

2018.034

**NOTICE OF SALE BY SUBSTITUTE TRUSTEE**

Notice is hereby given that a public sale, at auction, of the Property (as that term is defined and described below) will be held at the date, time and place specified in this notice.

**DATE OF SALE:** November 6, 2018, which is the first Tuesday of said month.

**TIME OF SALE:** Commencing at 10:00 a.m. local time or not later than three (3) hours after that time.

**PLACE OF SALE:** Center area of hall on first floor of Moore County Courthouse located at 715 South Dumas Avenue, Dumas, Texas 79029, being the area where trustee's sales are to take place as designated by the commissioners court of said county; provided, however, if such a designation by said commissioners court shall have been made after the date of this notice and prior to the time of sale, then the sale will take place at such area so designated by said commissioners court.

**DEED OF TRUST CREATING LIEN THAT IS THE SUBJECT OF SALE:** Deed of Trust, Mortgage, Security Agreement, Assignment of Production and Financing Statement (as amended and/or assigned, the "Deed of Trust") dated November 20, 2014, made by Masterson West LLC, a Texas limited liability company ("Grantor"), to David Carter as trustee and ViewPoint Bank, N.A. for the benefit of the Secured Parties (as defined therein): (i) recorded on December 3, 2014, in the Official Public Records of Real Property of Moore County, Texas, at Book 755, Page 395; and (ii) recorded on December 1, 2014, in the Official Public Records of Potter County, Texas, as Instrument Number 1266237, as assigned to CCCB Energy Partners, LLC, a Texas limited liability company (hereinafter referred to as "Beneficiary"), pursuant to that certain Assignment of Note, Documents and Liens dated October 5, 2018, executed by LegacyTexas Bank, as successor to ViewPoint Bank, N.A., as assignor and Beneficiary as assignee (the "Assignment"), and recorded, or submitted for recording, on or about the date hereof in the real property records of Moore and Potter Counties, Texas.

**INDEBTEDNESS PROMPTING SALE:** Note dated November 20, 2014, issued pursuant to the Credit Agreement (as defined below), executed by Grantor, as borrower, and payable to the order of LegacyTexas Bank, as successor to ViewPoint Bank, N.A., as lender (said Note, as assigned to Beneficiary pursuant to the Assignment, the "Note").

**SUBSTITUTE TRUSTEE'S NAME, ADDRESS AND TELEPHONE NUMBER:**

Callie Parker Bradford  
c/o Hunton Andrews Kurth LLP  
1445 Ross Avenue, Suite 3700  
Dallas, Dallas County, Texas 75202  
Telephone Number: (713) 220-3914

BRENDA MCKANNA  
COUNTY CLERK

2018 OCT 15 A 11: 52

MOORE COUNTY, TEXAS

BY J. Paulson  
DEPUTY

2018.034  
13<sup>00</sup> pot  
Tracy Allen

**WHEREAS**, Grantor became indebted to LegacyTexas Bank, as successor to ViewPoint Bank, N.A., pursuant to the terms of that certain Credit Agreement dated as of November 20, 2014, between Grantor as borrower and lender (as amended and/or assigned, the "Credit Agreement"); and

**WHEREAS**, the indebtedness accrued under the Credit Agreement and the other Loan Documents described in the Credit Agreement (collectively, the "Indebtedness") is secured by, among other instruments, the Deed of Trust; and

**WHEREAS**, Beneficiary, having an address of 5944 Luther Lane, Suite 603, Dallas, Texas 75225, is the current owner of the right to payments and the outstanding Indebtedness evidenced by the Credit Agreement and the Note and the current owner of the liens and security interests of the Deed of Trust; and

**WHEREAS**, the Deed of Trust encumbers all of Grantor's right, title and interest in and to the "Mortgaged Property" described herein, including, but not limited to, interests in the "Subject Leases" (including the oil, gas and other mineral leases covering lands located in Moore and Potter Counties, Texas) and any wells described and/or to which reference may be made on Exhibit A to the recorded counterparts of the Deed of Trust (a copy of said exhibit being attached hereto as Exhibit A and made a part hereof), and certain other property described in the Deed of Trust as collateral (all of the foregoing hereinafter referred to as the "Property"; and

**WHEREAS**, a default has occurred, and is continuing, under the Deed of Trust, the Note is now unpaid, delinquent and in default, and the Indebtedness is now due and payable; and

**WHEREAS**, Beneficiary (or its predecessor under the Loan Documents) has given all required notices to Grantor and any other necessary parties with regard to the default Indebtedness; and

**WHEREAS**, Beneficiary has requested that Substitute Trustee enforce the lien of the Deed of Trust by sale of the "Mortgaged Property" described therein in the manner set forth in the Deed of Trust and pursuant to applicable law; and

**WHEREAS**, Beneficiary has further requested that Substitute Trustee sell all of the components of the Property that are personal property in accordance with the terms of Chapter 9 of the Texas Uniform Commercial Code, which sale of the personalty will be held at the same time and place as the above-described sale; however, to the extent permitted by the Deed of Trust and Chapter 9 of the Texas Uniform Commercial Code, the undersigned has been instructed to proceed as to both the real and personal properties in accordance with the rights and remedies of Beneficiary; and

**WHEREAS**, pursuant to the authority granted in the Deed of Trust, Beneficiary may, by and through Substitute Trustee, sell or offer for sale the Property in its entirety or in such portions or parcels, and in such manner, as Beneficiary and/or Substitute Trustee may deem appropriate; and

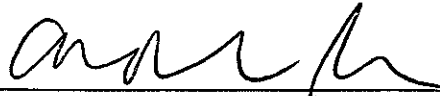
**WHEREAS**, Substitute Trustee, acting upon the request of Beneficiary, by these presents is hereby posting, filing and giving notice of the foreclosure of the Deed of Trust, and the lien thereof, in accordance with the terms of the Deed of Trust and applicable law; and

**NOW, THEREFORE**, I, CALLIE PARKER BRADFORD, do hereby give notice that, after due publication of this notice as required by the Deed of Trust and applicable law, I, or any other duly appointed substitute trustee under the Deed of Trust, will sell the Property at public auction to the highest bidder for cash -- or by way of credit bid in respect of the indebtedness secured by the Deed of Trust, up to the amount thereof that is unpaid -- at the date, time and place set forth above. Sale of the Property may be in one or more parcels as announced before bidding is opened. Pursuant to Section 51.0075 of the Texas Property Code, I reserve the right to set further reasonable conditions for conducting the public sale. Any such further conditions will be announced before bidding is opened. Notice of any rescheduled sale will be reposted and refiled in accordance with the posting and filing requirements in the Texas Property Code and the Deed of Trust. The reposting or refiling may be after the date originally scheduled for the public sale, as such date is herein announced.

**A PURCHASER AT SALE OF REAL PROPERTY UNDER SECTION 51.002 OF THE TEXAS PROPERTY CODE ACQUIRES THE FORECLOSED PROPERTY "AS IS" AND "WHERE IS". NONE OF THE SUBSTITUTE TRUSTEE, BENEFICIARY OR ANY SECURED PARTY UNDER THE DEED OF TRUST, NOR ANY OF THEIR RESPECTIVE SUCCESSORS OR ASSIGNS, MAKE ANY REPRESENTATIONS OR WARRANTIES WITH RESPECT TO THE COMPLIANCE WITH THE LAWS, RULES, AGREEMENTS OR SPECIFICATIONS, CONDITION, QUALITY, ENVIRONMENTAL CONDITION, CAPACITY, DESIGN, OPERATION, ABSENCE OF ANY LATENT DEFECTS OR ANY OTHER WARRANTY WHATSOEVER WITH RESPECT TO THE PROPERTY, ALL OF WHICH ARE HEREBY DISCLAIMED.**

[Remainder of Page Intentionally Left Blank.]

EXECUTED this 13<sup>th</sup> day of October, 2018.



Callie Parker Bradford, Substitute Trustee

THE STATE OF TEXAS

§

COUNTY OF DALLAS

§

§

BEFORE ME, the undersigned authority, on this day personally appeared Callie Parker Bradford, Substitute Trustee, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 13<sup>th</sup> day of October, 2018.

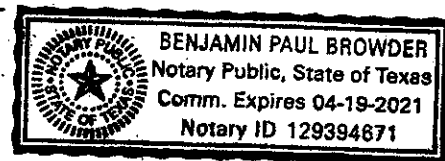


Notary Public in and for TEXAS

Printed Name of Notary: \_\_\_\_\_

My Commission Expires: \_\_\_\_\_

After Recording Return To:  
Callie Parker Bradford  
Hunton Andrews Kurth LLP  
1445 Ross Avenue, Suite 3700  
Dallas, Texas 75202



**EXHIBIT A**

*See attached.*

**PREFACE TO  
EXHIBIT A TO  
DEED OF TRUST, MORTGAGE, ASSIGNMENT, SECURITY  
AGREEMENT AND FINANCING STATEMENT, DATED AS OF NOVEMBER 20, 2014  
FROM MASTERSON WEST LLC  
TO DAVID CARTER, TRUSTEE  
FOR VIEWPOINT BANK, N.A.**

This Exhibit A contains a description of those Subject Leases and Lands referred to in the foregoing Deed of Trust. The Subject Leases and Lands consist of producing and non-producing oil and gas leases, oil, gas and mineral interests, oil and gas royalty interests, and oil and gas overriding royalty interests affecting lands situated in Moore and Potter Counties, Texas, together with all of Grantor's interest in all leases, lands and interests with which any of said interests may now or hereafter be pooled, unitized or communitized. This Exhibit A shall include all of Grantor's interest in the leases described or referred to in this Exhibit A, whether beneficially owned or as now or hereafter reflected of record in the county records, and whether or not all lands covered by said leases are specifically described or referred to. The net revenue interests and/or interests in gross production set forth herein are the interests in production of oil and/or gas hereby represented and warranted to be owned by Grantor in the properties described, but this Exhibit A shall be deemed to cover any additional interests of Grantor that are in excess of the net revenue interests indicated herein and such designation shall not be deemed a limitation on the interests covered hereby. Reference is hereby made to each particular instrument described and referred to in this Exhibit A for further description and for all the terms and conditions thereof and the lands covered thereby.

Where references in this Exhibit A state that any described interest is subject to any referenced agreement, instrument, or outstanding interest, such reference is made only to the extent, if any, that such agreement, instrument or interest is valid and subsisting, and such references shall not create rights in or have any effect upon any Person not party to this Deed of Trust, to which the Exhibit A is attached. The Subject Leases and Lands are conveyed or mortgaged subject to valid and presently subsisting easements and rights-of-way, either of record or on the ground. All recording references in this Exhibit A are to the official records of the Clerk of the County in which the lands affected by the described instrument are situated.

This Deed of Trust may be executed in multiple counterparts, each of which is an original and all of which are substantially identical and shall together constitute but one and the same Deed of Trust except that to facilitate recordation, there is attached to each counterpart which is to be recorded only that portion of this Exhibit A which contains the description of the Lands located in the County where that particular counterpart will be recorded. The Exhibit A to be attached to the financing statement filed in the central filing jurisdiction of each state shall contain descriptions of all of the Subject Leases and Lands in that state that are affected by this Deed of Trust.

It is the intention of Grantor herein to convey or mortgage all of its interests in the Subject Leases and the Lands, even though any such oil and gas property may not be accurately described herein. Any acreage or depth limitation language in this Exhibit A is included for the sole purpose of specifying or limiting the warranties made by Grantor, but it is the intention of Grantor to subject Grantor's entire interest in the leases and/or lands described or referred to in this Exhibit A without regard to acreage or depth limitations.

*"Working Interest"* or *"WI"* (expressed as a decimal) shall mean the interest of Grantor in a particular Subject Lease, well, or unit as the case may be, entitling Grantor to produce oil, gas and other Hydrocarbons produced therefrom and being equivalent to the proportionate part of the cost of exploration,

development and production of oil, gas and other minerals borne by the owners thereof with respect to such Subject Lease or well.

*"Net Revenue Interest" or "NRI"* (expressed as a decimal) means the warranted interest of Grantor representing the proportionate share of the production of oil, gas and other Hydrocarbons produced from the Subject Lease or well as the case may be, to which Grantor is entitled after deduction of all royalties, overriding royalty interests, production payments and other burdens on or payments out of production, except severance, production, and other similar taxes.

*"Overriding Royalty Interest", "ORRI" or "ORI"* (expressed as a decimal) means an interest in production which is free of any obligation for the expense of exploration, development and production, bearing only its pro rata share of severance, production and other similar taxes and, in instances where the document creating the overriding royalty interest so provides, costs associated with compression, dehydration, other treating or processing or transportation of production of oil, gas or other minerals relating to the marketing of such production.

*"Royalty Interest" or "RI"* (expressed as a decimal) means an interest in production which results from an ownership in the mineral fee estate or royalty estate in the relevant lands and which is free of any obligation for the expense of exploration, development and production, bearing only its pro rata share of severance, production and other similar taxes and, in instances where the document creating the royalty interest so provides, costs associated with compression, dehydration, other treating or processing or transportation of production of oil, gas or other minerals relating to the marketing of such production.

Notwithstanding the percentage of Working Interest, Net Revenue Interest, Overriding Royalty Interest or Royalty Interest set forth with respect to a particular oil, gas and mineral lease or well, Grantor intends that this Deed of Trust shall convey or mortgage the entirety of Grantor's interest in the Subject Leases and the Lands.

Any reference herein to wells or well names, prospects or prospect names, if any, shall be for information purposes and shall not limit the description of the interests made subject to this Deed of Trust. Each reference to a lease herein shall be deemed a reference to said lease as said lease may have been heretofore amended and/or ratified, whether or not such amendments and ratifications are referred to herein.

**Moore County**

**Lease 1**

Lessor: Scott Trusts, Sallie Lee  
Lessee: Anadarko Production Company  
Date: 07/05/1968  
Recorded: Book 216, Page 527, Moore County

Amended on 07/29/1968 at Book 216, Page 621  
Amended on 11/22/1982 at Book 332, Page 232

**Lease 2**

Lessor: Masterson, R. B.  
Lessee: Eugene S. Blasdel  
Date: 05/10/1927  
Recorded: Book 37, Page 1, Moore County



**Properties located in the State of Texas, Moore County:**

- A. ALL of Section 4, Block 10, EL&RR RR Co. Survey
- B. ALL of Section 3, Block 10, EL&RR RR Co. Survey
- C. ALL of Section 41, Block 3, G&M Survey
- D. ALL of Section 61, Block O-18, D&P Ry. Co. Survey
- E. ALL of Section 62, Block O-18, D&P Ry. Co. Survey
- F. ALL of Section 83, Block O-18, D&P Ry. Co. Survey
- G. Section 92: N/2 NW/4 & SW/4 NW/4

Sneed

*Sallie Lee Scott  
Masterson / Blaschke  
Leases*

LESSOR	LESSEE	DATE	BOOK	PAGE	COUNTY
Lee T. Bivins, etal	Colorado Interstate Gas Co.	03/04/71	1146 229 63	151 130 547	Potter Moore Oldham
TX ST M-43930	1st National Bank - Amarillo	05/27/55	704	277	Potter
1st National Bank - Fort Worth	Coastal Oil & Gas Corp	08/04/80	1383	768	Potter
Georgie E. Thompson, etvir	Canadian River Gas Company	02/17/32	48	501	Moore
Phillip Thompson	Crystal Oil and Land Company	02/25/72	Unrecorded		Moore
Anna Lubberstedt	Amarillo Oil Company	08/23/43	80	159	Moore
John C. Johnson, etal	Amarillo Oil Company	12/01/39	72	82	Moore
Elizabeth Crawford, etal	Producers and Refiners Corp	07/30/23	25	105	Moore
J.M. Crawford, etux	Amarillo Oil Company	05/05/43	79	410	Moore
Terry Thompson, etux	Producers and Refiners Corp	07/30/23	25	100	Moore
Phillip Thompson	Maynard Oil Company	03/04/76	Unrecorded		Moore
Capital National Bank, et al	Barnett Oil Company, et al	10/08/71	1169	455	Potter
M.H. Crawford, et al	Amarillo Oil Company	06/01/43	80	72	Moore
Lee Bivins	Humble Oil & Refining Compan	05/25/26	32	24	Moore
R.B. Masterson III, etal	Colorado Interstate Gas Co.	10/25/67	1081	80	Moore

Lease Name	Operator	WI	Oil NRI	Gas NRI
Bivins 75R	Pioneer Natural Resources	0.24941500	0.00000000	0.18706100
Bivins CSG Sec 17	Jetta Operating Company, Inc.	1.00000000	0.00000000	0.73437500
Bivins CSG Sec 21	Jetta Operating Company, Inc.	1.00000000	0.00000000	0.73437500
Bivins CSG Sec 5	Jetta Operating Company, Inc.	1.00000000	0.00000000	0.73437500
Bivins Oil	Jetta Operating Company, Inc.	1.00000000	0.84375000	0.00000000
Bivins S 30 Wells - Oil Only	Jetta Operating Company, Inc.	1.00000000	0.84375000	0.67187500
Bivins S 33 - 14	Jetta Operating Company, Inc.	1.00000000	0.84375000	0.67187500
Bivins S 33 - 16	Jetta Operating Company, Inc.	1.00000000	0.84375000	0.67187500
Bivins S 33 - 19	Jetta Operating Company, Inc.	0.83000000	0.70960900	0.53750000
Bivins S 33 - 20	Jetta Operating Company, Inc.	1.00000000	0.84375000	0.67187500
Bivins S 33 - 21	Jetta Operating Company, Inc.	0.83000000	0.70960900	0.53750000
Bivins S 33 - 22	Jetta Operating Company, Inc.	0.83000000	0.70960900	0.53750000
Bivins S 33 - 23	Jetta Operating Company, Inc.	0.83000000	0.70960900	0.53750000
Bivins S 33 - 8	Jetta Operating Company, Inc.	1.00000000	0.84375000	0.67187500
Bivins S 34 - 5	Jetta Operating Company, Inc.	1.00000000	0.84375000	0.67187500
Bivins S 34 - 7	Jetta Operating Company, Inc.	1.00000000	0.84375000	0.67187500
Bivins S 34 - 8	Jetta Operating Company, Inc.	1.00000000	0.84375000	0.67187500
Bivins S 34 - 9	Jetta Operating Company, Inc.	0.83000000	0.70960900	0.53750000
Bivins S 5 Wells - Oil Only	Jetta Operating Company, Inc.	0.83000000	0.70960900	0.53750000
Bivins S CSG Sec 33	Jetta Operating Company, Inc.	0.00000000	0.00000000	0.06250000
Bivins S CSG Sec 33	Jetta Operating Company, Inc.	1.00000000	0.84375000	0.67187500
Bivins S CSG Sec 35 NOP	Jetta Operating Company, Inc.	0.00000000	0.00000000	0.06250000
Bivins S CSG Sec 35 NOP	Jetta Operating Company, Inc.	1.00000000	0.84375000	0.67187500
Bivins S CSG Sec 55 - 1 S NOP	Jetta Operating Company, Inc.	1.00000000	0.84375000	0.53750000
Bivins S CSG Sec 55 - 1 S NOP	Jetta Operating Company, Inc.	0.00000000	0.00000000	0.06250000
Crawford 32	Jetta Operating Company, Inc.	1.00000000	0.78713750	0.00000000
Crawford 34	Jetta Operating Company, Inc.	1.00000000	0.78713750	0.00000000
Masterson A RO	Jetta Operating Company, Inc.	1.00000000	0.62500000	0.62500000
Masterson A-81 COGC P	Jetta Operating Company, Inc.	1.00000000	0.68750000	0.68750000
Masterson A-84-9AP	Jetta Operating Company, Inc.	1.00000000	0.68750000	0.68750000
Masterson B 83-51P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson B 83-52P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson B 83-53P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson B 83-54P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson B 83-55P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson B 83-56	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson B 83-57P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson B 83-58P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson B 83-59P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson B 83-60P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson B 83-61P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson B 83-61P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson B 83-62P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson B 83-65P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000

Lease Name	Operator	WI	Oil NRI	Gas NRI
Masterson B 83-67J	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson B 83-69P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson B & C	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson C 11-1 & 11-2	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson C 11-10J	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson C 11-3P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson C 11-4P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson C 11-7J	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson C 11-8J	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson C 84-21P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson C 84-22J	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.87500000
Masterson D	Jetta Operating Company, Inc.	1.00000000	0.75000000	0.75000000
Masterson D 11-1	Jetta Operating Company, Inc.	1.00000000	0.70000000	0.70000000
Masterson D 14-3S	Jetta Operating Company, Inc.	1.00000000	0.75000000	0.75000000
Masterson D14-4S	Jetta Operating Company, Inc.	1.00000000	0.75000000	0.75000000
Masterson 14-7	Jetta Operating Company, Inc.	1.00000000	0.75000000	0.75000000
Masterson 14-8S	Jetta Operating Company, Inc.	1.00000000	0.75000000	0.75000000
Masterson RCU	Jetta Operating Company, Inc.	1.00000000	0.78713750	0.00000000
Masterson RCU 1987 Program	Jetta Operating Company, Inc.	1.00000000	0.78713750	0.00000000
Masterson RCU 1-10 SWD	Jetta Operating Company, Inc.	1.00000000	0.00000000	0.00000000
Masterson RCU 1-11-G	Jetta Operating Company, Inc.	1.00000000	0.78713750	0.00000000
Betty Teel Trust Gas	Jetta Operating Company, Inc.	1.00000000	0.00000000	0.75000000
Thompson 2-10J	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.00000000
Thompson 2-14J	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.00000000
Thompson 2-15RO-J	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.00000000
Thompson 2-19J	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.00000000
Thompson 2-21RO-J	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.00000000
Thompson 2-25RO-J	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.00000000
Thompson 2-26RO-J	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.00000000
Thompson 2-8P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.00000000
Thompson 2-9P	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.00000000
Thompson 61	Jetta Operating Company, Inc.	1.00000000	0.78713750	0.00000000
Thompson 61 1-73 SWD	Jetta Operating Company, Inc.	1.00000000	0.00000000	0.00000000
Thompson 61 Btry 41	Jetta Operating Company, Inc.	1.00000000	0.78751400	0.00000000
Thompson Combined	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.00000000
Thompson Sec 2J	Jetta Operating Company, Inc.	1.00000000	0.87500000	0.00000000
Thompson Sec 2 J (CIGE ORRI)	Jetta Operating Company, Inc.	1.00000000	0.06250000	0.87500000