KOLAR Document ID: 1743760

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

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

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

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

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

KOLAR Document ID: 1743760

Side Two

Must Be Filed For All Wells

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

A separate sheet may be attached if necessary.

^{*} When transferring a unit which consists of more than one lease please file a separate side two for each lease. If a lease covers more than one section please indicate which section each well is located.

KOLAR Document ID: 1743760

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:	CB-1 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Name:	SecTwpS. R East West
Address 1:	County:
Address 2:	
City: State: Zip: +	If filing a Form T-1 for multiple wells on a lease, enter the legal description of
Contact Person:	the lease below:
Phone: () Fax: ()	
Email Address:	
Surface Owner Information:	
Name:	
Address 1:	sheet listing all of the information to the left for each surface owner. Surface owner information can be found in the records of the register of deeds for the
Address 2:	county, and in the real estate property tax records of the county treasurer.
City: State: Zip:+	
the KCC with a plat showing the predicted locations of lease roa	(Cathodic Protection Borehole Intent), you must supply the surface owners and ds, tank batteries, pipelines, and electrical lines. The locations shown on the plat tered on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.
provided the following to the surface owner(s) of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I	Notice Act (see Chapter 55 of the Kansas Statutes Annotated), I have land upon which the subject well is or will be located: 1) a copy of the am filing in connection with this form; 2) if the form being filed is a Form I 3) my operator name, address, phone number, fax, and email address.
the KCC will be required to send this information to the	er(s). I acknowledge that, because I have not provided this information, surface owner(s). To mitigate the additional cost of the KCC performing and address of the surface owner by filling out the top section of this form table to the KCC, which is enclosed with this form.
If choosing the second option, submit payment of the \$30.00 has form and the associated Form C-1, Form CB-1, Form T-1, or Fo.	andling fee with this form. If the fee is not received with this form, the KSONA-1 rm CP-1 will be returned.
I hereby certify that the statements made herein are true and co	prrect to the best of my knowledge and belief.
Date: Signature of Operator or Agent:	Title:

PURCHASE AND SALE AGREEMENT

Between

RUNNING FOXES PETROLEUM INC.

And

EVOLUTION TECHNOLOGY LLC

For Assets located in Bourbon/Linn Counties, Kansas, USA

November 23rd, 2023

Seller's Initials

Buyer's Initials

Date

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Buyer's Initials

| 1/22/2024 | Date

PURCHASE AND SALE AGREEMENT

This Purchase and Sale Agreement (this "Agreement"), is dated as of November 23rd, 2023, by and between Running Foxes Petroleum Inc. 14550 East Easter Ave., Ste 200 Centennial CO 80112 (the, "Seller") and Evolution Technology LLC ("Buyer") 213 W. Mason St., Odessa, MO 64078. Seller and Buyer are sometimes referred to herein collectively as the "Parties" and individually as a "Party."

- A. Seller is the owner of certain oil and gas wells located in Bourbon and Linn Counties, Kansas described on Exhibits A and B attached hereto, (collectively, the "Assets").
- B. Seller desires to sell all of the Assets to Buyer and Buyer wishes to purchase the Assets from the Company.
- C. Buyer has conducted an independent investigation of the Company and the obligations and liabilities associated therewith.
- D. Seller will convey to Buyer or its designees all wells "as is" "where is".

AGREEMENT

NOW THEREFORE, in consideration of the mutual representations, covenants and promises hereinafter set forth and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

SECTION 1 DEFINITIONS

Some of the defined terms used in this Agreement are:

- "Assignment" is defined in Section 2.4. 1.1
- "Closing" means the consummation of the transactions contemplated by this Agreement as provided in Section 7.
- "Closing Date" is defined in Section 7.1. 1.3
- "Contracts" means all presently existing and valid contracts, agreement and instruments insofar as such contracts, agreements and instruments cover, bind, are attributable to or relate to the Leases.
- 1.5 "Effective Date" means November 23rd, 2023.
- "Wells" are those oil and gas wells described on Exhibit A. 1.6
- "Purchase Price" is the total cash consideration specified in Section 2.2 to be paid by Buyer to Seller for the Leases

1 1/22/2024 yer's Initials Date

SECTION 2 PURCHASE AND SALE OF ASSESTS

- Agreement for Purchase and Sale. Subject to the terms and conditions contained in this Agreement, Seller agrees to sell, assign, transfer, convey, set over and deliver, or cause to be sold, assigned, transferred, conveyed, set over and delivered, to Buyer, and Buyer agrees to purchase, acquire, and accept the Leases from Seller.
- Purchase Price. The Purchase Price for the Leases shall be Fifty-Two Thousand Dollars (USD) (\$52,000.00). Funds shall be sent by certified or cashier's check or by wire transfer of immediately available funds to an account or accounts designated in writing by each of the companies comprising Seller.

SECTION 3 DUE DILIGENCE; WAIVER

Following the execution of this Agreement, Seller shall provide Buyer with reasonable access to the Leases and to Seller's title, accounting, environmental and operating records, including property files related thereto, so that Buyer may confirm Seller's title to the Leases and that there are no adverse environmental conditions with respect to the Leases. Buyer acknowledges that, upon Closing, Buyer waives any objection to such matters. NO WARRANTY OF ANY KIND IS MADE BY SELLER AS TO THE INFORMATION AND DATA SUPPLIED TO BUYER, OR TO THE COMPLETENESS THEREOF, AND BUYER EXPRESSLY AGREES THAT ANY CONCLUSIONS DRAWN THEREFROM SHALL BE THE RESULT OF ITS OWN INDEPENDENT REVIEW AND JUDGMENT.

SECTION 4 REPRESENTATIONS AND WARRANTIES OF SELLER

The Seller, Running Foxes Petroleum Inc., represents and warrants to Buyer, as follows:

- Organization and Standing. Seller is duly organized, validly existing and in good standing under the laws of its state of organization.
- Authority. Seller has all requisite power and authority to carry on its business as presently conducted, to enter into this Agreement and the other documents and agreements contemplated hereby, and to perform its obligations under this Agreement and the other documents and agreements contemplated hereby. The consummation of the transactions contemplated by this Agreement will not violate, nor be in conflict with, any provision of its governing documents or any agreement or instrument to which it is a party or by which it is bound or any judgment, decree, order, statute, rule or regulation applicable to Seller.
- Validity. This Agreement, and all documents and instruments required hereunder to be executed and delivered by Seller at the Closing, constitute legal, valid and binding obligations of Seller in accordance with their respective terms, subject to applicable bankruptcy and other similar laws of general application with respect to creditors.
- No Violation. The execution, delivery and performance of this Agreement and the transactions contemplated hereunder have been duly and validly authorized by all requisite authorizing action on the part of Seller.
- Brokers. Seller has not retained any brokers with respect to this Agreement and agrees to indemnify Buyer against any claim by any third person for any commission, brokerage, finder's fee or any other payment based upon any agreement or understanding between such third person and Seller.

Buyer's Initials

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Date

- Taxes. All tax returns required to be filed by Seller with respect to the Purchased Property have been timely filed with the appropriate governmental entity in all jurisdictions in which such tax returns are required to be filed, and all taxes due with respect to such tax returns have been paid, except those being contested in good faith.
- Claims and Litigation. Seller has not received any written notice of any material claims with respect to any continuing or uncured breach, default or violation by Seller of any of the Leases or applicable law, which would adversely affect the ownership, operation or value of the Purchased Property or the transactions contemplated by this Agreement
- Preferential Rights. Except for governmental consents and approvals of 4.8 assignments that are customarily obtained after assignment, there are no preferential rights to purchase or consents to assignment (including third party and governmental preferential rights or consents) burdening the Purchased Property.
- Operations. Seller has not conducted and is not conducting any operations upon the lands covered by the Leases, and Seller has not received any written authorization for expenditures for operations upon such lands.
- 4.10 No Breaches. To Seller's knowledge, neither Seller nor any other party to any Lease, Contract, surface right, permit or other obligation: (i) is in breach or default of or with the lapse of time or the giving of notice, or both, would be in breach or default of such Lease, Contract, surface right, permit or other obligation; or (ii) has given or threatened to give notice of any default under or made any inquiry into any possible default under, or action to alter, terminate, rescind or procure a judicial reformation of any Lease, Contract, surface right, permit or other obligation.
- 4.11 Compliance with Laws. To Seller's knowledge, with respect to Seller's ownership of the Wells, Seller is in compliance in all material respects with all laws, ordinances, rules, regulations, orders, decisions and decrees of governmental authorities that are applicable to the Leases.
- 4.12 Survivability. The foregoing representations and warranties of Seller shall survive the Closing for a period of one (1) year after the Closing Date.

SECTION 5 REPRESENTATIONS AND WARRANTIES OF BUYER

Buyer represents and warrants to Seller as of the date hereof and the Closing Date that:

- Organization and Standing. Buyer is duly organized, validly existing and in good standing under the laws of the State of Kansas and duly qualified to carry on its business in the State of Kansas.
- Authority. Buyer has all requisite power and authority to carry on its business as presently conducted, to enter into this Agreement and the other documents and agreements contemplated hereby, and to perform its obligations under this Agreement and the other documents and agreements contemplated hereby. The consummation of the transactions contemplated by this Agreement will not violate, nor be in conflict with, any provision of Buyer's articles of organization and operating agreement(s) or governing documents, or any material agreement or instrument to which Buyer is a party or by which it is bound, or any judgment, decree, order, statute, rule or regulation applicable to Buyer.
- Validity. This Agreement and all documents and instruments required hereunder to be executed and delivered by Buyer at the Closing, constitute legal, valid and binding obligations of Seller in accordance with their respective terms, subject to applicable

Seller's Initials

Bliyer's Initials

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Date

bankruptcy and other similar laws of general application with respect to creditors.

- No Violation. The execution, delivery and performance of this Agreement and the transactions contemplated hereunder have been duly and validly authorized by all requisite authorizing action on the part of Buyer.
- Securities Matters. Buyer acknowledges that the Leases may be deemed to be "securities" under the Securities Act of 1933, as amended, and certain applicable state securities or Blue Sky laws and that resale thereof may therefore be subject to the registration requirements of such acts. Buyer is acquiring the Leases for its own account, not with a view toward, nor for the sale in connection with, any distribution thereof, nor with the intention of distributing or selling any interests in the Leases in violation of the Securities Act of 1933 or any other applicable federal or state securities laws and regulations. In entering into this transaction Buyer has complied with all applicable federal and state securities laws and regulations.
- Independent Investigation. Buyer is an experienced and knowledgeable investor, and is or has access to personnel who are experienced in the acquisitions and operations in the oil and gas business, is aware of its risks, and is capable of independently evaluating the merits and risks of the investment contemplated by this Agreement. Buyer has, or will have by the Closing, been afforded the opportunity to examine the Leases. Buyer acknowledges that as to the Leases, Buyer is acquiring all of the risks associated with oil and gas industry operations.
- Brokers. Buyer has not retained any brokers with respect to this Agreement and agrees to indemnify Seller against any claim by any third person for any commission, brokerage, finder's fee or any other payment based upon any agreement or understanding between such third person and Buyer.
- Survivability. The foregoing representations and warranties of Buyer shall survive the Closing for a period of thirty (30) days after the Closing Date.

SECTION 6 CONDITIONS PRECEDENT TO CLOSING

- Seller's Conditions to Closing. The obligations of Seller under this Agreement are subject to the fulfillment (unless waived in writing by Seller) of the following conditions precedent prior to or on the Closing:
 - a) Buyer or an Affiliate shall have purchased the Assets and is responsible for all of its assets, records and data.
 - b) Performance of Obligations. Seller shall have performed all material respects of all agreements and covenants required by this Agreement to be performed by Seller prior to or on the Closing Date.
 - c) Representations and Warranties. The representations and warranties made by Buver in this Agreement shall be true and correct at and as of the date of this Agreement and at and as of the Closing Date and with the same force and effect as though made on the Closing Date.
 - d) Pending Legal Action. On the Closing Date, there shall be no pending or threatened third party claim, suit, action or other proceeding before any court or governmental agency seeking to obtain damages in connection with, or to restrain, prohibit, invalidate, or set aside, in whole or in part, the consummation of this Agreement or the transactions contemplated under this Agreement.

1/22/2024 Buyer's Initials Date

- Buyer's Closing Conditions. The obligations of Buyer under this Agreement are subject to the fulfillment (unless waived in writing by Buyer) of the following conditions precedent prior to or on the Closing.
 - a) Performance of Obligations. Seller shall have performed all material respects of all agreements and covenants required by this Agreement to be performed by Seller prior to or on the Closing Date.
 - b) Representations and Warranties. The representations and warranties made by Seller as set forth in this Agreement shall be true and correct at and as of the date of this Agreement and at and as of the Closing Date, and with the same force and effect as though made on the Closing Date.
 - c) Pending Legal Action. On the Closing Date, there shall be no pending or threatened third party claim, suit, action or other proceeding before any court or governmental agency seeking to obtain damages in connection with, or to restrain, prohibit, invalidate, or set aside, in whole or in part, the consummation of this Agreement or the transactions contemplated under this Agreement.
 - Government Agency Approval Not a Condition. It is expressly agreed by the Parties that any necessary Federal or State governmental agency approval or authorization for BUYER to receive assignment of the Leases shall not be a condition precedent to BUYER's obligations under this Agreement.

SECTION 7 CLOSING

- Closing Time and Place. Unless the Parties agree in writing to close sooner, the closing of the transactions contemplated by this Agreement (the "Closing") shall occur at 10:00 a.m. MST on or before November 23rd, 2023 at the offices of the SELLER. The date on which Closing actually occurs is the "Closing Date." Failure to close on or before the "Closing Date" this agreement will be null and void.
- Seller's Obligations at Closing. At the Closing: 7.2
 - a) Assignments. Seller shall deliver to Buyer (1) the Assignments for leases, and (2) all well records, (3) signed T-1 to transfer operatorship of the wells, (4) copies of
- Buyer's Obligations at Closing. At the Closing: Wire transfer or cashier's check for \$10.

SECTION 8 POST CLOSING OBLIGATIONS

8.1 Consents. Seller shall use its best commercially reasonable efforts after the Closing to obtain timely approval of any consents from those Federal. State and other agencies whose consent to assign the Leases is required. Buyer agrees to cooperate fully with Seller in obtaining such consents from the applicable Federal, State or other agencies.

SECTION 9 TERMINATION

Termination. This Agreement and the transactions contemplated hereby may be terminated at any time prior to the Closing Date by:

Buyer's Initials

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1/22/2024

Date

- a) The mutual written consent of the Parties.
- Seller, if any of Seller's conditions to Closing set forth in Section 6.1 have not been satisfied at or prior to Closing.
- Buyer, if any of Buyer's conditions to Closing set forth in Section 6.2 have not been satisfied at or prior to Closing.
- 9.2 **Effect of Termination.** If this Agreement is terminated as provided above, this Agreement shall become void and of no further force or effect and neither Party shall have any further obligation or liability to the other Party except as provided in this Agreement and except as to those provisions that survive Closing.

SECTION 10 DISPUTE RESOLUTION

Any dispute arising under or in connection with this Agreement or the subject matter hereof ("Dispute") shall be referred to and resolved by binding arbitration in Kansas City, Kansas, to be administered by and in accordance with the Commercial Arbitration Rules of the American Arbitration Association ("AAA"). Arbitration shall be initiated within the applicable time limits set forth in this Agreement and not thereafter or if no time limit is given, within the time period allowed by the applicable statute of limitations, by one Party ("Claimant") giving written notice to the other Party ("Respondent") and to the Denver Regional Office of the AAA, that the Claimant elects to refer the Dispute to arbitration. The Parties shall attempt to agree on a single arbitrator but in the event that they are unable to do so within thirty (30) days of the first letter by a Party proposing name(s) of potential arbitrators, then each Party shall choose within fifteen (15) days thereafter one arbitrator qualified to act as such under this Section and these two arbitrators shall choose a third within fifteen (15) days after their selection. All arbitrators must be neutral disinterested parties who have never been officers, directors or employees or attorneys of the Parties or any of their Affiliates, must have not less than ten (10) years experience in the oil and gas industry, and must have a formal financial/accounting, petroleum engineering or legal education. The hearing shall be commenced within thirty (30) days after the selection of the arbitrator(s). The Parties and the arbitrators shall proceed diligently and in good faith in order that the arbitral award shall be made as promptly as possible. The interpretation, construction and effect of this Agreement shall be governed by the Laws of Wyoming, and to the maximum extent allowed by law, in all arbitration proceedings the Laws of Wyoming shall be applied, without regard to any conflicts of laws principles. All statutes of limitation and of repose that would otherwise be applicable shall apply to any arbitration proceeding. The tribunal shall not have the authority to grant or award indirect or consequential damages, punitive damages, exemplary or special damages.

This Section 10 shall survive the Closing.

SECTION 11 MISCELLANEOUS

- 11.1 Further Assurances. The Parties agree that each shall use its reasonable efforts to take or cause to be taken all such actions that may be necessary to consummate and make effective the transactions contemplated by this Agreement.
- 11.2 **Notices.** All notices, demands, and other communications required or permitted under this Agreement shall be in writing and delivered by facsimile transmission, air express service, or registered or certified mail. All notices, demands, and other communications by a Party under this Agreement shall be effective when received by the other party. Any Party may change the address and/or person to which notices, demands, and other communications are to be sent upon written notice to the other Party or Parties.

Seller's Initials

uyer's Initials

Notices shall be sent to:

To SELLER:

Running Foxes Petroleum Inc.

Attn.:

Joe Taglieri, President

14550 East Easter Ave., Ste 200

Centennial, CO 80112 joe.taglieri@runningfoxes.com

Email: Cell:

Attn .:

720 889 0510

To BUYER:

Jakob Wimberly Joe Wimberly
Evolution Technology

213 W. Mason St. Odessa, MO 64076

Odessa, MO 640/6
Email: jhwimberly52@gmail.com, jhwiny@gmail.com

- 11.3 Entire Agreement; Amendments. This Agreement, the documents to be executed hereunder, and the Exhibits and Schedules attached hereto constitute the entire agreement between the Parties concerning the subject matter referred to herein and supersede all prior agreements, understandings, negotiations and discussions, whether oral or written, between the Parties concerning such subject matter. No supplement, amendment, alteration, modification, waiver or termination of this Agreement shall be binding unless executed in writing by the Parties hereto.
- 11.4 Expenses. Each Party shall be solely responsible for expenses incurred by it in connection with this Agreement and shall not be entitled to reimbursement by the other Party.
- 11.5 Governing Law. This Agreement, the Assignment and any other instruments executed in accordance with the Agreement shall be governed by and interpreted according to the laws of the State of Kansas.
- 11.6 Waiver of Consequentials. EACH PARTY HEREBY EXPRESSLY WAIVES, RELEASES AND DISCLAIMS ANY AND ALL RIGHTS TO RECOVER FROM THE OTHER PARTY ANY CONSEQUENTIAL, SPECIAL, INCIDENTAL, INDIRECT, PUNITIVE OR EXEMPLARY DAMAGES RESULTING FROM OR ARISING OUT OF THIS AGREEMENT OR ANY BREACH OF OR FAILURE TO PERFORM UNDER THIS AGREEMENT INCLUDING, WITHOUT LIMITATION, LOST SALES, INCOME, PROFIT, REVENUE, PRODUCTION, RESERVES OR OPPORTUNITY.
- 11.7 Waiver. No waiver of any of the provisions of this Agreement shall be deemed or shall constitute a waiver of any other provisions hereof (whether or not similar), nor shall such waiver constitute a continuing waiver unless otherwise expressly provided.
- 11.8 Captions. The captions in this Agreement are for convenience only and shall not be considered a part of or affect the construction or interpretation of any provision of this Agreement.
- 11.9 Assignment of Agreement. Neither Party shall assign this Agreement or any part thereof without the prior written consent of the other Party, which consent shall not unreasonably be withheld, and any assignment made without such consent shall be void. Except as otherwise provided herein, this Agreement shall be binding upon and inure to the benefit of the Parties and their respective permitted successors and assigns.

7 //33/2024 /Buyer's Initials Date

- 11.10 Counterparts. This Agreement may be executed in multiple original counterparts, all of which shall together constitute a single agreement and each of which, when executed, shall be binding for all purposes thereof on the executing Party and its successors and assigns.
- 11.11 **Severability.** If any term or other provision of this Agreement is invalid, illegal or incapable of being enforced by any rule of law, all other conditions and provisions of this Agreement shall nevertheless remain in full force and effect so long as the economic or legal substance of the transactions contemplated hereby is not affected in any materially adverse manner to either Party.
- 11.12 Not to be Construed Against Drafter. The Parties acknowledge that they have had an adequate opportunity to review each and every provision contained in this Agreement and to submit the same to legal counsel for review and comment. The Parties agree with each and every term contained in this Agreement. Based on the foregoing, the parties agree that the rule of construction that a contract be construed against the drafter, if any, shall not be applied in the interpretation and construction of this Agreement.
- 11.13 **No Third-Party Beneficiaries.** This Agreement is not intended to confer any rights or remedies upon any person other than the Parties and their respective permitted successors and assigns.
- 11.14 Sales Taxes and Recording Fees. The Purchase Price provided for hereunder is net of any sales taxes or other taxes in connection with the sale of the Leases. BUYER shall be liable for any sales tax or other transfer tax, as well as any applicable conveyance, transfer and recording fees, and real estate transfer stamps or taxes imposed on the transfer of the Leases pursuant to this Agreement. BUYER shall indemnify and hold SELLER harmless with respect to the payment of any of those taxes including any interest or penalties assessed thereon.
- 11.15 **Plugging Obligations**. In the event after closing and Buyer's acquisition of the wells listed in Exhibit A and Exhibit B shall be liable both corporately and personally to plug said wells and hold SELLER harmless to any costs incurred either through actions or requests by landowners, Kansas Corporation Commission, Environmental Protection Agency or any other governmental agency whether Township, County, State and Federal. BUYER shall bear all costs of plugging and clean-up of said wells in Exhibit A and B.

Seller's Initials

Buyer's Initials

SIGNATURE PAGE

IN WITNESS WHEREOF, the Parties have signed this Agreement as of the date first above written.

SELLER:

Running Foxes Petroleum Inc.

Joe Taglieri President

BUYER:

Evolution Technology

Exhibit "A" Wells

ğ	SW	SW	SW	SW	SE	SW							
02	SE	S	SE	SE	SW	SE	N	SE	N	NN N	빌	R	
03	SE	SE	SE	E2				NN	SE	NN	SW	N N	
97	SE								WN	N	Ä	NN	
Οİ	ш	ш	ш	ш	ш	ш	ш	ш	ш	ш	ш	ш	
Rge	22	22	22	22	22	22	22	22	22	22	22	22	
Twp	23	23	23	23	23	23	23	23	23	23	23	23	
Sec	27	27	27	27	32	32	33	33	34	34	34	34	
County	Bourbon												
Depth	780	772	006	745	921	923	923	892	878	876	878	868	-
Year Drilled	2001			2001	2010	2010	2010	2010	2008	2008	2008	2008	73
API Number	15-011-22918-0000	15-011-01135-0000	15-011-01136-0000	15-011-22919-0000	15-011-23752-0000	15-011-23621-0000	15-011-23618-0000	15-011-23755-0000	15-011-23443-0000	15-011-23411-0000	15-011-23442-0000	15-011-23409-0000	1/2.3/20.2; Date
Well No.	T-4	5-C	7-C	T-3	15-32	16-32	10-33	16-33	10-34 CBM	10-34B	9-34 CBM	11-34B	Buyer's Initials
Lease Name	STEWART	STEWART	STEWART	STEWART	PHILLIPS	PHILLIPS	GREGG	MYERS	DANLEY	DANLEY	DANLEY	REES	s S
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23	23	23	23	24	24	24	24	23	24	23
34	34	34	35	4	9	2	c)	27	7	12
Bourbon	Bourbon	Bourbon	Bourbon	Bourbon	Bourbon	Bourbon	Bourbon	Bourbon	Bourbon	Bourbon
850	878	878	823	903	883	863	868	2180	649	662
	2008	2008	2010	2010	2010	2010	2010	2008	2007	2011
15-011-01137-0000	15-011-23397-0000	15-011-23441-0000	15-011-23626-0000	15-011-23642-0000	15-011-23643-0000	15-011-23625-0000	15-011-23624-0000	15-011-23453-0001	15-011-23291-0000	15-107-24541-0000
13-C	4-34B	6-34 CBM	6-35	4-4	8-5	10-5	6-5	15-27SWD	3-7	7-12
STEWART	STEWART	STEWART	LONG	KELLOGG	KELLOGG	STEWART	STEWART	STEWART	DUNLOP	LIN-LEA

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Seller's Initials

Exhibit "B" Leases

ALL IN BOURB	ALL IN BOURBON COUNTY, KANSAS				
Lessor		Description	Acres	s Book	Acres Book Page(s)
George Danley	George Danley and Monique Danley	N/2SE of Section 34 T23S, R22E	80	349	73-75
Greg Post Farms Inc.	s Inc.	N/2SE; SESE Section 23 T23S R23E Part of the E/2SW Section 20 T23S R24E	209	370	180
Archie W. Gregg	and Catherine M. Gregg	E/2SW; W/2SE; E/2NW Section 33 T23S R23E	237	352	190-193
Archie W. Gregg Deion Paul Greg Marion McGee a	Archie W. Gregg, and Catherine M. Gregg Deion Paul Gregg and Roxanne I. Gregg Marion McGee and Theresa Marie	W/2NE; a tract in the NENW Section 33 T23S R22E	83	352	194-197
Jeffrey Phillips and Lori Phillips	nd Lori Phillips	S/2SE Section 32 and W/2SW Section 33 T23S R22E	160	357	261-264
Charles W. Rees	10	N/2SW Section 32 T23S R22E	55	352	186-189
Donald L. Stewa	Donald L. Stewart and Karen A. Stewart	E/2NE Section 5 T24S R22E	80	362	684-687
Deion Paul Greg	Deion Paul Gregg and Roxanne L. Gregg	NW Section 10 T24S R22E	150	361	692-694
Brian E. Kellogg	and Laura A. Kellogg	NESE Section 31 T23S R22E; W/ZNW Section 4 and E/ZNE Section 5 T24S R22E	360	265	265-269
Seffer's Initials	Buyer's Initials	1/22/2024 Date			

Lessor Judith K. Long	Description S/2SE; SE/SW Section 2 and W/2SW less NWNWSW Section 1 T24S R22E	Acres 190	Book 359	Acres Book Page(s) 190 359 174-177
Terry L. Long and Connie S. Long	East 55 acres of the W/ZNE; E/ZNW; SWNW of Section 35 T23S R22E	200	357	253-256
David W. Myers and Jo A. Myers	E/2E/2 Section 33 T23S R22E	160	363	445-447
Charles C. Dunlop and Carolyn L. Dunlop	E/2SESE; SWSESE Section 1 and NE; N2SE Section 12 T24S R22E E2SW; W/2SW of Section 5, SE; SW; E2NW Section 6 and N/2 less 13.8 acres T24S R23E	870.1 372	372	508
ALL IN LINN COUNTY, KANSAS				
Lin-Lea Farms, a Kansas Corporation	S2NE; E2NW; SE Section 12 T23S R23E S2NW; N2SW; SESW; SE Section 7 T23S R24E	585	425	557-562

Seffer's Initials

Exhibit "C" T-1

Sollor's Initials

Buver's Initials