

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:

- 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: \_\_\_\_\_

Date: \_\_\_\_\_

Signature: \_\_\_\_\_

New Operator's License No. \_\_\_\_\_

Contact Person: \_\_\_\_\_

New Operator's Name & Address: \_\_\_\_\_

Phone: \_\_\_\_\_

New Operator's Email: \_\_\_\_\_

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

\_\_\_\_\_ is acknowledged as the new operator of the above named lease containing the surface pit

Permit No.: \_\_\_\_\_ . Recommended action: \_\_\_\_\_

permitted by No.: \_\_\_\_\_ .

Date: \_\_\_\_\_

Date: \_\_\_\_\_

Authorized Signature

Authorized Signature

DISTRICT \_\_\_\_\_ EPR \_\_\_\_\_ PRODUCTION \_\_\_\_\_ UIC \_\_\_\_\_



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)  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 (see Chapter 55 of the Kansas Statutes Annotated), 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: \_\_\_\_\_

**NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.**

**ASSIGNMENT AND BILL OF SALE**

STATE OF KANSAS                   §  
  §  
COUNTIES OF LABETTE         §  
AND MONTGOMERY               §

This Assignment and Bill of Sale (this "Assignment") is executed this 7<sup>th</sup> day of August, 2025 (the "Execution Date") but shall be effective as of 12:01 a.m. Central Time on August 1, 2025, (the "Effective Time"), from ENDEAVOR ENERGY RESOURCES, L.P., a Texas limited partnership ("Assignor"), with an address of 500 West Texas Avenue, Suite 100; Midland, Texas 79701 to REDBUD LABETTE, LLC, a limited liability company ("Assignee"), with an address at 16000 Stuebner Airline Road, Suite 320, Spring, Texas 77379. Assignor and Assignee are sometimes referred to herein individually as a "Party" and collectively as the "Parties".

For a good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and subject to the terms set forth herein, Assignor does hereby GRANT, BARGAIN, SELL, CONVEY, ASSIGN, TRANSFER, SET OVER, and DELIVER unto Assignee all of Assignor's right, title, and interest in, to, and under the following, without duplication (collectively, the "Assets"):

- (a) all of the oil and gas leases and subleases, together with any and all other right, title and interest of Assignor in and to the leasehold estates created thereby (collectively, the "Leases") located in the lands described in Exhibit A (the "Lands");
- (b) any and all oil, gas, water, CO2 and disposal wells located on any of the Lands (the "Wells"), whether plugged and abandoned, temporarily abandoned, or otherwise;
- (c) all rights and interests in, under or derived from all unitization and pooling agreements, declarations and orders in effect with respect to any of the Leases or Wells and the units created thereby (the "Units") (the Leases, the Lands, the Units and the Wells being collectively referred to hereinafter as the "Properties" or individually as a "Property");
- (d) all permits, licenses, allowances, water rights, registrations, consents, orders, approvals, variances, authorizations, servitudes, easements, rights-of-way, surface leases, other surface interests and surface rights to the extent appurtenant to or used in connection with the ownership, operation, production, gathering, treatment, processing, storing, sale or disposal of Hydrocarbons or produced water from the Properties or any of the Assets;

4

- (e) all equipment, machinery, fixtures, inventory and other personal, movable and mixed property located on any of the Properties or other Assets that is used in connection therewith, and including well equipment, casing, tubing, pumps, motors, machinery, platforms, rods, tanks, boilers, fixtures, compression equipment, flowlines, pipelines, gathering systems associated with the Wells, manifolds, processing and separation facilities, pads, structures, materials, and other items primarily used in the operation thereof;
- (f) all contracts to which Assignor is a party or is bound that relate to any of the Assets and (in each case) that will be binding on Assignee from and after the Execution Date, but only to the extent they relate to the Assets and not to other Assets of Assignor, including: communitization agreements; net profits agreements; production payment agreements; area of mutual interest agreements; joint venture agreements; confidentiality agreements; farmin and farmout agreements; bottom hole agreements; crude oil, condensate, and natural gas purchase and sale, gathering, transportation, and marketing agreements; hydrocarbon storage agreements; acreage contribution agreements; operating agreements; balancing agreements; pooling declarations or agreements; unitization agreements; processing agreements; saltwater disposal agreements; facilities or equipment leases; and other similar contracts and agreements, but exclusive of any master service agreements (collectively, the “Contracts”);
- (g) all over-production or under-production or over-deliveries or under-deliveries with respect to Hydrocarbons produced from or allocated to the Assets, regardless of whether such over-production or under-production or over-deliveries or under-deliveries arise at the wellhead, pipeline, gathering system, transportation system, processing plant, or other location, including any imbalances under gas balancing or similar agreements, imbalances under production handling agreements, imbalances under processing agreements, imbalances under the Leases, and imbalances under gathering or transportation agreements;
- (h) to the extent assignable, all right, title and interest of Assignor in and to all rights, claims and causes of action to the extent, and only to the extent, that such rights, claims or causes of action are associated with the Assets and (i) relate to the period from and after the Effective Time or (ii) relate to any of the Assumed Liabilities;
- (i) copies (which may, in Assignor’s sole discretion, be electronic copies) of all of the books, files, records, information and data, whether written or electronically stored, primarily relating to the Assets in Assignor’s possession, including: (i) land and title records (including prospect files, maps, lease records, abstracts of title, title opinions and title curative documents); (ii) Contract files; (iii) correspondence; (iv) operations, environmental, production, and accounting records; and (v) facility and well records (collectively, the “Records”); and
- (j) all oil, gas, and other liquid or gaseous hydrocarbons, or any of them or any combination thereof, and all products or substances extracted, separated, processed, and produced therefrom, that are attributable to the Properties (collectively, the



“Hydrocarbons”) and (i) produced from and after the Effective Time or (ii) produced prior to the Effective Time but still in storage or existing in stock tanks, pipelines, or plants (including inventory and/or line fill) as of the Effective Time.

TO HAVE AND TO HOLD all and singular the Assets, together with all rights, titles, interests, estates, remedies, powers and privileges thereto appertaining unto Assignee and its successors, legal representatives, and assigns forever, subject to the following:

1. **Special Warranty.** Assignor hereby binds itself, its successors and assigns, to warrant and forever defend title to the Assets unto Assignee, its successors and assigns, against any person or entity whomsoever claiming or to claim the same or any part thereof by, through and/or under Assignor, but not otherwise.

2. **Purchase and Sale Agreement.** Reference is made to that certain agreement dated concurrently with this Assignment, by and between Assignor (as Seller) and Assignee (as Buyer) (the “*Purchase Agreement*”). The Purchase Agreement contains certain representations, warranties, covenants, and agreements between Assignor and Assignee which survive the execution and delivery of this Deed, as more particularly provided therein, but third parties may conclusively rely on this Assignment to vest title to the Assets in Assignee. Nothing in this Deed shall operate to limit, release, or impair any of Assignor’s or Assignee’s respective rights, obligations, remedies, or indemnities in the Purchase Agreement.

3. **Successors and Assigns.** This Assignment shall apply to, be binding in all respects upon, and inure to the benefit of the Parties and their respective successors and assigns.

4. **Disclaimers.**

(a) NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS ASSIGNMENT, EXCEPT FOR ASSIGNOR’S SPECIAL WARRANTY OF TITLE PROVIDED IN SECTION 1, ASSIGNOR MAKES NO REPRESENTATIONS OR WARRANTIES WHATSOEVER, AND DISCLAIMS ALL LIABILITY AND RESPONSIBILITY FOR ANY REPRESENTATION, WARRANTY, STATEMENT, OR INFORMATION MADE OR COMMUNICATED (ORALLY OR IN WRITING) TO ASSIGNEE. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, EXCEPT AS EXPRESSLY SET FORTH IN THIS ASSIGNMENT, ASSIGNOR EXPRESSLY DISCLAIMS AND NEGATES ANY REPRESENTATION OR WARRANTY, EXPRESS, IMPLIED, AT COMMON LAW, BY STATUTE, OR OTHERWISE, RELATING TO (A) TITLE TO ANY OF THE ASSETS, (B) THE CONDITION OF THE ASSETS (INCLUDING ANY IMPLIED OR EXPRESS WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR CONFORMITY TO MODELS OR SAMPLES OF MATERIALS), (C) ANY INFRINGEMENT BY ASSIGNOR OF ANY PATENT OR PROPRIETARY RIGHT OF ANY THIRD PARTY, AND (D) THE ENVIRONMENTAL CONDITION AND OTHER CONDITION OF THE ASSETS AND ANY POTENTIAL LIABILITY ARISING FROM OR RELATED TO THE ASSETS, IT BEING DISTINCTLY UNDERSTOOD THAT THE ASSETS ARE BEING SOLD AND TRANSFERRED TO ASSIGNEE “AS IS,” “WHERE IS,” AND “WITH ALL FAULTS AS TO ALL MATTERS”.

(b) **ASSIGNEE ACKNOWLEDGES AND AFFIRMS THAT IT HAS MADE ITS OWN INDEPENDENT INVESTIGATION, ANALYSIS, AND EVALUATION OF THE ASSETS (INCLUDING ASSIGNEE'S OWN ESTIMATE AND APPRAISAL OF THE EXTENT AND VALUE OF ASSIGNOR'S HYDROCARBON RESERVES ATTRIBUTABLE TO THE ASSETS AND AN INDEPENDENT ASSESSMENT AND APPRAISAL OF THE ENVIRONMENTAL RISKS ASSOCIATED WITH THE ACQUISITION OF THE ASSETS). ASSIGNEE ACKNOWLEDGES THAT IN ENTERING INTO THIS ASSIGNMENT, IT HAS RELIED ON THE AFOREMENTIONED INVESTIGATION. ASSIGNEE HEREBY IRREVOCABLY COVENANTS TO REFRAIN FROM, DIRECTLY OR INDIRECTLY, ASSERTING ANY CLAIM, OR COMMENCING, INSTITUTING, OR CAUSING TO BE COMMENCED, ANY PROCEEDING OF ANY KIND AGAINST ASSIGNOR OR ITS AFFILIATES, ALLEGING FACTS CONTRARY TO THE FOREGOING ACKNOWLEDGEMENT AND AFFIRMATION.**

5. **Choice of Law; Venue.** THIS ASSIGNMENT WILL BE INTERPRETED, CONSTRUED AND ENFORCED IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS, WITHOUT GIVING EFFECT TO ANY RULES OR PRINCIPLES OF CONFLICT OF LAW THAT MIGHT OTHERWISE REFER TO THE LAWS OF ANOTHER JURISDICTION. THE PARTIES EACH CONSENT TO THE EXERCISE OF JURISDICTION IN PERSON AND BY THE COURTS OF THE STATE OF TEXAS FOR ANY ACTION ARISING OUT OF THIS AGREEMENT. ALL PROCEEDINGS WITH RESPECT TO, ARISING DIRECTLY OR INDIRECTLY IN CONNECTION WITH, OUT OF, RELATED TO OR FROM THIS AGREEMENT SHALL BE EXCLUSIVELY LITIGATED IN THE COURTS HAVING SITES IN MIDLAND COUNTY, TEXAS, AND EACH PARTY WAIVES ANY OBJECTION IT MAY HAVE TO VENUE OR JURISDICTION THEREIN.

6. **Further Assurances.** The Parties agree (a) to furnish upon request to each other such further information, (b) to execute, acknowledge, and deliver to each other such other documents, and (c) to do such other acts and things, all as the other Party may reasonably request for the purpose of carrying out the intent of this Assignment.

7. **Severability.** If any provision of this Assignment is held invalid or unenforceable by any court of competent jurisdiction, the other provisions of this Assignment shall remain in full force and effect. Any provision of this Assignment held invalid or unenforceable only in part or degree shall remain in full force and effect to the extent not held invalid or unenforceable.

8. **Counterparts.** This Assignment may be executed and delivered (including by facsimile or e-mail transmission) in one or more counterparts, each of which shall be deemed valid and binding with respect to the signatories thereto, and all of which, when taken together, shall be deemed to constitute one and the same instrument.

*[Signature and Acknowledgment Pages Follow]*



IN WITNESS WHEREOF, the Parties have executed this Assignment the Execution Date, but this Assignment shall be effective for all purposes as of the Effective Time.

**ASSIGNOR:**

**ENDEAVOR ENERGY RESOURCES, L.P.**

By: \_\_\_\_\_

Name: Chris Curry

Title: Vice President of Land

The Simmons RLL

**THE STATE OF TEXAS**

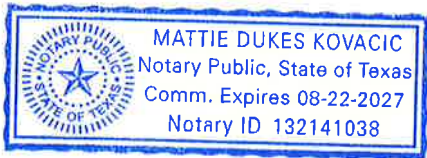
§

**COUNTY OF MIDLAND**

§

§

This instrument was acknowledged before me this 6th day of August, 2025, by Chris Curry, known to me to be the Vice President of Land of Endeavor Energy Resources, LP, a limited partnership, who affirmed that the foregoing instrument was signed on behalf of such limited partnership and that the execution of this instrument was the free act and deed of such limited partnership.



Notary Public in and for the State of TX

**ASSIGNEE:**

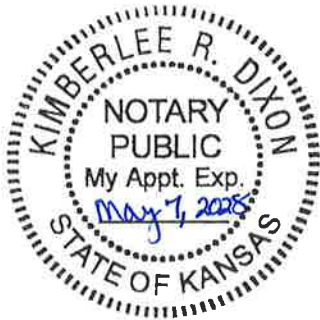
**REDBUD LABETTE, LLC**

By: \_\_\_\_\_  
Name: Thomas Kaetzer  
Title: President - CEO



**THE STATE OF KANSAS       §**  
**§**  
**COUNTY OF MONTGOMERY §**

This instrument was acknowledged before me this 7<sup>th</sup> day of August, 2025, by Thomas Kaetzer known to me to be the President and CEO of RedBud Labette, LLC, a limited liability company, who affirmed that the foregoing instrument was signed on behalf of such company and that the execution of this instrument was the free act and deed of such company.



Kimberlee R. Dixon  
Notary Public in and for the State of Kansas

**Exhibit A**  
Assets

Attached to and made part of that Purchase Sale Agreement dated effective August 1, 2025, by and among Endeavor Energy Resources, LP and RedBud Labetite, LLC.

Leases

Tract Code	Lessor	Lessee	Effective Date	Book and Page	Legal Description	Section	Lot	Township	Range	State	County
KSLAB0655L0836.001	De'Far, Darrell, D., et ux.	Endeavor Energy Resources	11/18/2004	35-44	NW;	14		034-S	017-E	KS	Labetite
KSLAB0655L0836A.001	De'Far, Dwayne L. et ux.	Endeavor Energy Resources	11/22/2004	35-43	NW;	14		034-S	017-E	KS	Labetite
KSLAB0655L0954.001	Sleepy Hollow Ranch, Inc.	Endeavor Energy Resources, L.P.	12/30/2004	-	N2;	11		034-S	017-E	KS	Labetite
KSLAB0655L0955.001	Harshaw, Kenneth & Harshaw Betty Tr	Endeavor Energy Resources, L.P.	4/15/2005	36-99	Various;	26		033-S	017-E	KS	Labetite
KSLAB0655L1006.001	Stegmeir, Earl L. & Carol Ann	Endeavor Energy Resources, L.P.	2/28/2005	36-63	W2;	4		034-S	018-E	KS	Labetite
KSLAB0655L1006.002	Stegmeir, Earl L. & Carol Ann	Endeavor Energy Resources, L.P.	2/28/2005	36-63	SW,S2NW;	23		033-S	017-E	KS	Labetite
KSLAB0655L1006.003	Stegmeir, Earl L. & Carol Ann	Endeavor Energy Resources, L.P.	2/28/2005	36-63	E2 NW4	9		034-S	018-E	KS	Labetite
KSLAB0655L1006.004	Stegmeir, Earl L. & Carol Ann	Endeavor Energy Resources, L.P.	2/28/2005	36-63	SW4 AND E2 NW4	6		034-S	018-E	KS	Labetite
KSLAB0655L1006.005	Stegmeir, Earl L. & Carol Ann	Endeavor Energy Resources, L.P.	2/28/2005	36-63	15 ACRES NW4, N of Creek	7		034-S	018-E	KS	Labetite
KSLAB0655L1007.001	Reedy, Robert D & Neva J	Endeavor Energy Resources, L.P.	2/3/2005	77-36	W2NW;	6		034-S	018-E	KS	Labetite
KSLAB0655L1007.002	Reedy, Robert D & Neva J	Endeavor Energy Resources, L.P.	2/3/2005	77-36	NE4	12		034-S	017-E	KS	Labetite
KSLAB0655L1007.003	Reedy, Robert D & Neva J	Endeavor Energy Resources, L.P.	2/3/2005	77-36	PART NW4, S of Creek	7		034-S	018-E	KS	Labetite
KSLAB0655L1011.001	Muller, Mark & Lisa	Endeavor Energy Resources, L.P.	12/20/2004	71-36	W2SE;	5		034-S	018-E	KS	Labetite
KSLAB0655L1017.001	Muller, Mark & Lisa	Endeavor Energy Resources, L.P.	2/3/2005	36-79	SE;	6		034-S	018-E	KS	Labetite
KSLAB0655L1035.001	Muller Construction, Inc.	Endeavor Energy Resources, L.P.	12/20/2004	36-75	NE;	36		033-S	017-E	KS	Labetite
KSLAB0655L1035.002	Muller Construction, Inc.	Endeavor Energy Resources, L.P.	12/20/2004	36-75	W2NW;	30		033-S	018-E	KS	Labetite
KSLAB0655L1035.003	Muller Construction, Inc.	Endeavor Energy Resources, L.P.	12/20/2004	36-75	W2NW;	17		034-S	018-E	KS	Labetite
KSLAB0655L1045.001	Muller, Larry & Muller, Patricia	Endeavor Energy Resources, L.P.	12/20/2004	36-69	SW;	35		033-S	017-E	KS	Labetite
KSLAB0655L1045.002	Muller, Larry & Muller, Patricia *	Endeavor Energy Resources, L.P.	12/20/2004	36-69	NE,SE,SE;	35		033-S	017-E	KS	Labetite
KSLAB0655L1045.003	Muller, Larry & Muller, Patricia	Endeavor Energy Resources, L.P.	12/20/2004	36-69	SE;	2		034-S	017-E	KS	Labetite
KSLAB0655L1045.004	Muller, Larry & Muller, Patricia	Endeavor Energy Resources, L.P.	12/20/2004	36-69	E2NE;	2		034-S	017-E	KS	Labetite
KSLAB0655L1045.005	Muller, Larry & Muller, Patricia	Endeavor Energy Resources, L.P.	12/20/2004	36-69	NWNE;	2		034-S	017-E	KS	Labetite
KSLAB0655L1046.001	O'Brien Rock Company, Inc.	Endeavor Energy Resources, L.P.	1/26/2005	36-73	SE;	12		034-S	017-E	KS	Labetite
KSLAB0655L1046.002	O'Brien Rock Company, Inc.	Endeavor Energy Resources, L.P.	1/26/2005	36-73	SENE;	14		034-S	017-E	KS	Labetite
KSLAB0655L1046.003	O'Brien Rock Company, Inc.	Endeavor Energy Resources, L.P.	1/26/2005	36-73	E2;	7		034-S	018-E	KS	Labetite
KSLAB0655L1046.004	O'Brien Rock Company, Inc.	Endeavor Energy Resources, L.P.	1/26/2005	36-73	W2;	8		034-S	018-E	KS	Labetite
KSLAB0655L1046.005	O'Brien Rock Company, Inc.	Endeavor Energy Resources, L.P.	1/26/2005	36-73	N2NE;	14		034-S	017-E	KS	Labetite
KSLAB0655L1046.006	O'Brien Rock Company, Inc.	Endeavor Energy Resources, L.P.	1/26/2005	36-73	SW;	7		034-S	018-E	KS	Labetite
KSLAB0655L1047.001	Stewart, Jeffery A. et ux	Endeavor Energy Resources, L.P.	8/1/2007	42-54	N2NW;	35		033-S	017-E	KS	Labetite
KSLAB0655L1049.001	Muller, Mark & Lisa	Endeavor Energy Resources, L.P.	3/31/2008	45-82	SW;	5		034-S	018-E	KS	Labetite
KSLAB0655L1050.001	Allen, Michael D., et ux	Endeavor Energy Resources, L.P.	6/4/2008	46-3	NWNE;	14		034-S	017-E	KS	Labetite
KSLAB0655L1051.001	Flying T. Cattle Co., Inc.	Endeavor Energy Resources, L.P.	8/20/2008	46-146	NW;	13		034-S	017-E	KS	Labetite
KSLAB0655L1051.002	Flying T. Cattle Co., Inc.	Endeavor Energy Resources, L.P.	8/20/2008	46-146	NW;	18		034-S	018-E	KS	Labetite
KSLAB0655L1051.003	Flying T. Cattle Co., Inc.	Endeavor Energy Resources, L.P.	8/20/2008	46-146	N2NE;	18		034-S	018-E	KS	Labetite
KSLAB0655L1051.004	Flying T. Cattle Co., Inc.	Endeavor Energy Resources, L.P.	8/20/2008	46-146	SW;	13		034-S	017-E	KS	Labetite
KSLAB0655L1051.005	Flying T. Cattle Co., Inc.	Endeavor Energy Resources, L.P.	8/20/2008	46-146	SE;	13		034-S	017-E	KS	Labetite
KSLAB0655L1051.006	Flying T. Cattle Co., Inc.	Endeavor Energy Resources, L.P.	8/20/2008	46-146	NE;	13		034-S	017-E	KS	Labetite
KSLAB0655L1052.001	Boles, Bobby Joe	Endeavor Energy Resources, L.P.	10/2/2008	47-93	SW;	25		033-S	017-E	KS	Labetite

Exhibit A

Assets

Attached to and made part of that Purchase Sale Agreement dated effective August 1, 2025, by and among Endeavor Energy Resources, LP and RedBud Labette, LLC.

KSLAB0655L1053.001	Muller, Mark & Lisa	Endeavor Energy Resources, L.P.	2/10/2009	48-182	E2SE;	5	034-S	018-E	KS	Labette
KSLAB0655L1053.002	Muller, Mark & Lisa	Endeavor Energy Resources, L.P.	2/10/2009	48-182	N2;	5	034-S	018-E	KS	Labette
KSMON0655L0764.001	Allen, Marion A. & Velma J.	Endeavor Energy Resources, L.P.	6/8/2004	540-573	NE;	20	034-S	017-E	KS	Montgomery
KSMON0655L0835.001	Motley, Lee R.	Endeavor Energy Resources	7/21/2004	541-7648	N2NW;	27	034-S	017-E	KS	Montgomery
KSMON0655L0835.002	Motley, Lee R.	Endeavor Energy Resources	7/21/2004	541-7648	S2NNWNE;	27	034-S	017-E	KS	Montgomery
KSMON0655L0835.003	Motley, Lee R.	Endeavor Energy Resources	7/21/2004	541-7648	SWNE;	27	034-S	017-E	KS	Montgomery
KSMON0655L0835.004	Motley, Lee R.	Endeavor Energy Resources	7/21/2004	541-7648	W2NWSE;	27	034-S	017-E	KS	Montgomery
KSMON0655L0835.005	Motley, Lee R.	Endeavor Energy Resources	7/21/2004	541-7648	SE OF N LN ABAND RR & BG 1613'	20	034-S	017-E	KS	Montgomery
KSMON0655L0839.001	DeTar, Dwayne L. et ux.	Endeavor Energy Resources	11/24/2004	544-630	SESE	16	034-S	017-E	KS	Montgomery
KSMON0655L0839.002	DeTar, Dwayne L. et ux.	Endeavor Energy Resources	11/24/2004	544-630	NE	16	034-S	017-E	KS	Montgomery
KSMON0655L0929.001	Don L. & Evelyn M. DeTar Rev. Trusts	Endeavor Energy Resources, L.P.	1/1/2009	544-214	SE less 35 ac tr NESE	16	034-S	017-E	KS	Montgomery
KSMON0655L0936.001	Don L. & Evelyn M. DeTar Rev. Trust	Endeavor Energy Resources, L.P.	1/1/2009	544-212	SE;	4	034-S	017-E	KS	Montgomery
KSMON0655L0937.001	Isbell, Sharon Ann	Endeavor Energy Resources, L.P.	3/4/2005	547-559	E2SE;	3	034-S	017-E	KS	Montgomery
KSMON0655L0937.002	Isbell, Sharon Ann	Endeavor Energy Resources, L.P.	3/4/2005	547-559	W2SE;	3	034-S	017-E	KS	Montgomery
KSMON0655L0937A.002	Graybill, Wayne Allen	Endeavor Energy Resources, L.P.	3/4/2005	547-558	E2SE;	3	034-S	017-E	KS	Montgomery
KSMON0655L0937A.003	Graybill, Wayne Allen	Endeavor Energy Resources, L.P.	3/4/2005	547-558	W2SE;	3	034-S	017-E	KS	Montgomery
KSMON0655L0937B.001	Graybill Family Limited Partnership	Endeavor Energy Resources, L.P.	3/1/2005	547-560	E2SE;	3	034-S	017-E	KS	Montgomery
KSMON0655L0938.001	Don L. & Evelyn M. DeTar Rev. Trust	Endeavor Energy Resources, L.P.	1/1/2009	544-215	E2W2NE, N/2NW;	22	034-S	017-E	KS	Montgomery
KSMON0655L0983.001	Henry, Johnnie E., et ux.	Endeavor Energy Resources, L.P.	4/20/2005	548-82	NW;	34	033-S	017-E	KS	Montgomery
KSMON0655L0983.002	Henry, Johnnie E., et ux.	Endeavor Energy Resources, L.P.	4/20/2005	548-82	NE;	1	034-S	017-E	KS	Labette
KSMON0655L1003.001	King, William Kenneth & Ruth	Endeavor Energy Resources, L.P.	6/8/2004	540-572	SE;	17	034-S	017-E	KS	Montgomery
KSMON0655L1004.001	DeTar, Darrell D & Cynthia	Endeavor Energy Resources, L.P.	11/23/2004	544-632	Lots 1,8 & 2;	29	034-S	017-E	KS	Montgomery
KSMON0655L1005.001	Don L DeTar & Evelyn M. Rev. Tr.	Endeavor Energy Resources, L.P.	1/1/2009	544-213	S2NW,NE;	15	034-S	017-E	KS	Montgomery
KSMON0655L1008.001	Muller Construction, Inc.	Endeavor Energy Resources, L.P.	12/20/2004	547-136	W2;	20	034-S	017-E	KS	Montgomery
KSMON0655L1008.002	Muller Construction, Inc.	Endeavor Energy Resources, L.P.	12/20/2004	547-136	SE4	20	034-S	017-E	KS	Montgomery
KSMON0655L1010.001	Muller Construction, Inc.	Endeavor Energy Resources, L.P.	12/20/2004	547-138	S2;	32	033-S	017-E	KS	Montgomery
KSMON0655L1010.002	Muller Construction, Inc.	Endeavor Energy Resources, L.P.	12/20/2004	547-138	NE;	5	034-S	017-E	KS	Montgomery
KSMON0655L1010.003	Muller Construction, Inc.	Endeavor Energy Resources, L.P.	12/20/2004	547-138	W2SE;	5	034-S	017-E	KS	Montgomery
KSMON0655L1012.001	Veryl L Dennis & Alice M Dennis Tr	Endeavor Energy Resources, L.P.	2/8/2005	546-163	SE;	10	034-S	017-E	KS	Montgomery
KSMON0655L1012.002	Veryl L Dennis & Alice M Dennis Tr	Endeavor Energy Resources, L.P.	2/8/2005	546-163	NE;	34	033-S	017-E	KS	Montgomery
KSMON0655L1012.003	Veryl L Dennis & Alice M Dennis Tr	Endeavor Energy Resources, L.P.	2/8/2005	546-163	SE;	1	034-S	017-E	KS	Labette
KSMON0655L1013.001	Donald E & Lee Wanda Cooke Trust	Endeavor Energy Resources, L.P.	3/4/2005	547-149	NE;	29	034-S	017-E	KS	Montgomery
KSMON0655L1014.001	Timothy W & Janet K Cooke Rev Tr	Endeavor Energy Resources, L.P.	4/20/2005	547-722	155 ACRES SW4	21	034-S	017-E	KS	Montgomery
KSMON0655L1014.002	Timothy W & Janet K Cooke Rev Tr	Endeavor Energy Resources, L.P.	4/20/2005	547-722	SE4 AND Lots 7,8,9,10,11,12	19	034-S	017-E	KS	Montgomery
KSMON0655L1018.001	Wishall, John A., Sr. & Catherine E.	Endeavor Energy Resources, L.P.	1/13/2005	547-140	NW;	10	034-S	017-E	KS	Montgomery
KSMON0655L1018.002	Wishall, John A., Sr. & Catherine E.	Endeavor Energy Resources, L.P.	1/13/2005	547-140	N2SW;	34	033-S	017-E	KS	Montgomery
KSMON0655L1018.003	Wishall, John A., Sr. & Catherine E.	Endeavor Energy Resources, L.P.	1/13/2005	547-140	N2NE;	10	034-S	017-E	KS	Montgomery
KSMON0655L1019.001	Padley, Elizabeth Ann & Ralph F.	Endeavor Energy Resources, L.P.	1/26/2005	547-142	SE;	15	034-S	017-E	KS	Montgomery
KSMON0655L1034.001	Liebert, William T.	Endeavor Energy Resources, L.P.	2/3/2005	547-145	NE, W2SE;	28	034-S	017-E	KS	Montgomery
KSMON0655L1034.002	Liebert, William T.	Endeavor Energy Resources, L.P.	2/3/2005	547-145	NW;	16	034-S	017-E	KS	Montgomery

Exhibit A

Assets

Attached to and made part of that Purchase Sale Agreement dated effective August 1, 2025, by and among Endeavor Energy Resources, LP and RedBud Labette, L.L.C.

API Number	Lease Name	Well No.	Well Type	Well Status	Section	Township	Range
KSMON0655L1036.001	Muller, Fred & Sharon	12/20/2004	547-134	NW;	9		034-S
KSMON0655L1037.001	Stevenson, Roscoe E. & Phyllis K.	2/25/2005	36-65	NW;	23		034-S
KSMON0655L1037.002	Stevenson, Roscoe E. & Phyllis K.	2/25/2005	36-65	NENE;	22		034-S
KSMON0655L1040.001	Thurmond, Joy L. & Wilma C.	5/16/2005	548-709	SE;	34		033-S
KSMON0655L1041.001	Wagner, Lester R. & Cristia L.	2/25/2005	547-132	W100SE;	9		034-S
KSMON0655L1042.001	Shields, Irene D.	2/25/2005	547-130	SENE;	22		034-S
KSMON0655L1049.001	Graybill, Johnnie & Linda	2/8/2005	547-147	NE;	3		034-S
KSMON0655L1050.001	White, Billy C.	6/29/2006	559-401	NE;	9		034-S
KSMON0655L1052.001	Campbell, Robert A. et ux	8/18/2006	561-187	NE;	30		034-S
KSMON0655L1052.002	Campbell, Robert A. et ux	8/18/2006	561-187	Lois 3&4;	19	3 & 4	034-S
KSMON0655L1052.003	Campbell, Robert A. et ux	8/18/2006	561-187	Lois 1&6;	19	1 & 6	034-S
KSMON0655L1052.004	Campbell, Robert A. et ux	8/18/2006	561-187	Lois 8,11&12;	7	8,11,	035-S
KSMON0655L1052.005	Campbell, Robert A. et ux	8/18/2006	561-187	E2NE;	9		033-S
KSMON0655L1055.001	Plute, Willis J. et ux	9/20/2006	562-241	NW/SW, S2SW;	16		034-S
KSMON0655L1056.001	Campbell, Robert L. Ind & as Trustee	6/19/2006	558-358	SE et al;	11		034-S
KSMON0655L1057.001	Plute, Barbara	3/19/2007	565-610	NW;	21		034-S
KSMON0655L1060.001	Startz, A. John and Startz, Alia L.	8/13/2008	578-719	SE;	27		033-S
KSMON0655L1061.001	Crough Rev. Living Tr. U/A 12-29-88	8/1/2008	578-718	Lot 1;	Blk 1	1	034-S
KSMON0655L1061.002	Crough Rev. Living Tr. U/A 12-29-88	8/1/2008	578-718	N2NE;	24		034-S
KSMON0655L1061.003	Crough Rev. Living Tr. U/A 12-29-88	8/1/2008	578-718	S2NE;	24		034-S
KSMON0655L1061.004	Crough Rev. Living Tr. U/A 12-29-88	8/1/2008	578-718	N2SE;	24		034-S
KSMON0655L1061.005	Crough Rev. Living Tr. U/A 12-29-88	8/1/2008	578-718	Lot 2;	24	2	034-S
KSMON0655L1061.006	Crough Rev. Living Tr. U/A 12-29-88	8/1/2008	578-718	Lois 9, 16;	24	9&16	034-S
KSMON0655L1061.007	Crough Rev. Living Tr. U/A 12-29-88	8/1/2008	578-718	Lois 1-9;	24		034-S
KSMON0655L1061.008	Crough Rev. Living Tr. U/A 12-29-88	8/1/2008	578-718	Lois 1 & 8;	24	1,8	034-S

Wells

API Number	Lease Name	Well No.	Well Type	Well Status	Section	Township	Range
15-099-24476-0000	ALLEN	14-4	GAS	SI	14	34	17
15-125-30597-0001	ALLEN	20-1	GAS	SI	20	34	17
15-125-31535-0000	BARBARA PLUTE	21-3	GAS	SI	21	34	17
15-125-32012-0000	BILL WHITE	9-6	GAS	Prod	9	34	17
15-099-24618-0000	BOLES	25-1	GAS	Prod	25	33	17
15-125-31966-0000	CAMPBELL	11-2	GAS	Prod	11	34	16
15-125-31656-0000	CAMPBELL	14-1	GAS	Prod	14	34	16
15-125-31658-0000	CAMPBELL	14-4	GAS	Prod	14	34	16
15-125-31963-0000	CAMPBELL	14-5	GAS	Prod	14	34	16
15-125-31883-0000	CLOUGH	24-4	GAS	SI	24	34	16
15-125-31287-0000	COOKE	21-1	GAS	Prod	21	34	17

Exhibit A

Assets

Attached to and made part of that Purchase Sale Agreement dated effective August 1, 2025, by and among Endeavor Energy Resources, LP and RedBud Labette, LLC.

15-125-31670-0000	COOKE SWD	1	SWD	Active	29	34	17
15-125-31536-0000	COOKE TRUST	29-4	GAS	SI	29	34	17
15-125-31476-0000	DARRELL DE TAR	29-1	GAS	Prod	29	34	17
15-099-24230-0000	DE TAR	14-1	GAS	Prod	14	34	17
15-125-31659-0000	DENNIS	10-2	GAS	SI	10	34	17
15-125-31515-0000	DENNIS	34-4	GAS	SI	34	33	17
15-125-31660-0000	DENNIS SWD	1	SWD	Active	10	34	17
15-125-31914-0000	DETAR	16-2	GAS	SI	16	34	17
15-125-31915-0000	DETAR	22-3	GAS	Prod	22	34	17
15-125-31916-0000	DETAR	4-2	GAS	Prod	4	34	17
15-099-24561-0000	FLYING T CATTLE	13-1	GAS	Prod	13	34	17
15-099-24562-0000	FLYING T CATTLE	13-2	GAS	SI	13	34	17
15-099-24563-0000	FLYING T CATTLE	13-3	GAS	Prod	13	34	17
15-099-24608-0000	FLYING T CATTLE	13-4	GAS	SI	13	34	17
15-099-24613-0000	FLYING T CATTLE	13-5	GAS	SI	13	34	17
15-099-24614-0000	FLYING T CATTLE	13-6	GAS	SI	13	34	17
15-125-31490-0000	FRED MULLER	9-3	GAS	Prod	9	34	17
15-125-29500-0000	GRAYBILL JOHNNY	1-3	GAS	Prod	3	34	17
15-099-24169-0000	HARSHAW TRUST	26-2	GAS	Prod	26	33	17
15-099-24322-0000	HARSHAW TRUST	26-3	GAS	SI	26	33	17
15-099-24619-0000	HARSHAW TRUST	26-4	GAS	SI	26	33	17
15-099-21870-0000	HARSHAW TRUST	26-5	GAS	Prod	26	33	17
15-099-24387-0000	HENRY	1-4	GAS	Prod	1	34	17
15-125-31538-0000	IRENE SHIELDS	22-1	GAS	SI	22	34	17
15-099-24607-0000	JEFF STEWART	35-3	GAS	Prod	35	33	17
15-125-32142-0000	JOHN STARTZ	27-1	GAS	Prod	27	33	17
15-125-31510-0000	JOHN WISHALL	10-3	GAS	Prod	10	34	17
15-125-30594-0001	KING	17-1	GAS	Prod	17	34	17
15-099-23806-0000	LARRY MULLER	35-1	GAS	Prod	35	33	17
15-099-24156-0000	LARRY MULLER	35-2	SWD	Active	35	33	17
15-099-24437-0000	LARRY MULLER	35-3	GAS	SI	35	33	17
15-125-30898-0000	LEE MOTLEY	20-1	GAS	SI	20	34	17
15-125-31517-0000	LEIBERT	16-3	GAS	Prod	16	34	17
15-125-31539-0000	LESTER WAGNER	9-2	GAS	Prod	9	34	17
15-099-24660-0000	MARK MULLER	5-1	GAS	SI	5	34	18
15-099-24242-0000	MARK MULLER	5-2	GAS	Prod	5	34	18
15-099-24662-0000	MARK MULLER	5-4	GAS	SI	5	34	18
15-099-24255-0000	MARK MULLER	6-2	GAS	Prod	6	34	18
15-099-24243-0000	MULLER CONSTRUCTION	36-4	GAS	SI	36	33	17
15-125-31489-0000	MULLER CONSTRUCTION	5-1	GAS	SI	5	34	17

Exhibit A

Attached to and made part of that Purchase Sale Agreement dated effective August 1, 2025, by and among Endeavor Energy Resources, LP and RedBud Labette, LLC.

Assets

15-125-31401-0000	R. CAMPBELL	23-2	GAS	SI	23	34	16
15-125-31402-0000	R. CAMPBELL	23-4	GAS	Prod	23	34	16
15-125-31403-0000	R. CAMPBELL	24-2	GAS	Prod	24	34	16
15-125-31404-0000	R. CAMPBELL	24-3	GAS	Prod	24	34	16
15-099-24265-0000	R. STEVENSON	23-3	GAS	Prod	23	34	17
15-099-23807-0000	REEDY	12-1	GAS	Prod	12	34	17
15-099-24244-0000	SLEEPY HOLLOW	11-1	GAS	SI	11	34	17
15-099-23792-0001	STEGMEIR	23-1	GAS	Prod	23	33	17
15-099-24170-0000	STEGMEIR	23-2	GAS	Prod	23	33	17
15-099-24661-0000	STEGMEIR	4-1	GAS	SI	4	34	18
15-099-23808-0000	TATE RANCH	12-1	GAS	SI	12	34	17
15-099-24450-0000	TATE RANCH	12-2	GAS	Prod	12	34	17
15-099-24452-0000	TATE RANCH	7-1	GAS	SI	7	34	18
15-099-24453-0000	TATE RANCH	7-2	GAS	SI	7	34	18
15-099-24451-0000	TATE RANCH	7-3	GAS	SI	7	34	18
15-125-31577-0000	THURMOND	34-2	GAS	Prod	34	33	17
15-125-31420-0000	TONY CAMPBELL	19-3	GAS	Prod	19	34	17
15-125-31419-0000	W. PLUTE	16-1	GAS	Prod	16	34	17

