

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:

- Oil Lease: No. of Oil Wells _____ **
- Gas Lease: No. of Gas Wells _____ **
- Gas Gathering System: _____
- Saltwater Disposal Well - Permit No.: _____
Spot Location: _____ feet from N / S Line
_____ feet from E / W Line
- Enhanced Recovery Project Permit No.: _____
Entire Project: Yes No
Number of Injection Wells _____ **

Field Name: _____

**** Side Two Must Be Completed.**

Effective Date of Transfer: _____

KS Dept of Revenue Lease No.: _____

Lease Name: _____

_____ Sec. _____ Twp. _____ R. E W

Legal Description of Lease: _____

County: _____

Production Zone(s): _____

Injection Zone(s): _____

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: _____

Title: _____

Signature: _____

New Operator's License No. _____

Contact Person: _____

New Operator's Name & Address: _____

Phone: _____

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
the new operator and may continue to inject fluids as authorized by
Permit No.: _____ . Recommended action: _____

Date: _____
Authorized Signature

_____ is acknowledged as
the new operator of the above named lease containing the surface pit
permitted by No.: _____ .

Date: _____
Authorized Signature

DISTRICT _____ EPR _____ PRODUCTION _____ UIC _____

KANSAS CORPORATION COMMISSION
OIL & GAS CONSERVATION DIVISION

Form KSONA-1

July 2014

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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: _____

City: _____ State: _____ Zip: _____ + _____

Contact Person: _____

Phone: (_____) _____ Fax: (_____) _____

Email Address: _____

Well Location:

____ - ____ - ____ - ____ Sec. ____ Twp. ____ S. R. ____ East West

County: _____

Lease Name: _____ Well #: _____

If filing a Form T-1 for multiple wells on a lease, enter the legal description of the lease below:

Surface Owner Information:

Name: _____

Address 1: _____

Address 2: _____

City: _____ State: _____ Zip: _____ + _____

When filing a Form T-1 involving multiple surface owners, attach an additional 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 county, and in the real estate property tax records of the county treasurer.

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 (House Bill 2032), 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: _____ Title: _____

ASSIGNMENT, BILL OF SALE AND COVEYANCE

STATE OF KANSAS §
 §
COUNTY OF KIOWA §

This Assignment, Bill of Sale and Conveyance (“**Assignment**”) is from Unit Petroleum Company, successor to Petro-Corp Incorporated through merger (“**Assignor**”), whose address is PO Box 702500, Tulsa, Oklahoma 74170-2500 to Edison Operating Company, LLC (“**Assignee**”), whose address is 8100 East 22nd Street North, Building 1900, Wichita, Kansas 67226.

Assignor, for and in consideration of the sum of One Hundred and No/100 Dollars (\$100.00) and other good and valuable consideration in hand paid by Assignee to Assignor, the receipt and sufficiency of which are hereby acknowledged, has GRANTED, BARGAINED, SOLD, CONVEYED, ASSIGNED and DELIVERED, and by these presents does hereby GRANT, BARGAIN, SELL, CONVEY, ASSIGN and DELIVER, subject to the terms and provisions of this Assignment, all of Assignor’s right, title and interest, in and to the following:

- (a) All oil and gas leases, other similar leases, mineral interests, royalties, and overriding royalties, whether producing or non-producing, as described on the attached Exhibit A (the “Leases”), and any other oil, gas or other mineral rights and interests of any type in, on or under or relating to the lands and depths also described on Exhibit A (the “Lands”).
- (b) All oil, gas, water or injection wells located on the Lands or lands or leases pooled with same, whether producing, shut-in, or temporarily or permanently abandoned, including those described on Exhibit B attached hereto, and all associated facilities on the Lands (the “Wells”);
- (c) The oil, gas and other hydrocarbons in, on or under the Lands (the “Hydrocarbons”);
- (d) All equipment, machinery, fixtures and other tangible personal property and improvements located on the Lands, or lands or leases pooled with same, and primarily used or primarily held for use in connection with the operation of the Assets or the production, gathering, treatment, processing, storage, sale, disposal and other handling of Hydrocarbons attributable to same, including any tanks, boilers, buildings, fixtures, injection facilities, saltwater disposal facilities, compression facilities, pumping units and engines, flow lines, pipelines, gathering systems, gas and oil treating facilities, machinery, roads, inventory and other appurtenances, improvements and facilities (all of the foregoing, excluding the Wells, collectively, “Equipment”);
- (e) All surface leases, permits, rights-of-way, licenses, easements and other surface rights agreements primarily used or held for use in connection with the production, gathering, treatment, processing, storage, sale, disposal and other handling of Hydrocarbons or produced water from the Assets (collectively, the “Surface Contracts”);
- (f) To the extent assignable, all existing and effective contracts to which Assignor is a party or is bound and that will be binding on Assignee or any of the Assets following Closing, to the extent, and only to the extent, such contracts relate to the Assets, including purchase contracts, joint operating agreements, exploration agreements, development agreements, unitization agreements, unit operating agreements, balancing agreements, farm-out agreements,

service agreements, transportation, processing, treatment or gathering agreements, and equipment leases;

(g) All files, records and data directly relating to the items described in (a) through (f) above (whether written or stored electronically), including, without limitation: title records (including abstracts of title, title opinions, and title curative documents); contracts; correspondence (other than correspondence or other documentation subject to attorney-client privilege or which is non scientific confidential information); geological, geophysical and seismic records and analyses related to same (but only to the extent assignable without the payment of a fee or with a fee if Assignee agrees to pay); accounting records; and operations and production files (the "Records");;

(h) All other rights and interests in, to or under or derived from the Leases or the Lands, even though the same may be improperly described in any records relating to same or in this Assignment, any exhibit, schedule or appendix to same or any other document signed or delivered in connection with the transactions contemplated by this Assignment; it is the express intent of the parties that all of the Assignor's right, title and interest in the Assets be assigned to Assignee under this Assignment, excluding any interests explicitly reserved or retained by Assignor.

The properties, rights and interests described in subsections (a) - (h) are collectively referred to in this Assignment as the "Assets".

Assignor expressly excludes and reserves from this Assignment the Excluded Assets. Under this Assignment, "Excluded Assets" means: (i) all of Assignor's corporate minute books and corporate financial records that relate to Assignor's business generally; (ii) all trade credits, all accounts, receivables and all other proceeds, income or revenues attributable to the Assets with respect to any period of time prior to the Effective Time; (iii) all claims and causes of action of Assignor arising under or with respect to any contracts included in the Assets that are attributable to periods of time prior to the Effective Time (including claims for adjustments or refunds); (iv) all rights and interests of Assignor under any policy or agreement of insurance, under any bond, or to any insurance or condemnation proceeds or awards arising, in each case, from acts, omissions or events, or damage to or destruction of property prior to the Effective Time; (v) all claims of Assignor for refunds of, credits attributable to, or loss carry forwards with respect to taxes attributable to any period (or portion of same prior to the Effective Time; (vi) all documents and instruments of Assignor that are protected by legal privilege (except for title opinions); (vii) all data and contracts that cannot be disclosed to a Party as a result of confidentiality arrangements under agreements with third parties; (viii) all audit rights arising under any of the contracts or otherwise with respect to any period prior to the Effective Time; (ix) all geophysical and other seismic and related technical data and information relating to the Assets; (x) all of Assignor's proprietary computer software, patents, trade secrets, copyrights, names, trademarks, logos and other intellectual property; (xi) Assignor's rights under contracts to the extent not related to the Assets; (xii) all offices, office leases and all office furniture, equipment and office supplies (in each case) located in or around such excluded offices or office leases; (xiii) all yards of Assignor and all inventory and equipment located on or around such yards; and (xiv) all vehicles and any rolling stocks.

Assignor does hereby bind and obligate itself and its affiliates, successors and assigns to warrant and forever defend unto Assignee, its successors and assigns, all and singular the Assets against all persons lawfully claiming or to claim the same or any part thereof by, through or under Assignor but not otherwise. Except as expressly stated in this Assignment, this Assignment is made without any other warranty, express or implied, by Assignor. Specifically in this connection, but without limiting the generality of the foregoing: **ALL EQUIPMENT, OTHER PERSONAL PROPERTY AND FIXTURES SOLD AND CONVEYED TO ASSIGNEE ARE SOLD AND CONVEYED ON AN "AS IS" AND "WHERE IS" BASIS, AND ASSIGNOR MAKES NO REPRESENTATIONS OR WARRANTIES, WHETHER**

EXPRESS OR IMPLIED, AS TO THE MERCHANTABILITY, QUALITY, CONDITION OR FITNESS FOR A PARTICULAR PURPOSE OF SUCH EQUIPMENT, OTHER PERSONAL PROPERTY AND FIXTURES. THE PARTIES AGREE THAT, TO THE EXTENT REQUIRED BY LAW TO BE APPLICABLE, THE DISCLAIMERS CONTAINED WITHIN THIS PARAGRAPH ARE "CONSPICUOUS" DISCLAIMERS FOR THE PURPOSE OF ANY LAW, RULE OR ORDER. ASSIGNOR AND ASSIGNEE AGREE THAT THESE PROVISIONS HAVE BEEN NEGOTIATED AT ARMS LENGTH AND THAT THE PURCHASE PRICE FOR THE PROPERTIES REFLECTS THE INCLUSION OF THIS PROVISION.

This Assignment will bind and inure to the benefit of Assignor and Assignee and their respective successors and assigns. Assignor agrees to sign and deliver to Assignee, from time to time, such other and additional instruments, notices, and other documents, and to do all such other and further acts and things as may be necessary to more fully and effectively grant, convey and assign to Assignee the Assets.

IN WITNESS WHEREOF, Assignor and Assignee have signed this Assignment, Bill of Sale and Conveyance on this ___ day of March 2018, but effective for all purposes as of 7:00 a.m. on January 1, 2018 (the "Effective Time").

ASSIGNOR:

Unit Petroleum Company

By:  
Name: DAVID P. LAWRENCE 
Title: CHIEF LANDMAN

ASSIGNEE:

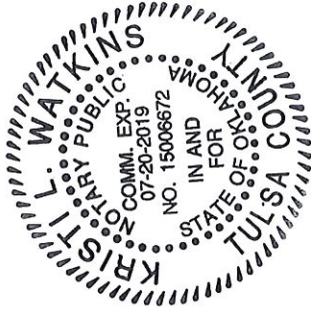
Edison Operating Company, LLC

By: _____
Name: _____
Title: _____

STATE OF OKLAHOMA §
COUNTY OF Tulsa §

BEFORE ME, Kristi L. Watkins, a Notary in and for the said State and County, this day personally appeared David P. Lawrence, in his capacity as Chris Anderson of Unit Petroleum Company, a oklahoma corporation, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he signed the same for the purposes and considerations therein expressed and in the capacity therein stated, as the free act and deed of said company.

IN WITNESS WHEREOF, I have hereunto signed this acknowledgment with the said person appearing herein at Tulsa County, Oklahoma, on the 6th day of March 2018.



Kristi L. Watkins
Notary Public in and for the
State of Oklahoma
Printed Name: Kristi L. Watkins
My Commission Expires: 7-20-2019

STATE OF KANSAS §
COUNTY OF SEDGWICK §

BEFORE ME, Derek W. Patterson, a Notary in and for the said State and County, this day personally appeared David G. Withrow, in his capacity as Managing Partner of Edison Operating Company, LLC, a Kansas limited liability company, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and considerations therein expressed and in the capacity therein stated, as the free act and deed of said company.

IN WITNESS WHEREOF, I have hereunto signed this acknowledgment with the said person appearing herein in Sedgwick County, Kansas, on the ____ day of March 2018.

Notary Public in and for the State of Kansas
Printed Name: Derek W. Patterson
My Commission Expires: 10/06/2020

LAW, RULE OR ORDER. ASSIGNOR AND ASSIGNEE AGREE THAT THESE PROVISIONS HAVE BEEN NEGOTIATED AT ARMS LENGTH AND THAT THE PURCHASE PRICE FOR THE PROPERTIES REFLECTS THE INCLUSION OF THIS PROVISION.

This Assignment will bind and inure to the benefit of Assignor and Assignee and their respective successors and assigns. Assignor agrees to sign and deliver to Assignee, from time to time, such other and additional instruments, notices, and other documents, and to do all such other and further acts and things as may be necessary to more fully and effectively grant, convey and assign to Assignee the Assets.

IN WITNESS WHEREOF, Assignor and Assignee have signed this Assignment, Bill of Sale and Conveyance on this __ day of March 2018, but effective for all purposes as of 7:00 a.m. on January 1, 2018 (the “**Effective Time**”).

ASSIGNOR:

Unit Petroleum Company

By: _____

Name: _____

Title: _____

ASSIGNEE:

Edison Operating Company, LLC

By:  _____

Name: David G. Withrow

Title: Managing Partner

STATE OF OKLAHOMA §
COUNTY OF _____ §

BEFORE ME, _____, a Notary in and for the said State and County, this day personally appeared _____, in his capacity as _____ of _____, a _____, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he signed the same for the purposes and considerations therein expressed and in the capacity therein stated, as the free act and deed of said company.

IN WITNESS WHEREOF, I have hereunto signed this acknowledgment with the said person appearing herein at _____ County, Oklahoma, on the _____ day of _____ 20__.

Notary Public in and for the
State of _____
Printed Name: _____
My Commission Expires: _____

STATE OF KANSAS §
COUNTY OF SEDGWICK §

BEFORE ME, Derek W. Patterson, a Notary in and for the said State and County, this day personally appeared David G. Withrow, in his capacity as Managing Partner of Edison Operating Company, LLC, a Kansas limited liability company, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and considerations therein expressed and in the capacity therein stated, as the free act and deed of said company.

IN WITNESS WHEREOF, I have hereunto signed this acknowledgment with the said person appearing herein in Sedgwick County, Kansas, on the 6th day of March 2018.



Derek W. Patterson
Notary Public in and for the State of Kansas
Printed Name: Derek W. Patterson
My Commission Expires: 10/06/2020

Exhibit "A"

Attached to and made a part of that certain Assignment, Bill of Sale and Conveyance between Unit Petroleum Company, as Assignor, and Edison Operating Company, LLC, as Assignee, effective as of January 1, 2018

Lease Number	Lease Name	Lessee	Lease Date	State	County	Sec	Tw	Rng	Land Description	Bk	Pg	Unit Description
KS00001	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	21	30S	16W	NW/4	3	265	ROBBINS 2 - 21
KS00002	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	21	30S	16W	NE/4	3	266	ROBBINS 2 - 21
KS00003	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	21	30S	16W	SW/4	3	267	ROBBINS 2 - 21
KS00004	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	21	30S	16W	SE/4	3	268	ROBBINS 2 - 21
KS00005	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	20	30S	16W	NE/4	3	263	ROBBINS 1 - 20
KS00006	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	20	30S	16W	SE/4	3	264	ROBBINS 1 - 20
KS00007	Edward D & Virginia W Robbins h/w	Shell Oil Company	6/28/1956	KS	KIOWA	29	30S	16W	N/2 NE/4	3	264	ROBBINS 1 - 29
KS00007A	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	20	30S	16W	SW/4	3	283	ROBBINS 1 - 20
KS00007B	J P & Mildred Barlow h/w; & John and Marion Carlson h/w	Shell Oil Company	6/28/1956	KS	KIOWA	20	30S	16W	SW/4	3	292	ROBBINS 1 - 20
KS00008	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	22	30S	16W	NW/4	3	269	ROBBINS 1 - 22
KS00009	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	22	30S	16W	SW/4	3	270	ROBBINS 1 - 22
KS00010	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	27	30S	16W	NW/4	3	271	ROBBINS 1-27 & ROBBINS 2-27
KS00011	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	28	30S	16W	NE/4	3	272	ROBBINS 1 - 28
KS00012	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	28	30S	16W	NW/4	3	273	ROBBINS 1 - 28
KS00013	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	28	30S	16W	SW/4	3	274	ROBBINS 1 - 28
KS00014	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	28	30S	16W	N/2 SE/4 & SW/4 SE/4	3	275	ROBBINS 1 - 28
KS00015A	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	28	30S	16W	SE/4 SE/4	3	279	ROBBINS 1 - 28
KS00015A	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	33	30S	16W	NE/4	3	279	ROBBINS 1 - 33
KS00015B	J P & Mildred Barlow h/w; & John and Marion Carlson h/w	Shell Oil Company	6/28/1956	KS	KIOWA	28	30S	16W	SE/4 SE/4	3	280	ROBBINS 1 - 28
KS00015B	J P & Mildred Barlow h/w; & John and Marion Carlson h/w	Shell Oil Company	6/28/1956	KS	KIOWA	33	30S	16W	NE/4	3	280	ROBBINS 1 - 33
KS00016	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	29	30S	16W	S/2 SE/4 & NE/4 SE/4	3	276	ROBBINS 1 - 29
KS00017A	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	29	30S	16W	S/2 NE/4 & NW/4 SE/4	3	281	ROBBINS 1 - 29
KS00017B	J P & Mildred Barlow h/w; & John and Marion Carlson h/w	Shell Oil Company	6/28/1956	KS	KIOWA	29	30S	16W	S/2 NE/4 & NW/4 SE/4	3	282	ROBBINS 1 - 29
KS00018A	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	29	30S	16W	NW/4	3	284	ROBBINS 1 - 29
KS00018B	J P & Mildred Barlow h/w; & John and Marion Carlson h/w	Shell Oil Company	6/28/1956	KS	KIOWA	29	30S	16W	NW/4	3	291	ROBBINS 1 - 29
KS00019A	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	29	30S	16W	SW/4	3	285	ROBBINS 1 - 29
KS00019B	J P & Mildred Barlow h/w; & John and Marion Carlson h/w	Shell Oil Company	6/28/1956	KS	KIOWA	29	30S	16W	SW/4	3	290	ROBBINS 1 - 29
KS00020	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	32	30S	16W	NE/4	3	277	ROBBINS 1 - 32
KS00021A	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	32	30S	16W	NW/4	3	286	ROBBINS 1 - 32
KS00021B	J P & Mildred Barlow h/w; & John and Marion Carlson h/w	Shell Oil Company	6/28/1956	KS	KIOWA	32	30S	16W	NW/4	3	289	ROBBINS 1 - 32
KS00022A	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	32	30S	16W	SW/4	3	287	ROBBINS 1 - 32
KS00022B	J P & Mildred Barlow h/w; & John and Marion Carlson h/w	Shell Oil Company	6/28/1956	KS	KIOWA	32	30S	16W	SW/4	3	288	ROBBINS 1 - 32
KS00023	Edward D & Virginia W Robbins h/w; and Harriet R & William D Gallup w/h	Shell Oil Company	6/28/1956	KS	KIOWA	33	30S	16W	NW/4	3	278	ROBBINS 1 - 33
KS00041A	Edward D & Virginia W Robbins h/w	Gulf Oil Corporation	11/1/1957	KS	KIOWA	22	30S	16W	NE/4	F-1	435	ROBBINS 1 - 22
KS00041B	Harriet R Gallup	Gulf Oil Corporation	11/1/1957	KS	KIOWA	22	30S	16W	NE/4	3	510	ROBBINS 1 - 22
KS00042A	Edward D & Virginia W Robbins h/w	Gulf Oil Corporation	11/1/1957	KS	KIOWA	22	30S	16W	SE/4	3	511	ROBBINS 1 - 22
KS00042B	Harriet R Gallup	Gulf Oil Corporation	11/1/1957	KS	KIOWA	22	30S	16W	SE/4	3	512	ROBBINS 1 - 22
KS00043A	Edward D & Virginia W Robbins h/w	Gulf Oil Corporation	6/29/1956	KS	KIOWA	32	30S	16W	SE/4	3	529	ROBBINS 1 - 32
KS00043B	J P & Mildred Barlow h/w	Gulf Oil Corporation	6/29/1956	KS	KIOWA	32	30S	16W	SE/4	3	530	ROBBINS 1 - 32
KS00043C	John C & Marion Carlson h/w	Gulf Oil Corporation	6/29/1956	KS	KIOWA	32	30S	16W	SE/4	3	531	ROBBINS 1 - 32
KS00043D	Harriet R & William D Gallup w/h	Gulf Oil Corporation	6/29/1956	KS	KIOWA	32	30S	16W	SE/4	3	532	ROBBINS 1 - 32
KS00044A	Edward D & Virginia W Robbins h/w	Gulf Oil Corporation	6/29/1956	KS	KIOWA	27	30S	16W	SW/4	3	519	ROBBINS 1-27 & ROBBINS 2-27
KS00044B	Harriet R & William D Gallup w/h	Gulf Oil Corporation	6/29/1956	KS	KIOWA	27	30S	16W	SW/4	3	520	ROBBINS 1-27 & ROBBINS 2-27

Exhibit "A"

Attached to and made a part of that certain Assignment, Bill of Sale and Conveyance between Unit Petroleum Company, as Assignor, and Edison Operating Company, LLC, as Assignee, effective as of January 1, 2018

KS00045A	Harriet R Gallup	Gulf Oil Corporation	5/20/1957	KS	KIOWA	27	30S	16W	NE/4	3	166	ROBBINS 1-27 & ROBBINS 2-27
KS00045B	Edward D & Virginia W Robbins h/w	Gulf Oil Corporation	5/20/1957	KS	KIOWA	27	30S	16W	NE/4	3	164	ROBBINS 1-27 & ROBBINS 2-27
KS00046A	Harriet R Gallup	Gulf Oil Corporation	5/20/1957	KS	KIOWA	27	30S	16W	SE/4	3	168	ROBBINS 1-27 & ROBBINS 2-27
KS00046B	Edward D & Virginia W Robbins h/w	Gulf Oil Corporation	5/20/1957	KS	KIOWA	27	30S	16W	SE/4	3	167	ROBBINS 1-27 & ROBBINS 2-27
KS00047A	Edward D & Virginia W Robbins h/w	Gulf Oil Corporation	6/29/1956	KS	KIOWA	33	30S	16W	SE/4 SE/4	3	518	ROBBINS 1 - 33
KS00047B	Harriet R & William D Gallup w/h	Gulf Oil Corporation	6/29/1956	KS	KIOWA	33	30S	16W	SE/4 SE/4	3	517	ROBBINS 1 - 33
KS00048A	Edward D & Virginia W Robbins h/w	Gulf Oil Corporation	6/29/1956	KS	KIOWA	33	30S	16W	N/2 SE/4 & SW/4 SE/4	3	533	ROBBINS 1 - 33
KS00048B	J P & Mildred Barlow h/w	Gulf Oil Corporation	6/29/1956	KS	KIOWA	33	30S	16W	N/2 SE/4 & SW/4 SE/4	3	534	ROBBINS 1 - 33
KS00048C	John C & Marion Carlson h/w	Gulf Oil Corporation	6/29/1956	KS	KIOWA	33	30S	16W	N/2 SE/4 & SW/4 SE/4	3	535	ROBBINS 1 - 33
KS00048D	Harriet R & William D Gallup w/h	Gulf Oil Corporation	6/29/1956	KS	KIOWA	33	30S	16W	N/2 SE/4 & SW/4 SE/4	3	536	ROBBINS 1 - 33
KS00049A	Edward D & Virginia W Robbins h/w	Gulf Oil Corporation	6/29/1956	KS	KIOWA	33	30S	16W	SW/4	3	541	ROBBINS 1 - 33
KS00049B	J P & Mildred Barlow h/w	Gulf Oil Corporation	6/29/1956	KS	KIOWA	33	30S	16W	SW/4	3	544	ROBBINS 1 - 33
KS00049C	John C & Marion Carlson h/w	Gulf Oil Corporation	6/29/1956	KS	KIOWA	33	30S	16W	SW/4	3	543	ROBBINS 1 - 33
KS00049D	Harriet R & William D Gallup w/h	Gulf Oil Corporation	6/29/1956	KS	KIOWA	33	30S	16W	SW/4	3	542	ROBBINS 1 - 33

Exhibit "B"

Attached to and made a part of that certain Assignment, Bill of Sale and Conveyance between Unit Petroleum Company, as Assignor, and Edison Operating Company, LLC, as Assignee, effective as of January 1, 2018

API Number	Property Name	State	County	Sec	Twtn	Rng
1509700402	Robbins #1-20	KS	KIOWA	20	30S	16W
1509710068	Robbins #1-22	KS	KIOWA	22	30S	16W
1509700404	Robbins #1-28	KS	KIOWA	28	30S	16W
1509700405	Robbins #1-29	KS	KIOWA	29	30S	16W
1509700140	Robbins #1-32	KS	KIOWA	32	30S	16W
1509700407	Robbins #1-33	KS	KIOWA	33	30S	16W
1509730087	Robbins #2-21	KS	KIOWA	21	30S	16W
1509721499	Robbins #2-27	KS	KIOWA	27	30S	16W