

ENDEAVOR RESOURCES, LLC



BRAZZEL BRIDGE #1

NEW WELL DEVELOPMENT

SUBSCRIPTION AGREEMENT AFFIDAVIT OF SUITABILITY

INVESTOR INFORMATION QUESTIONNAIRE

SUBSCRIPTIONS ARE SUBJECT TO ACCEPTANCE

(A) I FURTHER REPRESENT AND ACKNOWLEDGE MY UNDERSTANDING THAT THE UNITS(S) WHICH I AM ACQUIRING MUST BE HELD BY ME UNTIL THE UNIT(S) IS REGISTERED UNDER THE ACT, OR A PRIOR OPINION OF COUNSEL, SATISFACTORY TO COUNSEL FOR THE PROGRAM, IS SUBMITTED WHICH STATES THAT AN EXEMPTION FROM SUCH REGISTRATION REQUIREMENTS IS AVAILABLE. I UNDERSTAND AND CONFIRM HEREBY THAT NEITHER THE PROGRAM MANAGER NOR ANY OTHER PERSON ASSUMES ANY RESPONSIBILITY OR OBLIGATION TO REGISTER THE UNIT(S) PURCHASED BY ME, IF SUCH IS NECESSARY, TO PERMIT A SUBSEQUENT RESALE OR TRANSFER THEREOF. I ALSO UNDERSTAND AND AGREE STOP TRANSFER INSTRUCTIONS WILL BE GIVEN TO PROGRAM MANAGER TRANSFER AGENT (OR NOTED ON THE APPROPRIATE RECORDS OF PROGRAM MANAGER) AND THERE WILL BE PLACED ON THE CERTIFICATES FOR THE UNITS, THE CERTIFICATE FOR SHARES UNDERLYING THE UNITS, OR ANY SUBSTITUTIONS THEREFORE, A LEGEND STATING IN SUBSTANCE:

"THE SECURITIES EVIDENCED B'/ THIS CERTIFICATE HAVE BEEN ACQUIRED FOR INVESTMENT AND HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933 ("THE 1933 ACT") IN RELIANCE ON EXEMPTIONS CONTAINED IN THE ACT. THESE UNITS MAY NOT BE SOLD OR TRANSFERRED EXCEPT IN TRANSACTIONS (A) REGISTERED UNDER THE 1933 ACT OR EXEMPT FROM REGISTRATION AND (B) REGISTERED UNDER OR OTHERWISE IN COMPLIANCE WITH THE LAWS OF THE STATE IN WHICH THE SALE OR TRANSFER IS TO OCCUR, THE SALE, TRANSFER OR OTHER DISPOSITION OF THESE UNITS IS RESTRICTED PURSUANT TO THE PROVISIONS OF A LETTER AGREEMENT FROM THE REGISTERED HOLDER TO PROGRAM MANAGER A COPY OF WHICH MAY BE EXAMINED AT THE OFFICE OF PROGRAM MANAGER (ENDEAVOR RESOURCES, LLC).

- **(B)** I REPRESENT THAT THERE ARE NO LEGAL RESTRICTIONS APPLICABLE TO ME WHICH WOULD PRECLUDE MY PURCHASE OF THE SUBJECT UNIT(S) FOR INVESTMENT, AS SET FORTH HEREIN, AND I ACKNOWLEDGE THAT I PURCHASED THE UNIT(S) FOR MY OWN ACCOUNT, NOT AS A TRUSTEE OR NOMINEE FOR ANY OTHER PERSON OR PERSONS, AND THAT THE FUNDS INVESTED ARE MY OWN.
- (C) IN CONNECTION WITH THE DECISION TO INVEST THROUGH THE PURCHASE OF PROGRAM MANAGER UNIT(S), AS CONFIRMED HEREBY, I ACKNOWLEDGE AND CONFIRM THAT I HAVE CAREFULLY REVIEWED, INVESTIGATED AND EVALUATED SUCH MATTERS AND CONSIDERATIONS AS I CONSIDERED MATERIAL WITH RESPECT TO THE PROGRAM MANAGER AND THE NATURE OF MY INVESTMENT IN ITS UNIT(S). I ACKNOWLEDGE THAT THE REPRESENTATIVES OF THE PROGRAM MANAGER HAVE MADE AVAILABLE TO ME THE UNRESTRICTED OPPORTUNITY TO OBTAIN ANY ADDITIONAL INFORMATION NECESSARY TO VERIFY THE ACCURACY OF THE INFORMATION FURNISHED TO ME OBTAINED BY ME IN CONNECTION WITH MY INVESTMENT IN THE PROGRAM MANAGER. I ALSO CONFIRM THAT I HAVE EITHER CONSULTED OR HAVE HAD THE OPPORTUNITY TO CONSIDER WITH MY PERSONAL ADVISORS WITH RESPECT TO THE INVESTMENT I AM MAKING IN THE PROGRAM MANAGER, AND HAVE OTHERWISE CONDUCTED SUCH INVESTIGATIONS AS I DEEM FEASIBLE AND NECESSARY TO SATISFY MYSELF AS TO ALL MATERIAL ASPECTS CONCERNING THE PROGRAM MANAGER AND MY INVESTMENT, INCLUDING TAX MATTERS, AND THAT I NOW DESIRE TO CONFIRM SUCH INVESTMENT WITHOUT ANY GUARANTEE OF SUBSEQUENT VALUE.

cont.

I FURTHER REPRESENT THAT MY DECISION TO INVEST HAS BEEN MADE SOLELY ON THE INFORMATION CONTAINED IN THE PRIVATE PLACEMENT MEMORANDUM.

- **(D)** I SPECIFICALLY ACKNOWLEDGE THAT I UNDERSTAND THAT THE PROGRAM MANAGER'S PROPOSED BUSINESS IS SPECULATIVE IN NATURE AND CARRIES WITH IT MANY RISKS THAT EVEN A COMBINATION OF EXPERIENCE, SCIENTIFIC INFORMATION, AND CAREFUL EVALUATION CANNOT ALWAYS OVERCOME, AND MY INVESTMENT IS SUBJECT TO A HIGH RISK OF LOSS.
- **(E)** THE INVESTOR HEREBY CONSTITUTES AND APPOINTS THE PROGRAM MANAGER OF THIS PROGRAM MANAGER, WITH FULL POWER OF SUBSTITUTION AND RE-SUBSTITUTION, THE TRUE AND LAWFUL ATTORNEY FOR THE INVESTOR FOR ALL MATTERS RELATED TO PROGRAM MANAGER BUSINESS. THE INVESTOR ALSO CONSTITUTES AND APPOINTS THE PROGRAM MANAGER OF THIS PROGRAM MANAGER, WITH FULL POWER OF SUBSTITUTION AND RESUBSTITUTION, TO ACT AS THE TAX MATTERS PARTNER FOR THE PROGRAM MANAGER.

INVESTORS SHOULD BE AWARE THAT THEY WILL BE REQUIRED TO BEAR THE FINANCIAL RISKS OF THIS INVESTMENT FOR AN INDEFINITE PERIOD OF TIME.

(2) EACH INVESTOR IS HEREBY GIVEN AN OPPORTUNITY TO ASK QUESTIONS OF AND RECEIVE ANSWERS FROM THE OFFICERS AND DIRECTORS OF PROGRAM MANAGER OR ANY PERSON ACTING ON THEIR BEHALF CONCERNING THE TERMS AND CONDITIONS OF THIS OFFERING AND TO OBTAIN ANY ADDITIONAL INFORMATION TO THE EXTENT PROGRAM MANAGER POSSESSES SUCH INFORMATION (OR CAN ACQUIRE IT WITHOUT UNREASONABLE EFFORT AND EXPENSE) NECESSARY TO VERIFY THE ACCURACY OF THE INFORMATION CONTAINED IN THIS PRIVATE PLACEMENT MEMORANDUM. FURTHERMORE, THE PROGRAM MANAGER HAS OR WILL HAVE VARIOUS DOCUMENTS CONNECTED WITH THE PROPOSED BUSINESS OF THE PROJECT.

(F) THE UNDERSIGNED HEREBY SUBSCRIBED TO	UNIT(S) AT TWENTY TWO THOUSAND
AND FIVE HUNDRED (\$22,500) UNITED STATES [DOLLARS PER UNIT, FOR A TOTAL PURCHASE PRICE
OF \$	
IN WITNESS WHEREOF, THE PARTIES HERETO F AND YEAR SET FORTH BELOW.	HAVE EXECUTED THIS AGREEMENT AS OF THE DAY
	Month Day of 2024
INVESTOR SIGNATURE	
NAME (Please Print)	

	Month	Day of 2024
JOINT OWNER SIGNATURE		,
NAME (Please Print)		
PURCHASER REPRESENTATIVE (If any)		
	Month	Day of 2024
INVESTOR SIGNATURE		•
NAME (Please Print)		
	Month	Day of 2024
JOINT OWNER SIGNATURE		,
NAME (Please Print)		
PURCHASER REPRESENTATIVE (If any)		
THE CHECK MUST BE IN THE EXACT AMOUN	NT OF THE UNIT(S) SUBSCRIBED, AN	ND MADE PAYABLE
TO: ENDEARVOR RESOURCES, LLC.	.,	
	Month	Day of 2024
RV: DANNY THOMASSON Program Director/N	/FMRFR	•

The undersigned will rely solely upon independent investigations made by the undersigned in making the decision to participate. The undersigned has been advised that there has not been and is not now a public market for the interest and that there is little possibility that such a market will develop in the future, thereby requiring the interest to be maintained for an indefinite period of time. The undersigned understands and realizes that the interest cannot be readily sold or liquidated in case of an emergency or other financial need and further that in any event, the transfer of the interest is restricted in such a manner so that any proposed sale could be significantly delayed since the sale of interest is subject to the first refusal of the other participants. The undersigned hereby represents and warrants that sufficient liquid assets are otherwise available to the undersigned so that participation will cause no undue financial difficulties.

The undersigned is aware that Endeavor Resources, LLC and affiliated persons or organizations are and may in the future be engaged in businesses which are competitive with the project and agrees and consents to such activities, even though there may be conflicts of interest inherent therein.

The undersigned understands that all information and materials concerning this project are confidential and represents and warrants that she/he will not reproduce or distribute same in whole or in part nor divulge any of their contents without the prior written consent of Endeavor Resources, LLC. The undersigned further represents that should she/he not be interested in pursuing further negotiations or participation in the interests referred to herein, she/he will promptly return all materials to Endeavor Resources, LLC.

cont.

The undersigned recognizes that the acceptance of her/his participation will be based upon her/his representations and warranties set forth herein above and the statements made by her/him herein or elsewhere. She/he hereby agrees to indemnify and defend Endeavor Resources, LLC. and its Affiliates and to hold such firms and each officer, director, partner, agent and attorney thereof harmless from and against any and all losses, damage, liability or expense, including costs and reasonable attorneys' fees, to which they may be put or which they may incur by reason of, or in connection with, any misrepresentation made by her/him herein, any breach by the undersigned of her/his warranties and/or failure by her/him to fulfill any of his covenants or agreements set forth herein or arising out of her/his participation in violation of state or federal laws.

The undersigned acknowledges his/her understanding that these interests are not "securities" for the purposes of the applicability of any State or Federal law governing the purchase and sale of securities, and/or are exempt from being governed by such laws. Moreover, the undersigned acknowledges his/her understanding that the interests are not registered as "securities" under any State or Federal Law.

I acknowledge that I have carefully read the above and I stipulate and agree to same.

I acknowledge that the information I have provided above is true and correct to the best of my knowledge.

I acknowledge that any delivery to me of the Confidential Private Offering Memorandum relating to the Units prior to the determination Of my suitability as an investor shall not constitute an offer of Units until such determination of suitability has been made, and if is determined that I am not a qualified person, I shall promptly return all materials previously received from Endeavor Resources, LLC.

This Affidavit of Suitability must be initialed and dated on each page, signed and dated on the line below, and include a Tax S.S#.

	Month	Day of 2024
SIGNATURE OF INDIVIDUAL / COMPANY NAME	TAX ID#/S. S. #	
SIGNATURE OF JOINT OWNER	Month	Day of 2024
TITLE	TAX ID#/S. S. #	

(P) FREQUENCY OF PRIOR INVESTMENTS

(Check One in each column)

		Marketable Securities	Real Estate		Oil & Gas Leasing, Etc	1	Tax Advant	_
	Frequently							
	Occasionally							
	Never							
	Have you or do you no				· ·		Yes 🗌	No 🗌
(R)	Do you believe yoursel	•			jeable investor	?	Yes	No 🔙
	IF YOUR ANSWER WAS Do you have an investment of the control of the	•	ON H and/or I					
	("Purchaser Representa		ou rely for inv	estn/	nent advice?")		Yes	No 🗌
Have you relied on his/her advice with respect to contemplated investment you in this project?					Yes 🗌	No 🗌		
Is he associated or affiliated with the Project or its affiliates?					Yes 🗌	No 🗌		
If so, how?								
Has he verified the fact of his association or non-association with the above to you? Yes $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$						No 🗌		
(S)	Have you been furnishe	ed with a copy of t	he Private Pla	cem	ent Memorand	um?	Yes 🗌	No 🗌
(T)	Have you read it?						Yes 🗌	No 🗌
If you have an investment advisor, has he read it?					No 🗌			
(U) Do you fully understand the nature of the investment and the risks Involved? Yes No					No 🗌			
(V) Do you fully understand that you will not be able to resell units, that they are not freely transferable, and that the units purchased will not be registered? $_{\text{No}}$					No 🗌			
(W) Do you fully understand that you may not rely on any oral or written representation other than as are contained in the Private Placement Memorandum?					Yes 🗌	No 🗌		

(X) Are you purchasing the Units for Yours If "NO', for whom?	self?	Yes No No
(Y) Are you purchasing the Units for inves	stment?	Yes 🗌 No 🗌
I acknowledge that the information I haknowledge and belief and may be relied up in connection with which I have executed Securities Act and I will promptly notify in	on by Program Manager in determid this questionnaire, is exempt fro	ining whether the offering, om registration under the
Signature of Investor: Signature	ure of Joint Investor: (If applicable)	Today' s Date:
Signature of Individual / Company Name	[Date
Title Accepted and agreed to this	day of	fax ID #/S. S. #
Signature:		
BY: DANNY	OR RESOURCES, LLC. THOMASSON, MEMBER	
ACKN	IOWLEDGEMENT	
COMMONWEALTH OF KENTUCKY		
On this day of to a Kentucky LLC, who executed the for acknowledged that he executed the case a	o me known to be an member of E pregoing SUBSCRIPTION AGREE	MENT as operator and
My Commission Expires:	Notary Public:	

BRAZZEL BRIDGE #1

ENDEAVOR RESOURCES, LLC.

8525 STATE ROUTE HIGHWAY 70 WEST BREMEN, KENTUCKY 42325

(1) SUBSCRIPTION FOR UNIT(S):

I/We, the undersigned (Investor), do hereby confirm to ENDEAVOR RESOURCES, LLC., of my intention to purchase Unit(s) of the BRAZZEL BRIDGE #1 at Twenty Two Thousand and Five Hundred (\$22,500) United States Dollars for each unit for a total of United States Dollars, representing 1.875% Net Revenue Interest (per unit) in the project of two wells to be drilled in McLean County, Kentucky. By my signature below, I hereby authorize and direct the Program Manager to sign the Program Manager Agreement on my behalf pursuant to his powers as my attorney-in-fact. I shall not make any sale, transfer or other disposition of the Units in violation of the Securities Laws of any state or jurisdiction or the Rules and Regulations promulgated (the "State Act"), or in violation of the Securities act of 1933, as amended, or the General Rules and Regulations promulgated (the "1 933 Act") or any state securities act where I reside.

This subscription shall expire on the **12/31/2025**, the Termination Date, unless accepted by Program Manager prior to that time or at such extended time as we may agree.

I understand and agree I shall not be entitled to certificates until the Units are fully paid.



(2) REPRESENTATIONS AND UNDERSTANDINGS:

(A) I have received a copy of the Private Placement Memorandum including all of its exhibits dated September 10, 2024, and I have reviewed it carefully, and have relied solely upon it and investigations made by me or my representative in making my decision to invest.
(B) I represent and warrant to the Program Manager that the purchaser is a resident of (State / Country) and that I am purchasing this/these Unit(s) for my own account, without any view to public redistribution. I further represent and warrant that I am a person who is able to bear the economic risk of the investment I am making in the Program Manager Unit(s) of the Program Manager.
(C) I fully understand that the Unit(s) I am acquiring in the Program Manager have not been registered under The Securities Act of 1933, as amended, nor under any state securities laws, because they are sold and issued in reliance upon exemptions which are available only if I, and all other selected investors participating in the placement of the Unit(s), acquire their respective Unit(s) in the Program Manager for investment purposes only and without a view to public redistribution, acknowledge that am familiar with the phrase acquired for investment and not with a view to redistribution, and the special meanings given to such terms and various releases and interpretations of regulatory agencies governing the offer and sale of securities.
(D) I understand that no federal or state agency has made any finding or determination as to the fairness of this investment, nor any recommendation or endorsement of the Unit(s).
(E) I acknowledge that by signing this Subscription Agreement I am not waiving any rights I have under Federal and State securities laws.
(F) I represent and acknowledge that the amount of the investment which I am making in the Program Manager is from funds which I have available for speculation and will not interfere in any respect with my long range investment plans, immediate family or personal obligations, and other commitments. Further represent I have adequate means of providing for my current needs, personal obligations, and contingencies without any need of liquidity or return of the investment I am making in the Program Manager.
(G) I represent that I am a financially an (Check one)
☐) ACCREDITED INVESTOR or ☐) NON-ACCREDITED INVESTOR

As set forth in the Private Placement Memorandum. I further represent that all of the information contained in the enclosed Investor Information Sheet was supplied by me and that it is true and correct.

- (H) I understand and acknowledge that this Subscription may be accepted or rejected by the Program Manager. If it is rejected, the original Subscription Agreement will be returned to the Investor within ten (10) business days. If it is accepted, a copy showing acceptance by the managing Partner will promptly be returned to the Investor.
- (I) I understand and accept that all provisions of this Agreement are made in Muhlenberg County, Kentucky, and that venue and jurisdiction for all matters in dispute shall also be in Muhlenberg County, Commonwealth of Kentucky.
- (J) With the foregoing understanding and acknowledgments, I hereby affirm the purchase of my Unit(s). I understand that I have five (5) days after the acceptance of my subscription by the Program Manager to exercise my Right of Rescission.

(K) SPECIAL NOTICE TO INVESTORS:

(1) IN MAKING AN INVESTMENT DECISION, INVESTORS MUST RELY ON THEIR OWN EXAMINATION OF THE PERSON OR ENTITY CREATING THESE SECURITIES AND THE TERMS OF THE OFFERING, INCLUDING THE MERITS AND RISKS INVOLVED. THESE SECURITIES HAVE NOT BEEN RECOMMENDED BY ANY FEDERAL OR STATE SECURITIES COMMISSION OR REGULATORY AUTHORITY.

FURTHERMORE, THE FOREGOING AUTHORITIES HAVE NOT CONFIRMED THE ACCURACY OR DETERMINED THE ADEQUACY OF THIS DOCUMENT. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

THESE SECURITIES ARE SUBJECT TO RESTRICTIONS ON TRANSFERABILITY AND RESALE AND MAY NOT BE TRANSFERRED OR RESOLD EXCEPT AS PERMITTED UNDER THE SECURITIES ACT OF 1933, AS AMENDED, AND THE APPLICABLE STATE SECURITIES LAWS, PURSUANT TO REGISTRATION OR EXEMPTION THEREFROM.



AFFIDAVIT OF SUITABILITY



Oil and gas ventures are inherently HIGH RISK in nature and are not suitable for everyone. The following information will determine the undersigned's suitability to participate in oil and gas ventures and may be requested by state or federal regulatory agencies. It will be kept strictly confidential and will not be used for any other purpose.

The undersigned warrants and represents that she/he possesses extensive experience and knowledge in business affairs such that she/he is capable of intelligently exercising her/his management powers.

The undersigned warrants and represents that she/he is not relying on the unique entrepreneurial or managerial ability of Endeavor Resources, LLC for the success of the captioned venture, and that her/his experience and knowledge in business affairs enable the undersigned to replace Endeavor Resources, LLC. and otherwise exercise meaningful powers. The undersigned understands and stipulates for all purposes that other Drillers, Operators, Managers, and related oil and gas experts are readily available which are competent to perform these functions.

The interest acquired by the undersigned will be acquired for the account of the undersigned only and not for the account or benefit, in whole or in part, of any other person or business entity, and the undersigned has no present intention of selling or distributing the same or any part thereof.

Any funds which may be tendered will not represent funds borrowed by the undersigned from any person or lending institution except to the extent that the undersigned has a source of repaying such funds other than from the sale of the interest so subscribed. Such interest will not have been pledged or otherwise hypothecated for any such borrowing.

The undersigned meets the definition of an "accredited investor" for securities law purposes and satisfies the standard(s) set forth below which have been checked. (To be an "accredited investor" the undersigned needs to satisfy only one of the standards listed; however, if more than one of the standards are satisfied, so indicate by checking opposite each applicable standard.)

THE UNDERSIGNED IS:

- An individual whose net worth, individually or in addition to that of her/his spouse, at the present time, exceeds \$1,000,000.00 or, An individual who has had individual income in each of the two most recent years in excess of \$200,000 or joint income with that person's spouse in excess of \$400,000 in each of those years and who reasonably expects the same income level in the present year; or,
- An entity, all of the equity owners of which are "accredited investors"; or,
- An individual or entity who may otherwise be deemed an "accredited investor" as that term is defined in Rule 501 (a) of Regulation D as promulgated by the Securities and Exchange Commission; or,
- The undersigned is an accredited investor; who, for reasons of financial privacy, hereby elects not to specify the precise basis for qualification.

The undersigned is a person who has such knowledge and experience in financial and business matters so that she/he is capable of evaluating the merits and risks of participating in an oil and gas venture.

______ Month _____ Day of 2024

Signature



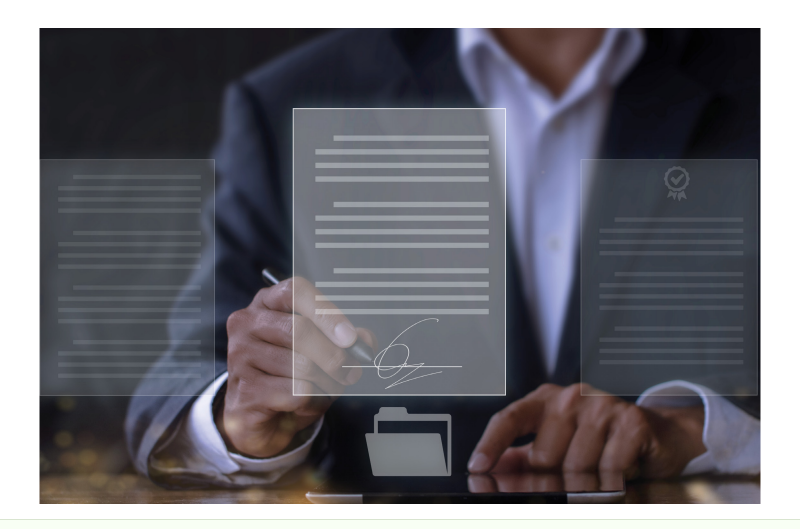
QUESTIONNAIRE

BRAZZEL BRIDGE #1 NEW WELL DEVELOPMENT CONFIDENTIAL INVESTOR INFORMATION QUESTIONNAIRE

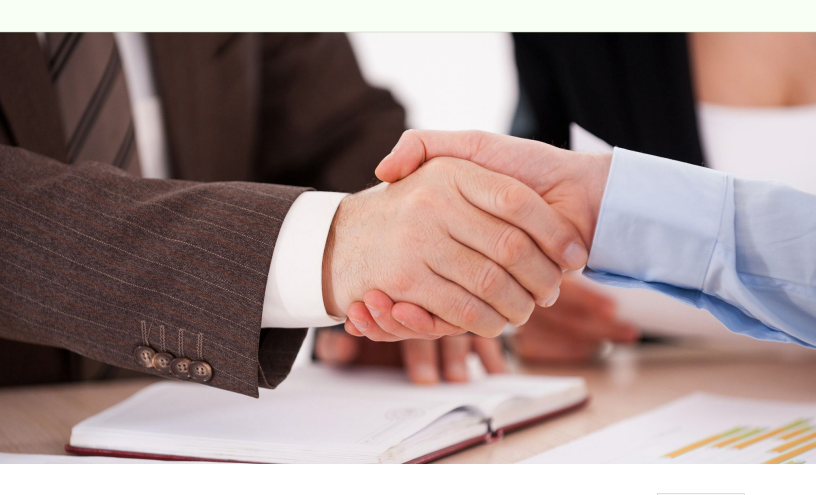
		· · · · · · · · · · · · · · · · · · ·	SE PRINT		
(A) Name(s) Indiv	vidual JTWROS	:			
Owner: Joint					
Owner: Trust					
(B) IRA Trust Cor	poration:				
	Tax		ID No(s)		Owner: Joint
Owner					
(C) Birth date(s):	Owner			Joint Own	er
(D) Resident Add	ress:				
(E) City, State and	d Zip:				
(F) Resident Tele	phone:				
(G) Occupation o	r Title (or forme	r occupation):			
(H) Employer Nar	me:				
(I) Employer Add	ress:				
(J) City, State and	d Zip:				
(K) Business Tele	ephone:				
(L) Total Net Wor	th: Please Mark	One of the follo	owing:		
A	В	С	D	E	F
<pre> \$75,000 \$350,000 \$700,000 \$100,000</pre>	\$400,000 \$750,000 \$125,000 \$450,000	\$800,000 \$150,000 \$500,000 \$850,000	\$200,000 \$550,000 \$900,000 \$250,000	\$300,000 \$650,000 \$975,000	☐ \$1-2,000,000 ☐ \$3-5,000,000 ☐ \$5-9,000,000 ☐ \$10-12,000,000
					\$13-15,000,000 \$16-18,000,000 \$19-20,000,000

(M) Total Individual Inc		20 (est.)	2021 (est.)	2022 (est.)
(M) Total Individual Inc				
(N) Total Joint Income		up attended and a	lograp obtained if any	Δ
(O) Educational Backg	round (specify colleg	e attended and d	iegree obtained, if any	/)
(P) FREQUENCY (F PRIOR INVES	STMENTS	(Check on	e in each column
	Marketable Securities	Real Estate	Oil & Gas Leasing, Etc	Tax Advantaged Investments
Frequently				
Occasionally				
Never				
Do you have an inv	WAS "NO" TO QUEST estment advisor sentative vupon whor	·	restment advice?")	Yes 🗌 No 🗌
Have you relied on	his/her advice with r		•	Yes No
in this project? Is he associated or	affiliated with the P	roject or its affili	ates?	Yes No 🗆
If so, how?				
Has he verified the	fact of his association	n or non-associat	ion with the above to y	you? Yes 🗌 No 🗌
(S) Have you been furi	nished with a copy of	f the Private Plac	ement Memorandum	? Yes No
T) Have you read it?				Yes No
If you have an inves	tment advisor, has he	read it?		Yes No
(U) Do you fully under	stand the nature of th	ne investment ar	d the risks Involved?	Yes No
(V) Do you fully unders not freely transfera	stand that you will no able, and that the uni		· · · · · · · · · · · · · · · · · · ·	Yes No

(W) Do you fully understand to representation other than Private Placement Memo		Yes 🗌	No 🗌
(X) Are you purchasing the Ur	nits for Yourself?	Yes 🗌	No 🗌
If "NO', for whom?			
(Y) Are you purchasing the Ur	nits for investment?	Yes 🗌	No 🗌
knowledge and belief and may in connection with which I ha	mation I have provided above is true and correct be relied upon by Program Manager in determining ave executed this questionnaire, is exempt from rotly notify in writing of any changes to the Program	g whether the of registration und	ffering,
(Z)			
Signature of Investor:	Signature of Joint Investor: (If applicable)	Today'	s Date:



PROGRAM MANAGER AGREEMENT



of 2024, by and among ENDEAVOR RESOURCES, LLC (the "PROGRAM MANAGER") and all those persons whose names and all those persons who from time to time execute a Participants Signature Page and are admitted to the PROGRAM MANAGER and who have executed and delivered this Agreement (the "Participants").

- (a) The admission of persons as Participants, and
- (b) The establishment of provisions for capital contributions to the PROGRAM MANAGER; and
- (c) The allocation of profits, losses and distributions among the Investors.

The parties hereto are entering into this Agreement to evidence such withdrawal, admissions, establishment, and obligations of the parties hereto.

NOW THEREFORE, in consideration of the foregoing and of the mutual covenants, conditions and agreements hereinafter set forth, the parties hereby agree that the original Agreement shall be amended and restated and, as so amended and restated, this OPERATING Agreement of PROGRAM MANAGER constitutes the entire agreement of the parties, as follows:

CONTRACT AND OPERATING AGREEMENT

AGREEMENT ENDEAVOR RESOURCES, LLC

		·	
INVESTOR NAME			
	and entered into the C, physically located at 8525 ed to as "OPERATOR", and	day of State Route Highway 70 W	, 20 , between est, Bremen, Kentucky
	and in consideration of the pr arties do hereby agree as fol		enants and provisions
described as THE "BRAZ INTERESTS in BRAZZEI operator, to the extent a BRAZZEL BRIDGE #1 NE for the purpose of condu	ain oil and gas leasehold estand ZZEL BRIDGE #1", and BRIDGE #1 WELL LOCATION WELL DEVELOPMENT and acting exploratory operations as, gas condensate and all or	desires ON on said lease, well loca orking Interest / 60% Net R Frac. The BRAZZEL BRIDG and development of the w	s to acquire WORKING tions to be chosen by Revenue Interest of the GE #1 well locations, all rells for the production
full control of all operation manner according to the no liability to this agreement. All employe their selection, hours of OPERATOR. The OPERAT Coverage for all employe to provide certificates of damage in such amount	LC shall be the OPERATORS ons of the leases; all operation standards in the WESTERN K for looyees shall be the employees of labor and compensation for TOR shall keep in force policies of Endeavor Resources, Les of insurance made in favor of and coverage's as may be dicable regulations and laws.	ns shall be conducted in a gent of the OPERATOR and the for services performed, shes of insurance, including Value, otherwise all subcontress.	good and workmanlike I OPERATOR shall have Is incurred by reason of number of employees, nall be determined by Vorkers Compensation factors will be required C, liability and property
the leasehold premise, independent contractors premises. In addition, O	rmless and indemnify ding any employee of OPERA caused by the negligent a s, subcontractors, or any PERATOR agrees to hold ha from the operations of O	cts of the OPERATOR, its other person who is inju rmless and indemnify THI	e employees, vendors, red on the leasehold E INVESTOR from any

governmental agency or any aggrieved landowner.

commercial production of oil and/ or gas on said property as soon as all working interest are sold/or enough capital has been placed to drill the said Well. If in the judgment of the OPERATOR the well will
not produce oil or gas enough paying quantities, shall be notified and
the well shall then be plugged and abandoned as promptly as possible.
and men and men are progged and areance are promptly are processes.
4. Each party shall execute all divisions' orders and contracts of sale pertaining to his interest in production from the Well(s) and shall be entitled to receive payment from the oil or gas purchaser for his share of all production.
5. shall have access to the leased premises at all times, at their
sole risk, to inspect or observe operations and shall also have, at reasonable times, access to the books and records of OPERATOR pertaining to the development and operation of the specific wells.
6. agrees to pay all leasehold operating expenses, including the cost of the Pumper.
Fee which will be initially set at \$500.00 monthly, per well. Payment of those costs shall be due OPERATOR within ten (10) days from the date of notification, whether oral or written. IF fails to pay the said costs within said time, the amount due shall bear interest of 12% per annum until paid. Further, hereby irrevocably grants OPERATOR the right and authority to receive all monies, including expenses or otherwise due by OPERATOR, from purchaser of the oil and/ gas purchased from said well(s) and OPERATOR shall have the right to execute for and on the behalf of any and all division orders or transfers orders to effectuate said purchase.
7. OPERATOR may resign from its duties as operator at any time upon written notice of not less than (90) days given to The retiring operator shall deliver to its successor all information and records necessary for the new operator to discharge his duties and obligations.
8. The liability of the parties to this agreement shall be several, not joint or collective. It is not the intention of the parties to create, nor shall this agreement be construed as creating a mining or other partnership or association, or to render them liable as Investors.
9. Each of the parties hereto elects, under the authority of Section 761(a) of the Internal Revenue Code of 1954, to be excluded from the application of all provisions of Subchapter E of Chapter 1 of Subtitle A of the Internal Revenue Code of 1954. If the income tax laws of the state or states in which the property covered hereby is located contain, or may hereafter contain, provisions under which a similar to those contained in the Subchapter of the Internal Revenue Code of 1954 above referred to under similar election is permitted, each of the parties agrees that such an election is permitted, each of the parties agrees that such election shall be exercised. Each party authorizes and directs the OPERATOR

to execute such election or elections on its behalf and to file the election with the proper governmental office or agency. If requested by the OPERATOR may in lieu of filing copies, notify said authorities of the

3. OPERATOR agrees to commence the New Well Development of the BRAZZEL BRIDGE #1 well for

election by separate instrument in proper form.

- 10. If any party is rendered unable, wholly or in part, by force majeure to carry out its obligations under this agreement, other than the obligation to make money payments, that party shall give to all other parties prompt written notice of the force majeure with reasonable full particulars concerning it; the obligations of the party giving notice, so far as they are affected by the force majeure, shall be suspended during, but no longer than, the continuance of the force majeure. The affected party shall use all possible diligence to remove the force majeure as quickly as possible. The requirement that any force majeure shall be remedied with all reasonable dispatch shall not require the settlement of strikes, lockouts, or other labor difficulty by the party involved, contrary to its wishes; how all such difficulties shall be handled shall be entirely within the direction of the party concerned. The term "force majeure" as here employed shall mean an act of God, strike, lockout, or other industrial disturbance, act of the public enemy, war blockade, public riot, lighting, fire, storm, flood, explosion, governmental restraint, unavailability of equipment, and any other cause, whether of kind specifically enumerated above or otherwise, which is not reasonably within the control of the party claiming suspension.
- **11.** All notices or correspondence authorized or required between the parties shall be given in writing by the United States mail addressed to the party to whom the notice is given at the address listed herein and shall be deemed given as of the date of the notice or correspondence.
- **12.** This instrument may be executed in counterpart, each to be considered an original, and shall be binding upon the successors/heirs and assigns of all parties.

13. In the event of default by	of any of the terms and conditions contained
herein,	shall further be responsible for the OPERATOR'S reasonable
	In the event of default by OPERATOR of any of the terms and OR shall further be responsible for reasonable attorney's fees

IN WITNESS WHEREOF this instrument has been executed, on this date herein above written.

Investor Name:		Number of Units Buying:	
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Witness Signature:



OPERATORS

Endeavor Resources, LLC

WORKING INTEREST: 100%

NET REVENUE INTEREST: 60%

INVESTOR INTEREST AND UNITS IN BRAZZEL BRIDGE #1

(4) UNITS 1/8 WORKING INTEREST EQUALS

7.5% NET REVENUE

COST IS \$90,000.00

(2) UNITS 1/16 WORKING INTEREST EQUALS

3.75% NET REVENUE

COST IS **\$45,000.00**

(1) UNIT 1/32 WORKING INTEREST EQUALS

1.875% NET REVENUE

COST IS **\$22,500.00**

Investor Signature:		
Address:	State:	Zip:
Telephone:	Email:	
Fed Id or SS#:		



ESTIMATE OF COST AND AUTHORIZATION FOR EXPENDITURE

Prospect Name: Warsaw	Field: Brazzel Bridge Project	Lease: Brazzel Bridge#1	Date:
County: McLean	State: Kentucky	Primary Objective: Salem-Warsaw	

WARSAW SLICKWATER NEW WELL DEVELOPMENT

CLASSIFICATION OF EXPENSE				DRILLING	COMPLETION	TOTAL
INTANGIBLES						
Legal, Permits, Surveys & Leasehold	\$25000			\$25000		\$25,000.00
Location work & (Damages upon Restoration)	\$15000			\$15,000.00		\$15000
Insurance	\$10000			\$10,000.00		\$10,000.00
Mobilization & Demobilization	\$16000			\$16,000.00		\$16,000.00
Rig Time /Not Drilling Testing	\$400	80		\$32,000.00		\$32,000.00
Footage	\$15.00	3999		\$59,985.00		\$59,985.00
Parson Services	\$400.00	7		\$2,800.00		\$25,000.00
Drilling Fluids	\$25,000.00			\$25,000.00		\$2,500.00
Bits Cellar Box	\$2,500.00			\$2,500.00		\$2,500.00
Coring				\$2,500.00		
Surface Pipe						
Geological Services	\$10,000.00			\$10,000.00		\$10,000.00
Engineering Services						
Crew Per Diem	\$100.00	13	7	\$9,100.00		\$9,100.00
Miscellaneous Intangibles	\$25000			\$25,000.00		\$25,000.00
Bond Log	\$7,500.00	1	7500	\$7,500.00	\$7,500.00	\$7,500.00
Open Hole Logging	\$15,000.00			\$15,000.00		\$15,000.00
Completion Unit (Swabbing & Completion Work)	\$250.00	200		\$50,000.00	\$50000	\$50,000.00
Perforating & Case Hole Logging		1		\$25,000.00		\$25,000.00
Stimulation - Slick Water	\$125000				\$125,000.00	
Miscellaneous Intangibles						
Administrative Overhead		(20% of Cost)		\$66,477.00	\$36,500.00	\$102,977.00
Drilling Cost				\$398,862.00		\$398,862.00
Prospect Fee				\$75,000.00		\$75,000.00
TOTAL INTANGIBLES				\$473,862.00		\$473,862.00

Production Casing 51/2 \$11.35 3999 \$45388.65 \$45,388.65 \$16,995.75 Rods \$4.25 3999 \$16995.75 \$16995.75 \$16,995	CLASSIFICATION OF EXPENSE		SIZE	PRICE / FT	FEET	DRILLING	COMPLETION	TOTAL
S1/2 S11.35 3999 S45388.65 S45,388.65 S16,995.75 S16,995	TANGIBLES							
Rods \$4.25 3999 \$16995.75	Conductor Pipe		85/8	\$17.25	100	\$1725	\$1725	\$1725
Tubing 2" \$8.00 3999 \$31,992.00 \$32,000.00 \$	Production Casing		51/2	\$11.35	3999	\$45388.65	\$45,388.65	\$16,995.7
Well Head \$3,500.00 \$3,500.00 \$3,500.00 \$3,500.00 \$2,000.00 \$25,000.00 \$25,000.00 \$25,000.00 \$2,	Rods			\$4.25	3999	\$16995.75	\$16995.75	\$16,995.7
\$25,000.00 \$25	Tubing		2"	\$8.00	3999	\$31,992.00	\$31,992.00	\$31,992.0
Line Pipe & Fittings \$2,000.00 \$2,00	Well Head					\$3,500.00	\$3,500.00	\$3,500.00
Pumping Unit & Engine \$25,000.00 \$25,000.00 \$25,000.00 \$25,000.00 \$25,000.00 \$25,000.00 \$25,000.00 \$4000 \$415,000.00 \$15,000.00 \$15,000.00 \$15,000.00 \$15,000.00 \$15,000.00 \$15,000.00 \$40	Cementing					\$25,000.00		\$25,000.00
Section Sect	Line Pipe & Fittings	\$2,000.00					\$2,000.00	\$2,000.00
Saboo Sabo	Pumping Unit & Engine	\$25,000.00				\$25,000.00	\$25,000.00	\$25,000.0
Leasehold Electrical Installation \$15,000.00 \$15,00	Downhole Pump			\$4,000.00		\$4,000.00	\$4000	\$4000
Electrical Tie-In Heater Treater Installation Costs Miscellaneous Tangibles Administrative Overhead 20.00% \$48,720.28 \$48,720.28 \$48,720.28 \$48,720.28 \$48,720.28 \$249,321.68 \$719,790.	Tanks			\$35,000.00		\$35000	\$15,000.00	\$15,000.0
Heater Treater Installation Costs S15,000.00 \$15,000.00 \$15,000.00 Miscellaneous Tangibles Administrative Overhead 20.00% \$48,720.28 \$48,720.28 \$48,720.28 \$48,720.28 TOTAL TANGIBLES TOTAL INTANGIBLES & TANGIBLES \$249,321.68 \$719,790.	Leasehold Electrical Installation			\$15000		\$15,000.00	\$15,000.00	\$15,000.0
Installation Costs \$15,000.00 \$15,000.00 \$15,000.00 \$25	Electrical Tie-In							
\$25,000.00 \$25	Heater Treater							
Administrative Overhead 20.00% \$48,720.28 \$48,720.28 \$48,720.28 TOTAL TANGIBLES \$249,321.68 \$245,928. TOTAL INTANGIBLES & TANGIBLES \$719,790.3	Installation Costs					\$15,000.00	\$15,000.00	\$15,000.0
TOTAL TANGIBLES \$249,321.68 \$245,928. TOTAL INTANGIBLES & TANGIBLES \$719,790. Plug & Abandonment Costs \$249,321.68 \$719,790.	Miscellaneous Tangibles					\$25,000.00	\$25,000.00	\$25,000.0
TOTAL INTANGIBLES & TANGIBLES \$249,321.68 \$719,790.	Administrative Overhead	20.00%				\$48,720.28	\$48,720.28	\$48,720.2
Plug & Abandonment Costs	TOTAL TANGIBLES						\$249,321.68	\$245,928.7
	TOTAL INTANGIBLES & TANGIBLES						\$249,321.68	\$719,790.7
Dry Hole Cost \$473,862.00	Plug & Abandonment Costs							
	Dry Hole Cost					\$473,862.00		

Dry Hole Cost					\$473,862.00		
TOTAL COMPLETED WELL COSTS						\$249321.68	

AP	PRO	DVA	LS:	

Endeavor Resources LLC

Signature

D	anny	T	hom	asson
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annythomasser

Investor Signature: Date Member

ESTIMATED TIME FOR RETURN OF INVESTMENT

NRI Per Point 60.00%

1unit is 1.875% Wk Assumed Gross Bbls Per Day 100 Net Bbls Per Day 60

Net Bbls Per Month 1800

30 Days

# Shares:	32
Cost per Unit	\$22,500.00
Price per Barrel	\$65.00
Less: Admin Fees	\$1,000.00
Revenue per month	\$116,000.00
Revenue per 1.875%	\$2,175.00
Months to payout:	10.345 Months

THIS IS ONLY AN ILLUSTRATION AND NOT A GUARANTEE OF ANY RESULTS.





ENDEAVOR RESOURCES, LLC.

⊗ 8525 STATE RT. 70 WEST, BREMEN, KY 42325

FAX: 1-270-640-0010 EMAIL: endeavorresources.llc@gmail.com

PHONE: % 270-543-5528 TOLL FREE: 1-800-259-0471







