

Instrument Number: 205355

Real Property Recordings

Recorded On: December 12, 2019 01:28 PM

Number of Pages: 47

" Examined and Charged as Follows: "

Total Recording: \$206.00

*********** THIS PAGE IS PART OF THE INSTRUMENT ***********

Any provision herein which restricts the Sale, Rental or use of the described REAL PROPERTY because of color or race is invalid and unenforceable under federal law.

File Information:

Document Number:	205355
Receipt Number:	20191212000011
Recorded Date/Time:	December 12, 2019 01:28 PM
User:	Anna T
Station:	CLERK06

Record and Return To:

patrick fawbush



STATE OF TEXAS Bee County

I hereby certify that this Instrument was filed in the File Number sequence on the date/time printed hereon, and was duly recorded in the Official Records of Bee County, Texas

Nickelle Gonzales Bee County Clerk Bee County, TX

ASSIGNMENT, BILL OF SALE AND CONVEYANCE

§

THE STATE OF TEXAS §

KNOW ALL BY THESE PRESENTS:

COUNTY OF BEE §

This Assignment, Bill of Sale and Conveyance (this "<u>Assignment</u>") is made to be effective as of 7:00 a.m., Central Time, on October 1, 2019 (the "<u>Effective Time</u>"), by and between Equinor Texas Onshore Properties LLC, a Delaware limited liability company ("<u>ETOP</u>"), Equinor Pipelines LLC, a Delaware limited liability company ("<u>EPL</u>"), Equinor Natural Gas LLC, a Delaware limited liability company ("<u>ENG</u>"), and Equinor Marketing & Trading (US) Inc., a Delaware corporation ("<u>EMT</u>" and together with ETOP, EPL and ENG, each, an "<u>Assignor</u>" and, collectively, the "<u>Assignors</u>"), and Repsol Oil & Gas USA, LLC, a Texas limited liability company ("<u>Assignee</u>"). Assignors and Assignee are sometimes referred to herein individually as a "<u>Party</u>" and collectively as the "<u>Parties</u>."

Capitalized terms used but not defined herein shall have the respective meanings set forth in the Purchase and Sale Agreement (the "<u>Purchase Agreement</u>"), dated as of November 7, 2019, by and between Assignors and Assignee.

ARTICLE 1 ASSIGNMENT OF ASSETS

Section 1.1 <u>Assignment of Assets</u>. Subject to the terms and conditions hereof, Assignors, for and in consideration of the sum of Ten Dollars (\$10.00) and other good and valuable consideration, in hand paid, the receipt and sufficiency of which are hereby acknowledged, hereby sell, transfer, assign, deliver and convey unto Assignee, and Assignee hereby accepts from Assignors, all of Assignors' right, title and interest, whether real or personal, recorded or unrecorded, tangible or intangible, vested, contingent or reversionary, in and to the following (but excepting and excluding, in all such instances, the Excluded Assets):

(a) The oil, gas and mineral leases, subleases and other leaseholds located in Bee County, Texas including those that are identified on <u>Exhibit A-1</u> (collectively, the "<u>Leases</u>"), subject to the depth limitations and other restrictions that may be set forth in the Leases or in any conveyances in the chain of title, together with (i) all rights, privileges, benefits and powers conferred upon the holder of the Leases with respect to the use and occupation of the lands covered thereby, (ii) all rights, options, titles and interests of Assignors, including rights to obtain or otherwise earn any interest in the Leases or within the lands covered by the Leases or any acreage pooled, communitized or unitized therewith and (iii) royalties, overriding royalties, net profits interests, mineral fee interests, carried interests, and other rights to Hydrocarbons in place and any other interests in the lands covered by the Leases, regardless of whether such interests are incorrectly described on or omitted from Exhibit A-1;

(b) All pooled, communitized or unitized acreage which includes all or a part of any Lease (the "<u>Units</u>"), including the Units identified on <u>Exhibit A-2</u>, and all tenements, hereditaments and appurtenances belonging to the Leases and Units (including, as described in <u>Section 1.1(h)</u>, all undivided interests of Assignors derived from the Leases in the production of Hydrocarbons from any such Unit, whether such Unit production of Hydrocarbons comes from a Well or Wells located on or off a Lease);

(c) All oil, gas, water, carbon dioxide or injection wells, whether producing, shut-in or abandoned, located on the Leases or Units, together with the Allocated Leasehold for each such well, including the wells shown on <u>Exhibit A-3 (the "Wells</u>" and collectively with the Leases and the Units, the "<u>Properties</u>");

(d) All flowlines, pipelines, gathering systems and appurtenances thereto located on the Leases or Units or primarily used, or held for use, in connection with the operation of the Properties, including those identified on <u>Exhibit A-5</u>, excepting and excluding the Midstream Excluded Assets (subject to such exclusion, the "<u>Gathering Systems</u>");

All contracts, agreements and instruments to the extent applicable to the (e) Properties, the Real Property, the Gathering Systems, the Equipment or the production of Hydrocarbons from the Properties, including operating agreements, unitization, pooling and communitization agreements, production sharing agreements, declarations and orders, area of mutual interest agreements, joint venture agreements, farmin and farmout agreements, participation agreements, exchange agreements, work orders under master service agreements, drilling contracts, lease agreements for the Leased Assets, agreements for the sale and purchase of Hydrocarbons and gathering, processing and transportation agreements, but excluding (i) any contracts, agreements and instruments to the extent transfer is (A) restricted by Third Party agreement, a Governmental Body or applicable Law and the necessary consents or approvals to transfer have not been obtained following commercially reasonable efforts by Assignors or (B) subject to the payment of a fee or other consideration to a Third Party that Assignee has not agreed in writing to pay and (ii) the Leases and Surface Agreements (subject to such exclusions, the "Contracts");

(f) All surface fee interests, easements, licenses, servitudes, rights-of-way, surface leases and other surface rights appurtenant to, whether part of the premises covered by the Leases, Units or Real Property or otherwise, and primarily used or held for use in connection with, the Properties or the Real Property; but excluding any such interest or right to the extent transfer is (i) restricted by Third Party agreement, a Governmental Body or applicable Law and the necessary consents or approvals to transfer have not been obtained following commercially reasonable efforts by Assignors or (ii) subject to the payment of a fee or other consideration to a Third Party that Assignee has not agreed in writing to pay (subject to such exclusion, the "<u>Surface Agreements</u>");

(g) All equipment, machinery, tools, fixtures, materials, inventory, vehicles and rolling stock, including trailers, rolling test equipment, rolling machinery and other

portable wheeled equipment, and other tangible personal property and improvements located on the Properties or the Real Property or used, or held for use, primarily in connection with the operation of the Properties or the production of Hydrocarbons from the Properties that are owned by Assignors (the "Equipment");

(h) All Hydrocarbons produced from or attributable to the Properties at and after the Effective Time;

(i) The fee-owned real property, buildings and other permanent improvements located thereon described on <u>Exhibit A-6</u> (collectively, the "<u>Real</u> <u>Property</u>");

(j) The Records;

(k) The Leased Assets, except to the extent that transfer is (i) restricted by Third Party agreement, a Governmental Body or applicable Law and the necessary consents or approvals to transfer have not been obtained following commercially reasonable efforts by Assignors or (ii) subject to the payment of a fee or other consideration to a Third Party that Assignee has not agreed in writing to pay;

(l) All Imbalances;

(m) All licenses, orders, franchises, registrations, consents, approvals, variances, exemptions, waivers, rights, water rights (including water withdrawal, storage, discharge, treatment, injection and disposal rights related to the Properties) and other Permits of all Governmental Bodies held by Assignors that are primarily used, or held for use, in connection with the Properties, the Gathering Systems, the Real Property, the Equipment or the Surface Agreements; but excluding any such interest or right to the extent transfer is (i) restricted by Third Party agreement, a Governmental Body or applicable Law and the necessary consents or approvals to transfer have not been obtained following commercially reasonable efforts by Assignors, or (ii) subject to the payment of a fee or other consideration to a Third Party that Assignee has not agreed in writing to pay;

(n) All geophysical data, geological data, engineering data and other technical data relating to the Properties, including any core and fluid samples and proprietary production allocation methodology in use as to the Assets and Wells, except to the extent that transfer is (i) restricted by Third Party agreement, a Governmental Body or applicable Law and the necessary consents or approvals to transfer have not been obtained following commercially reasonable efforts by Assignors or (ii) subject to the payment of a fee or other consideration to a Third Party that Assignee has not agreed in writing to pay, and excluding any interpretations, analyses and related interpretative data of Assignors; and

(o) To the extent assignable, all rights, claims, and causes of action to the extent, and only to the extent, attributable to the ownership, use, maintenance or operation of the Assets after the Effective Time, including past, present or future claims, whether or not previously asserted by Assignors.

TO HAVE AND TO HOLD the Assets unto Assignee, its successors and assigns, forever, subject, however, to the terms and conditions of this Assignment.

Section 1.2 <u>Excluded Assets</u>. Notwithstanding anything to the contrary in this Assignment, Assignors hereby reserve and retain the Excluded Assets, all of which are excluded from the Assets conveyed hereunder, and Assignee shall have no interest in, to or under any Excluded Asset. As used herein, the term "<u>Excluded Assets</u>" means:

- (a) the Excluded Records;
- (b) the Midstream Excluded Assets;

(c) solely to the extent related to (i) an indemnification obligation of Assignors or (ii) any amounts that Assignors are entitled to or responsible for pursuant to the Purchase Agreement, all rights, claims and causes of action of Assignors to the extent attributable to the ownership, use, maintenance or operation of the Assets that are attributable to the period of time prior to the Effective Time (including the right to receive payments in respect of any judgments, compromises or settlements, and any claims for refunds, credits or rebates);

(d) subject to Section 6.14 of the Purchase Agreement, and except to the extent such rights and interests arise from Assumed Purchaser Obligations, all rights and interests of Assignors or their Affiliates (i) under any policy or agreement of insurance or indemnity agreement, (ii) under any bond and (iii) to any insurance or condemnation proceeds or awards arising, in each case, from acts, omissions or events, or damage to or destruction of property prior to the Effective Time;

(e) any Leased Assets that are not transferred to Assignee at the Closing to the extent that transfer of such Leased Assets is (i) restricted by Third Party agreement, a Governmental Body or applicable Law and the necessary consents or approvals to transfer have not been obtained following commercially reasonable efforts by Assignors, or (ii) subject to the payment of a fee or other consideration to a Third Party that Assignee has not agreed in writing to pay;

(f) any (i) Tax assets relating to the Excluded Assets and (ii) Tax prepayments subject to Section 3.3(a)(ii) of the Purchase Agreement or Tax refunds subject to Section 11.3 of the Purchase Agreement;

(g) all personal property of Assignors not included within the definition of Assets;

(h) all geophysical and other seismic and related technical data and information relating to the Assets to the extent that such geophysical and other seismic and related technical data and information is not transferred to Assignee at the Closing because such transfer is (x) restricted by Third Party agreement, a Governmental Body or applicable Law and the necessary consents or approvals to transfer have not been obtained following commercially reasonable efforts by Assignors or (y) subject to the payment of a fee or other consideration to a Third Party that Assignee has not agreed in writing to pay, and all interpretations, analyses and related interpretative data of Assignors;

(i) all of Assignors' proprietary data and computer software, patents, trade secrets, copyrights, names, trademarks, logos and other intellectual property, except for proprietary geophysical, geological and similar data to be transferred from Assignors to Assignee pursuant to Section 1.1(n) (except for any proprietary production allocation methodology in use as to the Assets and Wells);

(j) all data and Contracts, the transfer or disclosure of which is (i) restricted by Third Party agreement, a Governmental Body or applicable Law and the necessary consents or approvals to transfer have not been obtained following commercially reasonable efforts by Assignors, or (ii) subject to the payment of a fee or other consideration to a Third Party that Assignee has not agreed in writing to pay;

(k) any of the Assets excluded from the transactions contemplated hereunder pursuant to Section 6.11(b) or Section 6.11(c) of the Purchase Agreement;

(1) any offices or office leases located in Travis County, Texas; Harris County, Texas; or Fairfield County, Connecticut, and any personal property (other than the Records) located in or on such offices or office leases;

(m) all rights, claims and causes of action of Assignors arising with respect to Matrix Case 1;

- (n) all master services agreements;
- (o) the 2015 Agreements;
- (p) the Joint Development Agreement;

(q) an undivided 77% of Assignors' right, title and interest in and to the Double Eagle Contract; and

(r) any other items set forth on Exhibit A-7.

ARTICLE 2

SPECIAL WARRANTY AND DISCLAIMERS

Section 2.1 <u>Special Warranty</u>. Assignors hereby warrant and agree to defend Assignee against every Person whomsoever lawfully claiming or to claim an interest in any Property included in the Assets by, through or under Assignors, but not otherwise. The Parties acknowledge and agree that the foregoing warranty shall constitute and be considered a special warranty of title by, through and under Assignors, but not otherwise, under applicable Laws of the State of Texas. EXCEPT AS AND TO THE EXTENT EXPRESSLY SET FORTH IN THE PRECEDING SENTENCES OF THIS <u>SECTION 2.1</u>, IN ARTICLE 4 OF THE PURCHASE AGREEMENT, OR IN THE CERTIFICATE OF ASSIGNORS TO BE DELIVERED PURSUANT TO SECTION 8.2(e) OF THE PURCHASE AGREEMENT, ASSIGNORS MAKE NO, AND EXPRESSLY DISCLAIM ANY, WARRANTY OR REPRESENTATION, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, WITH RESPECT TO ASSIGNORS' TITLE TO ANY OF THE ASSETS, AND ASSIGNEE HEREBY ACKNOWLEDGES AND AGREES THAT ASSIGNEE'S RIGHTS PROVIDED IN THE PRECEDING SENTENCES OF THIS <u>SECTION 2.1</u> ARE ASSIGNEE'S SOLE AND EXCLUSIVE REMEDY FOR ANY DEFECT OF TITLE WITH RESPECT TO ANY OF THE ASSETS.

Section 2.2 Disclaimers of Warranties.

(a) EXCEPT AS AND TO THE EXTENT EXPRESSLY SET FORTH IN <u>SECTION 2.1</u>, IN ARTICLE 4 OF THE PURCHASE AGREEMENT OR IN THE CERTIFICATE OF ASSIGNORS TO BE DELIVERED PURSUANT TO SECTION 8.2(e) OF THE PURCHASE AGREEMENT, (i) ASSIGNORS MAKE NO, AND EXPRESSLY DISCLAIM ANY AND ALL REPRESENTATIONS OR WARRANTIES, EXPRESS, STATUTORY OR IMPLIED, AND (ii) ASSIGNORS EXPRESSLY DISCLAIM ALL LIABILITY AND RESPONSIBILITY FOR ANY STATEMENT OR INFORMATION PROVIDED, MADE OR COMMUNICATED (ORALLY OR IN WRITING) TO ANY MEMBER OF THE PURCHASER GROUP, INCLUDING ANY OPINION, INFORMATION OR ADVICE THAT MAY HAVE BEEN PROVIDED BY ANY MEMBER OF THE SELLER GROUP OR ANY THIRD PARTIES.

EXCEPT AS AND TO THE EXTENT EXPRESSLY SET FORTH IN (b) SECTION 2.1, IN ARTICLE 4 OF THE PURCHASE AGREEMENT OR IN THE CERTIFICATE OF ASSIGNORS TO BE DELIVERED PURSUANT TO SECTION 8.2(e) OF THE PURCHASE AGREEMENT, AND WITHOUT LIMITING THE GENERALITY OF SECTION 2.2(a), ASSIGNORS MAKE NO, AND EXPRESSLY DISCLAIM ANY AND ALL REPRESENTATIONS OR WARRANTIES, EXPRESS, STATUTORY OR IMPLIED, ORAL OR WRITTEN, AS TO (i) TITLE TO ANY OF THE ASSETS, (ii) THE CONTENTS, CHARACTER OR NATURE OF ANY REPORT OF ANY PETROLEUM ENGINEERING SEISMIC CONSULTANT OR ANY GEOLOGICAL OR DATA. MAP OR INTERPRETATION RELATING TO THE ASSETS, (iii) THE QUANTITY, QUALITY OR RECOVERABILITY OF HYDROCARBONS IN OR FROM THE ASSETS, (iv) ANY ESTIMATES OF THE VALUE OF THE ASSETS OR FUTURE REVENUES GENERATED BY THE ASSETS, (v) THE PRODUCTION OF OR THE ABILITY TO PRODUCE HYDROCARBONS FROM THE PROPERTIES OR WHETHER PRODUCTION HAS BEEN CONTINUOUS OR IN PAYING QUANTITIES, (vi) THE MAINTENANCE, REPAIR, CONDITION, QUALITY, SUITABILITY, DESIGN OR MARKETABILITY OF THE ASSETS, (vii) THE CONTENT, CHARACTER, COMPLETENESS, ACCURACY OR NATURE OF ANY INFORMATION MEMORANDUM, REPORTS, BROCHURES, MANAGEMENT PRESENTATION, DATA ROOM, CHARTS OR STATEMENTS (INCLUDING FINANCIAL STATEMENTS) PREPARED BY ANY MEMBER OF THE SELLER GROUP OR THIRD PARTIES WITH RESPECT TO THE ASSETS, (viii) ANY OTHER MATERIALS OR INFORMATION THAT MAY HAVE BEEN MADE AVAILABLE OR COMMUNICATED TO ANY MEMBER OF THE PURCHASER GROUP IN CONNECTION WITH THE TRANSACTIONS CONTEMPLATED BY THE PURCHASE AGREEMENT OR ANY DISCUSSION OR PRESENTATION RELATING THERETO (INCLUDING ANY ITEMS PROVIDED IN CONNECTION WITH SECTION 6.1 OF THE

PURCHASE AGREEMENT) OR (ix) ANY IMPLIED OR EXPRESS WARRANTY OF FREEDOM FROM PATENT OR TRADEMARK INFRINGEMENT, AND ASSIGNORS FURTHER DISCLAIM ANY REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR CONFORMITY TO MODELS OR SAMPLES, IT BEING EXPRESSLY UNDERSTOOD AND AGREED BY THE PARTIES THAT ASSIGNEE SHALL BE DEEMED TO BE OBTAINING THE EQUIPMENT AND OTHER TANGIBLE PROPERTY TRANSFERRED HEREUNDER IN ITS PRESENT STATUS, CONDITION AND STATE OF REPAIR, "AS IS" AND "WHERE IS" WITH ALL FAULTS, AND THAT ASSIGNEE HAS MADE OR CAUSED TO BE MADE SUCH INSPECTIONS AS ASSIGNEE DEEMS APPROPRIATE.

EXCEPT AS TO THE EXTENT EXPRESSLY SET FORTH IN (c)ARTICLE 4 OF THE PURCHASE AGREEMENT OR IN THE CERTIFICATE OF SELLERS TO BE DELIVERED PURSUANT TO SECTION 8.2(E) OF THE PURCHASE AGREEMENT, ASSIGNORS HAVE NOT AND WILL NOT MAKE, AND EXPRESSLY DISCLAIM, ANY AND ALL REPRESENTATIONS OR WARRANTIES REGARDING ANY MATTER OR CIRCUMSTANCE RELATING TO ENVIRONMENTAL LAWS (INCLUDING PERMITS REOUIRED UNDER ENVIRONMENTAL LAWS), ENVIRONMENTAL LIABILITIES, THE PRESENCE, DISCHARGE, EMISSION OR RELEASE OF HAZARDOUS SUBSTANCES, HYDROCARBONS OR NORM INTO THE ENVIRONMENT OR THE PROTECTION OF HUMAN HEALTH, SAFETY, NATURAL RESOURCES OR THE ENVIRONMENT, OR ANY OTHER ENVIRONMENTAL CONDITION OF THE ASSETS, AND NOTHING IN THE PURCHASE AGREEMENT OR OTHERWISE SHALL BE CONSTRUED AS SUCH A REPRESENTATION OR WARRANTY, AND ASSIGNEE SHALL BE DEEMED TO BE TAKING THE ASSETS "AS IS" AND "WHERE IS" FOR PURPOSES OF THEIR ENVIRONMENTAL CONDITION.

THE ASSETS HAVE BEEN USED FOR EXPLORATION, (d)DEVELOPMENT AND PRODUCTION OF HYDROCARBONS, AND THERE MAY BE PETROLEUM, PRODUCED WATER, WASTE, OR HAZARDOUS SUBSTANCES OR MATERIALS LOCATED IN, ON OR UNDER THE ASSETS OR ASSOCIATED WITH THE ASSETS. EQUIPMENT AND SITES INCLUDED IN THE ASSETS MAY CONTAIN ASBESTOS, NORM OR OTHER HAZARDOUS SUBSTANCES. NORM MAY AFFIX OR ATTACH ITSELF TO THE INSIDE OF WELLS, MATERIALS AND EQUIPMENT AS SCALE OR IN OTHER FORMS. THE WELLS, MATERIALS AND EQUIPMENT LOCATED ON THE PROPERTIES OR INCLUDED IN THE ASSETS MAY CONTAIN ASBESTOS, NORM AND OTHER WASTES OR HAZARDOUS SUBSTANCES. NORM CONTAINING MATERIAL OR OTHER WASTES OR HAZARDOUS SUBSTANCES MAY HAVE COME IN CONTACT WITH VARIOUS ENVIRONMENTAL MEDIA, INCLUDING WATER, SOILS OR SEDIMENT. SPECIAL PROCEDURES MAY BE REQUIRED FOR THE ASSESSMENT, REMEDIATION, REMOVAL, TRANSPORTATION OR DISPOSAL OF ENVIRONMENTAL MEDIA, WASTES, ASBESTOS, NORM AND OTHER HAZARDOUS SUBSTANCES FROM THE ASSETS.

(e) ASSIGNORS AND ASSIGNEE AGREE THAT, TO THE EXTENT REQUIRED BY APPLICABLE LAW TO BE EFFECTIVE, THE DISCLAIMERS

CONTAINED IN THIS <u>ARTICLE 2</u> ARE "CONSPICUOUS" FOR THE PURPOSE OF ANY APPLICABLE LAW AND COMPLY WITH THE EXPRESS NEGLIGENCE RULE.

ARTICLE 3 MISCELLANEOUS

Section 3.1 <u>Assignment Subject to Purchase Agreement</u>. This Assignment is given pursuant to the terms of the unrecorded Purchase Agreement, which is fully incorporated herein for all purposes, and this Assignment is specifically made subject to the terms, conditions and covenants contained therein. In the event of a conflict between any of the provisions of this Assignment and any provision of the Purchase Agreement, the applicable provision of the Purchase Agreement shall control to the extent of such conflict; provided, however, that Third Parties may conclusively rely on this Assignment to vest title to the Assets in Assignee. By executing, delivering and accepting this Assignment, Assignors and Assignee do not intend to cause a merger of the terms of the Purchase Agreement into this Assignment and all covenants, indemnities and other terms and provisions set forth in the Purchase Agreement shall remain in full force and effect on and after the date hereof to the extent set forth in the Purchase Agreement. Assignee hereby assumes and agrees to fulfill, perform, pay and discharge (or cause to be timely fulfilled, performed, paid or discharged) all of the Assumed Purchaser Obligations, subject to this Section 3.1 and such unrecorded Purchase Agreement.

Section 3.2 <u>Further Assurances</u>. Assignors and Assignee agree to take such further actions and to execute, acknowledge and deliver all such further documents as are reasonably requested by another Party for carrying out the purposes of this Assignment and the Purchase Agreement.

Section 3.3 <u>Successors and Assigns</u>. This Assignment shall be binding upon and inure to the benefit of the Parties and their respective successors and assigns.

Section 3.4 <u>Governing Law</u>. THIS ASSIGNMENT AND THE LEGAL RELATIONS BETWEEN THE PARTIES SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS WITHOUT REGARD TO PRINCIPLES OF CONFLICTS OF LAW WHICH WOULD PERMIT OR REQUIRE THE APPLICATION OF THE LAWS OF ANOTHER JURISDICTION. ANY CLAIM, COUNTERCLAIM, DEMAND, CAUSE OF ACTION, DISPUTE, OR ANY OTHER CONTROVERSY ARISING OUT OF OR RELATING IN ANY WAY TO THIS ASSIGNMENT OR TO THE SUBJECT MATTER OF THIS ASSIGNMENT OR TO ANY RELATIONSHIP CREATED HEREBY SHALL BE RESOLVED PURSUANT TO SECTION 12.3 OF THE PURCHASE AGREEMENT.

Section 3.5 <u>Severability</u>. The invalidity or unenforceability of any term or provision of this Assignment in any situation or jurisdiction shall not affect the validity or enforceability of the other terms or provisions hereof or the validity or enforceability of the offending term or provision in any other situation or in any other jurisdiction, and the remaining terms and provisions shall remain in full force and effect unless doing so would result in an interpretation of this Assignment that is manifestly unjust.

Section 3.6 <u>Counterparts</u>. This Assignment may be executed in counterparts, each of which shall be deemed an original instrument, but all such counterparts together shall constitute but one agreement. No Party shall be bound until such time as all of the Parties have executed counterparts of this Assignment.

Section 3.7 <u>Recording</u>. To facilitate recordation or filing of this Assignment, each counterpart filed with a county or state agency or office may contain only those portions of the Exhibits to this Assignment that describe property in that county or under the jurisdiction of that agency or office. Complete copies of this Assignment containing the entire Exhibits have been retained by Assignors and Assignee.

Section 3.8 <u>Interpretation</u>. The provisions of Section 1.2 of the Purchase Agreement shall apply *mutatis mutandis* to this Assignment.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, this Assignment has been signed by each of the Parties on the date first above written.

ASSIGNOR:

Equinor Texas Onshore Properties LLC

By:	Hens	akob	Heage	
Name:	Hans Jakob	Hegge	$\left(\right) \right)$	
Title:	President		V	

ASSIGNOR:

STATE OF TEXAS

\$ \$ \$ COUNTY OF TRAVIS

The foregoing instrument was acknowledged before me on this 4th day of December, 2019, by Hans Jakob Hegge, as President for Equinor Texas Onshore Properties LLC on behalf of said limited liability company.

Printed Name: arla

ANNAL PULL	CARLA YOUNG
	Notary Public, State of Texas
IN STATES	Comm. Expires 07-27-2020
COF INT	Notary ID 130007525

Notary Public for the State of 7-erras County of Travis

ASSIGNOR:

Equinor Pipelines LLC

By: Name: Heidi Aakre Title: President

ASSIGNOR: S \$ \$ \$ COUNTY OF

The foregoing instrument was acknowledged before me on this day of <u>Neumbur</u> 2019, by Heidi Aakre, as President for Equinor Pipelines LLC on behalf of said limited liability company.

Printed Name: Notary Public for the State of County of SARBARA M HICKS ull JAHBAHAM THICKS OTARY PUBLIC ONNECTICUT AV COMMISSION EXPIRES 03/31/2020

ASSIGNOR:

Equinor Natural Gas LLC

By: Name: Heidi Aakre

Title: Vice President, Asset Management

ASSIGNOR STATE OF TE ş ş ş COUNTY OF ~

The foregoing instrument was acknowledged before me on this 2 day of 2019, by Heidi Aakre, as Vice President, Asset Management for Equinor Natural Gas LLC on behalf of said limited liability company.

A

Printed Name:

Notary Public for the State of BARBARA M HICKS County of

NOTARY PUBLIC CONNECTICUT MY COMMISSION EXPIRES 03/31/2020

ASSIGNOR:

Equinor Marketing & Trading (US) Inc.

By:	Allotal
Name:	Asbjørn Skretting
Title:	President

ecticut s ASSIGNOR STATE OF COUNTY OF

The foregoing instrument was acknowledged before me on this day of 2000 day of 2019, by Asbjørn Skretting, as President for Equinor Marketing & Trading (US) Inc. on behalf of said corporation.

Printed Name: _

Notary Public for the State of _ County of <u>Fairful</u>

> BARBARA M HICKS NOTARY PUBLIC CONNECTICUT MY COMMISSION EXPIRES 03/31/2020

ASSIGNEE:

Repsol	Oil & Gas USA, LLC
	(1)
By:	7 mt up to
Name:	FORREST W PACEJR
Title:	PRESIDENT

ASSIGNEE:

STATE OF TEXAS § COUNTY OF HARRIS §

The foregoing instrument was acknowledged before me on this <u>644</u> day of <u>December</u>, 2019, by <u>FORFET to PACE JR</u>, as <u>PRESIDENT</u> for Repsol Oil & Gas USA, LLC on behalf of said limited liability company.

Ol. Santigjo-Petway

Printed Name: MONICA SANTIAGO-PEWAY

Notary Public for the State of $1 \neq X \neq S$ County of HARRIS

Nonserverererererererererererererererererer
MONICA SANTIAGO PETWAY
S SA A SAMILAGO PETWAYS
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NOTARY PUBLIC, STATE OF TEXAS
OFTER MITCOMMISSION EXPIRES
Connector Connector

THIS INSTRUMENT PREPARED BY:

Joe Roger Orrick, Herrington & Sutcliffe LLP 609 Main Street Houston, Texas 77002 713-658-6640

ATTACHED TO AND MADE A PART OF THAT CERTAIN ASSIGNMENT, BILL OF SALE AND CONVEYANCE EFFECTIVE AS OF OCTOBER 1, 2019 BY AND BETWEEN ASSIGNORS AND ASSIGNEE

EXHIBIT A-1

LEASES

[See attached]

Exh		

Leases

AGREEMENT NUMBER	LESSOR	ORIGINAL LESSEE	EFFECTIVE DATE	PROSPECT	COUNTY	воок	PAGE	RECORDATION DESCRIPTION
000103285000	JIM TOM NICHOLS	CSC INTERESTS INC	3/28/2002	KB	BEE	826	798	158029
000103292000	ANN K CARLYON TRUST	RHETT EXPLORATION	9/1/2005	KB	BEE	820	62	156750
000103533000	JOHNSTONS MONTEOLA FAMILY INVESTMENTS LTD	CSC INTERESTS INC	3/26/2002	KB	BEE	678	604	129414
000103534000	MUMME FAMILY TRUST	CSC INTERESTS INC	3/29/2002	KB	BEE	678	608	129415
000103748000	JOE H DYER	ENDURING RESOURCES LLC	3/7/2007	KB	BEE	813	515	155655
000104007000	MESQUITE RANCH INC	ENDURING RESOURCES LLC	4/6/2010	KB	BEE	877	140	167542
000104105001	JOHN W CLENDENNEN JR	PIONEER NATURAL RESOURCES USA INC	2/10/2004	KB	BEE	721	461	
000104105002	SAM RITTER	ENDURING RESOURCES LLC	3/16/2009	KB	BEE	847	177	161852
000104105003	VERA D JENNINGS	ENDURING RESOURCES LLC	2/10/2009	KB	BEE	852	355	162898
000104105004	JAMIE ANNETTE RILEY	ENDURING RESOURCES LLC	2/10/2009	KB	BEE	721	511	
000104105005	HAZEL L TREYBIG	ENDURING RESOURCES LLC	2/10/2009	KB	BEE	721	551	
000104105006	ANNA MAE CANCHOLA	ENDURING RESOURCES LLC	2/10/2009	KB	BEE	852	353	162897
000104105007	MARTHA HUDDLER	PIONEER NATURAL RESOURCES USA IN	2/10/2004	KB	BEE	721	487	138284
000104105008	OPAL LAYTON	ENDURING RESOURCES LLC	1/30/2009	KB	BEE	721	495	
000104105009	EDWARD D MORRIS	ENDURING RESOURCES LLC	2/10/2009	KB	BEE	721	499	
000104105010	JACKIE LOIS MUELLER	ENDURING RESOURCES LLC	2/6/2009	KB	BEE	721	507	
000104105011	GENNIE ELAINE SALINAS	ENDURING RESOURCES LLC	2/10/2009	KB	BEE	721	519	
000104105012	DIANNA SHAW GUIDRY	PIONEER NATURAL RESOURCES INC	2/10/2004	KB	BEE	721	535	
000104105013	GARY WAYNE SHAW	ENDURING RESOURCES LLC	2/10/2009	KB	BEE	721	539	
000104105014	EDITH A SHEILDS	ENDURING RESOURCES LLC	2/10/2009	KB	BEE	721	543	
000104105015	SHIRLEY A WENDT	ENDURING RESOURCES LLC	2/2/2009	KB	BEE	721	567	
000104105016	SUE BETH GREGORY	ENDURING RESOURCES LLC	2/10/2009	KB	BEE	724	577	163311
000104105017	CONNIE ROLLINGS	ENDURING RESOURCES LLC	2/10/2009	KB	BEE	724	867	
000104105018	MARY ELLA SHAW STEELE	ENDURING RESOURCES LLC	9/15/2008	KB	BEE	724	413	160407
000104105019	BENTON W KEMP JR	ENDURING RESOURCES LLC	2/5/2009	KB	BEE	724	871	
000104105020	MARY L MOON	ENDURING RESOURCES LLC	2/10/2009	KB	BEE	724	863	
000104105021	VERA HALE	ENDURING RESOURCES LLC	2/10/2009	KB	BEE	724	859	
000104105022	WILLIE Z HACKNEY	ENDURING RESOURCES LLC	4/26/2009	КВ	BEE	721	581	163313
000104105023	JAMES LEE RITTER	RHETT EXPLORATION	3/27/2008	КВ	BEE	721	819	158965
000104105024	JACK F MOSES	RHETT EXPLORATION	4/15/2008	KB	BEE	721	821	158966
000104105025	EDMOND E GREER	ENDURING RESOURCES LLC	3/5/2009	КВ	BEE	721	351	162896
000104105026	JESSE W GREER	ENDURING RESOURCES LLC	3/18/2009	KB	BEE	861	390	
000104124001	MARY STOVALL SAVAGE	PIONEER NATURAL RESOURCES USA INC	2/2/2004	КВ	BEE	537	523	138293
000104124002	VALERIE LYN BREWER ALLEN	PIONEER NATURAL RESOURCES USA INC	2/2/2004	KB	BEE	721	437	
000104124003	DAVID C BREWER	PIONEEER NATURAL RESOURCES USA INC	2/2/2004	KB	BEE	721	453	138275
000104124004	STEPHEN BREWER	PIONEER NATURAL RESOURCES USA INC	2/2/2004	KB	BEE	721	449	138274
000104124005	DAVID T BREWER	PIONEER NATURAL RESOURCES USA INC	2/2/2004	KB	BEE	721	445	
000104124006	KENNETH RICHARD WAITS	PIONEER NATURAL RESOURCES USA INC	2/2/2004	KB	BEE	721	563	138303
000104124007	JOHN ALLEN WAITS	PIONEER NATURAL RESOURCES USA INC	2/2/2004	KB	BEE	721	559	138302
000104124007	C RICHARD WAITS	PIONEER NATURAL RESOURCES USA INC	2/2/2004	KB	BEE	721	555	138301
000104124009	JULIA C WAITS HAGIE	ALLAN EXPLORATION	2/25/2008	KB	BEE	826	801	158030
000104124005	MICHAEL SCOTT SAVAGE	ENDURING RESOURCES LLC	4/14/2009	KB	BEE	854	820	163376
000104124010	MARY STOVALL SAVAGE	ENDURING RESOURCES LLC	2/2/2009	KB	BEE	850	17	162366
000104124011	VALERIE LYN BREWER ALLEN	ENDURING RESOURCES LLC	2/2/2009	KB	BEE	850	19	162367
000104124012	DAVID C BREWER	ENDURING RESOURCES LLC	2/2/2009	KB	BEE	850	25	162370
000104124013	STEPHEN BREWER	ENDURING RESOURCES LLC	2/2/2009	KB	BEE	850	23	162368
000104124014	KENNETH RICHARD WAITS	ENDURING RESOURCES LLC	2/2/2009	KB	BEE	850	11	162363
000104124017	JOHN ALLEN WAITS	ENDURING RESOURCES LLC	2/2/2009	KB	BEE	850	13	162364

000104124018	C RICHARD WAITS	ENDURING RESOURCES LLC	2/2/2009	KB	BEE	850	15	162365
000104125002	WILFRED RANDY SCHULTZ ET AL	ENDURING RESOURCES LLC	2/13/2009	KB	BEE	721	531	
000104125003	FLORENCE KAY SCHULTZ HANSLEY	ENDURING RESOURCES LLC	2/13/2009	KB	BEE	721	483	
000104130001	CARLTON WAYNE STOCKTON ET UX	ENDURING RESOURCES LLC	2/13/2009	KB	BEE	721	547	
000104130002	FRED A MOSES	ENDURING RESOURCES LLC	2/13/2009	KB	BEE	721	503	
000104178001	BARBARA GAY MIXON	RHETT EXPLORATION	1/30/2009	KB	BEE	848	256	162065
000104178002	LARRY M MIXON	RHETT EXPLORATION	1/30/2009	KB	BEE	848	258	162066
000104214000	JOE H DYER LIFE ESTATE	RHETT EXPLORATION LLC	1/27/2006	KB	BEE	775	145	148622
000104497001	SCHROEDER LAND & CATTLE COMPANY INC	V & B RESOURCES	3/3/2010	КВ	KARNES, BEE	876	68	167338
000104497005	JOHN B HENSLEY JR	PIONEER NATURAL RESOURCES USA INC	3/19/2009	KB	KARNES, BEE	894	888	82616
000104497006	PATRICIA LEIGH CURBO HENNING	PIONEER NATURAL RESOURCES USA INC	4/13/2009	KB	KARNES, BEE	896	200	82846
000104497007	JOHN MATTHEW CURBO	PIONEER NATURAL RESOURCES USA INC	4/1/2009	KB	KARNES, BEE	852	643	82845
000104629000	DAVID L MUMME ET UX	CSC INTERESTS INC	3/29/2002	KB	BEE	678	610	129416
000104631000	JIM TOM NICHOLS	DOMINION OKLAHOMA TEXAS E&P	4/1/2004	KB	BEE	722	686	138557
000104632000	JOHNSTONS MONTEOLA FAMILY INVESTMENTS LTD	DOMINION OKLAHOMA TEXAS E&P INC	7/31/2004	KB	BEE	725	525	139060
000104633000	MARVIN E MUMME SR	CSC INTERESTS INC	5/13/2002	KB	BEE	684	671	130734
000104635000	CHILDREN OF OSCAR G ZUNIGA TRUST	CSC INTERESTS INC	7/29/2002	КВ	BEE	684	673	130735
000104640000	MARVIN E MUMME JR LIVING TRUST	DOMINION OKLAHOMA TEXAS EXPLORATION & PRODUCTION INC	7/31/2004	KB	BEE	722	684	138556
000104641001	OSCAR G ZUNIGA ET UX	CSC INTERESTS INC	7/29/2002	КВ	BEE	684	675	130736
000104641002	THE GRAND LODGE OF TEXAS AF & AM	CSC INTERESTS INC	9/5/2002	КВ	BEE	689	487	131797
000104641003	TEXAS SCOTTISH RITE HOSPITAL	CSC INTERESTS INC	10/3/2002	KB	BEE	687	212	131297
000104641004	THE SOUTH TEXAS CHILDRENS HOME	DOMINIION OKLAHOMA TEXAS EXPLORATION & PRODUCTION INC	9/25/2002	KB	BEE	687	217	131298
000114865000	PAUL W WERNLI ET AL	PIONEER NATURAL RESOURCES USA INC	3/6/2004	KB	KARNES, BEE	721	571	

ATTACHED TO AND MADE A PART OF THAT CERTAIN ASSIGNMENT, BILL OF SALE AND CONVEYANCE EFFECTIVE AS OF OCTOBER 1, 2019 BY AND BETWEEN ASSIGNORS AND ASSIGNEE

EXHIBIT A-2

UNITS

[See attached]

Ex	hi	bit	A-2
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- 11	nite
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AGREEMENT NUMBER	AGREEMENT NAME	EFFECTIVE DATE	PROSPECT	COUNTY	BOOK	PAGE
000105592000	CARLYON GAS UNIT NO1 WELL NO1	05/19/10	КВ	BEE	879	463
000110764000	J T NICHOLS GAS UNIT NO 1 WELL NO 1	06/29/11	КВ	BEE	905	399
000110306000	J W JOHNSON GAS UNIT NO 1	02/22/12	KB	KARNES	1033	604
				BEE	921	519
000105590000	JOHNSTON GAS UNIT NO 3 WELL NO 1	04/08/08	KB	BEE	826	337
000105596000	NICHOLS GAS UNIT NO 1	10/01/05	KB	BEE	771	294
000105593000	STOCKTON GU NO1 WELL NO1	01/29/09	КВ	BEE	849	544
000105597000	ZUNIGA GAS UNIT NO 1	03/23/05	КВ	BEE	744	198

ATTACHED TO AND MADE A PART OF THAT CERTAIN ASSIGNMENT, BILL OF SALE AND CONVEYANCE EFFECTIVE AS OF OCTOBER 1, 2019 BY AND BETWEEN ASSIGNORS AND ASSIGNEE

EXHIBIT A-3

WELLS

[See attached]

Exhibit A-3 Wells

Operated Wells

County	API #	Well Name	Operator
BEE	4202533717	CARLYON GU 1-1	EQUINOR TEXAS ONSHORE PROPERTIES
BEE	4202533469	JOHNSTON GU 2-1 TA	EQUINOR TEXAS ONSHORE PROPERTIES
BEE	4202533625	JOHNSTON GU 2-2 TA	EQUINOR TEXAS ONSHORE PROPERTIES
BEE	4202533567	JOHNSTON GU 3-1	EQUINOR TEXAS ONSHORE PROPERTIES
BEE	4202533721	JT NICHOLS GU 1 #1	EQUINOR TEXAS ONSHORE PROPERTIES
BEE	4202533574	KOCUREK GAS UNIT 1 TA	EQUINOR TEXAS ONSHORE PROPERTIES
BEE	4202533352	NICHOLS GU 1	EQUINOR TEXAS ONSHORE PROPERTIES
BEE	4202533630	STOCKTON GU 1-1	EQUINOR TEXAS ONSHORE PROPERTIES
BEE	4202533319	ZUNIGA GAS UNIT 1	EQUINOR TEXAS ONSHORE PROPERTIES

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EXHIBIT A-5

GATHERING SYSTEMS

[See attached]

EXHIBIT A-5 GATHERING SYSTEMS

Cooke Ranch Area

- Field gathering lines from the well pad to the HRC Central Transfer Station and the Cooke Central Delivery Point
- Transport line between the HRC Central Transfer Station and the Cooke Central Delivery Point
- HRC Central Transfer Station
- Cooke Central Delivery Point

STS Region

- Field gathering lines from the well pad to the STS Central Delivery Point
- HP field gathering line from the well pad to the STS Central Delivery Point
- STS Central Delivery Point

KDB Area

- Field gathering lines from the well pad to the Edwards Lime Gathering LLC system
- Field gathering lines from the well pads to the Bluhm Booster Station and the Kolo Booster Station
- Gas lift lines to well pads from the Bluhm Booster Station
- Sales gas and oil line from the Bluhm Booster Station and the Kolo Booster Station to the Edwards Lime Gathering LLC system
- Field gathering lines from the well pad to the Red Crest Separation / Storage Facility
- Red Crest and Balser Separation / Storage Facility

Live Oak Region

- Field gathering and tie in lines
- Pad Site Treatment Facilities

Choke Canyon Region

- Field gathering and tie in lines from the well pad to the Pad Site Treatment Facilities
- Pad Site Treatment Facilities
- Gathering lines between the Pad Site Treatment Facilities and the central delivery location

Central Area - North McMullen

- Field gathering lines from the well pad to the Powers/Y-Bar Central Transfer Station
- Transport lines from the Powers/Y-Bar Central Transfer Station to the Y-Bar Plant and the 99 Central Delivery Point
- Transport lines between the Y-Bar Plant and the 99 Central Delivery Point

- Transport lines from the Y-Bar Plant to the Lift Gas System
- Powers/Y-Bar Central Transfer Station
- Y-Bar Plant
- 99 Central Delivery Point

Central Area – Swaim

- Field gathering lines from the well pad to the Swaim Central Transfer Station
- Transport line from the Swaim Central Transfer Station to the 99 Central Delivery Point
- Swaim Central Transfer Station

Central Area - Central McMullen

- Field gathering lines from the well pad to the 99 Central Delivery Point
- Field gathering lines from the Pad Compressor/Separation to the McClaugherty Treating Facility
- Transport lines from the McClaugherty Treating Facility to the Lift Gas System
- Pad Compressor/Separation
- McClaugherty Treating Facility
- Lift Gas System

Weeks Area

- Field gathering lines from the well pad to the Weeks Battery/Central Delivery Point
- Weeks Battery/Central Delivery Point

Zapp Area

- Field gathering lines from the well pad to the Zapp Battery/Central Delivery Point
- Zapp Battery/Central Delivery Point

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Gathering System and Facilities



Cooke Ranch Overview



STS Region Overview



KDB Area Overview



Live Oak Region – Hughes / Dovalina



	Legend
•	Wellhead
	Repsol / Equinor Facility
1000	DCP Facility
	Kinder Morgan Facility
	Magellan Facility
	Point of Sale
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Choke Canyon Region Overview



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	Legend
•	Weilhead
	Repsol / Equinor Facility
Sec. 6	DCP Facility
	Kinder Morgan Facility
	Megellan Facility
0	Decision Point

Choke Canyon Region – Lake Schwartz



	Legend
•	Weilhead
	EFS Facility

Live Oak Region – Three Rivers





Central Area Overview – North McMullen



Central Area Overview – Swaim

^{*}Rich Gas sent to Enterprise via Regency's contract with Enterprise; not the TLM/Enterprise contract As such, volumes do not count towards TLM/Enterprise commitments



Central Area Overview – Central McMullen

Weeks Area Overview



Zapp Area Overview



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Briggs (SM) / FMD Area Overview

ATTACHED TO AND MADE A PART OF THAT CERTAIN ASSIGNMENT, BILL OF SALE AND CONVEYANCE EFFECTIVE AS OF OCTOBER 1, 2019 BY AND BETWEEN ASSIGNORS AND ASSIGNEE

EXHIBIT A-6

REAL PROPERTY

None.

ATTACHED TO AND MADE A PART OF THAT CERTAIN ASSIGNMENT, BILL OF SALE AND CONVEYANCE EFFECTIVE AS OF OCTOBER 1, 2019 BY AND BETWEEN ASSIGNORS AND ASSIGNEE

EXHIBIT A-7

CERTAIN EXCLUDED ASSETS

[See attached]

EXHIBIT A-7 CERTAIN EXCLUDED ASSETS

1. All Contracts between a Seller, on the one hand, and another Seller or any Affiliate of a Seller, on the other hand, other than the contracts listed on Schedule 4.9(a)(viii) of the Purchase Agreement.

NO.	CONTRACT NAME	SELLER	COUNTERPARTY	DATE
2.	Terminalling Agreement	EMT	Magellan Terminals Holdings, L.P.	12/15/2011
3.	Terminalling Agreement	EMT	Magellan Terminals Holdings, L.P.	9/12/2017
4.	Terminalling Agreement	EMT	Magellan Terminals Holdings, L.P.	6/1/2018

All of the following contracts and leases are only being excluded because (i) consent is required in connection with their transfer and that consent has not yet been obtained or (ii) they relate to contracts or leases where consent is required in connection with their transfer and that consent has not yet been obtained. Upon receipt of the applicable consent, the following contracts and leases will be assigned to Purchaser pursuant to the Purchase Agreement.

NO.	CONTRACT NAME	SELLER	COUNTERPARTY	DATE
1.	Oil Gathering Agreement	EMT (assigned by ETOP, successor to SM Energy Company)	Plains South Texas Gathering LLC (successor to Velocity South Texas Gathering, LLC)	1/29/2011
2.	Interruptible Condensate Stabilization Agreement	EMT	Plains Gas Solutions, LLC	2/1/2014
3.	NGPA Section 311 Natural Gas Transportation Service Agreement	ENG	Eagle Ford Midstream, LP	2/19/2013
4.	Firm Intrastate Gas Transportation Agreement	ENG	Eagle Ford Midstream, LP	2/15/2013
5.	Gas Gathering Agreement	ENG	Eagle Ford Midstream, LP	2/15/2013
6.	Gas Gathering Contract	ENG	Mockingbird Midstream Gas Services, L.L.C.	4/29/2013
7.	Gas Gathering Agreement Anchor Shippers	ENG; ETOP	Repsol Oil & Gas USA, LLC	1/1/2014

8.	Gas Gathering Agreement	ENG	ETC Field Services LLC (successor to Regency Field Services LLC)	12/1/2013
9.	Gas Gathering and Processing Agreement	ENG	DCP South Central Texas LLC	8/1/2018
10.	Interruptible Gas Transportation Agreement for Intrastate Service (9672ITSA)	ENG	Enterprise Texas Pipeline LLC	4/26/2012
11.	Interruptible Gas Transportation Agreement for NGPA Section 311 Service (9672ITSE)	ENG	Enterprise Texas Pipeline LLC	4/26/2012
12.	Firm Gas Transportation Agreement for Intrastate Service (Contract No. 9588FTSA)	ENG	Enterprise Texas Pipeline LLC	12/20/2011
13.	Firm Gas Transportation Agreement for NGPA Section 311 Service (Contract No. 9588FTSE)	ENG	Enterprise Texas Pipeline LLC	12/20/2011
14.	Gas Processing Agreement	ENG	Enterprise Hydrocarbons, L.P.	12/20/2011
15.	Gas Services Agreement	ENG	Eagle Ford Gathering LLC; Repsol Oil & Gas USA, LLC	10/1/2012
16.	Gas Services Agreement	ENG	Eagle Ford Gathering LLC; Repsol Oil & Gas USA, LLC	12/14/2011
17.	Gas Gathering and Processing Agreement	ENG	TEAK Midstream LLC; TPL Southtex Processing Company LP	2/9/2012
18.	Gas Gathering Agreement	ENG	ETC Field Services LLC (successor to Regency Field Services LLC)	10/29/2012
19.	Amended and Restated Gas Gathering and Treating Agreement	ENG	Edwards Lime Gathering, LLC	5/10/2012
20.	Hydrocarbon Gathering and Treating Agreement	ENG	EFS Midstream, LLC	2/1/2014
21.	Gas Gathering and Treating Agreement	ENG; ETOP	EFS Midstream, LLC	8/1/2014
22.	Interruptible Gas Gathering and Treating Agreement	ENG	EFS Midstream, LLC	5/1/2012
23.	Facility Agreement (CDP #4)	ENG	EFS Midstream, LLC	9/15/2011
24.	Condensate Stabilization and Transportation Agreement	ENG	ELG Oil LLC	5/10/2012
25.	Interruptible Gas Gathering Agreement	ENG	BHP Billiton Petroleum LLC	2/1/2015
26.	Gas Gathering and Treating Agreement	ENG	Pioneer Natural Resources USA, Inc.	11/1/2008
27.	Intrastate Transportation Agreement for Condensate	ENG	ETC Field Services LLC	5/31/2011
28.	Gas Gathering Agreement	ENG	ETC Field Services LLC	4/1/2016

29.	Facilities Construction, Operation, Ownership and Reimbursement Agreement (ELG Interconnects in Karnes & Dewitt Counties, Texas)	EPL	Energy Transfer Partners Operating L.P.; ELG Utility LLC	5/30/2017
30.	Facilities Construction, Operation, Ownership and Reimbursement Agreement (KDB Residue Gas Check Meter Removal/Relocation; Residue Header Modifications, Enterprise Meter Upsize and Sales Gas Scrubber Installation for "DCP" Delivery)	EPL	Energy Transfer Partners Operating L.P.; ELG Utility LLC	1/12/2018
31.	Facilities Construction, Operation, Ownership and Reimbursement Agreement (CRP-E Modifications in Dewitt County, Texas)	EPL	Energy Transfer Partners Operating L.P.; ELG Utility LLC	1/30/2018
32.	Amended and Restated Construction and Operation Agreement	EPL	Edwards Lime Gathering, LLC; ETC Field Services LLC	5/10/2012
33.	Facility Construction, Operation, Ownership and Reimbursement Agreement (ELG Interconnects)	EPL	ELG Utility LLC; Energy Transfer Partners Operating L.P.	5/30/2017
34.	Facility Construction, Operation, Ownership and Reimbursement Agreement (CRP A Modification in Dewitt County, Texas)	EPL	ELG Utility LLC; Energy Transfer Partners Operating L.P.	8/31/2018
35.	Fractionation Agreement	EMT (successor to ENG)	Cedar Bayou Fractionators, L.P.	2/1/2012
36.	Transportation Services Agreement	ENG	DCP Sand Hills Pipeline, LLC	2/14/2012
37.	Y-Grade Buy/Sell Agreement (Goliad Rack)	EMT	DCP NGL Services, LLC	11/1/2015
38.	Y-Grade Purchase Agreement	EMT	Repsol Oil & Gas USA, LLC	4/1/2016
39.	Throughput and Deficiency Agreement	EMT	Double Eagle Pipeline LLC	12/15/2011
40.	Gathering and Processing Agreement	ENG	ETC Texas Pipeline, Ltd.	1/1/2020
41.	NAESB	ENG	Corpus Christi Liquefaction LLC	6/1/2015
42.	Pipeline Connection and Water Disposal Agreement	EPL	Advantek Waste Management Services LLC	12/7/2017
43.	Interruptible Gas Gathering & Treating Agreement	ENG	EFS Midstream, LLC	4/1/2014
44.	Transportation Services Agreement	EMT	North Star Trucking	4/2/2014
45.	Natural Gas Liquids Buy/Sell Agreement	ENG '	DCP NGL Services, LLC	2/14/2012
46.	Ethane Sales Agreement	EMT	Chevron Phillips Chemical Company LP	1/5/2017
47.	Y-Grade Buy-Sell Agreement	EMT	Southwest Energy, L.P.	11/4/2019

48.	Y-Grade Buy-Sell Agreement	EMT	Southwest Energy, L.P.	11/4/2019
49.	Pipeline Crossing Agreement	EPL	Union Pacific Railroad Company	8/30/2018
50.	Pipeline Crossing Agreement	EPL	Union Pacific Railroad Company	8/30/2018
51.	Pipeline Crossing Agreement	EPL	Union Pacific Railroad Company	12/12/2018
52.	Pipeline Crossing Agreement	EPL	Union Pacific Railroad Company	10/18/2018
53.	Pipeline Crossing Agreement	EPL	Union Pacific Railroad Company	10/18/2018
54.	Water Purchase Agreement	ETOP	Jeannie D. Heard et al	10/15/2018
55.	Water Well and Water Purchase Agreement	Repsol Oil & Gas USA, LLC	Dan A Hughes et al	12/19/2011
56.	Commercial Lease	ETOP	TLD Resources LLC	4/1/2016

AGREEMENT NUMBER	LESSOR	ORIGINAL LESSEE	EFFECTIVE DATE	PROSPECT	COUNTY	воок	PAGE	RECORDATION DESCRIPTION
000103147000	SOUTH TEXAS SYNDICATE BY JPMORGAN	WHITTIER ENERGY COMPANY & BB II OPERATING LP	2/1/2009	STS NORTH	LA SALLE	478	341	82304
000103200001	MAIN PLAZA CORP BY FROST NATL BANK AGENT	COMMON RESOURCES LLC	6/1/2009	COOKE RANCH	LA SALLE	482	73	82889
000103295000	NORMAN M HUBBARD	ST MARY LAND & EXPLORATION COMPANY	11/4/2009	WEEKS SM	LA SALLE	665	53	00101521
000103305000	JOSEPH A CRISP SR ET UX	ST MARY LAND & EXPLORATION COMPANY	12/23/2009	WEEKS SM	LA SALLE	499	393	85257
000103320000	CAROL JEAN CRISP QUARLES	SM ENERGY COMPANY	7/28/2010	SM	LA SALLE	514	294	087212
000103327000	DAVID NICKELL ET UX	SM ENERGY COMPANY	7/28/2010	SM	LA SALLE	514	297	087213
000103609002	COMPASS BANK	ENDURING RESOURCES LLC	12/1/2010	WEEKS	LA SALLE	527	341	089891
000103617001	CHARLES W HINKEL III	ENDURING RESOURCES LLC	3/6/2010	COOKE RANCH	LA SALLE	500	365	85407
000103617002	THOMAS ALLEN MOON	ENDURING RESOURCES LLC	3/5/2010	COOKE RANCH	LA SALLE	500	363	85406

AGREEMENT NUMBER	LESSOR	ORIGINAL LESSEE	EFFECTIVE DATE	PROSPECT	COUNTY	BOOK	PAGE	RECORDATION DESCRIPTION
000103617003	WILLIAM D MOON	ENDURING RESOURCES LLC	3/5/2010	COOKE RANCH	LA SALLE	500	372	85410
000104008001	JEAN SCHWARTZ BURKE TRST UWO HIRSH N SCHWARTZ ETAL	ENDURING RESOURCES LLC	9/3/2010	CHOKE CANYON	LIVE OAK	166	255	
000104008003	VINSON & ELKINS LLP	ENDURING RESOURCES LLC	10/5/2010	CHOKE CANYON	LIVE OAK	167	305	190854
000104008004	ERIN ALEXANDRA ELDREDGE CONTINGENT TRUST ET AL	TALISMAN ENERGY USA INC AND STATOIL TEXAS ONSHORE PROPERTIES LLC	7/1/2013	CHOKE CANYON	LIVE OAK	271	. 707	208819
000110265000	GERTRUDE PAWELEK ET AL	ORCA ASSETS GP LLC	6/2/2010	КВ	KARNES	927	758	0089063
000116596000	ELZIE TENERY CRISP ET AL	SM ENERGY	6/17/2011	SM	LA SALLE	546	114	092110