KOLAR Document ID: 1736316

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:	milited with this form.
Oil Lease: No. of Oil Wells**	Effective Date of Transfer:
Gas Lease: No. of Gas Wells**	KS Dept of Revenue Lease No.:
Gas Gathering System:	Lease Name:
Saltwater Disposal Well - Permit No.:	
Spot Location:feet from N / S Line	
feet from E /W Line	Legal Description of Lease:
Enhanced Recovery Project Permit No.:	-
Entire Project: Yes No	County:
Number of Injection Wells**	Production Zone(s):
Field Name:	Injection Zone(s):
** Side Two Must Be Completed.	
Surface Pit Permit No.:	feet from N / S Line of Section
(API No. if Drill Pit, WO or Haul)	feet from E / W Line of Section
Type of Pit: Emergency Burn Settling	Haul-Off Workover Drilling
Type of the Emergency Dam Comming	
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:
Nov. On antaria Faraili	
New Operator's Email:	
Title:	_ Signature:
Acknowledgment of Transfer: The above request for transfer of injection	ion authorization, surface pit permit # has been
	on Commission. This acknowledgment of transfer pertains to Kansas Corporation
Commission records only and does not convey any ownership interest in the	
	, , , , ,
is acknowledged as	s 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:	
. Hoselinished determ	politikod by No.:
Date:	
Authorized Signature	Authorized Signature
DISTRICT EPR	_ PRODUCTION UIC

KOLAR Document ID: 1736316

Side Two

Must Be Filed For All Wells

KDOR Lease No.:					
* 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)
		<i>Circle:</i> 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 _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
	_	FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
			FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		

A separate sheet may be attached if necessary.

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

KOLAR Document ID: 1736316

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	athodic 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:	If filing a Form T-1 for multiple wells on a lease, enter the legal description of the lease below:		
Contact Person:	ale lease polon.		
Phone: () Fax: ()			
Email Address:			
Surface Owner Information:			
Name:	When filing a Form T-1 involving multiple surface owners, attach an additional		
Address 1:	sheet listing all of the information to the left for each surface owner. Surface owner information can be found in the records of the register of deeds for the		
Address 2:	county, and in the real estate property tax records of the county treasurer.		
City:			
the KCC with a plat showing the predicted locations of lease roads, tank	lic Protection Borehole Intent), you must supply the surface owners and batteries, pipelines, and electrical lines. The locations shown on the plat the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.		
provided the following to the surface owner(s) of the land up	Act (see Chapter 55 of the Kansas Statutes Annotated), I have on which the subject well is or will be located: 1) a copy of the 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, owner(s). To mitigate the additional cost of the KCC performing ess of the surface owner by filling out the top section of this form he KCC, which is enclosed with this form.		
If choosing the second option, submit payment of the \$30.00 handling to form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1	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:		

FILED FOR RECORD
05/22/2023 12:50 PM
VICKI HUGHES
REGISTER OF DEEDS
FRANKLIN COUNTY, KANSAS
INSTRUMENT # 2023-01599
RECORDING FEE 191.00

ASSIGNMENT OF OIL AND GAS LEASES AND BILL OF SALE

KNOW ALL MEN BY THESE PRESENTS, that BAM Petroleum, LLC, a Kansas limited liability company; Mormeg, LLC, also doing business as Mor Meg, LLC, a Kansas limited liability company; Champ Petroleum, LLC, a Kansas limited liability company; Lance W. Helfert, an individual; Fountainhead Resources, LLC, a Kansas limited liability company; and Montecito Venture Partners, LLC, a Delaware limited liability company, hereinafter collectively called "Assignor," for valuable consideration, the receipt of which is hereby acknowledged, does grant, bargain, sell convey, transfer, assign and deliver unto JTC Oil, Inc., a Kansas corporation, with an address of 35790 Plum Creek Road, Osawatomie, KS 66064, hereinafter called "Assignee" (whether one or more), its successors and assigns, all of Assignor's right title and interest in and to the following oil and gas Leases and personal property:

- (A) Oil and gas leases described on Exhibit 1 (the "Leases"); and
- (B) all producing, nonproducing, and shut-in oil and gas wells, salt water disposal wells, water wells, injection wells, and all other wells on or attributable to the Leases; and
- (C) all pumping units, pumps, casing, rods, tubing, wellhead equipment, separators, heater treaters, tanks, pipelines, compressors, dehydrators, gas processing equipment, gathering lines, flow lines, valves, fittings and all other surface and downhole equipment, fixtures, related inventory, gathering and treating facilities, personal property and equipment used in connection with the Leases, lands or personal property located thereupon and all other interests described above; and
- (D) all personal property, to include fixtures and improvements, currently located on the Leases, and used or useable in connection with oil and gas exploration and production activities.

The Leases and above described interests and property are collectively referred to as the "Assigned Property."

ASSIGNMENT TERMS:

 DISCLAIMER OF WARRANTY. Assignor makes this Assignment without warranty of any kind, either express or implied. This assignment is intended to cure certain defects in the chain of title and Assignors do not contend that they have any right, title or interest in and to the Assigned Property.

- 2. MERGER OF OVERRIDING ROYALTY. In the event the interest assigned herein consists partly of overriding royalty interest and partly of working interest. It is the intention of the Parties that any overriding royalty interest in and to the Leases which burdens the working interest assigned hereon be merged back into the working interests and lose its status as an overriding royalty interest immediately upon the receipt of said interest by Assignee. Therefore, Assignee will be the owner of all of the working interest in and to the Leases, without any overriding royalty interest burdening said working interest. Provided however that all overriding royalty interests assigned hereto burdening any working interest which is not assigned herein shall not be merged with the working interest and shall retain its status as overriding royalty.
- 3. TRANSFER OF RIGHTS. To the extend transferable, Assignee is hereby granted the right of full substitution and subrogation in and to any and all rights and warranties which Assignor has or may have with respect to the Assigned Property conveyed herein of which Assignor has or may have against any and all preceding owners, vendors or warrantors. The Assigned Property shall include all right, title and interest which Assignor may have in and to the Leases or the real property covered thereby, including but not limited to, Leases hold interests, rights of assignment or reassignment, fee interests, royalties or overriding royalties, contractual rights, regulatory authorities and permits or licenses, easements and rights-of-way.
- 4. TERMINATION OF JOINT DEVELOPMENT AGREEMENT. Assignors do further stipulate and agree that the certain Joint Development Agreement entered into by and between Haas Petroleum, LLC and certain of Assignors dated December 24, 2014 has been terminated and is no longer in effect and no party has any continuing rights arising under said agreement.
- 5. FURTHER ASSURANCES. The parties agree to execute, acknowledge and deliver such other and further instruments or documents, and to take such other and further actions as may be reasonably necessary to carry out the provisions of this Assignment.
- 6. EFFECTIVE DATE. This Conveyance shall be effective as of April 1, 2023, at 12:01 a.m., central standard time.

TO HAVE AND TO HOLD the above described property and easement with all and singular the rights, privileges, and appurtenances thereunto or in any wise belonging to the said Assignee herein, its successors, personal representatives, administrators, executors and assigns forever.

[signature page to follow]

BAM PETROLEUM, LLC	MONTECITO VENTURE PARTNERS, LLC		
Ву:	Ву:		
Mark Haas Managing Member	Ryan Atticus Lowe, Administrative Member		
MORMEG, LLC, ALSO DOING BUSINESS AS MOR MEG, LLC	CHAMP PETROLEUM, LLC		
By: /// 2//	Ву:		
Mark Haas Managing Member	John Haas Managing Member		
LANCE W. HELFERT, AN INDIVIDUAL	FOUNTAINHEAD RESOURCES, LLC		
Lance W. Helfert, an individual	By: Mark Haas Managing Member		
STATE OF, ss:	a 1 7)		
This instrument was acknowledged before me Mark Haas, as Managing Member of BAM Petrol	on the day of http://www., 2023, by		
	Hunda Em		
Appointment/Commission Expires: 11.11-24	Notary Public		
STATE OF MUSSOUR SS:	Kn 1.023		
This instrument was acknowledged before me Mark Haas, as Managing Member of Mormeg, Li Kansas limited liability company.	e on the day of day of 2023, by C, also doing business as Mor Meg, LLC, a		
	My La Course Fublic Notary Public		
Appointment/Commission Expires: 1/4/3/	Total y I dono		

BAM PETROLEUM, LLC	MONTECITO VENTURE PARTNERS, LLC
By:	By: Rym Ather Cone
Mark Haas Managing Member	Ryan Atticus Lowe, Administrative Member
MORMEG, LLC, ALSO DOING BUSINESS AS MOR MEG, LLC	CHAMP PETROLEUM, LLC
Ву:	Ву:
Mark Haas Managing Member	John Haas Managing Member
LANCE W. HELFERT, AN INDIVIDUAL	FOUNTAINHEAD RESOURCES, LLC
Lance W. Helfert, an individual	By: Mark Haas Managing Member
STATE OF, ss:	
This instrument was acknowledged before m Mark Haas, as Managing Member of BAM Petro	ne on the day of, 2023, by bleum, LLC, a Kansas limited liability company.
Appointment/Commission Expires:	Notary Public
STATE OF, ss:	
This instrument was acknowledged before mark Haas, as Managing Member of Mormeg , L Kansas limited liability company.	ne on the day of, 2023, by _LC, also doing business as Mor Meg, LLC, a
Appointment/Commission Expires:	Notary Public

BAM PETROLEUM, LLC	MONTECITO VENTURE PARTNERS, LLC			
Ву:	Ву:			
Mark Haas Managing Member	Ryan Atticus Lowe, Administrative Member			
MORMEG, LLC, ALSO DOING BUSINESS AS MOR MEG, LLC By: Mark Haas Managing Member	CHAMP PETROLEUM, LLC By: John Haas Managing Member			
LANCE W. HELFERT, AN INDIVIDUAL	FOUNTAINHEAD RESOURCES, LLC			
Lance W. Helfert, an individual	By: Mark Haas Managing Member			
STATE OF, ss: This instrument was acknowledged before m	e on the day of, 2023, by			
Mark Haas, as Managing Member of BAM Petro	leum, LLC, a Kansas limited liability company.			
Appointment/Commission Expires:	Notary Public			
STATE OF, ss:				
This instrument was acknowledged before m Mark Haas, as Managing Member of Mormeg, L Kansas limited liability company.	e on the day of, 2023, by .LC, also doing business as Mor Meg, LLC, a			
Appointment/Commission Expires:	Notary Public			

BAM PETROLEUM, LLC		MONTECITO VENTURE PARTNERS, LLC			
Ву:		By:			
Mark Haas	Managing Member	Ryan Atticus Low	ve, Administrative Member		
MORMEG, LLC, MEG, LLC	ALSO DOING BUSINESS AS MOR	CHAMP PETROLE	UM, LLC		
By:		Ву:			
Mark Haas	Managing Member	John Haas	Managing Member		
LANCE W. HELF	ERT, AN INDIVIDUAL	FOUNTAINHEAD R	RESOURCES, LLC		
Lance W. Helfe	ert, an individual	By:	Managing Member		
This instrun	nent was acknowledged before m Managing Member of BAM Petro	ne on the day o	of, 2023, by as limited liability company.		
Appointment/C	ommission Expires:		Notary Public		
STATE OFCOUNTY OF _	, ss:				
Mark Haas, as	ment was acknowledged before m Managing Member of Mormeg, I liability company.	ne on the day o	of, 2023, by ness as Mor Meg, LLC, a		
Appointment/C	commission Expires		Notary Public		

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

A Notary Public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California			
County of Santa Barbara			
1 - 1 7 7 7 7 7	al Thiara, Notary Public		
Personally appeared Ryan Attic	US Cowl		
Hamajo, d. Olgilatio,			
	who proved to me on the basis of satisfactory		
	evidence to be the person(s) whose name(s)		
	is/are subscribed to the within instrument and		
	acknowledged to me that he/she/they executed		
	the same in his/her/their authorized		
	capacity(ies), and that by his/her/their		
	signature(s) on the instrument the person(s), or		
	the entity upon behalf of which the person(s)		
	acted, executed the instrument.		
	I certify under PENALTY OF PERJURY under		
	the laws of the State of California that the		
HARPAL THIARA Notary Public - California	foregoing paragraph is true and correct.		
Santa Barbara County Commission # 2350420 My Comm. Expires Mar 7, 2025	WITNESS my hand and official seal.		
7 Same Sapires right 7, 2023	Signature Harpal Thraia		
	Harpal Thiara, Notary Public		
Place Notary Seal Above			
OPTIC	ONAL		
	prove valuable to persons relying on the document and could chment of this form to another document.		
Description of Attached Document			
Title of Type of Document:			
Document Date:			

STATE OF MISSOURI COUNTY OF Jacksm ss:
This instrument was acknowledged before me on the day of April, 2023, by John Haas, as Managing Member of Champ Petroleum, LLC, a Kansas limited liability company.
Annela Emo
Appointment/Commission Expires:
STATE OF MISSOUL COUNTY OF Jackson, ss:
This instrument was acknowledged before me on the day of, 2023, by Lance W. Helfert, an individual.
Appointment/Commission Expires:
STATE OF, ss:
This instrument was acknowledged before me on the day of, 2023, by Mark Haas, as Managing Member of Fountainhead Resources , LLC , a Kansas limited liability company.
Notary Public Appointment/Commission Expires:
STATE OF, ss:
This instrument was acknowledged before me on the day of, 2023, by Ryan Atticus Lowe as Administrative Member of Montecito Venture Partners, LLC , a Delaware limited liability company.
Appointment/Commission Expires: Notary Public

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California County of San Diego

On APR 12th, 2023 before me, JUNE GREEN, A Notary Public (insert name and title of the officer)

personally appeared LANCE WILLIAM HELFERT
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature W 39 (Seal)



STATE OF, ss:	
This instrument was acknowledged before me on the day of John Haas, as Managing Member of Champ Petroleum, LLC, a Kansas limited li company.	, 2023, by ability
Appointment/Commission Expires:	Notary Public
STATE OF, ss:	
This instrument was acknowledged before me on the day of Lance W. Helfert, an individual.	, 2023, by
Appointment/Commission Expires:	Notary Public
STATE OF MISSOULI COUNTY OF Jackson, ss: This instrument was acknowledged before me on the 19th day of Mark Haas, as Managing Member of Fountainhead Resources, LLC, a Kansas company.	, 2023, by limited liability
Ahrnder Erm	T
Appointment/Commission Expires: //-/5 · 24	Notary Public
STATE OF, ss:	
This instrument was acknowledged before me on the day of Ryan Atticus Lowe as Administrative Member of Montecito Venture Partners , L Delaware limited liability company.	, 2023, by LC, a
Appointment/Commission Expires:	Notary Public

The following described oil and gas leases:

DE TAR LEASE

Dated: September 22, 1959 Recorded: Book 58, Page 267

Lessors: Elsie A. De Tar and H. E. De Tar, her husband

Lessee: George A. Lopp

Description: The East forty acres of the South half of the Northwest fractional Quarter

of Section Three, Township Sixteen, Range Twenty-One, Franklin

County, Kansas.

STURM LEASE

Dated: May 29, 1959 Recorded: Book 57, Page 419

Lessors: David Sturm and Mary Sturm

Lessee: George A. Lopp

Description: The West 15 acres of the South Half of the Northwest fractional Quarter

of Section 3, Township 16, Range 21; also all land East of the center of County Road of the South half of the Northeast fractional Quarter of

Section 4, Township 16, Range 21, Franklin County, Kansas.

FILED FOR RECORD
05/22/2023 01:27 PM
VICKI HUGHES
REGISTER OF DEEDS
FRANKLIN COUNTY, KANSAS
INSTRUMENT # 2023-01603
RECORDING FEE 106.00

ASSIGNMENT OF OIL AND GAS LEASES AND BILL OF SALE

KNOW ALL MEN BY THESE PRESENTS, that **Viking Energy Partners**, **LLC**, a Texas limited liability company and **Encore Energy**, **LLC**, a Kansas limited liability company hereinafter collectively called "Assignor," for valuable consideration, the receipt of which is hereby acknowledged, does grant, bargain, sell convey, transfer, assign and deliver unto **JTC Oil**, **Inc**., a Kansas corporation, with an address of 35790 Plum Creek Road, Osawatomie, KS 66064, hereinafter called "Assignee" (whether one or more), its successors and assigns, all of Assignor's right title and interest in and to the following oil and gas Leases and personal property:

- (A) Oil and gas leases described on Exhibit 1 (the "Leases"); and
- (B) all producing, nonproducing, and shut-in oil and gas wells, salt water disposal wells, water wells, injection wells, and all other wells on or attributable to the Leases; and
- (C) all pumping units, pumps, casing, rods, tubing, wellhead equipment, separators, heater treaters, tanks, pipelines, compressors, dehydrators, gas processing equipment, gathering lines, flow lines, valves, fittings and all other surface and downhole equipment, fixtures, related inventory, gathering and treating facilities, personal property and equipment used in connection with the Leases, lands or personal property located thereupon and all other interests described above; and
- (D) all personal property, to include fixtures and improvements, currently located on the Leases, and used or useable in connection with oil and gas exploration and production activities.

The Leases and above described interests and property are collectively referred to as the "Assigned Property."

ASSIGNMENT TERMS:

1. GENERAL WARRANTY. Assignor makes this Assignment with general warranty. Assignee accepts the Assigned Property with general warranty by Assignor that Assignor is the owner of the Assigned Property which consists of not less than the undivided working interest set forth on Exhibit 1 which represents not less than the net revenue interest set forth on Exhibit 1 in and to each of the Leases together with an undivided 100% interest in all personal property which is part of the Assigned Property; and has good and marketable title thereto free and clear of any encumbrances of any kind. Assignor further represents and warrants that no agreements or other

documents have been executed which inhibit Assignor's ability to convey good and marketable title in and to the Assigned Property to Assignee at the time and under the terms described herein. The Leases are valid and subsisting oil and gas leases and are not subject to any joint operating agreements, development agreements or other contracts which will be binding upon Assignee or might otherwise effect Assignee's ability to develop, operate and produce from said Leases after the effective date of this Assignment.

- 2. MERGER OF OVERRIDING ROYALTY. In the event the interest assigned herein consists partly of overriding royalty interest and partly of working interest. It is the intention of the Parties that any overriding royalty interest in and to the Leases which burdens the working interest assigned hereon be merged back into the working interests and lose its status as an overriding royalty interest immediately upon the receipt of said interest by Assignee. Therefore, Assignee will be the owner of all of the working interest in and to the Leases, without any overriding royalty interest burdening said working interest. Provided however that all overriding royalty interests assigned hereto burdening any working interest which is not assigned herein shall not be merged with the working interest and shall retain its status as overriding royalty.
- 3. TRANSFER OF RIGHTS. To the extend transferable, Assignee is hereby granted the right of full substitution and subrogation in and to any and all rights and warranties which Assignor has or may have with respect to the Assigned Property conveyed herein of which Assignor has or may have against any and all preceding owners, vendors or warrantors. The Assigned Property shall include all right, title and interest which Assignor may have in and to the Leases or the real property covered thereby, including but not limited to, Leases hold interests, rights of assignment or reassignment, fee interests, royalties or overriding royalties, contractual rights, regulatory authorities and permits or licenses, easements and rights-of-way.
- 4. TERMINATION OF JOINT DEVELOPMENT AGREEMENT. Assignors do further stipulate and agree that the certain Joint Development Agreement entered into by and between Haas Petroleum, LLC and certain of Assignors dated December 24, 2014 has been terminated and is no longer in effect and no party has any continuing rights arising under said agreement.
- 5. FURTHER ASSURANCES. The parties agree to execute, acknowledge and deliver such other and further instruments or documents, and to take such other and further actions as may be reasonably necessary to carry out the provisions of this Assignment.
- 6. EFFECTIVE DATE. This Conveyance shall be effective as of April 1, 2023, at 12:01 a.m., central standard time.

TO HAVE AND TO HOLD the above described property and easement with all and singular the rights, privileges, and appurtenances thereunto or in any wise belonging to the said Assignee herein, its successors, personal representatives, administrators, executors and assigns forever.

VIKIN	IG ENERGY PARTNER	s, LLC		ENCORE ENER	gy, LLC
Bv:	Williamkon	se	By:		
~,·_	William R. Kruse	Managing Member	, -	Mark Haas	Managing Member
		Pag	e 2		

documents have been executed which inhibit Assignor's ability to convey good and marketable title in and to the Assigned Property to Assignee at the time and under the terms described herein. The Leases are valid and subsisting oil and gas leases and are not subject to any joint operating agreements, development agreements or other contracts which will be binding upon Assignee or might otherwise effect Assignee's ability to develop, operate and produce from said Leases after the effective date of this Assignment.

- 2. MERGER OF OVERRIDING ROYALTY. In the event the interest assigned herein consists partly of overriding royalty interest and partly of working interest. It is the intention of the Parties that any overriding royalty interest in and to the Leases which burdens the working interest assigned hereon be merged back into the working interests and lose its status as an overriding royalty interest immediately upon the receipt of said interest by Assignee. Therefore, Assignee will be the owner of all of the working interest in and to the Leases, without any overriding royalty interest burdening said working interest. Provided however that all overriding royalty interests assigned hereto burdening any working interest which is not assigned herein shall not be merged with the working interest and shall retain its status as overriding royalty.
- 3. TRANSFER OF RIGHTS. To the extend transferable, Assignee is hereby granted the right of full substitution and subrogation in and to any and all rights and warranties which Assignor has or may have with respect to the Assigned Property conveyed herein of which Assignor has or may have against any and all preceding owners, vendors or warrantors. The Assigned Property shall include all right, title and interest which Assignor may have in and to the Leases or the real property covered thereby, including but not limited to, Leases hold interests, rights of assignment or reassignment, fee interests, royalties or overriding royalties, contractual rights, regulatory authorities and permits or licenses, easements and rights-of-way.
- 4. TERMINATION OF JOINT DEVELOPMENT AGREEMENT. Assignors do further stipulate and agree that the certain Joint Development Agreement entered into by and between Haas Petroleum, LLC and certain of Assignors dated December 24, 2014 has been terminated and is no longer in effect and no party has any continuing rights arising under said agreement.
- 5. FURTHER ASSURANCES. The parties agree to execute, acknowledge and deliver such other and further instruments or documents, and to take such other and further actions as may be reasonably necessary to carry out the provisions of this Assignment.
- 6. EFFECTIVE DATE. This Conveyance shall be effective as of April 1, 2023, at 12:01 a.m., central standard time.

TO HAVE AND TO HOLD the above described property and easement with all and singular the rights, privileges, and appurtenances thereunto or in any wise belonging to the said Assignee herein, its successors, personal representatives, administrators, executors and assigns forever.

VIKING E	NERGY PARTNER	s, LLC	ENCORE ENERG	GY, LLC
Bv:			By://////	
,	illiam R. Kruse	Managing Member	Mark Haas	Managing Member

Page 2

STATE OF TEXAS	
COUNTY OF TATION+, ss:	
This instrument was acknowledged before me on the	
Mana Me ANE	
Appointment/Commission Expires: Notary Pub	lic
STATE OF, ss:, ss:	
This instrument was acknowledged before me on the day of, 202	
by Mark Haas, as Managing Member of Encore Energy, LLC, a Kansas limited liability compar	ıy.
Notary Pub	olic
Appointment/Commission Expires:	

COUNTY OF, ss:			
This instrument was acknown by William R. Kruse, as Managir liability company.	owledged before me on the garden of Viking Energ	day of, gy Partners, LLC, a Texas l	2023, imited
Appointment/Commission Expires	3:	Notary	Public
by Mark Haas, as Managing Mem	owledged before me on the ber of Encore Energy, LLC	Junele Emo	npany.
Appointment/Commission Expires	s: 148.24	ery 11-18.24	

The following described oil and gas leases:

DE TAR LEASE

Dated: September 22, 1959 Recorded: Book 58, Page 267

Lessors: Elsie A. De Tar and H. E. De Tar, her husband

Lessee: George A. Lopp

Description: The East forty acres of the South half of the Northwest fractional Quarter

of Section Three, Township Sixteen, Range Twenty-One, Franklin County,

Kansas.

Warranted Interest: 100% of the Working Interest representing not less than 82.5% NRI

STURM LEASE

Dated: May 29, 1959 Recorded: Book 57, Page 419

Lessors: David Sturm and Mary Sturm

Lessee: George A. Lopp

Description: The West 15 acres of the South Half of the Northwest fractional Quarter of

Section 3, Township 16, Range 21; also all land East of the center of County Road of the South half of the Northeast fractional Quarter of Section

4, Township 16, Range 21, Franklin County, Kansas.

Warranted Interest: 100% of the Working Interest representing not less than 82.5% NRI

FILED FOR RECORD
05/22/2023 01:27 PM
VICKI HUGHES
REGISTER OF DEEDS
FRANKLIN COUNTY, KANSAS
INSTRUMENT # 2023-01604
RECORDING FEE 89.00

ASSIGNMENT OF OIL AND GAS LEASES AND BILL OF SALE

KNOW ALL MEN BY THESE PRESENTS, that **Ryan Atticus Lowe a/k/a Ryan A. Lowe**, an individual hereinafter called "Assignor," for valuable consideration, the receipt of which is hereby acknowledged, does grant, bargain, sell convey, transfer, assign and deliver unto **JTC Oil, Inc.**, a Kansas corporation, with an address of 35790 Plum Creek Road, Osawatomie, KS 66064, hereinafter called "Assignee" (whether one or more), its successors and assigns, all of Assignor's right title and interest in and to the following oil and gas Leases and personal property:

- (A) Oil and gas leases described on Exhibit 1 (the "Leases"); and
- (B) all producing, nonproducing, and shut-in oil and gas wells, salt water disposal wells, water wells, injection wells, and all other wells on or attributable to the Leases; and
- (C) all pumping units, pumps, casing, rods, tubing, wellhead equipment, separators, heater treaters, tanks, pipelines, compressors, dehydrators, gas processing equipment, gathering lines, flow lines, valves, fittings and all other surface and downhole equipment, fixtures, related inventory, gathering and treating facilities, personal property and equipment used in connection with the Leases, lands or personal property located thereupon and all other interests described above; and
- (D) all personal property, to include fixtures and improvements, currently located on the Leases, and used or useable in connection with oil and gas exploration and production activities.

The Leases and above described interests and property are collectively referred to as the "Assigned Property."

ASSIGNMENT TERMS:

1. GENERAL WARRANTY. Assignor makes this Assignment with general warranty. Assignee accepts the Assigned Property with general warranty by Assignor that Assignor is the owner of the Assigned Property which consists of not less than the overriding royalty interest set forth on Exhibit 1 which represents not less than the net revenue interest set forth on Exhibit 1 in and to each of the Leases; and has good and marketable title thereto free and clear of any encumbrances of any kind. Assignor further represents and warrants that no agreements or other documents have been executed which inhibit Assignor's ability to convey good and marketable title in and to the Assigned Property to Assignee at the time and under the terms described herein. The Leases are valid and subsisting oil and gas leases and are not subject to any joint operating agreements, development agreements or other contracts which will be binding upon Assignee or

might otherwise effect Assignee's ability to develop, operate and produce from said Leases after the effective date of this Assignment.

- 2. MERGER OF OVERRIDING ROYALTY. In the event the interest assigned herein consists entirely or partly of overriding royalty interest. It is the intention of the Parties that any overriding royalty interest in and to the Leases which burdens the working interest assigned hereon be merged back into the working interests and lose its status as an overriding royalty interest immediately upon the receipt of said interest by Assignee. Therefore, Assignee will be the owner of all of the working interest in and to the Leases, without any overriding royalty interest burdening said working interest. Provided however that all overriding royalty interests assigned hereto burdening any working interest which is not assigned herein shall not be merged with the working interest and shall retain its status as overriding royalty.
- 3. TRANSFER OF RIGHTS. To the extend transferable, Assignee is hereby granted the right of full substitution and subrogation in and to any and all rights and warranties which Assignor has or may have with respect to the Assigned Property conveyed herein of which Assignor has or may have against any and all preceding owners, vendors or warrantors. The Assigned Property shall include all right, title and interest which Assignor may have in and to the Leases or the real property covered thereby, including but not limited to, leasehold interests, rights of assignment or reassignment, fee interests, royalties or overriding royalties, contractual rights, regulatory authorities and permits or licenses, easements and rights-of-way.
- 4. TERMINATION OF JOINT DEVELOPMENT AGREEMENT. Assignors do further stipulate and agree that the certain Joint Development Agreement entered into by and between Haas Petroleum, LLC and certain of Assignors dated December 24, 2014 has been terminated and is no longer in effect and no party has any continuing rights arising under said agreement.
- 5. FURTHER ASSURANCES. The parties agree to execute, acknowledge and deliver such other and further instruments or documents, and to take such other and further actions as may be reasonably necessary to carry out the provisions of this Assignment.
- 6. EFFECTIVE DATE. This Conveyance shall be effective as of April 1, 2023, at 12:01 a.m., central standard time.

TO HAVE AND TO HOLD the above described property and easement with all and singular the rights, privileges, and appurtenances thereunto or in any wise belonging to the said Assignee herein, its successors, personal representatives, administrators, executors and assigns forever.

RYAN ATTICUS LOWE a/k/a Ryan A. Lowe, AN INDIVIDUAL

Ryan Atticus Lowe a/k/a Ryan A. Lowe, an

individual

March 7,2025	SEE ATTACHED NOTARY CERTIFICATE	
Appointment/Commission Expires:		Notary Public
This instrument was acknowledged before me on the _ Ryan Atticus Lowe a/k/a Ryan A. Lowe, an individual.	day of	, 2023, by
COUNTY OF, ss:		

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

A Notary Public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California					
County of Santa Barbara					
On April 7, 2023 before me. Harpal Thiara. Notary Public					
On April 7, 2023 before me, Harpal Thiara, Notary Public Personally appeared Ryan Atti CUS Lowe (Fame(s) of Signer(s)					
					Mame(s) of Signer(s)
	•				
	who proved to me on the basis of satisfactory				
	evidence to be the person(s) whose name(s)				
	is/are subscribed to the within instrument and				
	acknowledged to me that he/she/they executed				
	the same in his/her/their authorized				
	capacity(ies), and that by his/her/their				
	signature(s) on the instrument the person(s), or				
	the entity upon behalf of which the person(s)				
	acted, executed the instrument.				
	certify under PENALTY OF PERJURY under				
	the laws of the State of California that the				
HARPAL THIARA	foregoing paragraph is true and correct.				
Notary Public - California Santa Barbara County Commission # 2350420 My Comm. Expires Mar 7, 2025	WITNESS my hand and official seal.				
	Signature Harper Thraia				
	Harpal Thiara, Notary Public				
Place Notary Seal Above					
OPTI	ONAL				
	y prove valuable to persons relying on the document and could achment of this form to another document.				
Description of Attached Document					
Title of Type of Document:					
Document Date:	Number of Pages:				

The following described oil and gas leases:

DE TAR LEASE

Dated: September 22, 1959 Recorded: Book 58, Page 267

Lessors: Elsie A. De Tar and H. E. De Tar, her husband

Lessee: George A. Lopp

Description: The East forty acres of the South half of the Northwest fractional Quarter of

Section Three, Township Sixteen, Range Twenty-One, Franklin County,

Kansas.

Warranted Interest: 5% Overriding Royalty Interest representing not less than 5% NRI

STURM LEASE

Dated: May 29, 1959 Recorded: Book 57, Page 419

Lessors: David Sturm and Mary Sturm

Lessee: George A. Lopp

Description: The West 15 acres of the South Half of the Northwest fractional Quarter of

Section 3, Township 16, Range 21; also all land East of the center of County Road of the South half of the Northeast fractional Quarter of Section 4,

Township 16, Range 21, Franklin County, Kansas.

Warranted Interest: 5% Overriding Royalty Interest representing not less than 5% NRI