KOLAR Document ID: 1832737

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:				
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 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:			
	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 injection	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	e 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:				
. Noodillionded action.	portinition by No.:			
Date:	Date:			
Authorized Signature	Authorized Signature			
DISTRICT EPR	PRODUCTION UIC			

KOLAR Document ID: 1832737

Side Two

Must Be Filed For All Wells

KDOR Lease No	D.:		_		
* 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 _		
			FEL/FWL _		
			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: 1832737

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 lease below:
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 extete 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 filing 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:



Recording requested by and when recorded return to:

Elevate Energy Ltd. P.O. Box 460 Elizabeth, CO 80107 303-906-1107

ASSIGNMENT, CONVEYANCE, AND BILL OF SALE

This Assignment, Conveyance, and Bill of Sale ("Assignment") dated effective December 1, 2024 ("Effective Date") is from Murfin Drilling Company Inc., 250 N Water St Ste 300, Wichita, KS 67202, CH4 Producers, Inc, PO Box 7561, Boulder, CO 80306, Childress Family LP, 2733 E. Battlefield #104, Springfield, MO 65804, Funk Petroleum, 2110 N 1184th Rd, Eudora, KS 66025, JB3 Investments, LLC, 3500 N Rock Rd Bldg 800 Ste B, Wichita, KS 67226, T. Warren Hall Revocable Trust, 3015 Thunderbird Ct, Hays, KS 67601, Razor Creek LLC, 401 E Flint Hills National Ct, Andover, KS 67002, Muirfield Resources Company, PO Box 3166, Tulsa, OK 74101, Seamark Investments, Inc., 1617 Williams Dr, Georgetown, TX 78628, Simpson Oil & Gas, LLC, 3000 Hwy 183, Plainville, KS 67663, James K. Snook Revocable Trust, 270 S 151st St W, Goddard, KS 67052, Linda S. Davison Trust, 1200 S 119th St W, Wichita, KS 67235, Lario Oil & Gas Company, 301 S Market St, Wichita, KS 67202, Pickrell Acquisitions, Inc. 929 W Douglas Ave, Wichita, KS 67213, Hartman Oil Co. Inc., 10500 E. Berkeley Square Pkwy Ste 100, Wichita, KS 67206, Saenger Mineral Trust, 5831 SW Lago Cir, Augusta, KS 67010, Dennis E. & Annette B. Hedke Revocable Trust, 14211 E Whitewood St, Wichita, KS 67230, (collectively herein as "Assignors") to Elevate Energy Ltd, whose address is PO Box 460, Elizabeth, CO 80107 (herein as "Assignee").

Assignors desire to assign to Assignee all of their right, title and interest in the Oil and Gas Leases ("Leases") and in and to the Wells (the "Wells") and the associated equipment located on and off the lands covered by Leases, all described in Exhibit "A", attached hereto and incorporated herein by reference, located in **Thomas County, Kansas**, together with the rights associated with the same.

To accomplish the foregoing, Assignors and Assignee agree as follows:

For and in consideration of One Hundred Dollars (\$100.00) and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Assignors hereby sell, assign, transfer, deliver, and convey to Assignee all of the following, which are **collectively referenced to herein** as the "Assets":

- a. All of Assignors' right, title and interest in the Leases, as to the lands, described in Exhibit "A". This Assignment is subject to the terms of the Leases and to the royalty, overriding royalty, production payments or other encumbrances which are of record on the date hereof. It is the intent of Assignors to convey all of Assignors' interests in the Leases, which interests Assignors understand, but do not warranty, to be burdened at an 80.0% net revenue interest;
- b. All of Assignors' right, title and interest in and to the Wells, including the oil, gas and all other hydrocarbons in, on or under or that may be produced from the Wells, and in and to the tubing, casing, and other equipment and personal property whether stored on the lands covering the Leases or not (surface or subsurface), any rights of way, easements, surface use agreements, surface leases and other surface rights, current and future electrical capital credits associated with the Wells and Leases;
- c. To the extent transferable, all existing and effective agreements, if any, which are appurtenant to or used in connection with the ownership or operation of the Wells and Leases.
- d. All of Assignors' right, title and interest to any single point, 2D, 3D and/or other seismic data, whether raw, processed, and/or interpreted, as to the lands and Assets

Assignors and Assignee further agree as follows:

1. <u>GENERAL DISCLAIMER</u>. THIS ASSIGNMENT IS MADE WITHOUT REPRESENTATION OR WARRANTY OF TITLE OF ANY KIND, EXCEPT THAT ASSIGNORS WARRANT AND AGREE THAT THE INTERESTS BEING CONVEYED ARE FREE AND CLEAR OF ALL LIENS, MORTGAGES, ENCUMBRANCES, BURDENS, CLAIMS AND DEFECTS ARISING BY, THROUGH AND UNDER ASSIGNORS, BUT NOT OTHERWISE. THE PERSONAL PROPERTY, WELLS AND EQUIPMENT ARE CONVEYED ON AN "AS IS, WHERE IS" BASIS, AND ASSIGNORS DO NOT WARRANT THE CONDITION OF THE

PERSONAL PROPERTY, WELLS OR EQUIPMENT, EVEN AS TO THE IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

2. Assumption of Liabilities and Obligations. Assignee specifically assumes and agrees to pay, perform, fulfill, and discharge all obligations, liabilities, costs, damages, and claims related directly or indirectly to the following: (i) all leasehold obligations related to the Assets, including the payment of all shut-in royalties, royalties, overriding royalties and other leasehold burden and all ad valorem and other taxes attributable to or arising from ownership or operation of the Assets after the Effective Date with exception of Paragraph 5 below; (ii) all claims, costs, expenses, liabilities, and obligations accruing or relating to owning, operating and/or maintaining of the Assets which occur after the Effective Date; (iii) the accounting and payment of proceeds of production from the Assets to royalty owners and working interest owners which occur after the Effective Date (iv) all obligations arising under agreements covering or relating to the Assets which occur after the Effective Date; (v) all obligations and liability attributable to or resulting from pollution or contamination of soil, groundwater, or air, and any other contamination of or adverse effect on the environment which occur after the Effective Date; (vi) the noncompliance with applicable land use, permitting, surface disturbance, licensing, or notification requirements which occur after the Effective Date; and, (vii) violation of any federal, state, or local environmental laws, rules or regulations, all referred to as the "Assumed Liabilities and Obligations" which occur after the Effective Date. The Assumed Liabilities and Obligations include, without limitation: (a) all future plugging, replugging, abandonment, removal, disposal and restoration obligations associated with the Assets; (b) the necessary and proper capping and burying of all associated flowlines associated with the Assets; and, (c) removal of any structures and equipment associated with the Assets, as may be required under the governing agreements.

Assignors specifically assume and agree to pay, perform, fulfill, and discharge all obligations, liabilities, costs, damages, and claims related directly or indirectly to all of the items listed above (i through vii), including but not limited to any and all billing, revenue distribution, and/or accounting liabilities, which occur before the Effective Date.

- 3. <u>Indemnification and Release</u>. Assignee agrees to indemnify, hold harmless and defend Assignors from and against, and release Assignors from, all claims, demands, losses, damages, punitive damages, costs, expenses, causes of action, or judgments of any kind or character with respect to all liabilities and obligations or alleged or threatened liabilities and obligations, including claims for personal injury, illness, disease, wrongful death, damage to property, environmental damage or pollution, liability based on strict liability or condition of the Assets, attributable to or arising out of: (i) the Assumed Liabilities and Obligations; and/or (ii) Assignee's acts or omissions which occur **after the Effective Date**. Assignors agree to indemnify, hold harmless and defend Assignee from and against and release Assignee from, all claims, demands, losses, damages, punitive damages, costs, expenses, causes of action, or judgments of any kind or character with respect to all liabilities and obligations or alleged or threatened liabilities and obligations, including claims for personal injury, illness, disease, wrongful death, damage to property, environmental damage or pollution, liability based on strict liability or condition of the Assets, attributable to or arising out of: (i) the Assumed Liabilities and Obligations; and/or (ii) Assignors' acts or omissions which occur **before the Effective Date**.
- 4. <u>Indemnification Claims</u>. With respect to any claim for which an indemnifying party may be required to provide partial or full indemnity, the other party shall have the right, but not the obligation, to participate fully in the defense of any claim. Reasonable attorneys' fees, court costs, interest, penalties, and other expenses incurred in connection with the defense of claims shall be included in Assignors' and Assignee's indemnities. All indemnities of Assignors and Assignee shall extend to and cover the parent, subsidiary, and affiliated companies and the officers, directors, employees, agents and contractors of Assignee, and its parent, subsidiary and affiliated companies.
- 5. Transfer, Taxes and Recording Fees. Assignee shall bear and pay: (i) all state or local government sales, documentation, transfer or similar taxes incident to or caused by the transfer of the Assets to Assignee as of January 1, 2025; and, (ii) all filing, recording or registration fees for this Assignment. Assignors agree to pay for all 2024 ad valorem taxes in full by December 20, 2024, with no 2024 ad valorem taxes to be paid or owed by Assignee. This payment will be made by Murfin Drilling Company Inc. as former operator and Assignors will reimburse Murfin Drilling Company Inc. for their proportionate share.
- 6. <u>Change of Operator Form</u>. Murfin Drilling Company Inc. and Assignee shall execute the necessary governmental change of operator form pertaining to the Assets to satisfy applicable statutory and regulatory requirements within 90 days of the Effective Date.
- 7. <u>Successors and Assigns</u>. This Assignment and all of the terms, provisions, covenants, obligations and indemnities contained therein shall be binding upon and inure to the benefit of and be

8. Free and Clear of Mortgages and Liens. Assignors acknowledge that the Assets will be free and clear of all mortgages, liens, encumbrances and/or other claims of any nature, except for the royalty and overriding royalty burdens as of the Effective Date. Assignors indemnify Assignee against any mortgage, lien, encumbrance or other claim which occurred prior to the Effective Date.

This Assignment may be executed by the Assignors and Assignee in separate counterparts, each of which, when executed and delivered, shall be deemed an original instrument for all purposes, but all of which together, shall constitute one and the same Assignment. This Assignment is executed by Assignors and Assignee as of the dates of their signatures below, but shall be deemed effective for all purposes as of the Effective Date.

Murfin Drilling Compan	ny Inc.	T. Warren	Hall Revocable Trus	st
X		X		
Name:		Name:		
Title:		Title:		
Lario Oil & Gas Compa	nny	Seamark In	vestments, Inc.	
X		X		
Name:		Name:		
Title:		Title:		
Muirfield Resources Co	mpany	Funk Petro	leum LLC	
X		X		
Name:		Name:		
Title:				
Childress Family LP			il & Gas LLC	
X		X		
Name:		Name:		
Title:		Title:		
	******	******	*****	
STATE OF		WLEDGEMENT		
COUNTY OF				
	ument was acknowledged	l hefore me this	day of	(month)
(year), by				
of	(entity), a _		corporation, on beha	lf of said entity.
IN WITNESS WHEREOF	•	•	•	
	Notary S	Signature:		
Seal	Notary N	Jame.		Notary Public

Hartman Oil Co Inc.	Pickrell Acquisitions, Inc.
X	X
Name:	Name:
Title:	
Razor Creek LLC	JB3 Investments, LLC
X	X
Name:	Name:
Title:	Title:
James K. Snook Revocable Trust	Linda S. Davison Trust
X	X
Name:	
Title:	
CH4 Producers, Inc.	Saenger Mineral Trust
X	X
Name:	
Title:	Title:
Dennis E. & Annette B. Hedke Rev	v. Trust <u>ASSIGNEE:</u> Elevate Energy Ltd.
X	
Name:	
Title:	
***	******

CT LTD OF	ACKNOWLEDGEMENT
COUNTY OF	
	} acknowledged before me this day of (month),
	(signatory name), as (title)
	ny hand and official seal the day and year last above written.
	Notary Signature:
Seal	Notary Name:, Notary Public

EXHIBIT "A"

Attached to and made a part of that Assignment, Conveyance, and Bill of Sale, dated effective December 1, 2024, by and between Murfin Drilling Company Inc et al, Assignors, and Elevate Energy Ltd., Assignee

ASSETS

LEASES

DATE:

March 2, 2009

LESSOR:

T. R. Baalman, a married man, dealing in his sole and separate property

LEESEE:

Norstar Petroleum Inc. DESCRIPTION: All Sec. 29, T10S-R34W

BOOK/PAGE: 199/449

DATE:

March 8, 2009

LESSOR:

Mike and Jim Kruse Partnership, Mike A. Kruse and Jim R. Kruse, Partners

Murfin Drilling Company, Inc. LEESEE: DESCRIPTION: All Sec. 29, T10S-R34W BOOK/PAGE: 199/870, refiled in 200/502

DATE:

March 8, 2009

LESSOR:

Sandra Mae Toadvine, a single person

LEESEE: Murfin Drilling Company, Inc. DESCRIPTION: All Sec. 29, T10S-R34W

BOOK/PAGE: 200/191

DATE:

March 8, 2009

LESSOR:

Jerry Lee Toadvine, a single person Murfin Drilling Company, Inc.

LEESEE: DESCRIPTION: All Sec. 29, T10S-R34W

BOOK/PAGE: 200/188

WELLS

Kruto 1-29

Kruto 3-29

API #15-193-20840-0001

API #15-193-20940

NE SW NE SW, 1896' FSL & 1816' FWL

SW SE SE NW, 2450' FNL & 2055' FWL

ASSOCIATED EQUIPMENT

Tank Battery Equipment:

210 bbl fiberglass gunbarrel, three 200 bbl fiberglass stock tanks, two 200 bbl fiberglass water tanks

Oil Well Equipment

All equipment associated with the Kruto 3-29, including but not limited to, a Sentry 114-173-64 Low-Profile pumping unit, C-66 gas engine, 2-3/8" tubing string, 3/4" and 7/8" rod string, wellhead equipment, solar-powered cathodic protection, solar-powered chemical pump.

Injection Equipment

Solar-powered transfer pump located at Epard 1-33 tank battery in Sec. 33, T10S-R34W.

8. Free and Clear of Mortgages and Liens. Assignors acknowledge that the Assets will be free and clear of all mortgages, liens, encumbrances and/or other claims of any nature, except for the royalty and overriding royalty burdens as of the Effective Date. Assignors indemnify Assignee against any mortgage, lien, encumbrance or other claim which occurred prior to the Effective Date.

This Assignment may be executed by the Assignors and Assignee in separate counterparts, each of which, when executed and delivered, shall be deemed an original instrument for all purposes, but all of which together, shall constitute one and the same Assignment. This Assignment is executed by Assignors and Assignee as of the dates of their signatures below, but shall be deemed effective for all purposes as of the Effective Date.

ASSIGNO	<u>DRS</u>
Murfin Drifting Company Inc.	T. Warren Hall Revocable Trust
X Lat tyme	X
Name: Robert D. Young	Name:
Title: Secretary/Treasurer, 6F0	Title:
Lario Oil & Gas Company	Seamark Investments, Inc.
X	X
Name:	Name:
Title:	Title:
Muirfield Resources Company	Funk Petroleum LLC
X	X
Name:	Name:
Title:	Title:
Childress Family LP	Simpson Oil & Gas LLC
X	X
Name:	Name:
Title:	Title:
**********	*****
STATE OF Kansas ACKNOWLED	GEMENT
county of <u>Sedgwick</u>	\cap
The foregoing instrument was acknowledged before a 2024 (year), by Cobert D. Yound (sign	atory name), as Secretary Treasurer, Gottile)
	corporation, on behalf of said entity.
IN WITNESS WHEREOF, I have set my hand and official set NOTARY PUBLIC - State of Kansas CHERYL A. RICHARDSON Notary Signature My Appt Expires 6-17-27 Notary Name:	Chan a distribution

8. Free and Clear of Mortgages and Liens. Assignors acknowledge that the Assets will be free and clear of all mortgages, liens, encumbrances and/or other claims of any nature, except for the royalty and overriding royalty burdens as of the Effective Date. Assignors indemnify Assignee against any mortgage, lien, encumbrance or other claim which occurred prior to the Effective Date.

This Assignment may be executed by the Assignors and Assignee in separate counterparts, each of which, when executed and delivered, shall be deemed an original instrument for all purposes, but all of which together, shall constitute one and the same Assignment. This Assignment is executed by Assignors and Assignee as of the dates of their signatures below, but shall be deemed effective for all purposes as of the Effective Date.

<u>ASSIGNORS</u>		
Murfin Drilling Company Inc.	T. Warren Hall Revocable Trust	
X	X	
Name:	Name:	
Title:	Title:	
Lario Oil & Gas Company	Seamark Investments, Inc.	
X Marko OFe	X	
Name: Michael W. O'Shaughnessy	Name:	
CHIEF EXECUTIVE OFFICER Title:	Title:	
Muirfield Resources Company	Funk Petroleum LLC	
X	X	
Name:	Name:	
Title:	Title:	
Childress Family LP	Simpson Oil & Gas LLC	
X	X	
Name:	Name:	
Title:	Title:	
******	*********	
STATE OF (olorado)	NOWLEDGEMENT	
COUNTY OF DIVER	dged before me this 13 th day of January (month),	
	(title)	
V	, a <u>De la work</u> corporation, on behalf of said entity.	
	and official seal the day and year last above written. ary Signature:	
	ary Name: Kristina Jacle Catchouse, Notary Public	
-	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	

8. Free and Clear of Mortgages and Liens. Assignors acknowledge that the Assets will be free and clear of all mortgages, liens, encumbrances and/or other claims of any nature, except for the royalty and overriding royalty burdens as of the Effective Date. Assignors indemnify Assignee against any mortgage, lien, encumbrance or other claim which occurred prior to the Effective Date.

This Assignment may be executed by the Assignors and Assignee in separate counterparts, each of which, when executed and delivered, shall be deemed an original instrument for all purposes, but all of which together, shall constitute one and the same Assignment. This Assignment is executed by Assignors and Assignee as of the dates of their signatures below, but shall be deemed effective for all purposes as of the Effective Date.

Murfin Drilling Company Inc.	T. Warren Hall Revocable Trust
X	X
Name:	Name:
Title:	Title:
Lario Oil & Gas Company	Seamark Investments, Inc.
X	X
Name:	Name:
Title:	Title:
Muirfield Resources Company	Funk Petroleum LLC
Na Robert W. Karlovich, III, President	XName:
Title:	Title:
Childress Family LP	Simpson Oil & Gas LLC
X	X
Name:	Name:
Title:	Title:
********	*****
STATE OF MANSAS	LEDGEMENT
county of <u>Sedgwick</u>	12 Tanuani
The foregoing instrument was acknowledged by 2025 (year), by Robert W. Har DVICH of Muitfeld Resources (entity), a	(signatory name), as President (title)
(v,y), w	corporation, on behalf of said entity.
My Appt Expires 6-1227 Notary Sign	nature: Kliff U. Killardan
Seal Notary Nar	ne: Chan A. Kichardson, Notary Public

8. Free and Clear of Mortgages and Liens. Assignors acknowledge that the Assets will be free and clear of all mortgages, liens, encumbrances and/or other claims of any nature, except for the royalty and overriding royalty burdens as of the Effective Date. Assignors indemnify Assignee against any mortgage, lien, encumbrance or other claim which occurred prior to the Effective Date.

This Assignment may be executed by the Assignors and Assignee in separate counterparts, each of which, when executed and delivered, shall be deemed an original instrument for all purposes, but all of which together, shall constitute one and the same Assignment. This Assignment is executed by Assignors and Assignee as of the dates of their signatures below, but shall be deemed effective for all purposes as of the Effective Date.

ASSIGNORS

Murfin Drilling Company Inc. T. Warren Hall Revocable Trust Name: Name: Title: Title: _____ Lario Oil & Gas Company Seamark Investments, Inc. Name: Name: Title: **Muirfield Resources Company** Funk Petroleum LLC Name: _____ Name: ____ Title: Title: Childress Family LP Simpson Oil & Gas LLC Children Family 1 Name: LARRY CHILDRESS Name: Title: MANAge N Title: ************ ACKNOWLEDGEMENT STATE OF Missouri county of Greene } The foregoing instrument was acknowledged before me this 16 day of January (month), 2025 (year), by Larry Children (signatory name), as manager of Childress Family LP (entity), a _____ LP ___ corporation, on behalf of said entity. IN WITNESS WHEREOF, I have set my hand and official seal the day and year last above written. Notary Signature: Lacy Harne __ Notary Name: Lacy Hanes ____, Notary Public Seal

Kunto #

enforceable by the Assignors, Assignee, and their respective heirs, devisees, legatees, personal representatives, successors and assigns and shall be deemed to be covenants running with the lands and the Leases.

8. Free and Clear of Mortgages and Liens. Assignors acknowledge that the Assets will be free and clear of all mortgages, liens, encumbrances and/or other claims of any nature, except for the royalty and overriding royalty burdens as of the Effective Date. Assignors indemnify Assignee against any mortgage, lien, encumbrance or other claim which occurred prior to the Effective Date.

This Assignment may be executed by the Assignors and Assignee in separate counterparts, each of which, when executed and delivered, shall be deemed an original instrument for all purposes, but all of which together, shall constitute one and the same Assignment. This Assignment is executed by Assignors and Assignee as of the dates of their signatures below, but shall be deemed effective for all purposes as of the Effective Date.

ASSIGNORS Murfin Drilling Company Inc. T. Warren Hall Revocable Trust 7, Warren Hall Name: T, Warren Hall Name: Title: Owner Title: Lario Oil & Gas Company Seamark Investments, Inc. Name: Name: Title: Title: **Muirfield Resources Company** Funk Petroleum LLC Name: _____ Name: ____ Title: _____ Title: **Childress Family LP** Simpson Oil & Gas LLC Name: Name: Title: *********** **ACKNOWLEDGEMENT** STATE OF COUNTY OF Sedowick } The foregoing instrument was acknowledged before me this 13 day of January 2025 (year), by T. Warren Hall (signatory name), as Trustee of T. Warren Hall Reverable Trust (entity), a Corporation, on behalf of said entity. IN WITNESS WHEREOF, I have set my hand and official seal the day and year last above written. NOTARY PUBLIC - Strite of Kansas | Cherry Signature: Cloud Q. Cicloudon | My Appt Expires 6-17-7 | Chard A. Richardson | Chard A. Ri Notary Name: Charl A Richardson, Notary Public

Seal

8. Free and Clear of Mortgages and Liens. Assignors acknowledge that the Assets will be free and clear of all mortgages, liens, encumbrances and/or other claims of any nature, except for the royalty and overriding royalty burdens as of the Effective Date. Assignors indemnify Assignee against any mortgage, lien, encumbrance or other claim which occurred prior to the Effective Date.

This Assignment may be executed by the Assignors and Assignee in separate counterparts, each of which, when executed and delivered, shall be deemed an original instrument for all purposes, but all of which together, shall constitute one and the same Assignment. This Assignment is executed by Assignors and Assignee as of the dates of their signatures below, but shall be deemed effective for all purposes as of the Effective Date.

Murfin Drilling Company Inc.	T. Warren Hall Revocable Trust
X	X
Name:	Name:
Title:	Title:
Lario Oil & Gas Company	Seamark Investments, Inc.
X	x Kvelny Barki
Name:	X Rochy Barke Name: RODNEY BUIZKE
Title:	
Muirfield Resources Company	Funk Petroleum LLC
X	X
Name:	
Title:	Title:
Childress Family LP	Simpson Oil & Gas LLC
X	X
Name:	Name:
Title:	Title:
*****	******
STATE OF Texas ACK	NOWLEDGEMENT
COUNTY OF Williamson	
	edged before me this $\frac{24}{}$ day of ${}$ (month),
2025 (year), by Rodney Burke	(signatory name), as President (title)
), a corporation, on behalf of said entity.
IN WITNESS WHEREOF, I have set my hand	and official seal the day and year last above written.
Seal ARY PUBLIC Not	tary Signature: Cath Smith, Notary Public

8. Free and Clear of Mortgages and Liens. Assignors acknowledge that the Assets will be free and clear of all mortgages, liens, encumbrances and/or other claims of any nature, except for the royalty and overriding royalty burdens as of the Effective Date. Assignors indemnify Assignee against any mortgage, lien, encumbrance or other claim which occurred prior to the Effective Date.

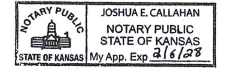
This Assignment may be executed by the Assignors and Assignee in separate counterparts, each of which, when executed and delivered, shall be deemed an original instrument for all purposes, but all of which together, shall constitute one and the same Assignment. This Assignment is executed by Assignors and Assignee as of the dates of their signatures below, but shall be deemed effective for all purposes as of the Effective Date.

Murfin Drilling Company Inc.	T. Warren Hall Revocable Trust
X	x
Name:	Name:
Title:	Title:
Lario Oil & Gas Company	Seamark Investments, Inc.
X	X
Name:	Name:
Title:	Title:
Muirfield Resources Company	Funk Petroleum LLC
X	x Thanin fund
Name:	Name: Thomas Funk
Title:	Title: Owner
Childress Family LP	Simpson Oil & Gas LLC
X	X
Name:	Name:
Title:	Title:
STATE OF Kansas ACKN	**************************************
COUNTY OF SECRETARY OF SECRETAR	lged before me this 3 day of March (month),
2025 (year), by Thomas Funk	day of NUTLY (month), (signatory name), as OWNOY (title) a Kansas corporation, on behalf of said entity.
	nd official seal the day and year last above written. ISAS BY Signature: REPORT OF THE PUBLISHED STREET

8. Free and Clear of Mortgages and Liens. Assignors acknowledge that the Assets will be free and clear of all mortgages, liens, encumbrances and/or other claims of any nature, except for the royalty and overriding royalty burdens as of the Effective Date. Assignors indemnify Assignee against any mortgage, lien, encumbrance or other claim which occurred prior to the Effective Date.

This Assignment may be executed by the Assignors and Assignee in separate counterparts, each of which, when executed and delivered, shall be deemed an original instrument for all purposes, but all of which together, shall constitute one and the same Assignment. This Assignment is executed by Assignors and Assignee as of the dates of their signatures below, but shall be deemed effective for all purposes as of the Effective Date.

Murfin Drilling Company Inc.	T. Warren Hall Revocable Trust	
X	X	
Name:	Name:	
Title:	Title:	
Lario Oil & Gas Company	Seamark Investments, Inc.	
X	X	
Name:	Name:	
Title:	Title:	1
Muirfield Resources Company	Funk Petroleum LLC	
X	X	1 1
Name:	Name:	
Title:	Title:	
Childress Family LP	Simpson Oil & Gas LLC	
X	x John X	1
Name:	Name: You Simpson	1 2
Title:	Title: <u>Nendor</u>	1
*********	*****	
STATE OF Kansas ACKNOWI	LEDGEMENT	
COUNTY OF EIL'S		
The foregoing instrument was acknowledged be	ofore me this 23 rd day of January	(month),
2025 (year), by Paul Simpson		
of <u>Simpson</u> Oil+Gas (entity), a		
IN WITNESS WHEREOF, I have set my hand and office		
Notary Sign	nature: <u>StE. hll</u> ne: Joshwa E. G./lahan . N	ii ii
Seal Notary Nam	ne: Joshua E. allahan .	Notary Public



Hartman Oil Co Inc.	Pickrell Acquisitions, Inc.
x Cathony	X
Name: Catherine Study	Name:
Title: Sry / Gr	Title:
Razor Creek LLC	JB3 Investments, LLC
X	X
Name:	Name:
Title:	Title:
James K. Snook Revocable Trust	Linda S. Davison Trust
X	X
Name:	Name:
Title:	Title:
CH4 Producers, Inc.	Saenger Mineral Trust
X	X
Name:	Name:
Title:	Title:
Dennis E. & Annette B. Hedke Rev. Trust	ASSIGNEE: Elevate Energy Ltd.
X	X
Name:	Name:
Title:	Title:
********	******
STATE OF KARSAS ACKNOWI	LEDGEMENT
COUNTY OF Colquien	
•	fore me this 8th day of Janey (month),
2025 (year), by Catherine Hertman Guera	(title)
of Hacture O: Co. Lac. (entity), a K	corporation, on behalf of said entity.
IN WITNESS WHEREOF, I have set my hand and office	cial seal the day and year last above written.
PAIG A. Notary Sign	nature:
Seal Nary Nam	ne: PAIGE EICHERT , Notary Public

Hartman Oil Co Inc.	Pickrell Acquisitions, Inc.
X	X
Name:	Name:
Title:	Title:
Razor Creek LLC	JB3 Investments, LLC
x Don July	X
Name: David Doyle	Name:
Title: Manager	Title:
James K. Snook Revocable Trust	Linda S. Davison Trust
X	X
Name:	Name:
Title:	Title:
CH4 Producers, Inc.	Saenger Mineral Trust
X	X
Name:	Name:
Title:	Title:
Dennis E. & Annette B. Hedke Rev. Trust	ASSIGNEE: Elevate Energy Ltd.
X	X
Name:	Name:
Title:	Title:
*********	*********
STATE OF Kansas ACKNOWI	LEDGEMENT
COUNTY OF Secowick	₩ .
The foregoing instrument was acknowledged be	efore me this 27 day of February (month),
2025 (year), by David Doyle	(signatory name), as Manager (title)
of Razar Creek LLC (entity), a	Kansas corporation, on behalf of said entity.
IN WITNESS WHEREOF, I have set my hand and offi	cial seal the day and year last above written.
NOTARY PUBLIC - State of Kansas HERYL A. RICHARDSON My Appt Expires (-17-27 Notary Sign	nature: Cleyla, licharder
SealNotary Nan	ne: Chanyl A. Richardson, Notary Public

Hartman Oil Co Inc.	Pickrell Acquisitions, Inc.
X	X
Name:	Name:
Title:	Title:
Razor Creek LLC	JB3 Investments, LLC
X	X
Name:	Name:
Title:	Title:
James K. Snook Revøcable Trust	Linda S. Davison Trust
Jan K Sund	X
Name: Jamies K. Svak	Name:
Title:	Title:
CH4 Producers, Inc.	Saenger Mineral Trust
X	X
Name:	Name:
Title:	Title:
Dennis E. & Annette B. Hedke Rev. Trust	ASSIGNEE: Elevate Energy Ltd.
X	X
Name:	Name:
Title:	Title:
*********	******
ACKNOW	VLEDGEMENT
STATE OF NUNSAS	VELD GENTER I
county of <u>Sedgwick</u>	12 Tanaki
The foregoing instrument was acknowledged to 2025 (year), by James K. Snook	before me this 12 day of <u>January</u> (month),
of Tames & Snock Paracette Trustanting a	(signatory name), as the second (title) Kansas corporation, on behalf of said entity.
IN WITNESS WHEREOF, I have set my hand and of	
	A a a a
NOTARY PUBLIC - State of Kansas HERY. A. R. C. A. R. DSONNotary Sign	gnature: Ulryl A-Kichardon
Mary Carrier Carrier	ame: Chenil A. Richardson, Notary Public

Hartman Oil Co Inc.	Pickrell Acquisitions, Inc.
X	X
Name:	Name:
Title:	Title:
Razor Creek LLC	JB3 Investments, LLC
X	X
Name:	Name:
Title:	Title:
James K. Snook Revocable Trust	Linda S. Davison Trust
X	X
Name:	Name:
Title:	Title:
CH4 Producers, Inc.	Saenger Mineral Trust
Name: LAWRENCE COHEN	X
	Name:
Title: RESIDENT	Title:
Dennis E. & Annette B. Hedke Rev. Trust	ASSIGNEE: Elevate Energy Ltd.
X	x
Name:	Name:
Title:	Title:
*********	*********
A CIZNOW	T EDOEMENT
STATE OF Coprado }	LEDGEMENT
COUNTY OF Sover	
The foregoing instrument was acknowledged b	
(year), by Laurence Com	(signatory name), as
IN WITNESS WHEREOF, I have set my hand and off	icial seal the day and year last above written.
ALEX BEDA NOTARY PUBLIC - STATE OF COLORADO NOTARY ID 20194034348 Notary Sig	nature: Also S
MY COMMISSION EXPIRES SEP 9, 2027 Seal Notary Nat	me: Alex Beda, Notary Public

Hartman Oil Co Inc.	Pickrell Acquisitions, Inc.
X	X
Name:	Name:
Title:	Title:
Razor Creek LLC	JB3 Investments, LLC
X	X
Name:	Name:
Title:	Title:
James K. Snook Revocable Trust	Linda S. Davison Trust
X	X
Name:	Name:
Title:	Title:
CH4 Producers, Inc.	Saenger Mineral Trust
	X
XName:	Name:
Title:	Title:
Dennis E. & Annette B. Hedke Rev. Trust	ASSIGNEE: Elevate Energy Ltd.
x AMA	X
Name: DENNIVE HEDER	Name:
Title: Trustee	Title:
**********	**********
V CKNOMI.	LEDGEMENT
STATE OF LANSAS	CEDGEMENT
COUNTY OF BUTTO	0 100.0.1
The foregoing instrument was acknowledged be	
2025 (year), by TANNIS F. HEAKE	
of Tennis E. & Anneth B. Henve (entity), a IN WITNESS WHEREOF, I have set my hand and office	cial seal the day and year last above written.
A MAN Appl Explies Ul / FE	nature: PAHAM MCM , Notary Public

Hartman Oil Co Inc.	Pickrell Acquisitions, Inc.
X	x Burla A
Name:	Name: Steve M. Willard
Title:	Name: Steve M. Dillard. Title: Vice President
Razor Creek LLC	JB3 Investments, LLC
X	X
Name:	Name:
Title:	Title:
James K. Snook Revocable Trust	Linda S. Davison Trust
X	X
Name:	Name:
Title:	Title:
CH4 Producers, Inc.	Saenger Mineral Trust
X	X
Name:	Name:
Title:	Title:
Dennis E. & Annette B. Hedke Rev. Trust	ASSIGNEE: Elevate Energy Ltd.
X	X
Name:	Name:
Title:	Title:
	100
********	********
	LEDGEMENT
STATE OF KANSAS	
The foregoing instrument was acknowledged by	pefore me this Thanuary (month),
	(signatory name), as Vine President (title)
of Pickrell Acquisitions (entity), a_	KANSAS corporation, on behalf of said entity.
IN WITNESS WHEREOF, I have set my hand and off	
BRENDA A. IVANSON NOTATA PUBLIC NOTATA PUBLIC STATUO KANAS	gnature decide Jamson
SealNotary Na	me: Henda a. Hansen, Notary Public

Hartman Oil Co Inc.	Pickrell Acquisitions, Inc.
X	X
Name:	Name:
Title:	Title:
Razor Creek LLC	JB3 Investments, LLC
X	x JB3 Investment's LLC by
Name:	X JB3 Investment's LLC by Ellin
Title:	Title:
James K. Snook Revocable Trust	Linda S. Davison Trust
X	X
Name:	Name:
Title:	Title:
CH4 Producers, Inc.	Saenger Mineral Trust
X	X
Name:	Name:
Title:	Title:
Dennis E. & Annette B. Hedke Rev. Trust	ASSIGNEE: Elevate Energy Ltd.
X	X
Name:	Name:
Title:	Title:
********	*********
ACKNOW	LEDGEMENT
STATE OF KANSAS	
COUNTY OF Sedg Wick The foregoing instrument was acknowledged by	pefore me this 29 day of UNNARY (month),
2.025 (year) by Flema Valdac	(signatory name), as HR rep: (title)
of Paradon (entity) a	S corporation, on behalf of said entity.
IN WITNESS WHEREOF, I have set my hand and off	
A. ELENA VALDES	gnature: Clina Walds
	me: Elena Valdis. Notary Public

Hartman Oil Co Inc.	Pickrell Acquisitions, Inc.	
X	X	
Name:	Name:	
Title:	Title:	1
Razor Creek LLC	JB3 Investments, LLC	
X	X	
Name:	Name:	
Title:	Title:	
James K. Snook Revocable Trust	Linda S. Davison Trust	()
X	x Jungea L' Daviste.	10 Kar Tru
Name:	Name: Xula A David	(en)
Title:	Title: Thustee	
CH4 Producers, Inc.	Saenger Mineral Trust	
X	X	
Name:	Name:	
Title:	Title:	1
Dennis E. & Annette B. Hedke Rev. Trust	ASSIGNEE: Elevate Energy Ltd.	
	X	
X		
Name:	Name: Title:	
Title:	Title.	
********	******	
STATE OF Kangas ACKNOW	LEDGEMENT	
COUNTY OF <u>Sedawick</u>		
The foregoing instrument was acknowledged b	efore me this day of	(month),
2005 (year), by Linda 8. Davison	(signatory name), as Trustee	(title)
of Linda S. Davison Revocable (entity), a_	corporation, on behalf o	f said entity.
IN WITNESS WHEREOF, I have set my hand and off	icial seal the day and year last above written.	
	il las adda. To	
	mature: Vouda K Werry	
SealNotary Na	me: Vonda K. NORRIS Notary Public - State of Kansas My Appt. Expires 6/17 b	Notary Public

Hartman Oil Co Inc.	Pickrell Acquisitions, Inc.
X	X
Name:	Name:
Title:	Title:
Razor Creek LLC	JB3 Investments, LLC
X	X
Name:	Name:
Title:	Title:
James K. Snook Revocable Trust	Linda S. Davison Trust
X	X
Name:	Name:
Title:	Title:
CH4 Producers, Inc.	Saenger Mineral Trust
X	X Jednard Jaenger
Name:	Name: RICHARD SAENGER
Title:	Title: TRUSTEE, SAENGER MINGRAL TRUST
Dennis E. & Annette B. Hedke Rev. Trust	ASSIGNEE: Elevate Energy Ltd.
X	X
Name:	Name:
Title:	Title:
********	********
STATE OF YUNSUS }	LEDGEMENT
COUNTY OF <u>Sedgwick</u>	
The foregoing instrument was acknowledged be	efore me this 13 day of January (month), (signatory name), as Trustee (title)
2025 (year), by <u>Richard Saenger</u>	(signatory name), as Trustee (title)
of Saenger Mineral Inst (entity), a	Corporation, on behalf of said entity.
IN WITNESS WHEREOF, I have set my hand and office	cial seal the day and year last above written.
NOTARY PUBLIC - State of Kansas HERYL A. RICHARDSON Notary Sign My Appt Expires 6-17-27	nature: Charyl a lidraiden
Seal Notary Nan	ne: Chenyl A. Kicharden, Notary Public

Hartman Oil Co Inc.	Pickrell Acquisitions, Inc.
X	X
Name:	Name:
Title:	Title:
Razor Creek LLC	JB3 Investments, LLC
X	X
Name:	Name:
Title:	Title:
James K. Snook Revocable Trust	Linda S. Davison Trust
X	X
Name:	Name:
Title:	Title:
CH4 Producers, Inc.	Saenger Mineral Trust
X	X
Name:	Name:
Title:	Title:
Title.	111101
Dennis E. & Annette B. Hedke Rev. Trust	ASSIGNEE: Elevate Energy Ltd.
X	X
Name:	Name: Brady Heither
Title:	Title: Marchael Menber
******	*****
	LEDGEMENT
STATE OF COLORAdo }	
COUNTY OF Ava pahoe }	efore me this 25 day of SAMICIVA (month),
2025 (year) by Brady Pfeiffer	(signatory name), as MANGIANA MEINIZEY (title)
of 4 levate, Energy (td. (entity), a	efore me this 28 day of SANUAVY (month), (signatory name), as MANAGINA MEMBER (title) Colorado corporation, on behalf of said entity.
IN WITNESS WHEREOF, I have set my hand and off	
KATY OROZCO	
NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20134061721 NOTARY SIG	nature: JANAS CO
Seal Notary Nat	ne: KAHY OOLO , Notary Public