KOLAR Document ID: 1373726

#### KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form T-1 July 2014 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:	ttea 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	SecTwp R EW Legal Description of Lease:
feet from E / W Line	
Enhanced Recovery Project Permit No.:	
Entire Project: Yes No	County:
Number of Injection Wells **	Production Zone(s):
Field Name:	
** Side Two Must Be Completed.	Injection Zone(s):
Surface Pit Permit No.:	feet from N / S Line of Section
(API No. if Drill Pit, WO or Haul)	feet from E / W Line of Section
Type of Pit: Emergency Burn Settling	Haul-Off Workover Drilling
Past Operator's License No.	Contact Person:
Past Operator's Name & Address:	Phone:
Table operator o Hamo a Address.	
	Date:
Title:	Signature:
New Operator's License No.	Contact Person:
New Operator's Name & Address:	Phone:
The special of the second seco	
	Oil / Gas Purchaser:
	Date:
Title:	Signature:
Acknowledgment of Transfer: The above request for transfer of injection	authorization, surface pit permit # has been
noted, approved and duly recorded in the records of the Kansas Corporation	Commission. This acknowledgment of transfer pertains to Kansas Corporation
Commission records only and does not convey any ownership interest in the	above injection well(s) or pit permit.
is acknowledged as	is acknowledged as
the new operator and may continue to inject fluids as authorized by	the new operator of the above named lease containing the surface pit
Permit No.: Recommended action:	
. neconinencea action.	permitted by No.:
Data	Data
Date: Authorized Signature	Date:
DISTRICT EPR	PRODUCTION UIC

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#### Side Two

#### Must Be Filed For All Wells

* Lease Name: .			* Location:		
Well No. API No. (YR DRLD/PRE '67)	Footage from Secti (i.e. FSL = Feet from S	on Line	Type of Well (Oil/Gas/INJ/WSW)	Well Status (PROD/TA'D/Abandoned)	
		Circle FSL/FNL	<i>Circle</i> FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		- ·
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		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		

A separate sheet may be attached if necessary

<sup>\*</sup> 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: 1373726

#### Kansas Corporation Commission Oil & Gas Conservation Division

Form KSONA-1
July 2014
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 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	
Name:	
Address 1:	
Address 2: State: Zip:+	
Contact Person:	the lease helpw
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 toy records of the county traceurer
City: State: Zip:+	_
the KCC with a plat showing the predicted locations of lease roads, to	thodic Protection Borehole Intent), you must supply the surface owners and ank batteries, pipelines, and electrical lines. The locations shown on the plat d 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 Notice owner(s) of the land upon which the subject well is or will be	e Act (House Bill 2032), I have provided the following to the surface e located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form m being filed is a Form C-1 or Form CB-1, the plat(s) required by this c, and email address.
KCC will be required to send this information to the surface	I acknowledge that, because I have not provided this information, the owner(s). To mitigate the additional cost of the KCC performing this ess of the surface owner by filling out the top section of this form and he KCC, which is enclosed with this form.
If choosing the second option, submit payment of the \$30.00 handli form and the associated Form C-1, Form CB-1, Form T-1, or Form C	ing 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	t to the best of my knowledge and belief.
Date: Signature of Operator or Agent:	Title:

State of Kansas, Finney County SS. This instrument was filed for Record 04/30/2018 at 02:19 PM & recorded in Book 334 on Page 37

Fee: \$157.00 2018-01686

Wenle Lapp ULRIKE LAPPIN, FINNEY COUNTY REGISTER OF DEEDS



**DATA ENTRY** 

LAND INDEX

Kansas-Hugoton Area & SE Colorado: EN Lot # 44890 ARTI

#### ASSIGNMENT, BILL OF SALE AND CONVEYANCE

STATE OF KANSAS § § **COUNTY OF FINNEY** 

#### KNOW ALL MEN BY THESE PRESENTS:

That KAISER-FRANCIS OIL COMPANY, whose address is 6733 S. Yale Ave., Tulsa, Oklahoma 74136 (hereinafter referred to as "Assignor"), for \$10.00 and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by Assignor, does hereby grant, bargain, sell, convey, assign, transfer, set over and deliver unto:

WEST TEXAS OPERATING COMPANY, LLC	
PO BOX 2326	
VICTORĪA, TEXAS 77902	

at the address indicated above (hereinafter referred to as "Assignee"), its successors and assigns, all of Assignor's undivided interests in and to the lands, Leases (as hereinafter defined) and Wells (as hereinafter defined) described on Exhibit "A" and "B", including all of Assignor's leasehold interests, operating rights, reversionary interests, net profits interests, and any contractual rights and other similar or dissimilar interest in the lands, Leases and wells, together with rights in any pooled or unitized acreage by virtue of any lands covered by the Leases being a part thereof, and including, but not limited to, all of Assignor's right, title and interest in, to, under and derived from:

- the oil, gas and mineral leases described in Exhibit "A" attached hereto (a) and made a part hereof (the "Leases"), together with 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 Leases being a part thereof, all production from the pool or unit allocated to any such Leases, and all interests in any wells within the pool or unit associated with the Leases;
- (b) all oil wells and gas wells, water injection wells and other injection or disposal wells, temporarily abandoned wells, plugged and abandoned wells, and all other wells of every nature and kind located on or attributable to the Leases or the lands, including, but not limited to, all of

the wells described on Exhibit "B" attached hereto and made a part hereof (the "Wells");

- the equipment and other personal and mixed property, improvements, easements and rights—of—way, permits, licenses, servitudes and any other estates situated in or upon, or used, or held for future use in connection with the exploration, development and production of oil, gas and other minerals, sulfur, associated gas from any of the Leases or the treatment, storage or transportation of such substances therefrom, including wells, casing, tubing, derricks, tanks, batteries, boilers, separators, rods, pumps, flow lines, water lines, gas lines, buildings, fixtures, machinery, gas gathering or processing systems or pipelines, power lines, telephone and telegraph lines, and all other fixtures and improvements, currently located on the Leases or lands pooled therewith or located thereon as of the Effective Time (as hereinafter defined);
- (d) Assignor's rights and obligations resulting or derived from all Leases; joint operating agreements; oil, gas, liquids, casinghead gas and condensate purchase, sales, processing, gathering, treatment, compression, and transportation agreements; farmout or farmin agreements; joint ventures; dry hole, bottom hole, acreage contribution, purchase and acquisition agreements; area of mutual interest agreements; servicing contracts, surface leases, saltwater disposal agreements, or other interests appertaining to the Leases and all other executory contracts and agreements; insofar as the foregoing relate primarily to the Properties (as hereinafter defined);
- (e) all rights, liabilities and obligations (whether accrued, unaccrued, known, unknown, inchoate, contingent, or otherwise and whether such rights and obligations arose or arise ex contractu, ex delicto, by statute, in equity, in personam, in rem or otherwise) (i) to gas balancing for both underproduction and overproduction (in kind, in cash, or otherwise), (ii) to make up gas or deliver gas for gas balancing, (iii) to revenue sharing, and (iv) to equitable accounting, in respect of imbalances resulting from the taking or non-taking of gas from the Wells or Leases at any time prior to, on, or after the Effective Time;
- (f) all easements, rights-of-way, licenses, authorizations, permits, servitudes, and similar rights and interests applicable to, or used in connection with, any or all of the above-described interests;
- (g) all lease files, land files, well files, gas and oil sales contract files, gas processing files, copies of accounting records and information relating to production from and expense attributable to the Properties, abstracts, title opinions, well logs, cores, production data, and all other similar books, files and records, information, and data (including engineering and geological data, but excluding geophysical data), and all rights thereto, of Assignor insofar as the same are primarily related to any of the Properties, to the extent the transfer thereof is not prohibited by existing contractual obligations with third parties and such prohibitions were not waived or otherwise satisfied; and
- (h) all oil, gas and associated liquid and gaseous hydrocarbons stored upon or produced from the Leases on and after the Effective Time;

(the properties and rights described above being collectively referred to herein as the "Properties"); it being the intent hereof to convey to Assignee all of Assignor's interest in and to the Properties listed in Exhibit "A" and "B".

Notwithstanding anything to the contrary contained herein, ASSIGNOR RESERVES AND EXCEPTS from the Properties herein assigned all of Assignor's mineral, royalty, overriding royalty (including without limitation, those convertible to a working interest) or fee interest that are in existence and of record as of the Effective Time.

This Assignment, Bill of Sale and Conveyance (this "Assignment") is made and accepted upon the following terms and conditions:

- (1) As used herein, 'Claims' shall include claims, rights, demands, causes of action, liabilities, obligations, damages, losses, fines, penalties, judgments or proceedings of any and every kind of character whatsoever, whether arising or founded in law, equity, statute, contract, tort, strict liability or voluntary settlement, and all expenses, costs and fees (including attorney's fees) in connection therewith; provided, that the term "Claims" shall not include any consequential, exemplary, special or punitive damages, except to the extent that such damages are obtained by a third party other than Assignor and its affiliates and all successors, heirs, and assigns of Assignor and its affiliates, and the officers, directors, and the employees or agents of any of the foregoing.
- (2) Except as otherwise provided in this Assignment, effective as of the Effective Time, Assignee hereby agrees to assume, be responsible for and comply with all duties and obligations of Assignor, express or implied, with respect to the Properties, including, without limitation, those duties and obligations arising under or by virtue of (i) any gas overproduction and/or gas underproduction imbalances (including but not limited to obligations under a joint operating agreement and/or gas balancing agreement), regardless whether such obligations arose prior to, on or after the Effective Time, or (ii) the Leases, rightsof-way, any other lease, contract, agreement, document, permit, applicable statute, rule, regulation or order of any governmental authority (specifically including, without limitation, any governmental request or requirement or lease requirement to plug, re-plug and/or abandon any well of whatsoever type, status or classification, or take any clean-up, restoration, or other action with respect to the Properties as indicated in paragraph 5(ii) below). Except as otherwise provided in this Assignment, the obligations and duties assumed hereunder include, without limitation, the payment and/or performance of all taxes, leasehold and equipment rentals and release payments, royalties, excess royalties, overriding royalty interests, production payments, net profit obligations, carried working interests and any other matters with which the Properties may be burdened, including any third party obligations, including without limitation, gas overproduction and/or gas underproduction imbalances.
- (3) Immediately following the Effective Time, Assignee shall, at Assignee's sole cost and expense, secure all lease and operating bonds, permits and other similar documents necessary to operate or own the Properties which may be required by any federal, state or local governmental authority having requisite jurisdiction over the Properties.
- (4) Effective as of the Effective Time, Assignee shall indemnify, defend, release and hold Assignor and its affiliates, all successors, heirs, and assigns of Assignor and its affiliates, officers, directors, and the employees or agents of any of the foregoing, harmless from and against any and all Claims relating to all duties and obligations assumed by Assignee pursuant to the foregoing paragraphs 2 and 3

or any other duties and obligations assumed by Assignee under this Assignment, from and after the Effective Time or at such other time as specifically indicated under this Assignment that a certain duty or obligation is assumed by Assignee; provided, however, that, notwithstanding anything to the contrary in this Assignment, except with respect to the matters set forth under paragraphs 2(i), 5(ii) and 6 below, Assignee does not assume, and shall not indemnify, defend, release or hold harmless any of the foregoing entities and persons with respect to, any duty, obligation, expense, or liability that arose or accrued prior to the Effective Time with respect to the Properties or otherwise.

- (5) Effective as of the Effective Time, Assignee shall assume (i) all of the costs, obligations and liabilities that relate to the Properties and which are attributable to periods of time on and after the Effective Time, and (ii) all of the costs, obligations and liabilities that arise in connection with any obligation to plug and abandon the Wells and reclaim the associated lands, regardless whether such obligations arose prior to, on or after the Effective Time.
- (6) Effective as of the Effective Time, Assignee assumes all Claims, whether direct, indirect, pending, threatened, contingent or otherwise, arising from, based on, associated with or related to the presence, handling, management, storage, transportation, processing, treatment, disposal, release, migration or escape of Environmental Contaminants (as hereinafter defined) or the violation of any present or future federal, state, local or municipal law, statute, ordinance, rule or regulation, relating to the regulation or control of any Environmental Contaminant, whether or not any of such Claims involves any act, omission, event, condition or circumstance commencing, occurring or existing prior to, on or after the Effective Time, whether or not any of such Claims were caused by or connected with acts or omissions of Assignor or Assignee or their employees, representatives, agents, predecessor operators and owners or other parties, and whether or not any of such Claims are based on negligence (whether active, passive, joint, sole or concurrent), strict liability or otherwise, including, but not limited to violation of any present or future federal, state, municipal and local statutes, ordinances, rules and regulations. As used herein, the term "Environmental Contaminants" shall mean any naturally occurring radioactive material or any pollutant, waste, contaminant, or hazardous or toxic material substance or waste.
- (7) All ad valorem taxes, real property taxes and similar taxes for the calendar year that includes the Effective Time with respect to the Properties shall be prorated between Assignor and Assignee based on the Effective Time. Assignor shall be responsible for and promptly pay all such taxes attributable to the period of time prior to the Effective Time and Assignee shall be responsible for and promptly pay all such taxes attributable to the period of time from and after the Effective Time.
- (8) All proceeds from the sale of production actually sold and delivered by Assignor prior to the Effective Time hereof and attributable to the Properties shall belong to Assignor and all proceeds from the sale of production actually sold and delivered after the Effective Time attributable to the Properties shall belong to Assignee. In addition, Assignee shall pay Assignor for the value of all merchantable allowable oil or other liquids in storage owned by Assignor above the pipeline connection at the Effective Time, and not previously sold by Assignor, that is credited to the Properties; such value to be the contract price or sales price, or if no contract is in effect that pertains to such stored hydrocarbons or such stored hydrocarbons are not sold, the highest posted price for such stored hydrocarbons liquids in the field in which such stored hydrocarbons were

- produced as of the month prior to the Closing, less taxes or gravity adjustments that would be deducted by the purchaser of such stored hydrocarbons.
- (9) Except as provided to the contrary in paragraphs 2(i), 5(ii) and 6 above, all costs, expenses and obligations relating to the Properties, which accrue prior to the Effective Time hereof, shall be paid and discharged by Assignor. Except as provided to the contrary herein, all costs, expenses and obligations relating to the Properties, which accrue after the Effective Time hereof, shall be paid and discharged by Assignee.
- (10) Pursuant to the Seller's Agreement for the Sale of Oil and Gas Properties dated February 6, 2018 between Assignor, as Seller, and EnergyNet.com, Inc. ("Sale Agreement"), Assignee shall have sixty (60) days following the sale date to examine title ("Due Diligence Review Period"). During the Due Diligence Review Period, the Assignee may request certain purchase price adjustments by individual Property for asserted title defects based on the Assignee's allocated purchase price for such Property. However, Assignee may not request an adjustment to the allocated purchase price paid for an individual Property for a title defect, unless and until the amount of the aggregate of all such proposed purchase price adjustments exceeds a threshold of two percent (2%) of the aggregate purchase price paid for the entire lot containing such properties, at which point the Assignee may request an adjustment for the aggregate amount that exceeds the threshold. Notwithstanding the preceding provisions of this paragraph (10), no adjustment subject to this paragraph (10) shall be asserted unless the adjustment for an individual claim exceeds a threshold of \$1,000. All asserted title defects, above the aggregate threshold shall be resolved in accordance with the terms of Paragraph 10 of the Sale Agreement. Notwithstanding all of the preceding provisions of this paragraph (10), any individual title defects not exceeding the threshold or not asserted within the Due Diligence Review Period shall be considered waived and the Assignee shall have no further rights to assert a title defect or request a purchase price adjustment.

TO HAVE AND TO HOLD the Properties together with all and singular the rights and privileges pertaining thereto, subject to the matters set forth herein. AGREES TO WARRANT AND DEFEND TITLE TO THE PROPERTIES UNTO ASSIGNEE, ITS SUCCESSORS AND ASSIGNS, AGAINST THE CLAIMS AND DEMANDS OF ALL PERSONS CLAIMING, OR TO CLAIM THE SAME, OR ANY PART THEREOF BY, THROUGH OR UNDER ASSIGNOR OR ITS AFFILIATES; BUT NOT OTHERWISE. OTHER THAN THE FORGOING, THIS ASSIGNMENT IS MADE AND ACCEPTED WITHOUT WARRANTIES OR REPRESENTATIONS OF ANY KIND, EXPRESS OR IMPLIED IN FACT OR BY LAW, STATUTORY OR OTHERWISE INCLUDING, WITHOUT LIMITATION, WITH RESPECT TO THE QUANTITY, VALUE OR EXISTENCE OF RESERVES OF OIL, GAS OR OTHER MINERALS PRODUCIBLE OR RECOVERABLE FROM THE LEASES, OR OTHERWISE, CONCERNING THE LEASES OR ANY RIGHTS THEREOF. WITHOUT LIMITING THE GENERALITY OF THE IMMEDIATELY PRECEDING SENTENCE, ASSIGNOR HEREBY (X) EXPRESSLY DISCLAIMS AND NEGATES ANY REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, AT COMMON OR CIVIL LAW, BY STATUTE OR OTHERWISE, RELATING OR WITH RESPECT TO (i) ANY IMPLIED OR EXPRESS WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR OF CONFORMITY TO MODELS OR SAMPLES OF **MATTERS** MATERIALS, (ii) **ANY ENVIRONMENTAL** (INCLUDING ENVIRONMENTAL CONDITION) AFFECTING OR RELATING (IN ANY WAY) TO THE LEASES OR THE LANDS SUBJECT TO THE LEASES, (iii) THE ACCURACY OR **COMPLETENESS** OF INFORMATION, RECORDS. THE DATA AND INTERPRETATIONS NOW, HERETOFORE OR HEREAFTER MADE AVAILABLE TO

ASSIGNEE IN CONNECTION WITH THIS ASSIGNMENT BY ASSIGNOR, ANY AFFILIATE OF ASSIGNOR OR ANY DIRECTOR, OFFICER, MEMBER, EMPLOYEE, AGENT, REPRESENTATIVE, INVESTMENT BANKER, COUNSEL, CONSULTANT OR ADVISOR OF SUCH PERSON AND (iv) ASSIGNOR'S TITLE TO ANY OF THE PROPERTIES; AND (Y) NEGATES ANY RIGHTS OF ASSIGNEE UNDER STATUTES TO CLAIM DIMINUTION OF CONSIDERATION AND ANY CLAIMS BY ASSIGNEE FOR DAMAGES BECAUSE OF LATENT OR HIDDEN VICES OR DEFECTS, WHETHER KNOWN OR UNKNOWN, IT BEING THE INTENTION OF ASSIGNOR AND ASSIGNEE THAT THE PROPERTIES ARE ACCEPTED BY ASSIGNEE IN THEIR PRESENT CONDITION AND STATE OF REPAIR. THE PARTIES AGREE THAT, TO THE EXTENT REQUIRED TO BE OPERATIVE, THE DISCLAIMERS OF CERTAIN WARRANTIES CONTAINED IN THIS SECTION ARE "CONSPICUOUS" DISCLAIMERS FOR THE PURPOSES OF ANY APPLICABLE LAW, RULE OR ORDER.

This Assignment is made with full substitution and subrogation of Assignee in and to all covenants and warranties by others heretofore given or made in respect to the Leases or any part thereof insofar as such covenants and warranties extend beyond the Effective Time hereof.

Assignor will execute and deliver all such other and additional instruments, notices, releases, and other documents and will do all such other acts as may be necessary to more fully assign to Assignee or its successors or assigns all of the respective rights and interests herein and hereby granted or intended to be granted.

Separate assignments of the Properties may be executed on officially approved forms by Assignor to Assignee, in sufficient counterparts to satisfy applicable statutory and regulatory requirements. In addition, separate assignments of the Properties for filing in certain county records may be executed by Assignor and Assignee. All of such separate assignments shall be deemed to contain all of, and only, the exceptions, reservations, warranties, rights, titles, power and privileges set forth herein as fully as though they were set forth in each such assignment. The interests conveyed by such separate assignments are the same, and not in addition to the interests conveyed herein.

It is understood and agreed that this Assignment, Bill of Sale and Conveyance may be circulated for execution in multiple counterparts, each of which shall become valid and binding upon each party hereto who executes a counterpart, and their respective heirs, successors, and assigns, regardless of whether or not all of the undersigned parties execute a counterpart hereof. All counterparts may be combined to form one instrument for recording purposes.

This Assignment, Bill of Sale and Conveyance shall bind and inure to the benefit of Assignee and Assignor, and to their respective successors and assigns.

This Assignment shall be effective as of 7:00 a.m., local time, where the Properties are located on  $\underline{\text{APRIL 1}}$ , 2018, (the "Effective Time"), regardless of the date of execution.

IN WITNESS WHEREOF, this Assignment is executed on the respective dates indicated in the acknowledgments of the signatory parties hereto, but effective for all purposes as of the Effective Time.

**ASSIGNOR:** 

Kansas-Hugoton Area & SE Colorado: EN Lot # 44890 ARTI

**WITNESS:** 

Barbara A Courtney	Kaiser-Francis Oil Company
Barbara A. Courtney	
	By:  Jim Sullivan  Vice President,  Transaction Management
	ASSIGNEE:
	WEST TEXAS OPERATING COMPANY, LLC
	By:
	Name: Member
	Title: Member
ACKNOWLEDGMENTS	
THE STATE OF OKLAHOMA §  COUNTY OF TULSA §	
The foregoing instrument was a February, 2018 by Management of Kaiser-Francis Oil Corcorporation.	acknowledged before me on this the 12th day of Jim Sullivan, Vice President, Transaction inpany, a Delaware corporation, on behalf of such
Notary Public State of Oklahoma SHANNON LEAMAN TULSA COUNTY COMMISSION #09001751 Comm. Exp. 02-20-2021	Notary Public in and for The State of Oklahoma
THE STATE OF TEVAS §	
COUNTY OF <u>VICTORIA</u> §	
The foregoing instrument was a April , 2018 by Member Texas Limited Liabilty Company	of West Texas Operating Company LLL a  J., on behalf of such
MARIA LOLLY HAMILTON NOTARY PUBLIC - STATE OF TEXAS ID # 12637217-4 My Commission Expires 01-10-2020	Maya Kolly Camitur  Notary Public in add for  The State of Texas  7

Kansas-Hugoton Area & SE Colorado: EN Lot # 44890

# EXHIBIT "A"

WEST TEXAS OPERATING COMAPNY, LLC , as Assignee, made effective APRIL 1 Attached to and made a part of that certain Assignment, Bill of Sale, and Conveyance between Kaiser-Francis Oil Company, as Assignor, and \_\_, 2018, covering the following described lands:

S	FINNEY	0017	33W	265	305	13	5,395 FEET.	LONG, J D	3/25/44 BANK OF WICHITA	3/25/44	KFO-19356-00A	STONE
							INSOFAR AND ONLY INSOFAR AS SAID LEASE COVERS THE NW/4 FROM THE DEPTH OF 3,400 TO		FEDERAL LAND			
\$	FINNEY	0017	33W	26S	526	16	FROM THE DEPTH OF 3,400 TO 5,395 FEET.	AS	MAGNOLIA 10/20/47 PETROLEUM CO	10/20/47	KFO-19355-00A	STONE
							INSOFAR AND ONLY INSOFAR AS	NO RTHERN				
S	FINNEY	0017	33W	26S	514	14	SAID LEASE COVERS SE/4	COMPANY	WALKER	11/25/44 WALKER	KFO-19354-00A	STONE
							INSOFAR AND ONLY INSOFAR AS	NORTHERN NATURAL GAS	MATILDA & HARRY			
S	FINNEY	0017	33W	26S	43	52	SW/4		9/13/65 STONE, HATTIE V	9/13/65	KFO-18350-00A	STONE
								SHELL OIL				
S	FINNEY	0029	31W	225	523	19	SW/4	DENHAM, JOE E	PATTI	8/19/49 PATT	KFO-19048-00A	GINGRICH
									GINGRICH, A C &			
S	FINNEY	0029	31W	225	524	19	N/2 & SE/4	DENHAM, JOE E	PATTI	8/19/49 PATT	KFO-19047-00A	GINGRICH
									GINGRICH, A C &			,
ST	COUNTY	SEC	RGE	NWT	PG	ВК	QUARTER SECTION	LESSEE	LESSOR	DATE	KF LEASE #	WELL NAME
										LEASE		

# END OF EXHIBIT "A"

Page 1 of 1

#### **EXHIBIT "B"**

ATTACHED TO AND MADE A PART OF THAT CERTAIN ASSIGNMENT, BILL OF SALE AND CONVEYANCE DATED EFFECTIVE APRIL 1 , 2018 BY AND BETWEEN KAISER FRANCIS OIL COMPANY AND WEST TEXAS OPERATING COMPANY, LLC

#### WELLS

WELL NAME	SEC	TWN	RNG	COUNTY	STATE	API
GINGRICH 1	29	22S	31W	FINNEY	KS	15055000920000
STONE	17	26S	33W	FINNEY	KS	15055000410000

**END OF EXHIBIT "B"** 

