KOLAR Document ID: 1787625

OIL & GAS CONSE REQUEST FOR CHA TRANSFER OF INJECTION	ATION COMMISSION ERVATION DIVISION NGE OF OPERATOR I OR SURFACE PIT PERMIT with the Kansas Surface Owner Notification Act,
· · · · · · · · · · · · · · · · · · ·	ted 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:	
Saltwater Disposal Well - Permit No.:	Lease Name:
Spot Location:feet from N / S Line	
feet from E / W Line	Legal Description of Lease:
Enhanced Recovery Project Permit No.:	
Entire Project: Yes No	County:
Number of Injection Wells**	
Field Name:	Production Zone(s):
** Side Two Must Be Completed.	Injection Zone(s):
Surface Pit Permit No.:	feet from N / S Line of Section feet from E / W Line of Section] Haul-Off Workover Drilling Contact Person: Phone: Date: Signature:
New Operator's License No	Contact Person:
New Operator's Name & Address:	Phone:
	Oil / Gas Purchaser:
New Operator's Email:	Date:
Title:	Signature:
	authorization, surface pit permit # has been Commission. This acknowledgment of transfer pertains to Kansas Corporation 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: Authorized Signature	Date:
DISTRICT EPR I	PRODUCTION UIC

Side Two

Must Be Filed For All Wells

* 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	<i>Circle:</i> FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	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.

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KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

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 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)

OPERATOR: License #	Well Location:
Name:	
Address 1:	County:
Address 2:	Lease Name: Well #:
City: State: Zip:+	If filing a Form T-1 for multiple wells on a lease, enter the legal description of
Contact Person:	the lease below:
Phone: () Fax: ()	
Email Address:	
Surface Owner Information:	
Name:	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: State: Zip:+	

If this form is being submitted with a Form C-1 (Intent) or CB-1 (Cathodic Protection Borehole Intent), you must supply the surface owners and the KCC with a plat showing the predicted locations of lease roads, tank batteries, pipelines, and electrical lines. The locations shown on the plat are preliminary non-binding estimates. The locations may be entered on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.

Select one of the following:

- □ I certify that, pursuant to the Kansas Surface Owner Notice Act (see Chapter 55 of the Kansas Statutes Annotated), I have provided the following to the surface owner(s) of the land upon which the subject well is or will be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am filing in connection with this form; 2) if the form being filed is a Form C-1 or Form CB-1, the plat(s) required by this form; and 3) my operator name, address, phone number, fax, and email address.
- □ I have not provided this information to the surface owner(s). I acknowledge that, because I have not provided this information, the KCC will be required to send this information to the surface owner(s). To mitigate the additional cost of the KCC performing this task, I acknowledge that I must provide the name and address of the surface owner by filling out the top section of this form and that I am being charged a \$30.00 handling fee, payable to the KCC, which is enclosed with this form.

If choosing the second option, submit payment of the \$30.00 handling fee with this form. If the fee is not received with this form, the KSONA-1 form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-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: ______

ASSIGNMENT OF OIL AND GAS LEASES AND BILL OF SALE

STATE OF KANSAS

COUNTY OF STEVENS

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III, Ltd, a Texas limited partnership, with a notice address of 1700 Pacific Avenue, Suite 1200, Dallas, Texas July 1, 2024 at 7:00 A.M. Central Standard Time (the "Effective Date") is made by Wynn-Crosby Partners 75201, hereinafter referred to as "Assignor" and Hicks Exploration, LLC, with a notice address of PO Box This Assignment of Oil and Gas Leases and Bill of Sale (this "Assignment") dated effective as of 340, Dover, OK 73734, hereinafter referred to as "Assignee". For and in consideration of Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor does hereby **GRANT, BARGAIN, SELL**, **CONVEY, ASSIGN, TRANSFER, SET OVER AND DELIVER** unto Assignee, subject to the terms hereof, all of Assignor's right, title and interest in and to the following which may be collectively referred to as the "Assets": the oil, gas and other mineral leases and lands described on Exhibit "A" hereto and made a part hereof (individually a "Lease" or collectively the "Leases") together with the wells described on Exhibit "B" attached hereto and made a part hereof (individually a "Well" or collectively the "Wells") all located in Stevens County, Kansas (collectively the "Properties"); all unitization and pooling agreements and statutorily, judicially or administratively created drilling and/or spacing units, whether recorded or unrecorded, which relate to any Lease or Well and the interests in and to the lands covered or units created thereby which are attributable to any Lease or Well; i,

3. all valid oil, casinghead gas and gas sales, operating, farmout, pooling, purchase, exchange and processing contracts and agreements, joint venture agreements, disposal agreements and any other contracts, agreements and instruments which pertain to any Lease or Well or any interests pooled or farmout agreement, or any other agreement of any kind affecting any Lease or Well or the lands covered thereby; unitized therewith, and all rights granted to Assignor under any participation agreement,

warranties, if any, which Assignor is entitled to enforce with respect to Assignors' predecessors in title in to the extent assignable or transferable, the benefit of, and the right to enforce, the covenants and and to any Lease or Well; 4

5 licenses, 5. to the extent assignable or transferable, all easements, rights-of-way, servitudes, license consents, permits, surface leases and other rights in respect of surface operations related to any Lease Well; all applicable files, correspondence, title opinions, curative documents, facility and well files, and other documents in Assignor's possession relating to any Lease or Well; <u>ن</u>

all monies currently held in suspense by Assignor for the account of third parties in connection with any Leases or Wells, all such suspense monies shall be assumed by Assignee and Assignee assumes all responsibility and liability for all such suspense monies, including but not limited to the disbursement to the proper owners and Assignee hereby agrees to indemnify and hold Assignor harmless as to any and all claims related to such suspense monies; all gas imbalances and related liabilities associated with the Leases and Wells, whether the imbalance occurred before or after the Effective Date hereof and Assignee hereby agrees to indemnify and hold Assignor harmless as to any and all claims of gas imbalances or liabilities incurred in connection therewith, whether occurring before or after the Effective Date hereof; ooi

tank battery equipment including any tanks, heater-treaters, flowlines and other producing, processing, all personal property associated with the Wells, including, but not limited to the wellhead, tanks, ດ່

gathering, transportation, or downhole equipment, along with all fencing, gates and other equipment associated with the operation and maintenance of the Leases and Wells; 10. notwithstanding anything herein to the contrary Assignee shall be liable for and indemnify and hold Assignor harmless regarding the plugging and abandonment of any Well and surface restoration or remediation related to the Leases or Wells, whether such obligations arise before or after the Effective Date: 11. notwithstanding anything herein to the contrary, it is the intention of Assignor to convey hereby all its right, title and interest in the Leases and Wells and rights to produce from said Wells, Leases and lands associated therewith whether or not the Exhibit "A" and Exhibit "B" contain errors or omissions in the description of the lands or well. Excluded from this Assignment. The following items are specifically excluded from this Assignment and are reserved to Assignor: all claims and causes of action of Assignor attributable to periods of time prior to the Effective Date; Ä

all Hydrocarbons produced and sold from the Wells with respect to all periods of time prior to the Effective Date; all rights and interests of Assignor under any policy of insurance or bond with respect to all periods of time prior to the Effective Date. ن

This Assignment is subject to the following:

excise taxes and royalties) and entitled to all revenues and benefits attributable to any Lease or Well and arising prior to the Effective Date. Assignee shall be responsible for and entitled to the same items after the Effective Date; Assignor shall be liable for all costs (including but not limited to ad valorem, production, severance or (a)

all terms and conditions of the Leases and other agreements affecting any Lease or Well; <u>a</u>

public orders statutory or (c) all rights reserved to or vested in any municipality or governmental, tribal, statutory or authority to control or regulate any Lease or Well in any manner, and all applicable laws, rules and of governmental and tribal authority; all lessor royalty interests, overriding royalty interests or other burdens of record that affect any Lease or Well; ਿ

conveyed by that certain Assignment of Oil and Gas Interests dated effective January 1, 2016, recorded in Book 309, Page 43, Stevens County, Kansas, and Correction to recorded in Book 313, Page 308, Stevens County, Kansas, Assignor does hereby warrant and defend title to the Properties unto Assignee, Assignee's successors and assigns against every person Whomsoever lawfully Assignment of Oil and Gas Interests dated effective January 1, 2016, as corrected February 21, 2017, claiming or to claim the same or any part thereof, by through or under Assignor but not otherwise. except for the interests (e)

(f) THE ASSETS ARE BEING CONVEYED AND ASSIGNED TO AND ACCEPTED BY ASSIGNEE IN THEIR "AS IS, WHERE IS" CONDITION AND STATE OF REPAIR, AND WITH ALL FAULTS AND DEFECTS, WITHOUT ANY REPRESENTATION, WARRANTY OR COVENANT OF ANY KIND OR NATURE, EXPRESS, IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO WARRANTIES FOR MARKETABILITY, QUALITY, CONDITION, MERCHANTABILITY, AND/OR FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE EXPRESSLY DISCLAIMED. This Assignment shall bind and inure to the benefit of Assignor and Assignee and their respective successors and assigns.

counterparts together shall constitute one Assignment. For recording purposes, each counterpart signature may be combined with the other counterpart signatures of this instrument to facilitate the recording of a If counterparts are executed, the signature pages from each counterpart may be combined into one composite instrument for all purposes and all This Assignment may be executed in counterparts. single instrument.

"А" ТІВІНХЭ

Attached and made a part of that certain between Wynn-Crosby Partners III, Ltd, as Assignor, and Hicks Exploration, LLC, as Assignee, effective July 1, 2024

THE LEASES

STEVENS COUNTY, KANSAS

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TO ALL RIGHTS BELOW THE TOP OF THE WABBOUSE		W8E	555	78 5	53	72/1954	Panhandle Eastern Pipe Line	
GROUP Section 3, 335-38W, Stevens County, Kansas: S/2 SE/4 AS	<u>د</u>	Moc	366	200		100700700		
TO ALL RIGHTS BELOW THE TOP OF THE WOABAW BILL RIGHS							Company	
Section 3, 335-38W, Stevens County, Kansas: N/2 SE/4 AS		W8E	SEE	٤٢٢	53	2561/42/40	Panhandle Eastern Pipe Line	۵. M. Guyer & Alta Guyer, his wife
50 V/35 C/N 13530C/ Handy Subirdy Mile See C - 14 - 5								
ALL RIGHTS BELOW THE TOP OF THE WABBUNSEE GROUP							Company	
Section 3, 335-38W, Stevens County, Kansas: NE/4 AS TO		W85	SEE	5 <i>L</i> Z	53	2561/42/40	Panhandle Eastern Pipe Line	W. M. Guyer & Alta Guyer, his wife
		1						
RIGHTS BELOW THE TOP OF THE WABBUUSEE GROUP.								
Section 7, 335-37W, Stevens County, Kansas: W2 AS TO		MLE	SEE	057	L	5261/21/80	Texas-Interstate Pipe Line Co et al	ס. C. Renfro & Lucy Renfro, his wife
RIGHTS BELOW THE TOP OF THE WABAUNSEE GROUP.								
Section 7, 335-37W, Stevens County, Kansas: SE/4 AS TO	L	MLE	SEE	654	T	LZ6T/8Z/0T	Edw. B. McKenna	.C. Rentro & Lucy Rentro, his wife
RIGHTS BELOW THE TOP OF THE WABAUNSEE GROUP.								
Section 7, 33S-37W, Stevens County, Kansas: NE/4 AS TO	L	MLE	332	438	τ	LZ6T/8Z/0T	Edw. B. McKenna	
								Stevens County, Kansas.
sesney ytnuo) srevens (IA	54	36M	345					All interest in Section 24-T34S-R39W,
								Stevens County, Kansas.
All, Stevens County, Kansas	57	MLE				2000	əəssə	Lessor All interest in Section 29-T33S-R37W,
Legal Description	SEC	BNB	NWT	ageq	Book	Date	99229	10336

Sezdy, Ytevens County, Kanas	 1	[A. Gustason
INSOFAR AND ONLY INSOFAR AS IT COVERS Sec 29: W2,	W85	SZE	581	8	Z£6T/6/Z	Missouri Valley Gas Corporation	symond D. Gustason, et ux, Gladys
Legal Description	 BNB	NML	Page	Book	Date	əəssəy	[622OL

"EXHIBIT B"

Attached and made a part of that certain ASSIGNMENT OF OIL AND GAS LEASES AND BILL OF SALE between Wynn-Crosby Partners III, Ltd, as Assignor, and Hicks Exploratrion, LLC,, effective July 1, 2024

THE WELLS

Lease/Well Name	ST	ST County	API Number	Location
CRAWFORD C 1	KS	STEVENS	KS STEVENS 15189204330000	S 33.0/W 37.0/SEC 29.0 C NW
GUYER C 1A	ß	STEVENS	KS STEVENS 15189217750000	S 33.0/W 38.0/SEC 3.0 NE SW SE
HIGGINS A-1	S	STEVENS	KS STEVENS 15189217770000	S 33.0/W 37.0/SEC 7.0 NW NW SW
HJV BUTCHER A 1	S	STEVENS	KS STEVENS 15189224180000	S 32.0/W 38.0/SEC 29.0 SW NE SE
ISOM A2	\$ S	STEVENS	KS STEVENS 1518922290000	S 34.0/W 39.0/SEC 24.0 C NW SW

End of Exhibit "B"