Name and Address of Title Insurance Company:

First American Title Insurance Company 1 First American Way, P.O. Box 267 Santa Ana, CA 92707

#### **SCHEDULE A**

Commitment Number: 1610011-11

- 1. Effective Date: November 1, 2016 at 8:00 a.m.
- 2. Policy or Policies to be issued:

Policy Amount:

a. ALTA Owners Policy (6-17-06)
Proposed Insured:

\$ TBD

BUYER, TBD.

b. ALTA Loan Policy (6-17-06) Proposed Insured:

\$

- 3. The estate or interest in the land described or referred to in this Commitment is Fee Simple.
- 4. Title to the Fee Simple estate or interest in the land is at the Effective Date vested in:
  - E. Wayne Willhite and Eugena L. Willhite, as Trustees of The E. Wayne Willhite and Eugena L. Willhite Revocable Trust U/A dated November 29, 2007.
- 5. The land referred to in this Commitment is described as follows:

All that part of the East Half of the Southeast Quarter (E/2 SE/4), lying North of the county road; and all that part of the Northwest Quarter of the Southeast Quarter (NW/4 SE/4), lying North of the county road of Section 2, Township 34 South, Range 12 East of the 6<sup>th</sup> P.M., Chautauqua County, Kansas.

Name and Address of Title Insurance Company:
First American Title Insurance Company
1 First American Way, P.O. Box 267
Santa Ana, CA 92707

#### **SCHEDULE B**

Commitment Number: 1610011-11

#### 1. Requirements:

- A. Instruments in insurable form which must be executed, delivered and duly filed for record:
  - 1. **TRUSTEES' DEED** executed by E. WAYNE WILLHITE and EUGENA L. WILLHITE, as Trustees of THE E. WAYNE WILLHITE AND EUGENA L. WILLHITE REVOCABLE TRUST U/A Dated November 29, 2007, stating that the trust remains in full force and effect and the trustee has authorization to sell and convey the real estate, vesting fee simple title in BUYER, TBD, together with a KANSAS REAL ESTATE SALES VALIDATION QUESTIONNAIRE, signed by either the Seller or the Buyer, to accompany the Deed.
  - 3. **CERTIFICATION** in accordance with Kansas Title Standard 6.15, executed by E. WAYNE WILLHITE and EUGENA L. WILLHITE, as Trustees of THE E. WAYNE WILLHITE AND EUGENA L. WILLHITE REVOCABLE TRUST U/A Dated November 29, 2007.
  - 4. **RELEASE** of the Mortgage from E. Wayne Willhite Energy, L.L.C., a Kansas Limited Liability Company, in favor of Frontier Farm Credit, FLCA, dated October 25, 2006, recorded November 27, 2006, in Book 134, Page 216.
  - 5. **RELEASE** of the Mortgage from Emmett Wayne Willhite and Eugena L. Willhite, a married couple, and E. Wayne Willhite, Trustee and Eugena L. Willhite, Trustee for the E. Wayne Willhite and Eugena L. Willhite Revocable Trust U/A Dated November 29, 2007, in favor of Frontier Farm Credit, FLCA, dated July 13, 2016, recorded August 5, 2016, in Book 176, Page 654.
- B. Payment of the necessary consideration for the estate or interest to be insured.
- C. Pay all premiums, fees and charges for the policy.
- D. Payment of all taxes and/or assessments levied against the subject premises which are due and payable.
- E. Provide issuing agent with LIEN AFFIDAVIT AND AGREEMENT executed by owners.
- F. After review of the above documents, additional requirements may be made before the policy may be issued.
- II. Schedule B of the policy or policies to be issued will contain exceptions to the following matters unless the same are disposed of to the satisfaction of the Company:
  - A. Defects, liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the public records or attaching subsequent to the Effective Date but prior to the date the proposed Insured acquires for value of record the estate or interest or mortgage thereon covered by this Commitment.

#### B. General Exceptions:

- 1. Any lien or right to lien, for services, labor, or material heretofore or hereafter furnished, imposed by law and not shown by Public Records.
- 2. Any encroachment, encumbrance, violation, variation or adverse circumstances affecting Title that would be disclosed by an accurate and complete survey of the Land or that could be ascertained by an inspection of the Land.

- 3. Easements, or claims of easements, not shown by the Public Records.
- 4. Right or claims of parties in possession not shown by the Public Records.
- 5. Taxes, or special assessments, if any, not shown as existing liens by the Public Records.

#### C. Special Exceptions:

- 1. General taxes and special assessments for the year 2016 and subsequent years, not yet due and payable. 2015 taxes \$604.28, paid in full (Lot2, S/2 NE/4, NE/4 SE/4 W/2 SE/4 N River & SE/4 SE/4 of 2)
- 2. Easements and rights-of-way for roads and/or highways, if any.
- 3. All oil, gas and minerals and any appurtenant rights thereto.
- 4. Any unreleased Oil and Gas Leases, Assignments, Sales of Oil & Gas Royalty, or leasehold Mortgages are exceptions from the coverage of the proposed Policy. This search does not cover taxes on oil, gas and other leasehold estates listed separately from the taxes on the surface rights. The title has not been searched as to leasehold interests.
- 5. Unrecorded Farm leases and the provisions therein, if any.
- 6. Right of Way dated March 22, 1916, by and between Fannie V. Castlebury, admx, and Wichita Natural Gas Co for the right to erect, maintain and operate telegraph and telephone lines, covering part of 2-34-12, Chautauqua County, Kansas, recorded July 31, 1916, in Book R, Page 524.
- 7. Right of Way dated August 16, 1910, by and between J.N. Custer, and Wichita Pipe Line Company for the right to construct, lay, maintain, operate, repair, and remove gas pipe line, covering part of 2-34-12, and other property, Chautauqua County, Kansas, recorded April 26, 1910, in Book R, Page 77.
- 8. Right of Way dated March 27, 1916, by and between J.N. Custer, et al, and Wichita Natural Gas Company for the right to lay, maintain, alter, repair, operate, remove pipe lines for the transportation of oil or gas, covering part of 2-34-12 and part of 11-34-12, Chautauqua County, Kansas, recorded July 31, 1916, in Book Q, Page 548.
- 9. Right of Way dated August 23, 1955, by and between Claud McMillan, et al, and Cities Service Gas Company for the right to construct, reconstruct, renew, operate, maintain, inspect, alter, replace, repair, and remove a pipe line for the transportation of oil or gas, covering part of 11-34-12 and part of 2-34-12, Chautauqua County, Kansas, recorded September 9, 1955, in Book Z, Page 352.
- 10. Grant of Easement dated February 4, 2006, by and between E Wayne Willhite, LLC, and the Secretary of Transportation of the State of Kansas, for public highway purposes, covering part of 2-34-12, Chautauqua County, Kansas, recorded April 24, 2006, in Book 131, Page 379.
- 11. Right-of-Way Easement dated March 17, 2009, by and between E. Wayne Willhite, LLC, and Rural Water District No. 4, Chautauqua County, for the right to erect, construct, install, and lay and thereafter use, operate, inspect, repair, maintain, replace and remove a water main and appurtenances across part of 2-34-12, Chautauqua County, Kansas, filed March 18, 2009, in Book 144, Page 372.
- 12. Right-of-Way Easement dated October 12, 2010, by and between E. Wayne Willhite, LLC, and Rural Water District No. 4, Chautauqua County, for the right to erect, construct, install, and lay and thereafter use, operate, inspect, repair, maintain, replace and remove a water main and appurtenances across part of 2-34-12, Chautauqua County, Kansas, filed October 22, 2010, in Book 151, Page 186.

13. Access Agreement dated October 5, 2016, by and between Mac-O-Chee Farms, L.P., a Kansas limited partnership, and The Trustees of the E. Wayne Willhite and Eugena L. Willhite Revocable Trust U/A November 29, 2007 and Perkins Oil Enterprises, Inc., for ingress and egress for purpose of plugging and abandonment of oil and gas wells, as well as collection, salvage and removal of oil field pipe and equipment, for a term of 10 years, filed October 11, 2016, in Book 177, Page 234.

Filed July 31,1916 at 90. Funnie V, Castle bury Wichita nat fas 60. For and in consideration of the sing of the enopoo, to us in land paid recept of which is her by achievaledged Finnie V. Gustle being along does Lively grant to Wichela pater, at your leads sevens and assyns the use of a right of way to overt maintain and sperale Telegrape and felip hour fine. Soul and is attenanted ged as full consideration to, right of ways and also for damages occasioned by constalling the first line, France to be responsible for during in to growing crops, accusioned by making fecture uparing to said Line covering certain lands in Churches qua leavely nousus state deal retend us follows to wel! 2 W" of 9 004 and 102 1 2 60 01 9 000 Rection 2 Tropa 34 Range 12. In witness whereof the granter has how ands set her Lund and soul shire 22 and day of March 1916. Januice O, Cartle being Gomes Diver of allaround learning is washington in. Quicher 22 day of 2 ports 1916 began me the undersigned a foling Certie, and for the tounty and state agreetail personally appeared farmer V. Castibury admy of Seran rane as to me morneto be ite estentical process to usealed to weekers and foregoing interested and it would go to me that the yearted he down as he has much voluntary all and led for the uses and proposed derein set firethe, Witness my Land and seal mix 22 day of porch 1916, france it ellman Johny Liebe

It is understood and apart what who wenter works to proper the selection who works of the time to It is understood with a land described in this contract that upon the respective mate a land described in the contract that he Months west , 2 M north west 1 4 8 ( section 11 Formality 34 Canger owned by In 6 wells and Robert of 6 water soully, not more that and whom the west 12 of the wants not were show to the thing Range 12, owned by Black the bush not sower show it is to when the part 1934 ale wouth . with the section 2 controlly 34 Range 13 sweet by 3.11. Custon not much in 80 cels, and ref in lot torn my Custo not more show breeds and in consideration then for facture of the second fresh the Hely lipe and Completer a Corporation porty a perso to pay to process get with hat interests, there the following some of money is will 10 1. M. Queter and Stobert A. Carolin, 2017 . Co de level Of Gueter \$44.25 to y. n. Guster 172.36, and as a facther love in about you har younds, hower and butter ity herew conversed by parties to just not the wanty it who second have Thus to fay to frances of the first fourt so either it their way and all in oger that withing ilm my sentions by reasons I see tofing mentals and repairing of entires or removed of said hat him your to fined to. as a worth somederate or for the contract fails of to second but agrees to freme in to practice & he years back on the heart thank 3 ne gor house or donnelle was an hora sath the hand have all ready the I land ween during the whole level that the first like town referred to or the original tax hips line had by the Machela Batterial gas Company, shall be a substant and a continued who for small berein described it a mit. note I good to be seed to sely suit for Thousand Cubic get and it is further speed that it and the second attended A Kort to parties it the first part duch or with a store them the Me iduite for the use of submit the the the taken in the lines of what When to any residence the sucher of and a rate of land of his 2th is to be und by wither an with the stay a low of will for the and it is fronther agreet hat with harting to execut hart what when it removes with a good hope and a server to the server to certified will the litelies week , the strong to 88 and file line to when the them so that she surguent so grown a which will be hosphore trees buil shall be it was with a and it is forther their district to being it is a sent to the and annually for more to land to make the second to all to and the brokerte selle in the second of the second o brokery felled and lively week the a soul and and the land of by the removed your laws or early by the or reduce to worth he between is july paid.

It also further assess that hadres to the first shall guestick his own mater you the manning of the west by how or within it there which writer I degree trusted noting There growther referred what from the house second front what for which and heavenly required in the greater of home extending given water of the dequelant's growing land of my the good of the Boundard willed de good stoke received a transitional and och shall be governed and suffered in the American and the land of I than to first sty or deed book and agreed what they contract to the the without to and in a condend a free to him a recule of succession is and in Roll Books Kinds But well as a sure and the But top of africk 1916 1. M. Guete. Wobest Stil water I white wife have 6 andring Of J. D. V. Mary City Page. Alle of Barren Charles que Car uty in To see I received and they are the sea to lay if afect and also before in the revolved with a constant Rubber in a way good and theorets and that finish In the creater and stated there is a fixed survey to to the factions removed in and the execute the worker water went of wer heef with the seather the de week a marked for the wear to see the Ke wanter . In extreme of where I have a my and put referred wat who day sound from last a most executive as O K Beech is Robary Buttle All Jak 119 De commence de james 4 Street with 1973 Male 57 3 . Same More and County as Bert advices indicate on La 250 by of lefered 147 1210 Super Some the understand a votange will an and good an anty and a tell aprecion his really come I Ded rolly was in south of the Obrobite of course Combiney with himse ally being the read to an inception of the by I railed with a serve to might an electrical late it is alling to these layer and by the the the state a the server to read with and at the last of the last of the last of horation into action with his execution. The main is making in the all of the interest or I be said, and with a set the a first ride and before the in of sometime had appeal my retired and the day and for fact obout weeks a notice inter His Barris Conscient of fresh from the State

I led July 31 1916 at good an g. n Conter et ul ( W. a. Tankeley Reguler of Speeds Wichita Nat Gas Co. Gustonet. For and wir consideration of the server of it deventy eight dollars to us in hand good, receipt of willich is here by as knowledged J. M. + R. W. Cueler and Their wines dues here by grant to Wichita Hat you Co. ate increwers and assigns, exect, muniture and aperate telegraph and telephone times Said eum as a knowledged as full consideration for right of way and also for damages occasioned by installing the first line Grantee to be responsible for damages to insoning crops or any other damages, occasioned by meeting future repaires to said line covering certain lands in Chambangua County James State described as follows, town! Of hove line to enter sect at S. W. core of 20's 7.6'y sec. 11. Jup 34-9-12-6- 4 factow line force to public road. Ther across public word 4 freezementine across W. & S.C. 1 + acroses 6'2 S.W. 4 Sec. I The sy range it, east. Police to be set not more than I feet from fence line or sign lines In witness Where of the grantor has here unto set their hand and real this those & I day of march 1916 J. MV. Custer (lead) A. a. Custer (Seal) a. W. Custer na Queter. State of Janeae County of Charton gova 53 On this Alday of March 61916 before me the under signed a quitiet of the react in and for the county and elate afore said, personally appeared J. M. Custor, H. a. Center and A. W. Custer and M. a. Custer to one known to be the identical person. who executed the within and fore going instrument and acknowledged to me that he executed the same as their free and voluntary act and deed for the user and gurgores therein set forth. Witness my hand and real this 27 day of March 1916 18. M. in the I deter of the peace - Sedan Town ships

Harold L. Thorne HAROLD L. THORNE Frances Thorne FRANCES THORNE

State of Kansus, Mont comery County, SS.

Before me, a notary public in ani for said County and State, on this 27 day of August, 1955, personally appeared Harold L. Thorne, and Frances Thorne, to me personally known to be the identical and some the same of t same person or persons who executed the within and foregoing instrument and duly acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposed therein set

My commission expires 9-14-1955

(SEAL)

Urben S. Gibbs URBEN S. CIBBS

Claud McMillan, et ux

Notary Public

Cities Service Gas Co.

Filed September 9, 1955,2:00 P.M. Ruby H. Polk. Register of Deeds.

RIGHT OF WAY

For and in consideration of the sum of Forty and 10/100 collars, (\$40.10) to us in hand paid, receipt of which is hereby acknowledged, Glaud Modfillan and Thelma Modfillan, his wife, do hereby grant, convey and warrant to cities Service Gas Company, its successors and assigns, a hight o Way tadeonstruct, reconstruct renew, operate, maintain, inspect, alter, replace, repair and remove a pipe line/subject to the payments hereinafter provided) additional pipe lines for the transportation of gas, oil, setroleum, or any of its products, water and other substances, and such drips, valves, fittings, meters, and other equipment and appurtenances as may be necessary or convenient for such operations; and also construct, reconstruct, maintain, repair and remove telephone, telegraph and electric power lines and poles, with their necessary appurtenances, over, and through the following real estate in Chautauqua County, State of Kansas, towit:

NE/4 NE/4 Section 1, township 34 south, range 12 east
and SE/4 Se/4 Section 2, township 34, south, range 12 East,
such For and in consideration of the sum of Forty and 10/100 bollars, (\$40.10) to us in hand paid, receipt

And also from time to time additional pipe lines, telephone, telegraph and electrical lines and appurtenances, together with the right of ingress and egress at convenient points for such purposes; together with all rights necessary for the convenient enjoyment of the privileges herein granted. TO HAVE AND TO MOLD the same unto sail Grantee, its successors and assigns, until said easement be exercised,

and so long as any structure installed hereunder is used or remain thereon.

Grantee shall pay the same consideration as above expressed for each additional pipeline and its appurtenences installed ,and shall also pay reasonable damages to growing crops , fonces or improvements occasioned in laying, repairing or removing all lines drips and valves. If the amount of damages be not agreed upon, it shall be determined by three distincterested persons, one appointed by the GRANTER, ONE BY THE GRANTER, and the third by the two so appointed, and their written determination of amount shall be final and conclusive. Grantee shall bury pipelines below plow depth.

It is understood that the person securing this grant is without authority from Grantee to make any agreement in respect of the subject matter hereof not herein expressed.

The grantors represent that the above described land is rented for the period beginning .... 19... to ..... 19.... basis.

Executed this 23 day of August, 1955.

Claud McMillan CLAUD MOMILLAN Thelma McMillan

State of Kansas, Chautauqua County, SS.

Before me, a notary public in and for said county and State, on this 23 day of Aug at, 1955, personally appeared Claud McMillan and Thelma McMillan, to me personally known to be the identical and same person or persons who executed the within and foregoing instrument and duly acknowledged to me that they executed same as their free and voluntary act and leed for the uses and purposes therein set forth.

My commission expires May 23, 1956.

(SEAL)

Mildred L. Finley
MILDED L. FINLEY Notary Public

Lynn D. White et ux, Cities Service Gas Co.

RIGHT OF WAY

Filed September 9, 1955,2:10 P.M. Ruby M. Polk, Register of Deeds.

For and in consideration of the sum of One Hundred Sixty Two and 40/100 Dollars (\$162.40) to us in hand pain, receipt of which is hereby acknowled, red, Lynn D. White and Flossie Ratta White, his wife, do hereby grant, convey and warrant to lities Service Gas Company, its successors and assigns, a Right-of Way to construct, reconstruct, renow, operate, maintain, inspect, alter, replace, repair and remove a pire line, and (subject to the payment hereinafter provided) additional pipe lines, for the transportation of mas, oil, petroleum, or any of its products, water and other substances, and such irips, valves fittings, meters and other equipment and appurtenances as may be necessary or convenient for such operations and also construct reconstruct. ations, and also construct, reconstruct, maintain, repairand remove telephone, telegraph and electric power lines and poles, with their necessary appurtenances, over and through the following real estate in Chautauqua County, State of Kansas, towit:

SW/4 Section 22, township 34, south, range 11 East, additional

And also from time to time such/pipe lines, telephone, telegraph and electrical lines and appurtenances, together with the right of ingress and egress at convenient points for such purposes: to-

PROJECT: 10C-3948-01 COUNTY: Chautauqua DATE: 2/4/06 TRACT NO.: STATE OF KANSAS }
Chautauqua County } as \$12.00

This instrument was filed for record this 24 day of April 2006 at 11:00 o'olook AM and duly recorded in book 131 of records on page 379

Talla (Sound)

## KANSAS DEPARTMENT OF TRANSPORTATION

### GRANT OF PERMANENT EASEMENT

THIS AGREEMENT Made and entered into this fourth (4) day of February, 2006, by and between

E Wayne Willhite, Energy, LLC - Owner of PO Box 707, Howard, KS 67349

landowner(s), and the Secretary of Transportation of the State of Kansas.

For consideration as hereinafter set forth, the landowner(s) agree(s) to grant a permanent easement for public purposes to the Secretary of Transportation over and upon the following described real estate in the County of Chautauqua, State of Kansas:

A tract of land in the West Half of the Southeast Quarter of Section 2, Township 34 South, Range 12 East, of the  $6^{\rm th}$  p.m., Chautauqua County, Kansas, lying North of North Caney Creek and described as follows:

Commencing at the Northwest Corner of the West Half of the Southeast Quarter of said Section 2, thence South 00 degrees 37 minutes 32 seconds East, on an assumed bearing, along the West line of the West Half of the Southeast Quarter of said Section 2, a distance of 743.12 feet to the point of beginning; thence North 29 degrees 41 minutes 55 seconds East, 135.35 feet; thence South 63 degrees 50 minutes 53 seconds East, 102.79 feet; thence South 13 degrees 02 minutes 06 seconds West, 247.40 feet more or less to the center of North Caney Creek; thence North 45 degrees 41 minutes 58 seconds West, along the center of North Caney Creek, 70.19 feet; thence North 56 degrees 48 minutes 09 seconds West, along the center of North Caney Creek, 62.57 feet to the West line of the West Half of the Southeast Quarter of said Section 2; thence North 00 degrees 37 minutes 32 seconds West, along said West Line, 85.49 feet to the point of beginning.

Contains 0.417 acre of land, more or less, excluding the existing road right of way.

Now, therefore, in consideration of the payment of Dollars to landowner(s) by the Secretary of Transportation, landowner(s) hereby grant(s) and convey(s) to the Secretary of Transportation a permanent easement for public highway right of way over and upon the above described real property and landowner(s) for itself, his heirs, executors and assigns and agree that the Secretary of Transportation or his duly authorized agents or representatives will use said real property above described for the purpose of constructing, maintaining and operating a public highway.

It is understood and agreed that the consideration for said grant of permanent easement is in full payment for the purchase of said easement and all damages arising from the transfer of said property interest and its use for the purpose above set out.

IN WITNESS WHEREOF the landowner(s) has signed this agreement on the day and year first above written.

Landowner(s):  E. Libya Willhite Energy UC  E. Wayne Willhite, Energy, LLC - Owner  by: E. Whyse . Willette managing mode	22)
who is personally known to me to be the same person(s) what acknowledged the execution of the same.	·

JENNIFERR ANMANN
Motary Public - State of Kansas
My And Expires Quily 80, 8009

My commission expires: Opely 30, 2009

Rev. 4-01

D.O.T.Form No. 1705

Form RD 442-20 (Rev 10-96) FORM APPROVED OMB NO. 0242-0015 United States Department of Agriculture Rural Development

#### Right-of-Way Easement

STATE OF KANSAI

#### KNOW ALL MEN BY THESE PRESENTS:

That for good and valuable consideration, the sufficiency and receipt of which is hereby acknowledged, E. WAYNE WILLHITE ENERGY, LLC, P.O. Box 707, Howard, KS, 67349, hereinafter referred to as GRANTOR does hereby grant, bargain, sell, transfer, and convey unto Rural Water District No. 4. Chautauqua County, its successor and assigns, hereinafter referred to as GRANTEE, a perpetual easement with the right to erect, construct, install, and lay, and thereafter use, operate, inspect, repair, maintain, replace, and remove water main and appurtenances over, across, and through the land of the GRANTOR situated in Chautaugua County, Kansas, said land being described as follows:

The North Half of the Southeast Quarter and that part of the South Half of the Southeast Quarter, lying North of the County Road, and the Southeast Quarter of the Southeast Quarter of the Northwest Quarter of Section 2, Township 34 South, Range 12 East of the 6<sup>th</sup> P.M.,

together with the right of ingress and egress over the adjacent lands of the GRANTOR, his successors and assigns, for the purposes of this easement.

The easement shall be thirty (30) feet in width, the center line of which is described as follows:

#### Coincident with the water main as constructed:

The consideration hereinabove recited shall constitute payment in full for any damages to the land of the GRANTOR, his successors and assigns, by reason of the installation, operation, and maintenance of the structures or improvements referred to herein. The GRANTEE convenants to maintain the easement in good repair so that no unreasonable damage will result from its use to the adjacent GRANTOR, his successors and assigns.

The grant and other provisions of this easement shall constitute a covenant running with the land for the benefit of the GRANTEE, its successors and assigns.

IN WITNESS WHEREOF, the GRANTORS have executed this instrument this The day of 2009. larch

E. WAYNE WILLHITE ENERGY, LLC

E. Waye week By: E. Wayne Willhote, Managing Member

COUNTY OF STATE OF

BE IT REMEMBERED, that on this 17 day of March 2009, before me, the undersigned, a notary public in and for the county and state aforesaid, came E. Wayne Willhite, Managing Member of E. Wayne Willhite Energy, LLC, who are personally known to me to be the same persons who executed the above and foregoing instrument and said persons duly acknowledged the execution of the same.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal on the

lest above written. day RENAE L. TRIBOULET MY COMMISSION EXPIRES August 8, 2009 -My Appointment Expires: 8-8-09

enge L. Driboulet

Public reporting burden for this collection of information is estimated to average 1 hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspects of this collection of information, including suggestions for reducing this burden to U.S. Department of Agriculture, Clearance Officer, STOP 7602, 1400 Independence Avenue, S.W., Washington, D.C. 20210-7602. Please DO NOT RETURN this form to this address. Forward to the local USDA office only. You are not required to respond to the sold testing of information unless it displays a committee which collection of information unless it displays a committee which collection of information unless it displays a committee which collection of information unless it displays a committee which collection of information unless it displays a committee which collection of information unless it displays a committee which collection of information unless it displays a committee which collection of information unless it displays a committee which collection of information unless it displays a committee which collection of information unless it displays a committee which are the collection of information unless it displays a committee which is a collection of information unless it displays and information unless it displays a collection of information unless it displays a collection of information unless it displays a collection of information unless it displays a colle to this collection of information unless it displays a currently valid OMB control number.

RD 442-20 (Rev. 10-96)

Chautauqua Hills Abstract & Title, Inc. 111 E. Cherokee

Sedan, Kansas 67361 620-725-5100 Phone

620 725-5101 FAX

Form RD 442-20 (Rev. 10-96) FORM APPROVED OMB NO. 0242-0015 United States Department of Agriculture Rural Development

#### Right-of-Way Easement

STATE OF KANSAS ) Chautauqua County } ss \$8.00\* This instrument was filled for record this 22 day of Oct. 2010 at 10:30 o'clock AM and duly recorded in book \_\_151 of records on page

REGISTER OF DEEDS

#### KNOW ALL MEN BY THESE PRESENTS:

That for good and valuable consideration, the sufficiency and receipt of which is hereby acknowledged, E. WAYNE WILLHITE ENERGY, LLC, P.O. Box 707, Howard, KS, 67349, hereinafter referred to as GRANTOR does hereby grant, bargain, sell, transfer, and convey unto Rural Water District No. 4. Chautaugua County, its successor and assigns, hereinafter referred to as GRANTEE, a perpetual easement with the right to erect, construct, install, and lay, and thereafter use, operate, inspect, repair, maintain, replace, and remove water main and appurtenances over, across, and through the land of the GRANTOR situated in Chautaugua County, Kansas, said land being described as follows:

The Southwest Quarter of the Southeast Quarter, lying North of the viver, and the North Half of the Southeast Quarter of the of the Southeast Quarter of Section 2, Township 34 South, Range 12 East of the 6th

together with the right of ingress and egress over the adjacent lands of the GRANTOR, his successors and assigns, for the purposes of this easement.

The easement shall be thirty (30) feet in width, the center line of which is described as follows:

#### Coincident with the water main as constructed.

The consideration hereinabove recited shall constitute payment in full for any damages to the land of the GRANTOR, his successors and assigns, by reason of the installation, operation, and maintenance of the structures or improvements referred to herein. The GRANTEE convenants to maintain the easement in good repair so that no unreasonable damage will result from its use to the adjacent GRANTOR, his successors and assigns.

The grant and other provisions of this easement shall constitute a covenant running with the land for the benefit of the GRANTEE, its successors and assigns.

IN WITNESS WHEREOF, the GRANTORS have executed this instrument this 12 day of October 2010.

E. WAYNE WILLHITE ENERGY, LLC

E. Wayne wellte Mar. By: E. Wayna Willhite, Managing Member

COUNTY OF\_

BE IT REMEMBERED, that on this 12 day of October 2010, before me, the undersign a notary public in and for the county and state aforesaid, came E. Wayne Willhite, Managing Member of E. 2010, before me, the undersigned, Wayne Willhite Energy, LLC, who are personally known to me to be the same persons who executed the above and foregoing instrument and said persons duly acknowledged the execution of the same.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.

NORBERT D. NEAL Notary Public, State of Ka

My Appointment Expires: MAR 62 26/3

Public reporting burden for this collection of information is estimated to average I from per response, including the time for reviewing instructions, searching existing data sources, gathering and naturaling the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other espects of this collection of information, including suggestions for reducing this burden to U.S. Department of Agriculture, Clearance Officer, STOP 7602, 1400 Independence Avenue, S.W., Washington, D.C. 20250-7602. Please DO NOT RETURN like forms to this address. Forward to this local USDA office only. You are not required to respond to this collection of information unless it displays a currently wait CMR control number. to this collection of information unless it displays a currently valid OMB control number.

RD 442-20 (Rev. 10-96)

STATE OF KANSAS }
Chautauqua County) ss \$81.00
This instrument was filled for record this \_11 day of \_Oct.\_
\_\_2016\_ at \_905\_o'dock AM and duly recorded in book \_\_177\_of records on page \_\_234\_

REGISTER OF DEEDS

#### ACCESS AGREEMENT

AGREEMENT made this 2 day of October, 2016, by and between Mac-O-Chee Farms, L.P., a Kansas limited partnership, and The Trustees of the E. Wayne Willhite and Eugena L. Willhite Revocable Trust U/A November 29, 2007("Owners") and Perkins Oil Enterprises Inc., a Kansas Corporation ("Operator").

#### WITNESSETH

- 1. **The Land.** Owners own the land located in Chautauqua County, Kansas described in Exhibit "A" attached hereto.
- 2. Operators. Operator has heretofore conducted oil and gas operations on portions of the land.
- 3. Access. Owners hereby grant Operator the right of ingress and egress from the land for purpose of plugging and abandonment of such oil and gas wells as to which Operator is the owner or operator, as well as for the collection, salvage and removal of oil field pipe and equipment.
- 4. **Damages.** Operator shall exercise due care and caution for the protection of the surface in the conduct of its operations. Access shall be made by means of established lease or pasture roads to the extent practicable.
- 5. Non-Assumption. Operator does not hereby assume the obligation to plug, abandon or remediate any oil or gas well or surface conditions as to which Operator has no responsibility under the orders or directives of the Kansas Corporation Commission.
- 6. <u>Term.</u> This agreement shall have a term of 10 years from the date hereof, but may be extended by the written request of the *Operator* for such time as is reasonably required to complete its operations.
- 7. **Release.** Operator may at any time sooner release its rights hereunder as to any portion or portions of the land by written release filed with public record.
- 8. <u>Binding Effect</u>. This Agreement shall be binding upon the parties hereto, their successors and assigns.

IN WITNESS WHEREOF this Agreement is executed by the parties the day and year first above written.

\*Operator\*

"Owners"

Mac-O-Chee Farms, L.P. by Perkins Development, Inc., General

James R. Perkins, President

The E. Wayne Willhite and Eugena L. Willhite Revocable Trust U/A November 29, 2007

By: E. Wayne Wilhite, Trustee

E. Wayne Wilhite, Trustee

Lucina L. Willfute Inustee

STATE OF KANSAS

COUNTY OF HINTEMANY

BE IT REMEMBERED that on this 5 day of October, 2016, before me, a Notary Public, in and for the County and State aforesaid, came James R. Perkins, President of Perkins Development Inc., General Partner of Mac-O-Chee Farms, L.P., a limited partnership organized and existing under and by virtue of the laws of the State of Kansas, and who is personally known to me to be such officer and who is personally known to me to be the same person who executed, as such officer, the within instrument of writing on behalf of said corporation and limited partnership, and such person duly acknowledged the execution of the same to be the act and deed of said corporation and limited partnership.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

STATE OF KANSAS

COUNTY OF MOTIGINARY

BE IT REMEMBERED that on this \_\_\_\_\_ day of October, 2016, before me, a Notary Public, in and for the County and State aforesaid, came James R. Perkins, President of Perkins Oil Enterprises, Inc. a Kansas Corporation incorporated and existing under and by virtue of the laws of the State of Kansas and who is personally known to me to be such officer and who is personally known to me to be the same person who executed, as such officer, the within instrument of writing on behalf of said company, and such person duly acknowledged the execution of the same to be the act and deed of said corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

ppointment Expires:

NOTARY PUBLIC Jand.

STATE OF KANSAS

COUNTY OF MOTORINE ) SS:

BE IT REMEMBERED that on this \_\_\_\_\_ day of October, 2016, before me, a Notary Public in and for the County and State aforesaid, came E. Wayne Willhite and Eugena L. Willhite, husband and wife, Trustees of the E. Wayne Willhite and Eugena L. Willhite Trust U/A November 29, 2007 who are personally known to me to be the same person who executed the within instrument of writing and such persons duly acknowledged the execution of the same to be their free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

My Appointment Expires:

DULLE

#### EXHIBIT "A"

#### BROUGHAM AND ADJACENT RANCHLANDS Chautauqua County, Kansas

#### A. Mac-O-Chee Ranchlands

#### (1) Brougham Ranchlands

The South Half of the Southwest Quarter (S/2 SW/4) of Section 6; the Northwest Quarter (NW/4); the West Half of the Northeast Quarter (W/2 NE/4) of Section 7; All in Township 33 South, Range 13 East of the 6th P.M.;

All of the North Half (N/2) lying South and East of the former location of the Missouri-Pacific Railroad right-of-way; the Southeast Quarter (SE/4); the Southwest Quarter (SW/4) of Section 13, except an undivided one-half (1/2) of the oil, gas and other minerals in the N/2NW/4SW/4 said Section 13.

The East Half of the Southeast Quarter (E/2 SE/4) of Section 14; All in Township 33 South, Range 12 East of the 6th P.M. except an undivided one-half (1/2) of the oil, gas and other minerals in said Section 14.

The North Half of the Northwest Quarter (N/2 NW/4); the Southeast Quarter of the Northwest Quarter (SE/4 NW/4); the South Half of the Northeast Quarter (S/2 NE/4); the Southwest Quarter of the Northwest Quarter (SW/4 NW/4); the South Half (S/2) of Section 18;

The West Half (W/2); the West Half of the East Half (W/2 E/2) of Section 19;

The Northwest Quarter (NW/4) of Section 30; All in Township 33 South, Range 13 East of the 6th P.M.;

The Northeast Quarter of the Southeast Quarter (NE/4 SE/4); the South Half of the Southeast Quarter (S/2 SE/4) of Section 26;

The Southeast Quarter of the Northeast Quarter (SE/4 NE/4); the Northeast Quarter of the Northeast Quarter (NE/4 NE/4); the Southwest Quarter of the Northeast Quarter (SW/4 NE/4); the Southeast Quarter of the Northwest Quarter (SE/4 NW/4); the Southwest Quarter (SW/4) of Section 25; All in Township 33 South, Range 12 East of the 6th P.M.;

The Northeast Quarter (NE/4); the North Half of the Southeast Quarter (N/2 SE/4) of Section 35;

The West Half of the Northeast Quarter (W/2 NE/4); the South Half of the Northwest Quarter (S/2 NW/4); the Northwest Quarter of the Southwest Quarter (NW/4 SW/4); the Southwest Quarter of the Southeast Quarter (SW/4 SE/4); the East Half of the Southeast Quarter (E/2 SE/4); the East Half of the Northeast Quarter (E/2 NE/4); the North Half of the Northwest Quarter (N/2 NW/4) of Section 36; All in Township 33 South, Range 12 East of the 6th P.M., except the oil, gas and other minerals in the NW/4NE/4, SW/4NW/4 of said Section 36.

The Northeast Quarter (NE/4) of Section 1, Township 34 South, Range 12 East of the 6th P.M.;

#### (2) Hylton Farm

The South Half of the Northwest Quarter (S/2 NW/4) and the West Half of the Southwest Quarter (W/2 SW/4) of Section 31, Township 33 South, Range 13, East of the 6th P.M., Chautauqua County, Kansas.

Subject, however, to life estate in favor of Judith K. Dickenson in a 1/24<sup>th</sup> undivided mineral interest.

#### (3) O'Neil Lands

The Southeast Quarter of Section 25, Township 33 South, Range 12, East of the 6th P.M., Chautauqua County, Kansas;

The Southeast Quarter of the Southeast Quarter of Section 35, Township 33 South, Range 12, East of the 6th P.M., Chautauqua County, Kansas;

The Northeast Quarter of the Southwest Quarter, the Northwest Quarter of the Southeast Quarter and the South Half of the Southwest Quarter of Section 36, Township 33 South, Range 12, East of the 6th P.M., Chautauqua County, Kansas;

Lots 3 and 4 of the Northwest Quarter of Section 1, Township 34 South, Range 12, East of the 6th P.M., Chautauqua County, Kansas;

Lot 1 of the Northeast Quarter of Section 2, Township 34 South, Range 12, East of the 6th P.M., Chautauqua County, Kansas;

The Southwest Quarter of Section 30, Township 33 South, Range 13, East of the 6th P.M., Chautauqua County, Kansas;

The North Half of the Northwest Quarter and the West Half of the Northeast Quarter of Section 31, Township 33 South, Range 13, East of the  $6^{th}$  P.M., Chautauqua County, Kansas.

#### (4) Ballard-Kimple Lands

The Southeast Quarter of the Southeast Quarter (SE/4 SE/4) of Section 19;

The South Half of the Southwest Quarter (S/2 SW/4) and the South Half of the Southeast Quarter (S/2 SE/4) of Section 20;

The South Half of the Southwest Quarter of the Southwest Quarter (S/2 SW/4 SW/4) of Section 21;

The Northwest Quarter (NW/4) and the North Half of the Southwest Quarter (N/2 SW/4) of Section 29, except 10 Acres, more or less, in the Southwest Corner described at commencing at the Southwest Corner of the North Half of the Southwest Quarter of said Section 29, running thence East 272', thence Northeasterly to a point 369' East of the West line of the Southwest Quarter of said Section 29, thence West 79', thence North 574', thence West 290', thence South 1320', more or less, to the point of beginning;

The Northeast Quarter (NE/4), the North Half of the Southeast Quarter (N/2 SE/4) and the Southwest Quarter of the Southeast Quarter (SW/4 SE/4) of Section 30;

All of the above in Township 33 South, Range 13, East of the  $6^{th}$  P.M., containing 730 acres, more or less.

#### (5) Hattrup Land

The Southwest Quarter (SW/4) of Section 36, Township 32 South, Range 12, East of the 6th P.M.; The West Half (W/2), the West Half of the Northeast Quarter (W/2 NE/4), the West Half of the Southeast Quarter (W/2 SE/4) and the Northeast Quarter of the Southeast Quarter (NE/4 SE/4) of Section 1 and the Northeast Quarter (NE/4) of Section 2, in Township 33 South, Range 12, East of the 6th P.M., Chautauqua County, Kansas, subject, however, to a retained 27.58625% undivided mineral interest in favor of Doubletree Cattle Company, LLC; and, an undivided 72.41375% undivided mineral interest in and to the following described real property, to wit:

The East Half (E/2) of section 36, Township 32 South, Range 12, East of the  $6^{th}$  P.M., Chautauqua County, Kansas.

#### В. Willhite Ranchlands

#### (1) Brougham Ranchlands

T33S, R12E, Chautauqua County, Kansas

Section 1: SE/4
Section 12: NE/4 SE/4 SE/4

N/2 SE/4

S/2 SE/4 lying South and East of the former location

of the Missouri Pacific Railroad Right of Way

Section 23: NE/4 NE/4 Section 24: N/2 NW/4

E/2

Section 35: SW/4 SE/4; and

T34S, R12E, Chautaugua County, Kansas

Section 2: Lot 2 (a/k/a NW/4 NE/4)

S/2 NE/4 NE/4 SE/4; and

T33S, R13E, Chautaugua County, Kansas

Section 31: W/2 SE/4

E/2 SW/4; and

T34S, R13E, Chautauqua County, Kansas

Section 6: E/2 NW/4 W/2 NE/4; and

#### Neitfeld Lands

The East Half of the East Half of the South Half of the Northwest Quarter, and all that part of the Northwest Quarter of the Southeast Quarter lying North of the River, and the Southeast Quarter of the Southeast Quarter, all in Section 2; and the Northeast Quarter of the Northeast Quarter of Section 11, all in Township 34 South, Range 12, East of the 6th Principal Meridian.

#### Ç. **Brougham Ranch Headquarters**

The Southwest Quarter (SW/4) and the West Half of the Southeast Quarter (W/2 SE/4) of Section 7, Township 33 South, Range 13 East of the 6th P.M.

(Brougham Ranch Headquarters jointly owned by Mac-O-Chee and Willhite)



## **Privacy Policy**

### We Are Committed to Safeguarding Customer Information

In order to better serve your needs now and in the future, we may ask you to provide us with certain information. We understand that you may be concerned about what we will do with such information – particularly any personal or financial information. We agree that you have a right to know how we will utilize the personal information you provide to us. Therefore, together with our parent company, The First American Corporation, we have adopted this Privacy Policy to govern the use and handling of your personal information.

### **Applicability**

This Privacy Policy governs our use of the information which you provide to us. It does not govern the manner in which we may use information we have obtained from any other source, such as information obtained from a public record or from another person or entity. First American has also adopted broader guidelines that govern our use of personal information regardless of its source. First American calls these guidelines its *Fair Information Values*, a copy of which can be found on our website at www.firstam.com.

### **Types of Information**

Depending upon which of our services you are utilizing, the types of nonpublic personal information that we may collect include:

- Information we receive from you on applications, forms and in other communications to us, whether in writing, in person, by telephone or any other means;
- Information about your transactions with us, our affiliated companies, or others; and
- Information we receive from a consumer reporting agency.

#### Use of Information

We request information from you for our own legitimate business purposes and not for the benefit of any nonaffiliated party. Therefore, we will not release your information to nonaffiliated parties except: (1) as necessary for us to provide the product or service you have requested of us; or (2) as permitted by law. We may, however, store such information indefinitely, including the period after which any customer relationship has ceased. Such information may be used for any internal purpose, such as quality control efforts or customer analysis. We may also provide all of the types of nonpublic personal information listed above to one or more of our affiliated companies. Such affiliated companies include financial service providers, such as title insurers, property and casualty insurers, and trust and investment advisory companies, or companies involved in real estate services, such as appraisal companies, home warranty companies, and escrow companies. Furthermore, we may also provide all the information we collect, as described above, to companies that perform marketing services on our behalf, on behalf of our affiliated companies, or to other financial institutions with whom we or our affiliated companies have joint marketing agreements.

### **Former Customers**

Even if you are no longer our customer, our Privacy Policy will continue to apply to you.

#### Confidentiality and Security

We will use our best efforts to ensure that no unauthorized parties have access to any of your information. We restrict access to nonpublic personal information about you to those individuals and entities who need to know that information to provide products or services to you. We will use our best efforts to train and oversee our employees and agents to ensure that your information will be handled responsibly and in accordance with this Privacy Policy and First American's *Fair Information Values*. We currently maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

#### CONDITIONS

- 1. The term mortgage, when used herein, shall include deed of trust, trust deed, or other security instrument.
- 2. If the proposed Insured has or acquired actual knowledge of any defect, lien, encumbrance, adverse claim or other matter affecting the estate or interest or mortgage thereon covered by this Commitment other than those shown in Schedule B hereof, and shall fail to disclose such knowledge to the Company in writing, the Company shall be relieved from liability for any loss or damage resulting from any act of reliance hereon to the extent the Company is prejudiced by failure to so disclose such knowledge. If the proposed Insured shall disclose such knowledge to the Company, or if the Company otherwise acquires actual knowledge of any such defect, lien, encumbrance, adverse claim or other matter, the Company at its option may amend Schedule B of this Commitment accordingly, but such amendment shall not relieve the Company from liability previously incurred pursuant to paragraph 3 of these Conditions.
- 3. Liability of the Company under this Commitment shall be only to the named proposed Insured and such parties included under the definition of Insured in the form of policy or policies committed for and only for actual loss incurred in reliance hereon in undertaking in good faith (a) to comply with the requirements hereof, or (b) to eliminate exceptions shown in Schedule B, or (c) to acquire or create the estate or interest or mortgage thereon covered by this Commitment. In no event shall such liability exceed the amount stated in Schedule A for the policy or policies committed for and such liability is subject to the insuring provisions and Conditions and the Exclusions from Coverage of the form of policy or policies committed for in favor of the proposed Insured which are hereby incorporated by reference and are made a part of this Commitment except as expressly modified herein.
- 4. This Commitment is a contract to issue one or more title insurance policies and is not an abstract of title or a report of the condition of title. Any action or actions or rights of action that the proposed Insured may have or may bring against the Company arising out of the status of the title to the estate or interest or the status of the mortgage thereon covered by this Commitment must be based on and are subject to the provisions of this Commitment.
- 5. The policy to be issued contains an arbitration clause. All arbitrable matters when the Amount of Insurance is \$2,000,000 or less shall be arbitrated at the option of either the Company or the Insured as the exclusive remedy of the parties. You may review a copy of the arbitration rules at <a href="http://www.alta.org/">http://www.alta.org/</a>>. THIS PARAGRAPH DOES NOT APPLY IN STATE OF KANSAS.



## Commitment for Title Insurance

ISSUED BY

### First American Title Insurance Company

# Commitment

First American Title Insurance Company, a Nebraska corporation ("Company"), for a valuable consideration, commits to issue its policy or policies of title insurance, as identified in Schedule A, in favor of the Proposed Insured named in Schedule A, as owner or mortgagee of the estate or interest in the land described or referred to in Schedule A, upon payment of the premiums and charges and compliance with the Requirements; all subject to the provisions of Schedules A and B and to the Conditions of this Commitment.

This Commitment shall be effective only when the identity of the Proposed Insured and the amount of the policy or policies committed for have been inserted in Schedule A by the Company.

All liability and obligation under this Commitment shall cease and terminate 180 days after the Effective Date or when the policy or policies committed for shall issue, whichever first occurs, provided that the failure to issue the policy or policies is not the fault of the Company.

The Company will provide a sample of the policy form upon request.

In Witness Whereof, First American Title Insurance Company has caused its corporate name to be affixed by its duly authorized officers on the date shown in Schedule A.

First American Title Insurance Company

Dennis J. Gilmore

President

Jeffrey S. Robinson Secretary Issued By:

Elk County Title Pratt County Abstract Company, Inc. d/b/a 101 N. Wabash Howard, KS 67349 620.374.2521

(This Commitment is valid only when Schedules A and B are attached)

This jacket was created electronically and constitutes an original document

Copyright 2006-2009 American Land Title Association. All rights reserved. The use of this form is restricted to ALTA licensees and ALTA members in good standing as of the date of use All other uses are prohibited. Reprinted under license from the American Land Title Association.