ROBERT A. SCHROEDER

Certified Professional Landman
POST OFFICE BOX 681
MANDEVILLE, LOUISIANA 70470-0681
rob@kexploration.com
Telephone: (985) 626-7843
Cellular: (504) 723-7143

Physical Address: 151 Brookside Drive Mandeville, Louisiana 70471-3201

May 16, 2024

via email: boemadjudication@boem.gov

United States Department of the Interior Bureau of Ocean Energy Management Gulf of Mexico OCS Region 1201 Elmwood Park Boulevard New Orleans, Louisiana 70123-2394

Attention: Adjudication Unit

Re: Non-Required Filing

Gentlemen:

Attached please find the following described instruments, to-wit:

- 1. Assignment of Previously Created Overriding Royalty Interests, dated April 24, 2024, effective January 1, 2024, from Julianne Bump Vaughan, as assignor, to and in favor of David M. Dunwoody, Jr., and Esperanza GOM Operating LLC, as assignees, and recorded in Book 2737, at Page 396, under File No. 1690156.
- 2. Assignment of Previously Created Overriding Royalty Interests, dated April 24, 2024, effective January 1, 2024, from David Michael Bump, as assignor, to and in favor of David M. Dunwoody, Jr., and Esperanza GOM Operating LLC, as assignees, and recorded in Book 2737, at Page 406, under File No. 1690157.
- 3. Assignment of Previously Created Overriding Royalty Interests, dated April 24, 2024, effective January 1, 2024, from Daniel Joseph Bump, as assignor, to and in favor of David M. Dunwoody, Jr., and Esperanza GOM Operating LLC, as assignees, and recorded in Book 2737, at Page 418, under File No. 1690158.
- 4. Assignment of Previously Created Overriding Royalty Interests, dated May 10, 2024, effective January 1, 2024, from David M. Dunwoody, Jr., as assignor, to and in favor of William H. Goodwin, as assignee, and recorded in Book 2737, at Page 428, under File No. 1690159.

Please record these instruments (<u>in the above order</u>) in the non-required filing records maintained by your office affecting OCS-G 20082 – Green Canyon Block 640 under Category 5 – Overriding Royalty, Production Payment, Net Profit:

United States Department of the Interior Dureau of Ocean Energy Management Gulf of Mexico OCS Region May 16, 2024 Page 2

Also attached is a pay.gov receipt evidencing payment of the required filing fee.

Please contact me should you have any questions. Thank you very much.

Respectfully submitted,

Robert A. Schroeder

RAS:rs attachments

Terrebonne Parish Recording Page

ADJUDICATION SECTION

MAY 16, 2024

Theresa A. Robichaux **Clerk Of Court** P.O. Box 1569 Houma, LA 70361-1569 (985) 868-5660

Received From:

SCHROEDER, ROBERT P.O. BOX 681 MANDEVILLE, LA 70470-0681

First VENDOR

DUNWOODY, DAVID M JR

First VENDEE

GOODWIN, WILLIAM H

Index Type:

CONVEYANCES

Type of Document: ASSIGNMENT

Recording Pages:

11

File #: 1690159

Book: 2737

Page: 428

Recorded Information

I hereby certify that the attached document was filed for registry and recorded in the Clerk of Court's office for Terrebonne Parish, Louisiana.

vren A. Kobiehawa

CLERK OF COURT THERESA A. ROBICHAUX Parish of Terrebonne

I certify that this is a true copy of the attached document that was filed for registry and Recorded 05/14/2024 at 1:20:15

Recorded in Book 2737 Page 428 File Number 1690159

hristerie & & Compte

Deputy Clerk

On (Recorded Date): 05/14/2024

At (Recorded Time): 1:20:15PM



Doc ID - 016436560011

Return To: SCHROEDER, ROBERT

P.O. BOX 681

MANDEVILLE, LA 70470-0681

ASSIGNMENT OF PREVIOUSLY CREATED OVERRIDING ROYALTY INTERESTS

UNITED STATES OF AMERICA

OUTER CONTINENTAL SHELF

THIS ASSIGNMENT OF OVERRIDING ROYALTY INTERESTS (this "Assignment") dated as of May 10, 2024 (the "Assignment Date"), but effective as of January 1, 2024 at 12:02 a.m. Central Time (the "Effective Time"), from **David M. Dunwoody**, **Jr.** ("Assignor"), to **William H. Goodwin**, a resident of the State of Texas, whose address is 11 Greenway Plaza, Suite 2010, Houston, Texas 77046 ("Assignee").

WHEREAS, Assignor entered into that certain Assignment of Previously Created Overriding Royalty Interests, dated April 24, 2024, but effective as of January 1, 2024 at 12:01 a.m. Central Time (the "Prior Assignment Effective Time"), by and between Assignor and David Michael Bump (the "DMB Assignment");

WHEREAS, Assignor entered into that certain Assignment of Previously Created Overriding Royalty Interests, dated as of April 24, 2024, but effective as of the Prior Assignment Effective Time, by and between Assignor and Daniel Joseph Bump (the "DJB Assignment");

WHEREAS, Assignor entered into that certain Assignment of Previously Created Overriding Royalty Interests, dated as of April 24, 2024, but effective as of the Prior Assignment Effective Time, by and between Assignor and Julianne Bump Vaughan (the "JBV Assignment", and together with the DMB Assignment and the DJB Assignment, the "Prior Assignments"); and

WHEREAS, subject to the terms and conditions of this Assignment, Assignor desires to assign to Assignee, and Assignee desires to accept from Assignor, the Assignee Share (as defined below) of all of Assignor's right, title and interest in and to the Assets (as defined below) acquired pursuant to the Prior Assignments.

NOW, THEREFORE, in consideration of the promises and mutual agreements set forth herein, the Assignor and Assignee hereby agree as follows:

ARTICLE I Granting and Habendum

Section 1.01 <u>Assets</u>. For Ten Dollars (\$10.00) and other good and valuable consideration, the receipt, and sufficiency of which are hereby acknowledged, Assignor does hereby grant, bargain, sell, transfer, convey, set over, assign and deliver unto Assignee, effective for all purposes as of the Effective Time and subject to the matters set forth herein, an undivided fifty percent (50%) interest (the "<u>Assignee Share</u>") in and to all of Assignor's right, title, and interest, whether legal or equitable, real or personal, recorded or unrecorded, movable or immovable, tangible or intangible, in and to the following (collectively, the "<u>Assets</u>"):

- (a) any and all overriding royalty interests pertaining to the oil and gas leases listed on Exhibit A (the "Leases"), including, but not limited to, all of Assignor's interest in the overriding royalty interests set forth on Exhibit B (the "ORRIs");
- (b) all proceeds, revenues, or other benefits attributable to production from or attributable to the ORRIS or the ownership of the ORRIS, in each case, attributable to periods from and after the Effective Time;
- (c) all rights, claims and causes of action relating to the ownership of the ORRIs, in each case, attributable to (i) period from and after the Effective Time, or (ii) any of the Assumed Obligations;
- (d) (i) all Contracts by which an of the ORRIs are bound, or that related to or are otherwise applicable to the ORRIs, in each case, solely to the extent applicable to the ORRIs, and (ii) all Title Source Instruments; and
- (e) all records, files, reports, and similar documents and materials to the extent relating to the ORRIs that are in the possession or control of Assignor, including, without limitation: land, title and division of interest files; contracts; in each case, other than (i) items that may be subject to a valid legal privilege (other than title opinions) or to disclosure restrictions, (ii) items that are not transferable without payment by Assignor of additional consideration (unless Assignee has agreed in writing to pay such additional consideration), (iii) financial and tax accounting records, (iv) all emails and other electronic files on Assignor's servers and networks relating to the foregoing items, and (v) any records that are Excluded Assets (the "Records").

SAVING, EXCEPTING AND RESERVING to Assignor, however, all of the following assets (the "Excluded Assets"): (A) an undivided fifty percent (50%) of all of Assignor's right, title and interest in and to the Assets and (B) all of Assignor's right, title and interest in and to the assets, properties, rights and other interests set forth on Exhibit C.

In the event either Assignee holds a working interest in any of the Leases, it is the intent of the parties hereto that the legal concept of confusion or merger shall not apply to the ORRIs assigned herein and the ORRIs assigned herein shall continue to burden the working interest held by such Assignee in such Lease.

TO HAVE AND TO HOLD the Assignee Share of the Assets, together with all and singular the rights, privileges, contracts and appurtenances, in any way appertaining or belong thereto, unto Assignee, its respective successors and assigns, forever, subject to the matters set forth herein.

ARTICLE II

Special Warranty of Title and Disclaimers

Section 2.01 Special Warranty of Title. Assignor hereby agrees to WARRANT AND FOREVER DEFEND Defensible Title to the Assignee Share of the Assets unto Assignee, its respective successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof, by, through or under Assignor or any of its affiliates, but not

otherwise. For purposes of this Assignment, the term "<u>Defensible Title</u>" means such record title of Assignor in the ORRIs that, as of the Effective Time and immediately prior to the Assignment Date, (a) for each ORRI, entitles Assignor to receive not less than the royalty percentage set forth on <u>Exhibit B</u> for such ORRI, and (b) is free and clear of all liens.

Section 2.02 <u>Subrogation</u>. Assignee is hereby specifically assigned, and subrogated to, all warranties of title which Assignor or its affiliates may have from predecessors in interest to the extent applicable with respect to the Assignee Share of the Assets and to the extent Assignor or such affiliates may legally assign such rights and grant such subrogation.

ARTICLE III Miscellaneous

- Section 3.01 <u>Construction</u>. The captions in this Assignment are for convenience only and shall not be considered a part of or affect the construction or interpretation of any provision of this Assignment. Assignor and Assignee acknowledge that they have participated jointly in the negotiation and drafting of this Assignment and as such they agree that if any ambiguity or question of intent or interpretation arises hereunder, this Assignment shall not be construed more strictly against one party than another of the grounds of authorship.
- Section 3.02 No Third Party Beneficiaries. Nothing in this Assignment shall provide any benefit to any third party or entitle any third party to any claim, cause of action, remedy or right of any kind, it being the intent of the parties hereto that this Assignment shall otherwise not be construed as a third party beneficiary contract.
- Section 3.03 <u>Assignment</u>. This Assignment shall be binding upon and inure to the benefit of the parties hereto and their respective successors, assigns and legal representatives.
- Section 3.04 <u>Counterpart Execution</u>. This Assignment may be executed in any number of counterparts, each of which shall be deemed an original and all of which together shall constitute but one and the same instrument.
- Section 3.05 Recording. To facilitate the recording or filing of this Assignment, the counterpart to be recorded in a given county or parish may contain only that portion of the exhibits that describes Assets located in that county or parish. In addition to filing this Assignment, the parties hereto shall execute and file with the appropriate authorities, whether federal, state or local, all forms or instruments required by applicable law to effectuate the conveyance contemplated hereby. Said instruments shall be deemed to contain all of the exceptions, reservations, rights, titles and privileges set forth herein as fully as though the same were set forth in each such instrument. The interests conveyed by such separate assignments are the same, and not in addition to the Assets conveyed herein. Where such separate assignments have been, or will be, executed for filing with the appropriate authorities, any such separate assignments (a) shall evidence the assignment of the applicable Assets herein made, and shall not constitute any additional assignment of the Assets, (b) are not intended to modify, and shall not modify, any of the terms, covenants and conditions, or limitations on warranties, set forth in this Assignment and are not intended to create and shall not create any representations, warranties or additional covenants of

or by Assignor to Assignee, and (c) shall be deemed to contain all of the terms and provisions of this Assignment, as fully and to all intents and purposes as though the same were set forth at length in such separate assignments.

Section 3.06 Governing Law. This Assignment and the legal relations between the parties hereto shall be governed by and construed in accordance with the laws of the State of Texas without regard to principles of conflicts of laws otherwise applicable to such determinations; provided, however, that any matter related to title to any real property included in the Assets shall be governed by the laws of the state adjacent to the waters where such Assets are located. In the event any dispute arises with respect to this Assignment, the parties hereto consent to jurisdiction and litigation of such dispute exclusively in Federal Courts of the United States of America located in Houston, Texas (or, if requirements for federal jurisdiction are not met, State Courts located in Houston, Texas) and any resulting appellate courts. THE PARTIES HEREBY, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, WAIVE TRIAL BY JURY IN ANY ACTION, PROCEEDING OR COUNTERCLAIM BROUGHT BY ANY PARTY AGAINST ANOTHER IN ANY MATTER WHATSOEVER ARISING OUT OF OR IN RELATION TO OR IN CONNECTION WITH THIS ASSIGNMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY.

Section 3.07 <u>Further Assurances</u>. The parties hereto agree to take such further actions and to execute, acknowledge and deliver such further documents as are necessary or useful in carrying out the purposes of this Assignment or of any document delivered pursuant to this Assignment.

Section 3.08 Miscellaneous.

- (a) Waivers. Any failure by any party hereto to comply with any of its obligations, agreements or conditions herein contained may be waived in writing by the party to whom such compliance is owed. No waiver of, or consent to a change in, any of the provisions of this Assignment shall be deemed, or shall constitute a waiver of, or consent to a change in, any other provisions hereof (whether or not similar) nor shall such waiver constitute a continuing wavier unless otherwise expressly provided.
- (b) Interpretation; Reliance. This Assignment shall not be construed against any party hereto, and no consideration shall be given or presumption made, on the basis of who drafted this Assignment or any provision of this Assignment, or who supplied the form of this Assignment. Each party hereto agrees that this Assignment has been purposefully drawn and correctly reflects its understanding of the transactions contemplated by this Assignment and, therefore, waives the application of any law, regulation, holding or rule of construction providing that ambiguities in an agreement or other document will be construed against the party drafting such agreement or document. Notwithstanding anything to the contrary in this Assignment, each party hereto has relied and will be deemed to have relied upon for all purposes of this Assignment all of the other party's express representations, warranties, covenants, agreements and indemnification obligations set forth in this Assignment.

(c) Amendments and Severability. This Assignment may be amended or modified by the parties hereto by an agreement in writing executed in the same manner as this Assignment. No supplement, modification, waiver or termination of this Assignment will be binding unless signed by the party to be bound thereby. The invalidity of one or more covenants or provisions of this Assignment will not affect the validity of the Assignment as a whole. In the case of any such invalidity, this Assignment will be construed as if the invalid provision had not been included.

Section 3.09 <u>Additional Defined Terms</u>. The following terms, as used herein, shall have the meanings set forth below:

- (a) "Assumed Obligations" means all obligations and liabilities, known and unknown, to the extent arising from, based upon, related to or associated with the Assets and the ownership or management thereof, to the extent arising on or after the Effective Time.
- (b) "Contracts" means any legally binding written agreement, commitment, lease (but excluding the Leases), license or contract, but excluding any Title Source Instrument.
- (c) "<u>Title Source Instrument</u>" means any instrument pursuant to which Seller derives its ownership interest in an ORRI.

[Remainder of Page Intentionally Blank - Signature Pages Follow]

IN WITNESS HEREOF, this Assignment is executed by the parties on the dates of their respective acknowledgements below, but shall be effective for all purposes as of the Effective Time.

ASSIGNOR: David M. Dunwoody, Jr.		WITNESSES
By: David M. Dunwoody, Jr.		Printed Name: Jimby Boiley
		Printed Name: Breaky Knoths
STATE OF TEXAS)) s.s.	

This instrument was acknowledged before me on May 1, 2024, by David M. Dunwoody, Jr., whose genuine signature is affixed to the forgoing document, who signed said document before me in the presence of two witnesses whose names are thereto subscribed as such, being competent witnesses, that he signed the forgoing document as his own free act and deed and for the uses and purposes stated therein.



COUNTY OF HARRIS

My Commission Expires: May 11, 7078

ASSIGNEE:
William H. Goodwin

By: William H. Goodwin

WITNESSES

Printed Name: Dimeny Bailey

Printed Name: Bradley Knotts

STATE OF TEXAS

) s.s.

COUNTY OF HARRIS

)

This instrument was acknowledged before me on May 10,2024, by William H. Goodwin, whose genuine signature is affixed to the forgoing document, who signed said document before me in the presence of two witnesses whose names are thereto subscribed as such, being competent witnesses, that he signed the forgoing document as his own free act and deed and for the uses and purposes stated therein.



TOTALL TEMPLE, STATE OF TEXTS

My Commission Expires: May 11, 2025

EXHIBIT A

LEASES

OCS-G 20082

Oil and Gas Lease of Submerged Lands under the Outer Continental Shelf Lands Act, from the United States of America, as Lessor, to Mariner Energy, Inc. and Westport Oil and Gas Company, Inc. as Lessees, Serial No. OSC-G 20082, dated effective June 1, 1998, covering All of Block 640, Green Canyon, OCS Official Protraction Diagram, NG 15-3

EXHIBIT B

ORRIs

That certain Assignment of Overriding Royalty Interest from Westport Oil and Gas Company, Inc., as assignor, to and in favor of C. Dan Bump, as assignee, conveying a 0.025% overriding royalty interest (proportionately reduced to .0125%) payable out of all oil, gas, casinghead gas and associated substances produced, saved and marketed from Lease OCS-G 20082, dated effective June 1, 1998, covering all of Block 640 Green Canyon Area, OCS Official Protraction Diagram, NG 15-3, said overriding royalty interest being filed of public record in the conveyance records of Terrebonne Parish, Louisiana on December 3, 1999 at Book 1670, Page 519, Instrument No. 1060518.

David M. Dunwoody Jr.'s proportionately reduced interest: .00625%

EXHIBIT C

Excluded Assets

None.