KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION 1357808

Form T-1 July 2014 Form must be Typed Form must be Signed All blanks must be Filled

| REQUEST FOR CHANGE OF OPERATOR              |
|---|
| TRANSFER OF INJECTION OR SURFACE PIT PERMIT |

| MUST he submit   | ith the Kansas Surface Owner Notification Act,<br>ted with this form.      |
|--|--|
|  |  |
| Oil Lease: No. of Oil Wells**  | Effective Date of Transfer:  |
| Gas Lease: No. of Gas Wells**  | KS Dept of Revenue Lease No.:  |
| Gas Gathering System:  | Lease Name:  |
| Saltwater Disposal Well - Permit No.:  |  |
| Spot Location:   | Legal Description of Lease:  |
| Enhanced Recovery Project Permit No.:  |  |
| Entire Project: Yes No   | County:  |
| Number of Injection Wells**  | Production Zone(s):  |
| Field Name:  |  |
| ** Side Two Must Be Completed.   | Injection Zone(s):   |
| Surface Pit Permit No.:  | feet from N / S Line of Section  |
| (API No. if Drill Pit, WO or Haul)   |  |
|  | feet from L E / W Line of Section  |
| Type of Pit: Emergency Burn Settling   | Haul-Off Workover Drilling   |
| Past Operator's License No   | Contact Person:  |
| Past Operator's Name & Address:  | Phone:   |
|  | Date:  |
| Title:   | Signature:   |
| New Operator's License No  | Contact Person:  |
|  | Phone:   |
| New Operator's Name & Address:   |  |
|  | Oil / Gas Purchaser:   |
|  | Date:  |
| Title:   | Signature:   |
| Acknowledgment of Transfer: The above request for transfer of injection a    | authorization, surface pit permit # has been                               |
| noted, approved and duly recorded in the records of the Kansas Corporation ( | Commission. This acknowledgment of transfer pertains to Kansas Corporation |
| Commission records only and does not convey any ownership interest in the a  | above injection well(s) or pit permit.                                     |
| is acknowledged as   | is acknowledged as   |
| the new operator and may continue to inject fluids as authorized by          | the new operator of the above named lease containing the surface pit       |
| Permit No.: Recommended action:  | permitted by No.:  |
|  |  |
| Date:  | Date: Authorized Signature   |
| Authorized Signature   |  |
| DISTRICT F   | PRODUCTION UIC   |

Side Two

1357808

Must Be Filed For All Wells

| Well No. | API No.<br>(YR DRLD/PRE '67)          |   |                          |                                   |                                      |
|----------|---------------------------------------|---|--------------------------|-----------------------------------|--------------------------------------|
|          | , , , , , , , , , , , , , , , , , , , | Footage from Section<br>(i.e. FSL = Feet from Section |                          | Type of Well<br>(Oil/Gas/INJ/WSW) | Well Status<br>(PROD/TA'D/Abandoned) |
|          |                                       | <i>Circle</i><br>FSL/FNL                              | <i>Circle</i><br>FEL/FWL |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   | ·                                    |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   | - <u></u>                            |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       | FSL/FNL   | FEL/FWL                  |                                   |                                      |
|          |                                       |   | FEL/FWL                  |                                   |                                      |
| =        |                                       |   | FEL/FWL                  |                                   |                                      |
|          |                                       |   |                          |                                   |                                      |

A separate sheet may be attached if necessary

\* When transferring a unit which consists of more than one lease please file a separate side two for each lease. If a lease covers more than one section please indicate which section each well is located.

| KANSAS CORPORA<br>Oil & Gas Consei<br>CERTIFICATION OF CO<br>KANSAS SURFACE OWN   | July 2014         RVATION DIVISION         Form Must Be Typed         Form must be Signed         All blanks must be Filled   |
|---|---|
| This form must be submitted with all Forms C-1 (Notice of I<br>T-1 (Request for Change of Operator Transfer of Injection or<br>Any such form submitted without an accom<br>Select the corresponding form being filed: C-1 (Intent) CB-1 (Ca | Surface Pit Permit); and CP-1 (Well Plugging Application).<br>panying Form KSONA-1 will be returned.  |
| OPERATOR:       License #   | Well Location:  |
| Surface Owner Information:         Name:         Address 1:         Address 2:         City:  | When filing a Form T-1 involving multiple surface owners, attach an additional sheet listing all of the information to the left for each surface owner. Surface owner information can be found in the records of the register of deeds for the county, and in the real estate property tax records of the county treasurer. |

If this form is being submitted with a Form C-1 (Intent) or CB-1 (Cathodic Protection Borehole Intent), you must supply the surface owners and the KCC with a plat showing the predicted locations of lease roads, tank batteries, pipelines, and electrical lines. The locations shown on the plat are preliminary non-binding estimates. The locations may be entered on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.

#### Select one of the following:

- I certify that, pursuant to the Kansas Surface Owner Notice Act (House Bill 2032), I have provided the following to the surface owner(s) of the land upon which the subject well is or will be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am filing in connection with this form; 2) if the form being filed is a Form C-1 or Form CB-1, the plat(s) required by this form; and 3) my operator name, address, phone number, fax, and email address.
- I have not provided this information to the surface owner(s). I acknowledge that, because I have not provided this information, the KCC will be required to send this information to the surface owner(s). To mitigate the additional cost of the KCC performing this task, I acknowledge that I must provide the name and address of the surface owner by filling out the top section of this form and that I am being charged a \$30.00 handling fee, payable to the KCC, which is enclosed with this form.

If choosing the second option, submit payment of the \$30.00 handling fee with this form. If the fee is not received with this form, the KSONA-1 form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1 will be returned.

I hereby certify that the statements made herein are true and correct to the best of my knowledge and belief.

Date: \_\_\_\_\_\_ Signature of Operator or Agent: \_\_\_\_\_\_

Recording requested by and when recorded return to:

Lario Oil & Gas Company 301 S. Market Street Wichita, KS 67202

#### ASSIGNMENT AND BILL OF SALE

This Assignment and Bill of Sale (hereinafter referred to as the "Assignment"), effective as of April 1, 2017, hereinafter referred to as the "Effective Time", is from Lario Oil & Gas Company, whose address is 301 S. Market Street, Wichita, KS, 67202; Doris E. Hanson, whose address is 6100 West 137th Street, Apt. # 102, Overland Park, KS 66223; Pickrell Acquisitions, Inc., 100 S. Main, Ste. 505, Wichita, KS 67202; R & B Oil and Gas, Inc., P.O. Box 195, Attica, KS 67009; and Sweetman Investments, LLC, 4912 E. 29th St. North, Wichita, KS 67220 (hereinafter referred to collectively as "Assignor"), to Quail Oil & Gas, LC, whose address is P.O. Box K, Garden City, KS 67846 (hereinafter referred to as "Assignee");

# WITNESSETH:

Assignor represents that it owns all the working interests in the oil and gas leases and the wells described in Exhibit A Parts 1 & 2, described herein as "Interests". It is Assignee's express intent to acquire 100% (100 percent) of Assignor's working interest in the "Interests" as they apply.

For valuable consideration, and the covenants and conditions set forth herein, the receipt and adequacy of which are hereby acknowledged by Assignor, Assignor hereby assigns, transfers, grants, bargains, sells and conveys to Assignee the following (all of which are herein referred to as the "Interests"):

1. An undivided 100% of Assignor's right, title and interest in and to the oil and gas leases described in Exhibit A, Part 1, attached hereto (the "Leases"), covering the lands described in Exhibit A (the "Land"), together with all the property and rights appurtenant or incident thereto, including without limitation (a) all rights of Assignor in oil, gas and associated substances and other minerals produced or producible from or attributable to the Leases or to any units, pooled areas or communitized areas that cover or include all or any portion of the Leases, and (b) all rights of Assignor in, to and under all operating agreements, exploration agreements, pooling or unitization agreements, farmout agreements, joint venture agreements, product purchase and sale contracts, pipeline and transportation agreements, processing and treatment agreements, leases, permits, rights-of-way, easements, licenses, options, orders, contracts and instruments in any relating to the Leases and the Land, and all amendments to any of the foregoing.

 $\rightarrow$  2. An undivided 100% of Assignor's right, title and interest in and to the certain wells described in Exhibit "A", Part 2, (herein referred to as the "Wells"), together with the

personal property, fixtures, improvements and other property, whether real, personal, or mixed, now or as of the Effective Time on, appurtenant to, or used or obtained by Assignor in connection with the Wells or with the production, injection, treatment, sale or disposal of hydrocarbons and all other substances produced therefrom or attributable thereto, including without limitation well equipment, casing, tubing, tanks, rods, tank batteries, natural gas, crude oil, condensate or products placed into storage or into pipelines, boilers, buildings, pumps, motors, machinery, injection facilities, disposal facilities, field separators and liquid extractors, compressors, pipelines, gathering systems, power line, telephone and telegraph lines, roads, equipment leases, trailers, inventory in storage and all other appurtenances thereunto belonging.

3. An undivided 100% of Assignor's interest in options, farmout agreements, exploration agreements and other agreements granting to Assignor the right to earn or otherwise acquire interests in the Wells.

TO HAVE AND TO HOLD the Interests unto Assignee, and its successors and assigns, forever. With respect to the Wells, personal property and equipment assigned hereby, this Assignment is made by Assignor and accepted by Assignee without representations, covenants or warranties as to title, either express or implied. This Assignment is executed by Assignor without any express or implied warranty or representation as to the merchantability of any of the equipment or its fitness for any purpose, and without any other express or implied warranty or representation whatsoever. It is understood and agreed that Assignee shall have inspected the property and premises and satisfied itself as to its physical and environmental condition, both surface and subsurface, and that Assignee shall accept all of the same in its "as is, where is" condition. In addition, Assignor makes no warranty or representation, express or implied, as to the accuracy or completeness of any data, information or materials heretofore or hereafter furnished Assignee in connection with the Interests, or as to the quality or quantity of hydrocarbon reserves (if any) attributable to the Interests or the ability of the Interests to produce hydrocarbons. Any and all such data, information and other materials furnished by Assignor is provided Assignee as convenience and any reliance on or use of the same shall be at Assignee's sole risk.

By execution hereof, Assignee hereby assumes and agrees to pay and discharge or cause to be paid and discharged, from and after the Effective Time hereof, to perform or cause to be performed, all of Assignor's obligations and liabilities arising and attributable to times on or after Effective Time incurred in the ordinary course of the operation of the Interests on or after the Effective Time pursuant to leases, operating agreements, agreements, contracts, gas and/or oil contracts (if any), instruments and other commitments to which the Interests are subject, and Assignor hereby agrees to pay and discharge or cause to be paid, performed and discharged, all obligations and liabilities arising and attributable to times before the Effective Time incurred in the ordinary course of the operation of the Interests before the Effective Time pursuant to leases, operating agreements, agreements, contracts, gas and/or oil contracts (if any), pipeline construction, instruments and other commitments to which the Interests are subject. As further consideration for this Assignment, Assignee expressly agrees to and does assume any and all liability and cost associated with the interest conveyed herein for the plugging and abandonment of the wells described in Exhibit "A", Part 2.

By its acceptance of the terms of this Assignment and Bill of Sale, Assignee shall comply with and does hereby assume and agree to perform as to matters attributable to times on and after the Effective Time, Assignee's proportionate part of all express and implied covenants, obligations and reservations contained in the Leases, and the Interests assigned herein are subject to and shall bear their proportionate share of all of existing recorded lease burdens, overriding royalty interests and payments out of production relating to the Leases as of the Effective Time.

This Agreement may be executed by Purchaser and Seller in any number of counterparts, each of which shall be deemed an original instrument, but all of which together shall constitute but one and the same instrument. Electronic and fax signatures shall be considered binding.

The provisions hereof shall be covenants running with the land and shall be binding upon and inure to the benefit of the parties hereto, their respective successors and assigns

Executed this  $\underline{\mathcal{H}_{\mu}}^{H}$  day of  $\underline{\mathcal{J}_{\mu}}^{H}$  2017, however, to be effective for all purposes as of the Effective Time.

#### ASSIGNOR:

LARIO OIL & GAS COMPANY By: 2

Name: E.D. Stinson

Title: Senior Vice President – Land & Legal

# PICKRELL ACQUISITIONS, INC.

By: \_\_\_\_\_

Name: Steve M. Dillard

Title: Vice President

#### R & B OIL AND GAS, INC.

By: \_\_\_\_\_

Name: Randy Newberry

Title: President

# SWEETMAN INVESTMENTS, LLC

By: \_\_\_\_\_

Name: Adam Sweetman

By its acceptance of the terms of this Assignment and Bill of Sale, Assignee shall comply with and does hereby assume and agree to perform as to matters attributable to times on and after the Effective Time, Assignee's proportionate part of all express and implied covenants, obligations and reservations contained in the Leases, and the Interests assigned herein are subject to and shall bear their proportionate share of all of existing recorded lease burdens, overriding royalty interests and payments out of production relating to the Leases as of the Effective Time.

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Executed this \_\_\_\_\_ day of \_\_\_\_\_\_ 2017, however, to be effective for all purposes as of the Effective Time.

# ASSIGNOR:

# LARIO OIL & GAS COMPANY

Ву:\_\_\_\_\_

Name: E.D. Stinson

Title: Senior Vice President – Land & Legal

# PICKRELL ACQUISITIONS, INC. By:

Name: Steve M. Dillard

Title: Vice President

# R & B OIL AND GAS, INC.

By: \_\_\_\_\_

Name: Randy Newberry

Title: President

# SWEETMAN INVESTMENTS, LLC

By:\_\_\_\_\_

Name: Adam Sweetman

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The provisions hereof shall be covenants running with the land and shall be binding upon and inure to the benefit of the parties hereto, their respective successors and assigns

Executed this  $24^{4}$  day of 2017, however, to be effective for all purposes as of the Effective Time.

# ASSIGNOR:

### LARIO OIL & GAS COMPANY

By:

Name: E.D. Stinson

Title: Senior Vice President – Land & Legal

R & B OIL AND GAS, INC. By: <u>Jandy</u> lulary Name: Randy Newberry

Title: President

# PICKRELL ACQUISITIONS, INC.

By:\_\_\_\_\_

Name: Steve M. Dillard

Title: Vice President

# SWEETMAN INVESTMENTS, LLC

By:

Name: Adam Sweetman

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The provisions hereof shall be covenants running with the land and shall be binding upon and inure to the benefit of the parties hereto, their respective successors and assigns

Executed this day of \_\_\_\_\_\_ 2017, however, to be effective for all purposes as of the Effective Time.

ASSIGNOR:

# LARIO OIL & GAS COMPANY

By:

Name: E.D. Stinson

Title: Senior Vice President – Land & Legal

# R & B OIL AND GAS, INC.

By: \_\_\_\_\_

Name: Randy Newberry

Title: President

# PICKRELL ACQUISITIONS, INC.

By:

Name: Steve M. Dillard

Title: Vice President

SWEETMAN INVESTMENTS, LLC By:

Name: Adam Sweetman

# **ASSIGNOR CONTINUED:**

By: Kelydd Jam POA

Name: Doris E. Hanson

**ASSIGNEE:** 

QUAIL OIL & GAS, LC

By:\_\_\_\_\_

Name: Wray Valentine

Title: Managing Member

#### \*\*\*\*\*

#### ACKNOWLEDGEMENT

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STATE OF KANSAS COUNTY OF \_\_\_\_\_

The foregoing instrument was acknowledged before me this \_\_\_\_\_ day of \_\_\_\_\_ 2017, by Wray Valentine, as Managing Member of Quail Oil & Gas, LC, a Kansas limited liability company, on behalf of said company.

Witness my hand and official seal.

Notary Public State of \_\_\_\_\_

My commission expires

# ASSIGNOR CONTINUED:

By:

Name: Doris E. Hanson

**ASSIGNEE:** 

QUAIL OIL & GAS, LC Vul By: in

Name: Wray Valentine

Title: Managing Member

### \*\*\*\*\*

#### ACKNOWLEDGEMENT

STATE OF KANSAS COUNTY OF COUNTY OF

The foregoing instrument was acknowledged before me this <u>IAH</u> day of <u>June</u> 2017, by Wray Valentine, as Managing Member of Quail Oil & Gas, LC, a Kansas limited liability company, on behalf of said company.

Witness my hand and official seal.

| Α.     | STEPHANIE GOLDSMITH             |
|--------|---------------------------------|
|        | Notary Public - State of Kansas |
| My App | t. Expires 4-11-2020            |

) Notary Public State of

My commission expires <u>4-11-2020</u>

STATE OF KANSAS COUNTY OF SEDGWICK

The foregoing instrument was acknowledged before me this 167 day of 377 day of 2017, by E.D. Stinson, as Senior Vice President – Land & Legal of Lario Oil & Gas Company, a Delaware corporation, on behalf of said corporation.

Witness my hand and official seal.

| A.     | STEPHANIE GOLDSMITH  |
|--------|--|
|        | STEPHANIE GOLDSMITH<br>Notary Public - State of Kansas<br>t. Expires 4-11-2020 |
| Му Арр | t. Expires 4-11-2020   |

}

Notary Public State of Kansas

My commission expires 4-11-2020

## ACKNOWLEDGEMENT

STATE OF KANSAS COUNTY OF \_\_\_\_\_

The foregoing instrument was acknowledged before me this \_\_\_\_\_ day of \_\_\_\_\_ 2017, by Steve M. Dillard, as Vice President of Pickrell Acquisitions, Inc., a Kansas corporation, on behalf of said corporation.

Witness my hand and official seal.

Notary Public State of

My commission expires

# ACKNOWLEDGEMENT

STATE OF KANSAS COUNTY OF \_\_\_\_\_

The foregoing instrument was acknowledged before me this \_\_\_\_\_ day of \_\_\_\_\_ 2017, by Randy Newberry, as President of R & B Oil & Gas, Inc., a Kansas corporation, on behalf of said corporation.

Witness my hand and official seal.

Notary Public State of \_\_\_\_\_

My commission expires \_\_\_\_

}

}

STATE OF KANSAS COUNTY OF SEDGWICK

The foregoing instrument was acknowledged before me this \_\_\_\_\_ day of \_\_\_\_\_ 2017, by E.D. Stinson, as Senior Vice President – Land & Legal of Lario Oil & Gas Company, a Delaware corporation, on behalf of said corporation.

Witness my hand and official seal.

Notary Public State of

My commission expires

## ACKNOWLEDGEMENT

#### STATE OF KANSAS COUNTY OF <u>Sedgwick</u>

The foregoing instrument was acknowledged before me this <u>22nd</u> day of <u>May</u> 2017, by Steve M. Dillard, as Vice President of Pickrell Acquisitions, Inc., a Kansas corporation, on behalf of said corporation.

Witness my hand and official seal.

BRENDA A, HANSON NOTARY PUBLIC STATE OF KANSAS

00, Notary Public State of Kansas

Brenda A. Hanson My commission expires 6/24/2018

#### ACKNOWLEDGEMENT

STATE OF KANSAS COUNTY OF \_\_\_\_\_

The foregoing instrument was acknowledged before me this \_\_\_\_\_ day of \_\_\_\_\_ 2017, by Randy Newberry, as President of R & B Oil & Gas, Inc., a Kansas corporation, on behalf of said corporation.

Witness my hand and official seal.

Notary Public State of

My commission expires

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STATE OF KANSAS COUNTY OF SEDGWICK

The foregoing instrument was acknowledged before me this \_\_\_\_\_ day of \_\_\_\_\_ 2017, by E.D. Stinson, as Senior Vice President – Land & Legal of Lario Oil & Gas Company, a Delaware corporation, on behalf of said corporation.

Witness my hand and official seal.

Notary Public State of

My commission expires

## ACKNOWLEDGEMENT

# STATE OF KANSAS COUNTY OF \_\_\_\_\_

The foregoing instrument was acknowledged before me this \_\_\_\_\_ day of \_\_\_\_\_. 2017, by Steve M. Dillard, as Vice President of Pickrell Acquisitions, Inc., a Kansas corporation, on behalf of said corporation.

Witness my hand and official seal.

Notary Public State of

My commission expires

# ACKNOWLEDGEMENT

STATE OF KANSAS COUNTY OF Harper

The foregoing instrument was acknowledged before me this  $24^{-1}$  day of <u>May</u> 2017, by Randy Newberry, as President of R & B Oil & Gas, Inc., a Kansas corporation, on behalf of said corporation.

Witness my hand and official seal.

| TE OF  | MONICA FLY             |
|--------|------------------------|
| NOTARY | My Appointment Expires |
| PUPUC  | November 8, 2017       |

monicaFly Notary Public State of Karsh

My commission expires November 8, 2017

STATE OF KANSAS COUNTY OF PNG

The foregoing instrument was acknowledged before me this  $\underline{\psi}$  day of  $\underline{y}$  day of  $\underline{y}$  and  $\underline{y}$  day of  $\underline{y}$  day of  $\underline{y}$  and  $\underline{y}$  day of  $\underline{y}$ 

Witness my hand and official seal.



Notary Public State of Kanga m. Indice My commission expires

## ACKNOWLEDGEMENT

STATE OF KANSAS COUNTY OF \_\_\_\_\_

The foregoing instrument was acknowledged before me this \_\_\_\_\_ day of \_\_\_\_\_, 2017, by Doris E. Hanson.

Witness my hand and official seal.

Notary Public State of

My commission expires

#### STATE OF KANSAS COUNTY OF \_\_\_\_\_

The foregoing instrument was acknowledged before me this \_\_\_\_\_ day of \_\_\_\_\_ 2017, by Adam Sweetman, as Managing Member of Sweetman Investments, LLC, a Kansas limited liability company, on behalf of said company.

Witness my hand and official seal.

Notary Public State of

My commission expires

### ACKNOWLEDGEMENT

STATE OF KANSAS, COUNTY OF \_\_\_\_\_Ohnson }

The foregoing instrument was acknowledged before me this \_\_\_\_\_\_ day of 2017, by Doris E. Hanson. VIA Kelly L Hanson POA

Witness my hand and official seal.

KATHY L. ROBERTS Notary Public - State of Kansas My Appt. Expires 04-26-2024

Notary Public State

My commission expires 04.20.2021

# Exhibit "A", Part 1 Comanche County, Kansas Leases

Attached to and made a part of that certain Assignment and Bill of Sale, effective as of April 1, 2017 between Lario Oil & Gas Company, Doris E. Hanson, Pickrell Acquisitions, Inc., R & B Oil and Gas, Inc., and Sweetman Investments, LLC (as "Assignor") and Quail Oil & Gas, LC (as "Assignee").

| Lacert  | l                                 |  |                        |                    |             |            |            |
|---|-----------------------------------|--|------------------------|--------------------|-------------|------------|------------|
| Lessor<br>TOMMY G.JELLISON &  | Lessee<br>J FRED                  | Legal Description<br>T33S-R19W               | Lse Date<br>05/01/1998 | County<br>Comanche | State<br>KS | Book<br>87 | Page<br>83 |
| ELVIRA V. JELLISON, HIS<br>WIFE & GARY W.<br>JELLISON & TERESA<br>JELLISON, HIS WIFE  | HAMBRIGHT                         | Sec 9: S/2                                   | 03/01/1998             | Comanche           | NO          | 07         | 03         |
| BRENDA G. JELLISON, A<br>SINGLE WOMAN   | GRAVES<br>DRILLING<br>COMPANY INC | T33S R19W<br>Sec 9: S/2                      | 05/01/1998             | Comanche           | KS          | 87         | 577        |
| MARY C. SHAFER & RON<br>SHAFER, HER HUSBAND   | GRAVES<br>DRILLING CO.,<br>INC.   | T33S-R19W<br>Sec 11: SW/4 SE/4 &<br>SE/4SE/4 | 09/01/1998             | Comanche           | KS          | 88         | 37         |
| JACOB W. COLTER, A<br>SINGLE MAN  | GRAVES<br>DRILLING CO,<br>INC     | T33S R19W<br>Sec 11: NW/4SE/4,<br>NE/4SE/4   | 09/01/1998             | Comanche           | KS          | 88         | 53         |
| KIRBY MINERALS LC, A<br>TEXAS LIMITED LIABILITY<br>COMPANY  | J. FRED<br>HAMBRIGHT,<br>INC.     | T33S R19W<br>Sec 11: E/2SE/4                 | 11/10/1999             | Comanche           | KS          | 91         | 565        |
| BANDERA MINERALS LLC<br>AN OKLAHOMA LIMITED<br>LIABILITY COMPANY;<br>BANDERA MINERALS I<br>LLC AN OKLAHOMA<br>LIMITED LIABILITY<br>COMPANY & BANDERA<br>MINERALS II AN<br>OKLAHOMA LIMITED<br>LIABILITY COMPANY | J. FRED<br>HAMBRIGHT,<br>INC.     | T33S R19W<br>Sec 11: E/2SE/4                 | 11/10/1999             | Comanche           | KS          | 91         | 585        |
| KENNETH I. COLTER, AS<br>ATTORNEY IN FACT FOR<br>LILLIAN J. THOMPSON, A<br>SINGLE WOMAN   | GRAVES<br>DRILLING CO.,<br>INC.   | T33S-R19W<br>Sec. 11: SW/4 NE/4              | 09/01/1998             | Comanche           | KS          | 88         | 45         |
| ROBERT COLTER A/K/A<br>ROBERT L. COLTER   | GRAVES<br>DRILLING CO.,<br>INC.   | T33S R19W<br>Sec 11: N/2NE/4,<br>SE/4NE/4    | 09/01/1998             | Comanche           | KS          | 88         | 83         |
| PATRICK A. MCGINLEY,<br>TRUSTEE OF THE<br>PATRICK A. MCGINLEY<br>REVOCABLE TRUST<br>U/T/D JANUARY 2, 1990   | J. FRED<br>HAMBRIGHT,<br>INC.     | T33S R19W<br>Sec 11: NE/4                    | 10/12/1999             | Comanche           | KS          | 91         | 449        |
| J.R. MCGINLEY, JR.,<br>TRUSTEE OF THE J.R.<br>MCGINLEY, JR.<br>REVOCABLE TRUST  | J. FRED<br>HAMBRIGHT,<br>INC.     | T33S R19W<br>Sec 11: NE/4                    | 10/12/1999             | Comanche           | KS          | 91         | 379        |

| U/T/D JANUARY 2, 1990   |                               |                           |            |          |    |    |     |
|---|-------------------------------|---------------------------|------------|----------|----|----|-----|
| LANROY INC.   | J. FRED<br>HAMBRIGHT,<br>INC. | T33S R19W<br>Sec 11: NE/4 | 10/12/1999 | Comanche | кs | 91 | 375 |
| CLEROY INC.   | J. FRED<br>HAMBRIGHT,<br>INC. | T33S R19W<br>Sec 11: NE/4 | 10/12/1999 | Comanche | KS | 91 | 527 |
| HELEN I. KANISS AND<br>ROBERT P. KANISS, HER<br>HUSBAND                                 | J. FRED<br>HAMBRIGHT          | T33S-R19W<br>Sec 12: N/2  | 08/28/1998 | Comanche | KS | 88 | 61  |
| NORMA DEANNE YOCUM  | J FRED<br>HAMBRIGHT,<br>INC   | T33S R19W<br>Sec 12: N/2  | 06/17/1999 | Comanche | KS | 90 | 517 |
| MID-AMERICAN OIL<br>COMPANY   | GRAVES<br>DRILLING CO,<br>INC | T33S R19W<br>Sec 12: N/2  | 06/01/1999 | Comanche | KS | 90 | 287 |
| JEAN STACY<br>SCHAUFFLER, A WIDOW   | J FRED<br>HAMBRIGHT,<br>INC   | T33S R19W<br>Sec 12: N/2  | 06/17/1999 | Comanche | KS | 90 | 983 |
| LINDA S BROWN<br>EXECUTRIX OF THE<br>ESTATE OF CAROLYN M.<br>COURTNEY, DECEASED         | J FRED<br>HAMBRIGHT<br>INC    | T33S R19W<br>Sec 12: N/2  | 05/05/2000 | Comanche | KS | 94 | 799 |
| ALLEN C LEE   | J FRED<br>HAMBRIGHT<br>INC    | T33S R19W<br>Sec 12: N/2  | 05/05/2000 | Comanche | KS | 94 | 523 |
| FRANCES KAY SINCLAIR<br>A MARRIED WOMAN<br>DEALING WITH HER SOLE<br>& SEPERATE PROPERTY | J FRED<br>HAMBRIGHT<br>INC    | T33S R19W<br>Sec 12: N/2  | 05/06/2000 | Comanche | KS | 94 | 167 |
| RONN K. LYTLE,<br>TRUSTEE OF THE LYTLE<br>FAMILY GST EXEMPT<br>TRUST DATED 10-2-97      | J. FRED<br>HAMBRIGHT,<br>INC. | T33S-R18W<br>Sec 8: NE/4  | 11/01/2001 | Comanche | KS | 97 | 867 |
| RONN K. LYTLE,<br>TRUSTEE OF THE LYTLE<br>FAMILY GST EXEMPT<br>TRUST DATED 10-2-97      | J. FRED<br>HAMBRIGHT,<br>INC. | T33S-R18W<br>Sec 8: NW/4  | 11/01/2001 | Comanche | KS | 97 | 873 |
|   |                               |                           |            |          |    |    |     |

| Robert D Huck and Sheryl<br>R Huck husband and wife      | LARIO OIL &<br>GAS<br>COMPANY | T33S R19W<br>Sec 11: W/2 according to<br>the government survey<br>thereof EXCEPT a tract of<br>land for highway purposes<br>as recorded in Book 33 at<br>Page 412 to wit: A tract of<br>land lying int he NW/4<br>beginning at the NW<br>corner of said section<br>thence south 36.8 feet<br>thence in an easterly<br>direction to a point on the<br>east line of said quarter<br>section 35.9 feet south of<br>the north line of said<br>section thence north 35.9<br>feet to the north line of said<br>section thence west along<br>said section line to the<br>place of beginning<br>containing .99 acres more<br>or less exclusive of the<br>existing highway | 11/18/2010 | Comanche | KS | 113 | 333 |  |
|--|-------------------------------|---|------------|----------|----|-----|-----|--|
| ROBERT W. BRASS AND<br>BETTY J. BRASS,<br>HUSBAND & WIFE | LARIO OIL &<br>GAS<br>COMPANY | T33S R19W<br>Sec 2: S/2   | 04/01/2003 | Comanche | KS | 101 | 323 |  |

# Exhibit "A", Part 2 Comanche County, Kansas Wells

Attached to and made a part of that certain Assignment and Bill of Sale, effective as of April 1, 2017 between Lario Oil & Gas Company, Doris E. Hanson, Pickrell Acquisitions, Inc., R & B Oil and Gas, Inc., and Sweetman Investments, LLC (as "Assignor") and Quail Oil & Gas, LC (as "Assignee").

| LEASE OR UNIT NAME | DESCRIPTION         | <b>OPERATOR NAME</b>    |
|--------------------|---------------------|-------------------------|
| Colter 1           | 33S-19W: NE Sec 11  | Lario Oil & Gas Company |
| Colter 2           | 33S-19W: SE Sec 11  | Lario Oil & Gas Company |
| Deewall            | 33S-19W: W/2 Sec 11 | Lario Oil & Gas Company |
| Jellison A         | 33S-19W: SE Sec 9   | Lario Oil & Gas Company |
| Kaniss 1           | 33S-19W: N/2 Sec 12 | Lario Oil & Gas Company |
| Lytle 1-8          | 33S-19W: NW Sec 8   | Lario Oil & Gas Company |
| Brass A SWD        | 33S-19W: Sec 12     | Lario Oil & Gas Company |