KOLAR Document ID: 1788955

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

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

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

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

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

KOLAR Document ID: 1788955

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: 1788955

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:	the lagge helps:
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 estate 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 langer 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 ifiling 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:

ASSIGNMENT AND BILL OF SALE

STATE OF KANSAS

COUNTY OF ROOKS

THIS ASSIGNMENT AND BILL OF SALE (the "Assignment"), dated effective as of 12:00 a.m. on the 1st day of August, 2024, (the "Effective Time") is from Nadel and Gussman Operating Company, LLC, and Oklahoma limited liability company, whose mailing address is 15 East 5th Street, Suite 3300, Tulsa, Oklahoma 74103, (hereinafter referred to as "Assignor") to Patterson Energy, LLC, a Kansas limited liability company, whose mailing address is P.O. Box 400, Hays, KS 67601, (hereinafter referred to as "Assignee").

WHEREAS, Assignor owns certain oil, gas and mineral leases, wells and other assets located in Rooks County, Kansas; and

WHEREAS, Assignor desires to convey to Assignee all of Assignor's interest in and to said oil, gas and mineral leases, wells and other assets upon the terms and conditions set forth herein and subject to that certain Purchase and Sale Agreement dated June 20, 2024 by and between Assignor and Assignee (as may be amended from time to time, the "PSA").

NOW, THEREFORE, in consideration of the mutual promises contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor and Assignee agree as follows:

For 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, TRANSFER, CONVEY, SET OVER, ASSIGN AND DELIVER to Assignee, its successors and assigns, effective for all purposes as of the Effective Time, LESS and EXCEPT the Retained Interests (defined hereinbelow), all of Assignor's right, title and interest in and to the following (individually a "Property" and collectively the "Properties"):

- (a) (i) all of Assignor's right, title and interest in the oil, gas and mineral leases (including all leasehold estates created thereby) described in Exhibit A-1 attached hereto, (individually a "Lease" and collectively, the "Leases"), insofar as the Leases cover and relate to the land and subject to the limitations and reservations (if any) described in Exhibit A-1 and covered by the Leases (the "Lands") and (ii) corresponding interests in and to all the property and rights incident thereto, including all rights in any pooled or unitized acreage by virtue of the Lands being a part thereof, all production from the pool or unit allocated to any such Lands, and all interests in any wells within the pool or unit associated with the Lands;
- (b) (i) all of Assignor's right, title and interest in all wells, (whether producing or non-producing) located on the Leases or Lands, including but not limited to those wells described on Exhibit A-2, and (ii) corresponding interests in Assignor's interest in all equipment and facilities used in connection with the wells, including, but not limited to pumps, well equipment (surface and subsurface), saltwater disposal and/or injection wells, lines and facilities, compressors, compressor stations, dehydration facilities, treating facilities, pipeline gathering lines, flow lines, transportation lines (including long lines and laterals), valves, meters, separators, tanks, tank batteries, and other fixtures (the wells and all their equipment and facilities being collectively referred to herein as the "Wells");
- (c) all of Assignor's right, title and interest in all oil, gas, and other hydrocarbons produced from or allocated to the Wells with respect to all periods of production subsequent to the Effective Time and all proceeds therefrom; and
- (d) to the extent transferable, all of Assignor's right, title and interest in all the files and records directly pertaining to the Leases, Lands and Wells (the "Records"), which Records shall include, without limitation, all contracts and contractual rights, easements, rights of way, obligations, and interests, including all farmout and farmin agreements, operating agreements, production sales and purchase contracts, saltwater disposal agreements, surface leases, surface use agreements, division and transfer orders, geological files, daily drilling reports, well logs and other contracts or agreements covering or affecting any or all of the other Properties described herein (collectively, the "Contracts").

Notwithstanding anything to the contrary contained herein, Assignor expressly reserves and excepts from this Assignment all of its right, title and interest in and to the mineral and/or royalty interests associated with the "Gish" Lease and Wells, including those interests in the E/2 and S/2 SW/4 of Section 6-T10S-

R19W, Rooks County, Kansas, which were acquired by Assignor in the mineral Deed dated march 2, 2010, recorded in Book 406, Page 192, Rooks County, Kansas (the "Retained Interests").

This Assignment made hereunder shall be made subject to the proportionate part of all valid and existing royalty and overriding royalty burdens, including those that appear of record as of the Effective Time, and to any easements, rights-of-way, salt water disposal agreements and any other surface leases and contracts associated with the Properties that appear of record as of the Effective Time.

Subject to the terms of the PSA, Assignee assumes and hereby agrees to pay, perform, fulfill, and discharge all Buyer Assumed Liabilities as such term is defined in the PSA (which includes but is not limited to the plugging, re-plugging and/or abandonment of Wells or the restoration and/or reclamation of the surface and other obligations relating to such Wells).

IT IS THE EXPLICIT INTENT AND UNDERSTANDING OF ASSIGNOR AND ASIGNEE THAT, EXCEPT FOR THE REPRESENTATIONS AND WARRANTIES OF ASSIGNOR THIS ASSIGNMENT OR THE PSA, ASSIGNOR IS NOT MAKING ANY REPRESENTATION OR WARRANTY WHATSOEVER—EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE—REGARDING THE PROPERTIES. ASIGNEE SHALL TAKE THE PROPERTIES "AS IS" AND "WHERE IS" AND "WITH ALL FAULTS". WITHOUT LIMITING THE GENERALITY OF THE IMMEDIATELY PRECEDING SENTENCES, ASSIGNOR HEREBY EXPRESSLY DISCLAIMS AND NEGATES ANY REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, AT COMMON LAW, BY STATUTE, OR OTHERWISE, RELATING TO: (i) THE PHYSICAL OR ENVIRONMENTAL CONDITION OF THE PROPERTIES (INCLUDING, WITHOUT LIMITATION, ANY IMPLIED OR EXPRESS WARRANTY OF QUALITY, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE, OR OF CONFORMITY TO MODELS OR SAMPLES OF MATERIALS, OR THE PRESENCE OR ABSENCE OF ANY HAZARDOUS MATERIALS IN OR ON, OR DISPOSED OF OR DISCHARGED FROM, THE PROPERTIES), (ii) THE PROPERTIES' PAST, PRESENT OR FUTURE COMPLIANCE WITH ENVIRONMENTAL LAW, OR (iii) ANY INFRINGEMENT BY ASSIGNOR OR ANY OF ITS AFFILIATES OF ANY PATENT OR PROPRIETARY RIGHT OF ANY THIRD PARTY, IT BEING THE INTENTION OF ASSIGNOR AND ASIGNEE THAT THE PROPERTIES SHALL BE ACCEPTED BY ASIGNEE IN THEIR PRESENT CONDITION AND STATE OF REPAIR.

EXCEPT AS SET FORTH IN THIS ASSIGNMENT OR THE PSA, ASSIGNOR EXPRESSLY DISCLAIMS ANY REPRESENTATION OR WARRANTY—EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE—AS TO: (i) TITLE TO ANY OF THE PROPERTIES; (ii) THE CONTENTS, CHARACTER, OR NATURE OF ANY REPORT OF ANY PETROLEUM ENGINEERING CONSULTANT, OR ANY ENGINEERING, GEOLOGICAL, OR SEISMIC DATA OR INTERPRETATION, RELATING TO THE PROPERTIES; (iii) THE QUANTITY, QUALITY, OR RECOVERABILITY OF HYDROCARBONS IN OR FROM THE PROPERTIES; (iv) ANY ESTIMATES OF THE VALUE OF THE PROPERTIES OR FUTURE REVENUES GENERATED BY THE PROPERTIES; (v) THE PRODUCTION OF HYDROCARBONS FROM THE PROPERTIES; (vi) THE MAINTENANCE, REPAIR, CONDITION, QUALITY, SUITABILITY, DESIGN, OR MARKETABILITY OF THE PROPERTIES, INCLUDING BUT NOT LIMITED TO THEIR COMPLIANCE WITH ENVIRONMENTAL LAWS OR OTHER LAWS, RULES, OR REGULATIONS; (vii) THE CONTENT, CHARACTER, OR NATURE OF ANY REPORTS, BROCHURES, CHARTS, OR STATEMENTS PREPARED BY THIRD PARTIES; AND (viii) THE ACURACY, COMPLETENESS, PRESCENSE OR ABSENCE OF THE RECORDS, THE CONTRACTS, OR ANY OTHER MATERIALS OR INFORMATION THAT MAY HAVE BEEN MADE AVAILABLE OR COMMUNICATED TO ASIGNEE OR ITS AFFILIATES, OR ITS EMPLOYEES, AGENTS, CONSULTANTS, REPRESENTATIVES, OR ADVISORS IN CONNECTION WITH THIS ASSIGNMENT.

Assignee shall pay all sales, transfer, use or similar taxes occasioned by the sale or transfer of the Properties and all documentary, transfer, filing, licensing, and recording fees required in connection with the processing, filing, licensing or recording of any assignments, titles or bills of sale.

This Assignment is delivered pursuant to the PSA, and nothing in this Assignment shall operate to limit, release, or impair any of Assignor's or Assignee's respective rights, obligations, remedies, or indemnities in the PSA. Capitalized terms used in this Assignment shall have the meanings prescribed in this Assignment where such capitalized terms are defined; provided, however, that capitalized terms used in this Assignment and not otherwise defined shall have the meanings given to such terms in the PSA. Each defined term shall be equally applicable both to the singular and the plural forms of the term so defined. To the extent the terms and provisions of this Assignment are in conflict, or inconsistent, with the terms and provisions of the PSA, the terms and provisions of the PSA shall control.

This Assignment is made, executed and delivered without any covenant or warranty of title, either express, implied, statutory or otherwise, except that Assignor specially warrants merchantable title to such

Properties unto Assignee, and their respective successors and assigns, from and against every person whomsoever lawfully claiming or to claim the same or any part thereof by, through, or under such Assignor, but not otherwise.

From time to time after the Effective Time, Assignor and Assignee shall each execute, acknowledge and deliver to the other such further instruments and take such other action as may be reasonably requested in order to accomplish more effectively the purposes of the transactions contemplated by this Assignment. Assignor and Assignee shall execute any and all state, federal or agency form assignments necessary to for Assignor to convey the Properties to Assignee as contemplated herein.

The Exhibits to this Assignment are hereby incorporated by reference and constitute a part of this Assignment.

The provisions hereof shall be covenants running with the lands and shall be binding upon and inure to the benefit of the parties hereto, their respective successors and assigns.

This instrument may be signed in counterpart copies, each to be considered an original.

TO HAVE AND TO HOLD the Properties together with all and singular rights, privileges, contracts and appurtenances, in any way appertaining or belonging thereto, unto Assignee, its successors and assigns, forever, subject to the matters set forth herein.

{SIGNATURE PAGE FOLLOWS}

Executed August 1, 2024, but effective for all purposes as of the Effective Time.

ASSIGNOR:

Nadel and Gussman Operating Company, LLC

By: Nadel and Gussman Management, LLC Its Manager

By: Stephen J. Heyman, Manager

ASSIGNEE:

Patterson Energy, LLC

By: Zach Patterson, Managing Member

ACKNOWLEDGMENTS

STATE OF OKLAHOMA §
COUNTY OF TULSA §

This instrument was acknowledged before me on August 1, 2024, by Stephen J. Heyman, as Manager of Nadel and Gussman Management, LLC, the Manager of Nadel and Gussman Operating Company, LLC.

Notary Public in and for the State of _____

STATE OF

COUNTY OF

This instrument was acknowledged before me on as Managing Member on behalf of Patterson Energy, LI

_, 2024, by Zach Patterson

SARA HICKS
NOTARY PUBLIC
STATE OF KANSAS
My Appl. Exp.: June 15, 2026

Notary Public in and for the State of

Exhibit "A-1"

Attached to and made a part of that certain Assignment and Bill of Sale dated effective August 1, 2024 by and between Nadel and Gussman Operating Company, LLC, as Assignor, and Patterson Energy, LLC, as Assignee.

Leases and Lands

All in Rooks County, Kansas:

Hinkhouse Leases:

Lessors: Frank Hinkhouse and Matilda Hinkhouse, his wife; Florence Hinkhouse, a

widow

Lessee: Nadel & Gussman
Date: October 18, 1947
Recorded: Book 26, Page 154

Legal Description: S/2 of Section 27-9S-20W, less ten (10) acres in

the NW corner

Lessors: Florence Hinkhouse, Administratrix of the Estate of Milan

Hinkhouse, deceased

Lessee: Nadel & Gussman
Date: March 9, 1948
Recorded: Book 26, Page 345

Legal Description: S/2 of Section 27-9S-20W, less ten (10) acres in the NE corner

Gish Leases:

Lessors: Martha M. Gish, a widow; Ina M. Gish, a single person; Irena M. Miller

and Elgie R. Miller, her husband; Ruby Gish Jemson and W.D. Jemson, her husband; Ira M. Gish and Louise Marie Gish, his wife; Alva Edwin Gish and Zenda A. Gish, his wife; Flossie Marie Emery and Owen Clifton Emery, her husband; Rolla E. Gish and Marjorie Graham Gish, his wife; Marion F. Rhynard, a widower; Frank Rhynard a/k/a Samuel Francis Rhynard and Jean Rhynard, his wife; Betty Nadine Rhynard, a single person; Ruby Gish Jemson, as Guardian of the Estate of Robert Rhynard, a

minor

Lessee: Nadel & Gussman
Date: July 5, 1948
Recorded: Book 21, Page 477

Legal Description: E/2 and S/2 SW/4 of Section 6-10S-19W

Stithem Leases:

Lessors: Omer Stithem and Edna Stithem, his wife

Lessee: I. Nadel and Herbert Gussman d/b/a Nadel and Gussman, a

partnership

Date: June 3, 1949 Recorded: Book 27, Page 92

Legal Description: N/2 SW/4 of Section 14-10S-20W

Lessors: Omer Stithem and Edna Stithem, his wife

Lessee: I. Nadel and Herbert Gussman d/b/a Nadel and Gussman, a

partnership

Date: June 3, 1949 Recorded: Book 27, Page 94

Legal Description: NE/4 of Section 14-10S-20W

Lessors: Omer Stithem and Edna Stithem, his wife

Lessee: I. Nadel and Herbert Gussman d/b/a Nadel and Gussman, a

partnership

Date: June 3, 1949 Recorded: Book 27, Page 96

Legal Description: NW/4 of Section 14-10S-20W

Lessors: Omer Stithem and Edna Stithem, his wife

Lessee: I. Nadel and Herbert Gussman d/b/a Nadel and Gussman, a

partnership

Date: March 1, 1951 Recorded: Book 31, Page 232

Legal Description: NE/4 and N/2 SW/4 of Section 14-10S-20W

Eliza Leases:

Lessors: Earl Sutor and Eliza Sutor, his wife

Lessee: Nadel and Gussman
Date: October 3, 1944
Recorded: Book 23, Page 96

Legal Description: Insofar as it pertains to the N/2 SE/4 of Section 14-10S-20W

Lessors: I.O. Miller, a single man

Lessee: I. Nadel and Herbert Gussman d/b/a Nadel and Gussman, a

partnership

Date: March 3, 1949 Recorded: Book 27, Page 81

Legal Description: N/2 SE/4 of Section 14-10S-20W

Exhibit "A-2"

Attached to and made a part of that certain Assignment and Bill of Sale dated effective August 1, 2024 by and between Nadel and Gussman Operating Company, LLC, as Assignor, and Patterson Energy, LLC, as Assignee.

Wells

All in Rooks County, Kansas:

API_NUMBER	LEASE NAME	LEASE NAME & NUMBER	SECTION	TWP	RNG
15-163-02114	ELIZA	ELIZA 3	14	108	20W
15-163-01896	GISH	GISH 3	6	108	19W
15-163-23528	GISH	GISH 9	6	10S	19W
15-163-01743	HINKHOUSE	HINKHOUSE 11	27	98	20W
15-163-01752	HINKHOUSE	HINKHOUSE 22	27	98	20W
15-163-01749	HINKHOUSE	HINKHOUSE 18	27	98	20W
15-163-01746	HINKHOUSE	HINKHOUSE 14	27	98	20W
15-163-01750	HINKHOUSE	HINKHOUSE 20	27	98	20W
15-163-21043	HINKHOUSE	HINKHOUSE 24	27	98	20W
15-163-01747	HINKHOUSE	HINKHOUSE 15	27	98	20W
15-163-01736	HINKHOUSE	HINKHOUSE 4	27	98	20W
15-163-01751	HINKHOUSE	HINKHOUSE 21	27	98	20W
15-163-19036-0001	HINKHOUSE	HINKHOUSE 16 RE	27	98	20W
15-163-01733-0001	HINKHOUSE	HINKHOUSE 1 RE-ENTRY	27	98	20W
15-163-01737-0001	HINKHOUSE	HINKHOUSE 5 RE-ENTRY	27	98	20W
15-163-01739	HINKHOUSE	HINKHOUSE 7	27	98	20W
15-163-01735	HINKHOUSE	HINKHOUSE 3	27	98	20W
15-163-01741-0001	HINKHOUSE	HINKHOUSE 9	27	98	20W
15-163-00655-0001	HINKHOUSE	HINKHOUSE 19	27	98	20W
15-163-02151	STITHEM	STITHEM 13	14	10S	20W
15-163-02150-0001	STITHEM	STITHEM 12	14	108	20W
15-163-02158	STITHEM	STITHEM 21	14	10S	20W
15-163-19441-0001	STITHEM	STITHEM 16	14	10S	20W
15-163-02153	STITHEM	STITHEM 15	14	10S	20W
15-163-02147	STITHEM	STITHEM 9	14	10S	20W

ASSIGNMENT AND BILL OF SALE

STATE OF KANSAS

COUNTY OF ROOKS

THIS ASSIGNMENT AND BILL OF SALE (the "Assignment"), dated effective as of 12:00 a.m. on the 1st day of August, 2024, (the "Effective Time") is from Nadel and Gussman Operating Company, LLC, and Oklahoma limited liability company, whose mailing address is 15 East 5th Street, Suite 3300, Tulsa, Oklahoma 74103, (hereinafter referred to as "Assignor") to Patterson Energy, LLC, a Kansas limited liability company, whose mailing address is P.O. Box 400, Hays, KS 67601, (hereinafter referred to as "Assignee").

Assignor owns certain oil, gas and mineral leases, wells and other assets located in Rooks County, Kansas; and WHEREAS,

WHEREAS, Assignor desires to convey to Assignee all of Assignor's interest in and to said oil, gas and mineral leases, wells and other assets upon the terms and conditions set forth herein and subject to that certain Purchase and Sale Agreement dated June 20, 2024 by and between Assignor and Assignee (as may be amended from time to time, the "PSA"). NOW, THEREFORE, in consideration of the mutual promises contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor and Assignee agree as follows: For ten dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of purposes as of the Effective Time, LESS and EXCEPT the Retained Interests (defined hereinbelow), all of Assignor's right, title and interest in and to the following (individually a "<u>Property</u>" and collectively the "<u>Properties</u>"): CONVEY, SET OVER, ASSIGN AND DELIVER to Assignee, its successors and assigns, effective for all ŜELL, which are hereby acknowledged, ASSIGNOR does hereby GRANT, BARGAIN,

- (i) all of Assignor's right, title and interest in the oil, gas and mineral leases (including all leasehold estates created thereby) described in <u>Exhibit A-1</u> attached hereto, (individually a "<u>Lease</u>" and collectively, the "<u>Leases</u>"), insofar as the Leases cover and relate to the land and subject to the limitations and reservations (if any) described in Exhibit A-1 and covered by the Leases (the "Lands") and (ii) corresponding interests in and to all the property and rights incident thereto, including all rights in any pooled or unitized acreage by virtue of the Lands being a part thereof, all production from the pool or unit allocated to any such Lands, and all nterests in any wells within the pool or unit associated with the Lands; (a)
- (i) all of Assignor's right, title and interest in all wells, (whether producing or non-producing) located on the Leases or Lands, including but not limited to those wells described on Exhibit A-2, and (ii) corresponding interests in Assignor's interest in all equipment and facilities used lines, transportation lines (including long lines and laterals), valves, meters, separators, tanks, tank batteries, and other fixtures (the wells and all their equipment and facilities being collectively referred to herein as the "Wells"); in connection with the wells, including, but not limited to pumps, well equipment (surface and compressor stations, dehydration facilities, treating facilities, pipeline gathering lines, flow lines and facilities, compressors, subsurface), saltwater disposal and/or injection wells, (p)
- or allocated to the Wells with respect to all periods of production subsequent to the Effective all of Assignor's right, title and interest in all oil, gas, and other hydrocarbons produced from Fime and all proceeds therefrom; and 3
- to the extent transferable, all of Assignor's right, title and interest in all the files and records directly pertaining to the Leases, Lands and Wells (the "Records"), which Records shall include, without limitation, all contracts and contractual rights, easements, rights of way, obligations, and interests, including all farmout and farmin agreements, operating agreements, production sales and purchase contracts, saltwater disposal agreements, surface leases, surface use agreements, division and transfer orders, geological files, daily drilling reports, well logs and other contracts or agreements covering or affecting any or all of the other Properties described herein (collectively, the "Contracts"). 9

Notwithstanding anything to the contrary contained herein, Assignor expressly reserves and excepts from this Assignment all of its right, title and interest in and to the mineral and/or royalty interests associated with the "Gish" Lease and Wells, including those interests in the E/2 and S/2 SW/4 of Section 6-T10S- R19W, Rooks County, Kansas, which were acquired by Assignor in the mineral Deed dated march 2, 2010, recorded in Book 406, Page 192, Rooks County, Kansas (the "Retained Interests")

Time, and to any easements, rights-of-way, salt water disposal agreements and any other surface leases and contracts associated with the Properties that appear of record as of the Effective Time. Assignment made hereunder shall be made subject to the proportionate part of all valid and existing royalty and overriding royalty burdens, including those that appear of record as of the Effective **This**

Subject to the terms of the PSA, Assignee assumes and hereby agrees to pay, perform, fulfill, and discharge all Buyer Assumed Liabilities as such term is defined in the PSA (which includes but is not limited to the plugging, re-plugging and/or abandonment of Wells or the restoration and/or reclamation of the surface and other obligations relating to such Wells).

WARRANTY WHATSOEVER—EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE—REGARDING THE PROPERTIES "ASIGNEE SHALL TAKE THE PROPERTIES "AS IS" AND "WHERE IS" AND "WITH ALL FAULTS". WITHOUT LIMITING THE GENERALITY OF THE IMMEDIATELY PRECEDING SENTENCES, ASSIGNOR HEREBY EXPRESSLY DISCLAIMS AND NEGATES ANY REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, AT COMMON LAW, BY STATUTE, OR OTHERWISE, RELATING TO: (i) THE PHYSICAL OR ENVIRONMENTAL CONDITION OF THE PROPERTIES (INCLUDING, WITHOUT LIMITATION, ANY IMPLIED OR EXPRESS WARRANTY OF QUALITY, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE, OR OF CONFORMITY TO MODELS OR SAMPLES OF MATERIALS, OR THE PRESENCE OR ABSENCE OF ANY IT IS THE EXPLICIT INTENT AND UNDERSTANDING OF ASSIGNOR AND ASSIGNOR THAT, EXCEPT FOR THE REPRESENTATIONS AND WARRANTIES OF ASSIGNOR THIS ASSIGNMENT OR THE PSA, ASSIGNOR IS NOT MAKING ANY REPRESENTATION OR WARRANTY WHATSOEVER—EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE— PROPERTIES), (ii) THE PROPERTIES' PAST, PRESENT OR FUTURE COMPLIANCE WITH ENVIRONMENTAL LAW, OR (iii) ANY INFRINGEMENT BY ASSIGNOR OR ANY OF ITS AFFILIATES OF ANY PATENT OR PROPRIETARY RIGHT OF ANY THIRD PARTY, IT HAZARDOUS MATERIALS IN OR ON, OR DISPOSED OF OR DISCHARGED FROM, THE BEING THE INTENTION OF ASSIGNOR AND ASIGNEE THAT THE PROPERTIES SHALL BE ACCEPTED BY ASIGNEE IN THEIR PRESENT CONDITION AND STATE OF REPAIR.

DATA OR INTERPRETATION, RELATING TO THE PROPERTIES; (iii) THE QUANTITY, QUALITY, OR RECOVERABILITY OF HYDROCARBONS IN OR FROM THE PROPERTIES; (iv) ANY ESTIMATES OF THE VALUE OF THE PROPERTIES OR FUTURE REVENUES GENERATED BY THE PROPERTIES; (v) THE PRODUCTION OF HYDROCARBONS FROM THE PROPERTIES; (vi) THE MAINTENANCE, REPAIR, CONDITION, QUALITY, SUITABILITY, DESIGN, OR MARKETABILITY OF THE PROPERTIES, INCLUDING BUT NOT LIMITED TO THEIR COMPLIANCE WITH ENVIRONMENTAL LAWS OR OTHER LAWS, RULES, OR REGULATIONS; (vii) THE CONTENT, CHARACTER, OR NATURE OF ANY REPORTS, BROCHURES, CHARTS, OR STATEMENTS PREPARED BY THIRD PARTIES; AND (viii) THE ACURACY, COMPLETENESS, PRESCENSE OR ABSENCE OF THE RECORDS, THE CONTRACTS, OR ANY OTHER MATERIALS OR INFORMATION THAT MAY HAVE BEEN MADE AVAILABLE OR COMMUNICATED TO ASIGNEE OR ITS AFFILIATES, OR ITS EMPLOYEES, AGENTS, CONSULTANTS, REPRESENTATIVES, OR OR OTHERWISE—AS TO: (i) TITLE TO ANY OF THE PROPERTIES; (ii) THE CHARACTER, OR NATURE OF ANY REPORT OF ANY PETROLEUM ENGINEERING CONSULTANT, OR ANY ENGINEERING, GEOLOGICAL, OR SEISMIC EXPRESSLY DISCLAIMS ANY REPRESENTATION OR WARRANTY—EXPRESS, IMPLIED, THE PSA, OR ASSIGNMENT ADVISORS IN CONNECTION WITH THIS ASSIGNMENT. THIS FORTH IN STATUTORY, OR OTHERWISE-SET AS EXCEPT

Assignee shall pay all sales, transfer, use or similar taxes occasioned by the sale or transfer of the Properties and all documentary, transfer, filing, licensing, and recording fees required in connection with the processing, filing, licensing or recording of any assignments, titles or bills of sale. This Assignment is delivered pursuant to the PSA, and nothing in this Assignment shall operate to limit, release, or impair any of Assignor's or Assignee's respective rights, obligations, remedies, or indemnities in the PSA. Capitalized terms used in this Assignment shall have the meanings prescribed in this Assignment where such capitalized terms are defined; provided, however, that capitalized terms used in this Assignment and not otherwise defined shall have the meanings given to such terms in the PSA. Each defined term shall be equally applicable both to the singular and the plural forms of the term so defined. To the extent the terms and provisions of this Assignment are in conflict, or inconsistent, with the terms and provisions of the PSA, the terms and provisions of the PSA shall control. This Assignment is made, executed and delivered without any covenant or warranty of title, either express, implied, statutory or otherwise, except that Assignor specially warrants merchantable title to such Properties unto Assignee, and their respective successors and assigns, from and against every person whomsoever lawfully claiming or to claim the same or any part thereof by, through, or under such Assignor, but not otherwise.

in order to accomplish more effectively the purposes of the transactions contemplated by this Assignment. Assignor and Assignee shall execute any and all state, federal or agency form assignments necessary to for Assignor to convey the Properties to Assignee as contemplated herein. From time to time after the Effective Time, Assignor and Assignee shall each execute, acknowledge and deliver to the other such further instruments and take such other action as may be reasonably requested

The Exhibits to this Assignment are hereby incorporated by reference and constitute a part of this Assignment. The provisions hereof shall be covenants running with the lands and shall be binding upon and inure to the benefit of the parties hereto, their respective successors and assigns.

This instrument may be signed in counterpart copies, each to be considered an original.

TO HAVE AND TO HOLD the Properties together with all and singular rights, privileges, contracts and appurtenances, in any way appertaining or belonging thereto, unto Assignee, its successors and assigns, forever, subject to the matters set forth herein.

{SIGNATURE PAGE FOLLOWS}

Executed August 1, 2024, but effective for all purposes as of the Effective Time.

ASSIGNOR:

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	Gussman
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By: Nadel and Gussman Management, LLC Its Manager

By: Stephen J. Heyman, Manager

ASSIGNEE:

Patterson Energy, LLC

By: Zach Patterson, Managing Member

ACKNOWLEDGMENTS

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STATE OF OKLAHOMA	COUNTY OF TULSA

This instrument was acknowledged before me on August 1, 2024, by Stephen J. Heyman, as Manager of Nadel and Gussman Management, LLC, the Manager of Nadel and Gussman Operating Company, LLC.

race and cussing intaingenient, DEC,	issued and described the property of trades and described Company, p.c.	į
TERESA BROWN HURST S Notary Public in and for S STATE OF OKLAHOMA S Commission #12001444 S Expires: 02-13-2028	Notary Public in and for the State of Afterna	
STATE OF		
COUNTY OF		
This instrument was acknowledged before me on as Managing Member on behalf of Patterson Energy, LLC.	e me on	erson

Notary Public in and for the State of

Exhibit "A-1"

Attached to and made a part of that certain Assignment and Bill of Sale dated effective August 1, 2024 by and between Nadel and Gussman Operating Company, LLC, as Assignor, and Patterson Energy, LLC, as

Leases and Lands

All in Rooks County, Kansas:

Hinkhouse Leases:

Frank Hinkhouse and Matilda Hinkhouse, his wife; Florence Hinkhouse, Lessors:

ಡ

Nadel & Gussman Lessee:

Book 26, Page 154 October 18, 1947 Recorded:

S/2 of Section 27-9S-20W, less ten (10) acres in Legal Description:

the NW corner

Florence Hinkhouse, Administratrix of the Estate of Milan Lessors:

Hinkhouse, deceased

Nadel & Gussman essee:

March 9, 1948

S/2 of Section 27-9S-20W, less ten (10) acres in the NE corner Book 26, Page 345 Legal Description: Recorded:

Gish Leases:

Lessors:

Martha M. Gish, a widow; Ina M. Gish, a single person; Irena M. Miller and Elgie R. Miller, her husband; Ruby Gish Jemson and W.D. Jemson, her husband; Ira M. Gish and Louise Marie Gish, his wife; Alva Edwin Gish and Zenda A. Gish, his wife; Flossie Marie Emery and Owen Clifton

Emery, her husband; Rolla E. Gish and Marjorie Graham Gish, his wife; Marion F. Rhynard, a widower; Frank Rhynard a/k/a Samuel Francis Rhynard and Jean Rhynard, his wife; Betty Nadine Rhynard, a single person; Ruby Gish Jemson, as Guardian of the Estate of Robert Rhynard, a

Nadel & Gussman essee:

Book 21, Page 477 July 5, 1948 Recorded: Date:

E/2 and S/2 SW/4 of Section 6-10S-19W

Legal Description:

Stithem Leases:

Omer Stithem and Edna Stithem, his wife Lessors:

ಡ I. Nadel and Herbert Gussman d/b/a Nadel and Gussman, Lessee:

partnership

Date:

Recorded:

June 3, 1949 Book 27, Page 92 N/2 SW/4 of Section 14-10S-20W Legal Description: Omer Stithem and Edna Stithem, his wife Lessors:

I. Nadel and Herbert Gussman d/b/a Nadel and Gussman, a

partnership

Recorded:

June 3, 1949 Book 27, Page 94 NE/4 of Section 14-10S-20W Legal Description: Omer Stithem and Edna Stithem, his wife I. Nadel and Herbert Gussman d/b/a Nadel and Gussman, a Lessors:

Lessee:

partnership

Recorded: Date:

June 3, 1949 Book 27, Page 96 NW/4 of Section 14-10S-20W Legal Description:

Omer Stithem and Edna Stithem, his wife Lessors:

I. Nadel and Herbert Gussman d/b/a Nadel and Gussman, a Lessee:

partnership

Date:

Recorded:

March 1, 1951 Book 31, Page 232 NE/4 and N/2 SW/4 of Section 14-10S-20W Legal Description:

Eliza Leases:

Earl Sutor and Eliza Sutor, his wife Nadel and Gussman October 3, 1944 Book 23, Page 96 Lessors:

Lessee:

Recorded: Date:

Insofar as it pertains to the N/2 SE/4 of Section 14-10S-20W Legal Description:

I.O. Miller, a single man Lessors:

I. Nadel and Herbert Gussman d/b/a Nadel and Gussman, a

partnership

Recorded:

March 3, 1949 Book 27, Page 81 N/2 SE/4 of Section 14-10S-20W Legal Description:

Exhibit "A-2"
Attached to and made a part of that certain Assignment and Bill of Sale dated effective August 1, 2024 by and between Nadel and Gussman Operating Company, LLC, as Assignor, and Patterson Energy, LLC, as Assignee.

Wells

All in Rooks County, Kansas:

API_NUMBER	LEASE NAME	LEASE NAME & NUMBER	SECTION	TWP	RNG
15-163-02114	ELIZA	ELIZA 3	14	10S	20W
15-163-01896	GISH	GISH 3	9	105	19W
15-163-23528	GISH	GISH 9	9	105	19W
15-163-01743	HINKHOUSE	HINKHOUSE 11	27	98	20W
15-163-01752	HINKHOUSE	HINKHOUSE 22	27	98	20W
15-163-01749	HINKHOUSE	HINKHOUSE 18	27	98	20W
15-163-01746	HINKHOUSE	HINKHOUSE 14	27	98	20W
15-163-01750	HINKHOUSE	HINKHOUSE 20	27	98	20W
15-163-21043	HINKHOUSE	HINKHOUSE 24	27	98	20W
15-163-01747	HINKHOUSE	HINKHOUSE 15	27	S6	20W
15-163-01736	HINKHOUSE	HINKHOUSE 4	27	S6	20W
15-163-01751	HINKHOUSE	HINKHOUSE 21	27	S6	20W
15-163-19036-0001	HINKHOUSE	HINKHOUSE 16 RE	27	S6	20W
15-163-01733-0001	HINKHOUSE	HINKHOUSE 1 RE-ENTRY	27	98	20W
15-163-01737-0001	HINKHOUSE	HINKHOUSE 5 RE-ENTRY	27	98	20W
15-163-01739	HINKHOUSE	HINKHOUSE 7	27	S6	20W
15-163-01735	HINKHOUSE	HINKHOUSE 3	27	98	20W
15-163-01741-0001	HINKHOUSE	HINKHOUSE 9	27	98	20W
15-163-00655-0001	HINKHOUSE	HINKHOUSE 19	27	98	20W
15-163-02151	STITHEM	STITHEM 13	14	10S	20W
15-163-02150-0001	STITHEM	STITHEM 12	14	10S	20W
15-163-02158	STITHEM	STITHEM 21	14	10S	20W
15-163-19441-0001	STITHEM	STITHEM 16	14	108	20W
15-163-02153	STITHEM	STITHEM 15	14	10S	20W
15-163-02147	STITHEM	STITHEM 9	14	10S	20W