

**Summary Form UT-4 for the  
 Change of Oil & Gas Leases'  
 Working Interest Ownership or Lessee Name**

Date: 01/17/2019

Please **TYPE** or print **LEGIBLY**  
Contact Person

Company Name & Address

Oasis Petroleum Permian LLC  
1001 Fannin Street, Suite 1500  
Houston, Texas 77002

Attn: Broderick Browne  
 Phone: 713-770-6571  
 Email: bbrowne@oasispetroleum.com

**Document Type:** Assignment  
 Effective Date: 12/1/2019  
 Date Recorded: \_\_\_\_\_

**Merger** Effective Date: \_\_\_\_\_  
**Name Change** Effective Date: \_\_\_\_\_

**Standard Fee Calculation**

Total # Leases: 6 x \$30.00 = SubTotal: \$ 180.00

**Additional Penalty Fee Calculation**

If the assignment was recorded over 90 days before today, or if the merger/name change was certified over 90 days before today, there is a penalty due in addition to the Standard Fee

Total # Leases: 0 x \$100.00 = SubTotal: \$ 0.00

**Total Due:** \$ 180.00

**Include these items when submitting to UL:**

- Completed & signed form(s)
- Copy of Document(s) recorded in the respective county(ies)
- Check made payable to *University Lands* for the Total Due

mail to University Lands  
 PO Box 553  
 Midland, Texas 79702-0553

Please use a separate Form UT-4 for each document.

**You are required to use the format for the summary table as provided on page 2. If you have more than 10 leases, attach pages using the exact same table format & column headings.**

**Percent of Interest Owned/Retained/Conveyed:** Regardless of the Document's terminology, express as a percent of the total interest in the lease.

For example:

<b>% of WI Assignor Owned of Lease's Total Working Interest</b>	<b>% of WI Conveyed to Assignee of Lease's Total Working Interest</b>	<b>% of WI Retained by Assignor of Lease's Total Working Interest</b>
100%	100%	0%
50%	50%	0%
90%	40%	50%

The highlighted first row of the following table is a sample of how to complete each row.

**If you have any questions concerning the completion of this form, please call 432-684-4404 and ask for the Landman assigned to the lease's county.**

**University Lands Summary Form UT-4 for the Change of Oil & Gas Leases' Working Interest Ownership or Lessee Name**

U.L. Lease #	Vol/Pg or DocID	Legal Name	% Interest Owned	% Interest Retained	Legal Name	% Interest Transferred	County	Blk	Sec	Part of Section (include Depth Restriction, if any)
555888	14-1236	ACME Oil & Gas Exploration Corporation	90.000%	50.000%	Generic Oil & Gas, L.P.	40.000%	Schleicher, Reagan, Crockett	11	43	N2SESW, S2NENW, surface to 10,000'
41600	161-39	EOG Resources, Inc.	14.062500%	0.000000%	Oasis Petroleum Permian LLC	14.062500%	Ward	18	5	All depths below the Top of the Bone Springs formation
41596	161-50	EOG Resources, Inc.	8.437490%	0.000000%	Oasis Petroleum Permian LLC	8.437490%	Ward	17	34	All Depths Below the Base of the Cherry Canyon formation
41597	161-47	EOG Resources, Inc.	23.730326%	0.000000%	Oasis Petroleum Permian LLC	23.730326%	Ward	17	34	All Depths Below the Base of the Cherry Canyon formation
62226	318-161	EOG Resources, Inc.	55.473634%	0.000000%	Oasis Petroleum Permian LLC	55.473634%	Ward	18	4	All Depths Below 6,962'
69399	378-353	EOG Resources, Inc.	100.000000%	0.000000%	Oasis Petroleum Permian LLC	100.000000%	Ward	18	20	All Depths Below the Base of the Brushy Canyon formation
89679	499-335	EOG Resources, Inc.	100.000000%	0.000000%	Oasis Petroleum Permian LLC	100.000000%	Ward	18	5	All Depths Below the Top of Bone Springs formation
			0.000000%	0.000000%		0.000000%				
			0.000000%	0.000000%		0.000000%				
			0.000000%	0.000000%		0.000000%				
			0.000000%	0.000000%		0.000000%				

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

### ASSIGNMENT, ASSUMPTION AND BILL OF SALE

THIS ASSIGNMENT, ASSUMPTION and BILL OF SALE (this "*Assignment*") from EOG RESOURCES, INC., a Delaware corporation, with an address of 5509 Champions Drive, Midland, Texas 79706 ("*Assignor*"), to OASIS PETROLEUM PERMIAN LLC, a Delaware limited liability company, with an address of 1001 Fannin Street, Suite 1500, Houston, Texas 77002 (herein called "*Assignee*"), is delivered to be effective as of 12:01 a.m. Central Time on December 1, 2019 (the "*Effective Date*").

WHEREAS, in accordance with that Purchase and Sale Agreement dated as of December 20, 2019, between Assignor and Assignee (as amended, the "*Purchase Agreement*"), and subject to the other terms and provisions hereof, Assignor desires to convey unto Assignee the Assigned Interests (as defined below). Any capitalized terms used but not otherwise defined herein shall have the meanings attributed to them in the Purchase Agreement.

NOW, THEREFORE, for the sum of Ten and No/100 Dollars (\$10.00) and other good and valuable consideration, the receipt of which is hereby acknowledged, and subject to the other terms and provisions hereof, Assignor does hereby SELL, ASSIGN, TRANSFER, SET OVER and DELIVER unto Assignee, effective as of the Effective Date, and except as to any Excluded Assets (as defined below), all of Assignor's respective rights, titles and interests in and to the following (collectively referred to herein as the "*Assigned Interests*"):

(i) the oil, gas, and mineral leases (and any ratifications or amendments), royalties, overriding royalties, net profits interests described on Exhibit A-1 attached hereto (the "*Leases*"), insofar as such Leases cover those lands described therein and the depths described in Exhibit A-1 attached hereto (the "*Lands*"); and for the sake of clarity, notwithstanding anything stated herein to the contrary, to the extent such Leases cover or include depths not included as part of the "*Lands*" on Exhibit A-1, then such portions of the Leases shall be deemed Excluded Assets and not conveyed hereby, and those portions of such Leases to be assigned herein shall be referred herein as the "*Assigned Leases*";

(ii) any and all oil, gas, water, CO<sub>2</sub> or injection wells located on or attributable to the Assigned Leases, including, without limitation, those described on Exhibit A-2 attached hereto and made a part hereof, whether active or inactive, producing, non-producing, temporarily or permanently plugged or abandoned (the "*Wells*");

(iii) all pooled, communitized, or unitized acreage which includes all or part of the Lands, or any Assigned Leases, and all tenements, hereditaments, and appurtenances belonging thereto (the "*Units*," and, together with the Wells, Lands and Assigned Leases, the "*Properties*");

(iv) all currently existing contracts and agreements, solely to the extent applicable and attributable to the Properties, Surface Interests, including operating agreements; unitization, pooling, and communitization agreements; declarations and/or orders (including, without limitation, all units formed under orders, rules, regulations, or other official acts of any federal, state or other authority having jurisdiction, and voluntary unitization agreements, designations and/or declarations); area of mutual interest agreements; farmin and farmout agreements; exchange agreements; transportation agreements; processing agreements; production sales and marketing contracts; service agreements; storage agreements; equipment leases and rental contracts; and supply agreements (subject to such exclusions and provisos described herein, the "*Contracts*"); *provided, however*, that the term "*Contracts*" shall not include (A) any contracts, agreements, and instruments included within the definition of "*Excluded Assets*," and (B) the Leases or Assigned Leases; and (C) that portion of any such Contracts to the extent the same do not cover or are not attributable to the Properties, or Surface Interests described herein, or otherwise relate to the Excluded Assets;

(v) all easements, permits, licenses, servitudes, rights-of-way, surface leases, surface fee interests, and other rights to use the surface appurtenant to, and used or held for use in connection with, the Properties, solely to the extent, however, applicable and attributable to the Assigned Interests, including those identified on Exhibit B attached hereto, but excluding any permits and other appurtenances included within the definition of "*Excluded Assets*" (collectively, the "*Surface Interests*");

(vi) all equipment, fixtures, and other tangible personal property attached to, or charged to the Properties and which are located on and used or held for use in connection with the operation of the Properties, solely to the extent, however, applicable and attributable to the Properties, but excluding items included within the definition of "*Excluded Assets*" (subject to such exclusions, the "*Equipment*");

(vii) all crude oil, gas, casinghead gas, condensate, natural gas liquids, and other gaseous or liquid hydrocarbons of any type and chemical composition produced from, or attributable or allocated to, the Assigned Leases or Wells from and after the Effective Date; all inventories of the foregoing from and attributable or allocated to the Assigned Leases or Wells that are in storage on the Effective Date (collectively, "*Hydrocarbons*"); and

(viii) to the extent the same relates to the other Assigned Interests described above: physical or digital copies of Assigned Lease files; Land files; Well files; Contract and Surface Interests files; gas plant statements; division order files; abstracts; title opinions (including acquisition title opinions); land surveys; non-confidential, non-proprietary and non-interpretative logs, maps, engineering data and reports; environmental records; authorizations for expenditures; production and accounting records; and non-proprietary and non-interpretative files and all other books, records, data, files, maps and accounting records to the extent related to the Assigned Interests, or used or held for use in connection with the maintenance, ownership or operation thereof and solely to the extent maintained by or in Assignor's control or possession, whether written or electronically stored.

TO HAVE AND TO HOLD the Assigned Interests, together with all and singular the rights, privileges and appurtenances in anywise belonging thereto, unto Assignee, its successors and assigns, forever. Assignor does hereby bind itself, its successors and assigns, to warrant and forever defend all and singular title (limited to Assignor's net revenue interest and working interest in the Properties set forth on Exhibit C to the Purchase Agreement) to the Assigned Interests unto Assignee and Assignee's successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof, by, through or under Assignor, but not otherwise, subject to any Permitted Encumbrances (as defined in the Purchase Agreement) and subject to the terms and provisions of the Purchase Agreement (the "*Special Warranty*"). Notwithstanding anything to the contrary in this Assignment, (i) the *Special Warranty* will continue only for the period commencing as of the Closing Date (as defined in the Purchase Agreement) and ending at 5:00 p.m. Central Time on the date that is the two (2) year anniversary of the Closing Date (at which time, the *Special Warranty* shall automatically expire and be of no further force or effect) (the "*Survival Period*"), and (ii) the aggregate liability of Assignor for all *Special Warranty* claims asserted with respect to an Assigned Interest shall not, in the aggregate, exceed the Allocated Value (as defined in the Purchase Agreement) for such Assigned Interest. Subject to the foregoing sentence, (a) for all purposes of this Assignment, Assignee shall be deemed to have waived, and Assignor shall have no further liability for, any breach of the *Special Warranty* that Assignee fails to assert by a valid written notice specifying the details of such breach given to Assignor before the expiration of the *Survival Period* and (b) breaches of the *Special Warranty* for which Assignee has given Assignor such a notice before the expiration of the *Survival Period* shall survive until finally resolved. To the extent assignable, Assignor expressly assigns to Assignee (and subrogates Assignee to) the benefit of all prior warranties of title held by or otherwise benefiting such Assignor with respect to the Assigned Interests. **EXCEPT FOR THE SPECIAL WARRANTY OF TITLE SET FORTH ABOVE (AND SUBJECT TO THE LIMITATIONS SET FORTH ABOVE), THIS ASSIGNMENT IS MADE WITHOUT WARRANTY OF TITLE, EXPRESS, IMPLIED OR STATUTORY, AND ANY SUCH WARRANTY IS HEREBY EXPRESSLY DISCLAIMED AND NEGATED.**

The "*Assigned Interests*" shall not include any right, title or interest with respect to any Excluded Assets. For purposes hereof, the term "*Excluded Assets*" means and includes all of the following:

- (a) the following:
  - (i) all corporate, financial, tax, and legal data and records of an Assignor that relate to such Assignor's business generally (whether or not relating to the Assigned Interests);
  - (ii) all legal records and legal files of an Assignor including all work product of, and attorney-client communications with, Assignor's legal counsel (other than Assigned Leases, title opinions, and Contracts);
  - (iii) data and records relating to the sale of the Assigned Interests, including communications with the advisors or representatives of Assignor or any of its affiliates;

- (iv) any data and records, to the extent relating to the Excluded Assets; and
- (v) all data and records that are subject to confidentiality restrictions owed to unaffiliated third-parties, for which, after a good faith effort by an Assignor, consent has not been obtained, provided that with regard to any undisclosed records, Assignor has disclosed the existence of such restrictions to Assignee;
- (b) all of Assignor's proprietary computer software, patents, trade secrets, copyrights, names, trademarks, logos and other intellectual property;
- (c) all of Assignor's interests in office leases and buildings, including any field offices;
- (d) any tax refund or loss carry-forward (whether by payment, credit, offset, abatement, or otherwise, and together with any interest thereon) in respect of any taxes for which an Assignor is liable for payment as a result of such taxes being attributable to periods prior to the Effective Date, except, in each case, to the extent such items arise from or by their terms cover Assumed Obligations or are otherwise allocated to Assignee under the Purchase Agreement;
- (e) all indemnities and other claims against persons (other than an Assignor and/or its affiliates) for taxes for which an Assignor or its affiliates are liable for payment as a result of such taxes being attributable to periods prior to the Effective Date;
- (f) revenues associated with all joint interest audits and other audits of property costs or property taxes to the extent covering periods prior to the Effective Date, except to the extent the same both (i) arise in connection with audits after Closing, and (ii) any liability in connection with such audit are part of the Assumed Obligations;
- (g) all owned, proprietary or licensed seismic or other geophysical data, rights or interests;
- (h) all of Assignor's interests in any commodity futures, swaps and other similar derivatives;
- (i) all rights, interests, and claims that Assignor may have under any policy of insurance or indemnity, surety bond or any insurance or recoveries from any third person to the extent relating to property damage or casualty loss affecting the Assigned Interests occurring prior to the Effective Date;
- (j) all other claims, whether in contract, in tort, or arising by operation of law, and whether asserted or unasserted as of the date an Assignor executes this Assignment, that Assignor may have against any person arising out of acts, omissions, or events, or injury to or death of persons or loss or destruction of or damage to property, to the extent relating in any way to the Assigned Interests that occurred prior to the Effective Date,

except, in each case, to the extent such items arise from or by their terms cover Assumed Obligations or are otherwise allocated to Assignee under the Purchase Agreement;

(k) all audit rights and all amounts due or payable to an Assignor as refunds, adjustments, or settlements of disputes arising under the Assigned Interests or any Contract for periods prior to the Effective Date, except, in each case, to the extent such items arise from or by their terms cover Assumed Obligations or are otherwise allocated to Assignee under the Purchase Agreement;

(l) all trade credits, all accounts, receivables and all other proceeds, income or revenues attributable to the Assigned Interests with respect to any period of time prior to the Effective Date (excluding all Hydrocarbons (y) that constitute tank bottoms or are below the tank exit flange (or with respect to gas, the sales meter) as of the Effective Date or (z) in storage as of the Effective Date for which there is an adjustment to the Base Purchase Price);

(m) all information technology assets, including desktop computers, laptop computers, servers, networking equipment and any associated peripherals and other computer hardware, computer software, all radio and telephone equipment, SCADA and measurement technology, and other production-related mobility devices (such as SCADA controllers), well communication devices, and any other information technology systems;

(n) any overhead, payments or other payments or reimbursements to Assignor, in its capacity as operator, under applicable joint operating agreements or similar agreements from (or owed by) third-party co-interest owners with regard to any periods Assignor is or was operator;

(o) vehicles, rolling stock, and personal property that may be temporarily located on the Assigned Interests;

(p) any master service agreements or master procurement agreements;

(q) any bonds, permits or authorization from Governmental Authorities regarding the operation of the Assigned Interests;

(r) (i) a co-extensive and correlative right in and to the pad site where the excluded well and tank battery described in Exhibit A-3 attached hereto are located, (ii) a co-extensive and correlative right in and to the Assigned Leases and Surface Interests, insofar as they cover or are used in connection with any Excluded Assets described in Exhibit A-3;

(s) those interests and properties described in Exhibit A-3; and

(t) all right, title and interest of an Assignor in and to assets which are not included in the Assigned Interests, including, without limitation, that portion of any Leases that are not the Assigned Leases, or that portion of any Contracts, Equipment, or Surface Interests that relate to or are used in connection with such Excluded Assets.

**ASSIGNOR AND ASSIGNEE AGREE THAT, TO THE EXTENT REQUIRED BY THE APPLICABLE LAW TO BE OPERATIVE, THE DISCLAIMERS OF CERTAIN WARRANTIES CONTAINED IN THIS ASSIGNMENT ARE "CONSPICUOUS" DISCLAIMERS FOR THE PURPOSE OF ANY APPLICABLE LAW, RULE OR ORDER.**

**EXCEPT AS EXPRESSLY OTHERWISE SET FORTH IN THE PURCHASE AGREEMENT OR IN THIS ASSIGNMENT AND EXCEPT WITH REGARD TO THE SPECIAL WARRANTY, ALL OF THE ASSIGNED INTERESTS ARE SOLD TO, AND ACCEPTED BY, ASSIGNEE ON AN "AS IS, WHERE IS" AND "WITH ALL FAULTS" BASIS AND CONDITION, WITHOUT RECOURSE, COVENANT OR WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY; AND ASSIGNOR MAKES NO OTHER REPRESENTATIONS OR WARRANTIES OF ANY KIND WHATSOEVER, EXPRESS, IMPLIED OR STATUTORY, INCLUDING, WITHOUT LIMITATION, ANY REPRESENTATIONS OR WARRANTIES REGARDING MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, CONFORMITY TO MODELS OR SAMPLES, TITLE, OR ANY OTHER EXPRESS, IMPLIED OR STATUTORY WARRANTY OR REPRESENTATION OR WARRANTY WHATSOEVER. WITHOUT LIMITING ASSIGNEE'S RIGHTS UNDER THE PURCHASE AGREEMENT, ASSIGNEE ALSO HEREBY ACKNOWLEDGES THAT IT HAS MADE SUCH INSPECTIONS OF THE ASSIGNED INTERESTS AS IT DEEMS NECESSARY, AND IS SATISFIED AS TO THEIR CONDITION.**

**THIS ASSIGNMENT IS MADE EXPRESSLY SUBJECT TO THE TERMS AND CONDITIONS OF THE PURCHASE AGREEMENT, WHICH TERMS AND CONDITIONS ARE EXPRESSLY INCORPORATED HEREIN BY REFERENCE, INCLUDING, WITHOUT LIMITATION, WITH REGARD TO ASSIGNEE'S ASSUMPTION OF ASSUMED OBLIGATIONS (AS DEFINED IN THE PURCHASE AGREEMENT) AND INDEMNIFICATION OBLIGATIONS, AND ASSIGNOR'S DISCLAIMERS, UNDER THE PURCHASE AGREEMENT. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, ASSIGNEE HEREBY ASSUMES AND AGREES TO BE BOUND BY THE TERMS OF THE ASSIGNED LEASES AND CONTRACTS AND ASSUMES THE ASSUMED OBLIGATIONS. NOTWITHSTANDING THE FOREGOING, THIRD PARTIES MAY CONCLUSIVELY RELY ON THIS ASSIGNMENT TO VEST TITLE TO THE ASSIGNED INTEREST IN ASSIGNEE.**

Subject to the terms of existing agreements, easements and the terms of the Assigned Leases, and solely to the extent that Assignor has the right to use such roads, Assignor hereby reserves (and shall have) the non-exclusive right to use (and to the extent Assignor has the right to grant the same, Assignee hereby grants a non-exclusive easement over and across) any existing roads or constructed roads on or across those lands covered by the Assigned Interests (and in such context, the Assigned Interests shall also be referred to herein as the "*Licensed Property*") in connection with the Excluded Assets; *provided, however*, that notwithstanding anything stated herein to the contrary: (i) Assignee retains all corresponding and correlative rights and privileges to use such Licensed Property, and (ii) nothing in this Section shall imply or be construed to grant to Assignor or Assignee any greater rights to the Licensed Property than Assignor had or Assignee, itself, now has. Assignor shall cooperate with Assignee to maintain the Licensed Property in



generally as good condition as existed prior to such use by Assignor. Assignor shall commence repairs of any damages it causes to the Licensed Property within thirty (30) days after causing such damage, and complete such repairs with commercially reasonable diligence, or by such earlier deadline as may be specified in any relevant lease, surface use agreement, other agreement, or, if not otherwise specified, then as specified by Assignee in writing. All costs incurred in repairing or maintaining the Licensed Property or incurred to maintain in force and effect any road easement or other easement related to the Assigned Leases shall be borne by Assignor and Assignee based upon the number of wells each such party operates that are being serviced through the use of any such road or easement. The proportionate part of such costs that each party will bear shall be recalculated on January 1 and July 1 of each year based upon the number of wells each such party operates that are being serviced through the use of any such road or other easement as of such dates.

All of the terms, provisions, covenants and agreements herein contained shall extend to and be binding upon Assignor and Assignee, and their respective successors and assigns.

Assignor and Assignee shall execute and deliver, or shall cause to be executed and delivered, from time to time such further instruments of conveyance and transfer, and shall take such other actions as any Party may reasonably request, to convey and deliver the Assigned Interests to Assignor, and to accomplish the orderly transfer of the Assigned Interests to Assignor in the manner contemplated by the Purchase Agreement and this Assignment.

This Assignment may be executed in several original counterparts, each of which counterpart shall be deemed to be an original for all purposes, and all such counterparts together shall constitute one and the same instrument. To facilitate the recording or filing of this Assignment, the counterpart to be recorded in a given county may contain only that portion of the exhibits that describes the Assigned Interests located in that county. In addition to filing this Assignment, the parties shall execute and file with appropriate authorities, whether federal, state or local, all forms or instruments required by applicable law to effectuate the conveyance contemplated hereby. Said forms or instruments shall be deemed to contain all of the exceptions, reservations, rights, titles and privileges set forth herein or incorporated by reference herein as fully as though the same were set forth in each such form or instrument. The interests conveyed by such separate forms or instruments are the same, and not in addition to the Assigned Interests conveyed herein.

This Assignment shall be governed by and construed and enforced in accordance with the internal laws of the State of Texas, without regard to the principles of conflicts of laws thereof that would require the application of the laws of another jurisdiction.

[Signature Pages Follow]

EXECUTED on the date set forth below in the acknowledgments, but effective for all purposes as of the Effective Date.

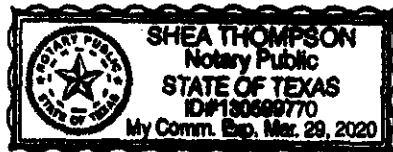
**ASSIGNOR:**

**EOG RESOURCES, INC.**

By: Wendy Dalton  
Name: Wendy Dalton  
Title: Agent and Attorney-in-Fact

THE STATE OF TEXAS    §  
                                  §  
COUNTY OF MIDLAND   §

This instrument was acknowledged before me on this 20<sup>th</sup> day of December, 2019, by Wendy Dalton, Agent and Attorney-in-Fact of **EOG RESOURCES, INC.**, a Delaware corporation, on behalf of said corporation.



Shea Thompson  
Notary Public, State of Texas

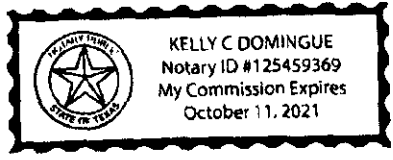
**ASSIGNEE:**

**OASIS PETROLEUM PERMIAN LLC**

By: Taylor L Reid (TR)  
Name: Taylor L. Reid  
Title: President and Chief Operating Officer

THE STATE OF TEXAS §  
  §  
COUNTY OF HARRIS §

This instrument was acknowledged before me on this 20<sup>th</sup> day of December, 2019, by Taylor L. Reid, President and Chief Operating Officer of **OASIS PETROLEUM PERMIAN LLC**, a Delaware limited liability company, on behalf of said limited liability company.



[Signature]  
Notary Public, State of Texas

EXHIBIT A-1

LEASES

State of Texas (UL 41600)	Magnolia Petroleum Company	12/11/1953	161-39	Ward TX	E2	5	18	All Depths Below the Top of Bone Springs formation
State of Texas (UL 41596)	Magnolia Petroleum Company	12/11/1953	161-50	Ward TX	N2	34	17	All Depths Below the Base of the Cherry Canyon formation
State of Texas (UL 41597)	Magnolia Petroleum Company	12/11/1953	161-47	Ward TX	S2	34	17	All Depths Below the Base of the Cherry Canyon formation
State of Texas (UL 54229)	The Pure Oil Company	6/26/1962	249-461	Ward TX	E2	19	18	All Depths Below the Base of the Brushy Canyon formation
State of Texas (UL 62226)	Sun Oil Company	6/13/1968	318-161	Ward TX	W2	4	18	All Depths Below 6,962'
State of Texas (UL 69399)	Allied Chemical Corporation & HNG Oil Company	12/12/1973	378-353	Ward TX	S2	20	18	All Depths Below the Base of the Brushy Canyon formation
State of Texas (UL 89679)	Union Texas Petroleum Corporation	11/30/1983	499-335	Ward TX	W2	5	18	All Depths Below the Top of Bone Springs formation

EXHIBIT A-2

WELLS

All of the following Wells are located in Ward County, Texas:

42-475-31635	University 18-19 #1	EOG Resources Inc.
42-475-31888	University 18-19 #2	EOG Resources Inc.
42-475-31774	University 18-20 #1	EOG Resources Inc.
42-475-31972	University 18-20 #2	EOG Resources Inc.
42-475-31989	University 18-4 #2	EOG Resources Inc.
42-475-32169	University 18-4 #3	EOG Resources Inc.
42-475-33135	University 1805 #1	EOG Resources Inc.
42-475-33537	University 1805 #2	EOG Resources Inc.

**EXHIBIT A-3**

**ADDITIONAL EXCLUDED ASSETS**

a) The following Well is located in Ward County, Texas:

42-475-34511	University 18-20 #3H	EOG Resources Inc.
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b) The described crude oil tank battery, together with all meters, connections, equipment, fixtures, pipeline laterals, well pads, improvements, spare parts, tools, materials, and other tangible personal property attached to or charged to the following tank battery or the excluded well described above:

i) The University 18-19/18-20 central tank battery located on the University 18-19 #1 well pad being in the East Half (E2) of Section 19, Block 18, Ward County, Texas.

**EXHIBIT B**

**SURFACE INTERESTS**

<b>Easement</b>	The University of Texas System Board of Regents	EOG Resources, Inc.	4/1/2015	1034-478	Ward TX
<b>Easement</b>	The University of Texas System Board of Regents	EOG Resources, Inc.	3/1/2015	1032-619	Ward TX

**FILED FOR RECORD IN:**  
Ward County  
On: 1/7/2020 3:59:39 PM  
Doc Number: 2020 - 122  
Number of Pages: 13  
Amount: 74.00  
Order#: 20200107000025  
By: LH



*Denise Valles*  
Denise Valles, County Clerk