Form T-1 July 2014 /ped gned Filled

OIL & GAS CONS REQUEST FOR CHA TRANSFER OF INJECTION Form KSONA-1, Certification of Compliance w	ATION COMMISSION 1364258 ERVATION DIVISION Form must be Signer ANGE OF OPERATOR I OR SURFACE PIT PERMIT with the Kansas Surface Owner Notification Act, ted with this form.
Oil Lease: No. of Oil Wells ** Gas Lease: No. of Gas Wells ** Gas Gathering System: ** Saltwater Disposal Well - Permit No.:	Effective Date of Transfer:
Surface Pit Permit No.:	feet from N / S Line of Section feet from E / W Line of Section Haul-Off Workover Drilling
Past Operator's License No Past Operator's Name & Address: Title:	Contact Person: Phone: Date: Signature:
New Operator's License No	Contact Person: Phone: Oil / Gas Purchaser: Date:
	Signature:
is acknowledged as the new operator and may continue to inject fluids as authorized by Permit No.: Recommended action:	is acknowledged as the new operator of the above named lease containing the surface pit permitted by No.:
Date:	Date:



Side Two

Must Be Filed For All Wells

	No.:		*								
^ Lease Name:			^ Location:	_ * Location:							
Well No.	API No. (YR DRLD/PRE '67)		Footage from Section Line (i.e. FSL = Feet from South Line)		Well Status (PROD/TA'D/Abandoned)						
		<i>Circle</i> FSL/FNL	<i>Circle</i> FEL/FWL								
		FSL/FNL	FEL/FWL								
		FSL/FNL	FEL/FWL								
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		FSL/FNL	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 SURFACE OWNER NOTIFICATION ACT							
T-1 (Request for Change of Operator Transfer of Injection of	f Intent to Drill); CB-1 (Cathodic Protection Borehole Intent); or Surface Pit Permit); and CP-1 (Well Plugging Application). ompanying Form KSONA-1 will be returned.						
Select the corresponding form being filed: C-1 (Intent) CB-1 (C	Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)						
OPERATOR: License #	Well Location:						
Name:							
Address 1:	County:						
Address 2:	Lease Name: Well #:						
City: Zip: + Contact Person:	If filing a Form T-1 for multiple wells on a lease, enter the legal description of the lease below:						
Phone: () Fax: ()							
Email Address:							
Surface Owner Information:							
Name:	When filing a Form T-1 involving multiple surface owners, attach an additional						
Address 1:	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						

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 an
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:

Address 2:

- □ 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.

_____ Signature of Operator or Agent: _____ Title: ____ Date:

City: ______ State: _____ Zip: _____+ ____

Form KSONA-1 July 2014 Form Must Be Typed Form must be Signed All blanks must be Filled

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1364258

county, and in the real estate property tax records of the county treasurer.

CERTIFICATION OF COMPLIANCE WITH THE

The entire lease assignment can be found as an attachment to the T-1 for the Adams JQ 1 lease, Section 31, Township 26S, Range 33W, Finney County, Kansas.

ABOSC- Finney, KS

316 804



Prepared By: Warren J. Ludlow, XTO Energy Inc-Vice President & Assoc. General Counsel

After Recording Return To: LINN Energy Holdings, LLC Attn: General Counsel 600 Travis Street, Suite 5100 Houston, Texas 77002

State of Kansas, Finney County SS. This instrument was filed for Record 08/22/2014 at 10:13 AM & recorded in Book 0316 on Page 804 Fees: \$208.00 2014-03826 L'APPI N RIKE FI NNEY COUNTY REGISTER OF DEEDS

ASSIGNMENT, BILL OF SALE AND CONVEYANCE

\$ \$ \$ \$

THE STATE OF KANSAS

COUNTY OF FINNEY

This Assignment, Bill of Sale and Conveyance (this "Assignment") is from XTO Energy Inc., a Delaware corporation; ExxonMobil Oil Corporation, a New York Corporation, in care of XTO Energy Inc.; Mobil E&P U.S. Development Corporation, a Delaware corporation, in care of XTO Energy Inc.; and Exxon Mobil Corporation, a New Jersey corporation, in care of XTO Energy Inc., with a mailing address of 810 Houston Street, Fort Worth, Texas 76102 (each an "Assignor" and, collectively, "Assignors") to LINN Energy Holdings, LLC and Berry Petroleum Company, LLC d/b/a Berry Oil Company (each an "Assignee" and, collectively, "Assignees") in the proportions hereinafter specified, and effective as of 7:00 a.m. local time where the Assets are located on June 1, 2014 (the "Effective Time").

RECITALS

WHEREAS, reference is made to that certain Exchange Agreement, dated May 20, 2014 and effective as of June 1, 2014 (the "Exchange Agreement"), by and among LINN Energy Holdings, LLC, a Delaware limited liability company ("LINN Holdings"), Berry Petroleum Company, LLC, a Delaware limited liability company d/b/a Berry Oil Company (together with LINN Holdings, "LINN"), XTO Energy Inc., a Delaware corporation ("XTO Energy"), ExxonMobil Oil Corporation, a New York corporation ("EMOC"), Mobil E&P U.S. Development Corporation, a Delaware corporation ("MEPDC"), and Exxon Mobil Corporation, a New Jersey corporation ("ExxonMobil," and collectively with XTO Energy, EMOC and MEPDC, "XTO");

WHEREAS, subject to the terms and conditions of the Exchange Agreement, Assignor and Assignees desire that Assignor sell, assign, transfer and convey to Assignees and that Assignees purchase and receive from Assignor, the Assets (as defined below) in the proportions hereinafter specified; and

WHEREAS, the parties acknowledge and agree that the transactions contemplated by this Assignment are integral to the transactions contemplated by the Exchange Agreement and that the execution of this Assignment on the terms and conditions set forth herein is a condition to the parties' obligations to effect the closing of the Exchange Agreement;

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TRANSITION SERVICES AND SEPARATION AGREEMENT

TRANSITION SERVICES AND SEPARATION AGREEMENT THIS (this "Agreement"), dated February 28, 2017, is made by and between Linn Operating, Inc., a Delaware corporation ("LOI"), Linn Midstream, LLC, a Delaware limited liability company ("LM"), Linn Energy, LLC, a Delaware limited liability company ("Linn Energy"), LinnCo, LLC, a Delaware limited liability company ("LC"), Linn Energy Finance Corp., a Delaware corporation ("LEF"), Linn Energy Holdings, LLC, a Delaware limited liability company ("LEH"), Linn Exploration & Production Michigan LLC, a Delaware limited liability company ("LE&PM"), Linn Exploration Midcontinent, LLC, a Delaware limited liability company ("LEM"), Linn Midwest Energy LLC, a Delaware limited liability company ("LME"), Mid-Continent I, LLC, a Delaware limited liability company ("MC-I"), Mid-Continent II, LLC, a Delaware limited liability company ("MC-II"), Mid-Continent Holdings I, LLC, a Delaware limited liability company ("MCH-I"), Mid-Continent Holdings II, LLC, a Delaware limited liability company ("MCH-II") (LOI, LM, Linn Energy, LC, LEF, LEH, LE&PM, LEM, LME, MC-I, MC-II, MCH-I and MCH-II are referred to in this Agreement collectively as "LINN"; provided, however, that with respect to particular uses of the term in this Agreement, "LINN" shall mean each, any or all of LOI, LM, Linn Energy, LC, LEF, LEH, LE&PM, LEM, LME, MC-I, MC-II, MCH-I and MCH-II as applicable to the context of such use), and Berry Petroleum Company, LLC, a Delaware limited liability company ("Berry"). Each of LINN and Berry is referred to in this Agreement individually as a "Party," and LINN and Berry are referred to in this Agreement collectively as the "Parties." Capitalized terms used in this Agreement shall have the respective meanings set forth in Exhibit A.

Recitals

WHEREAS, Berry is engaged in the business of onshore oil and natural gas exploration, development, and production in the United States and owns various oil and gas properties and associated assets;

WHEREAS, on December 16, 2013, Berry completed the transactions contemplated by the merger agreement between Linn Energy, LC, and Berry pursuant to which LC acquired all of the outstanding common shares of Berry and Berry became an indirect wholly owned subsidiary of Linn Energy;

WHEREAS, all employees of Berry that were retained after completion of such transactions became employees of LOI and, along with other LINN personnel, have provided administrative, management, operating, and other services and support to Berry in accordance with an agency agreement and power of attorney;

WHEREAS, in connection with the provision of such services and support, various assets, contracts, permits, records, funds, and other rights and interests attributable or relating to Berry's business were acquired or have been held by or in the name of LOI, and various gathering, processing, sales and similar midstream and marketing contracts related to Hydrocarbons owned by Berry have been entered into by LOI or LM;

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				ases								
				ID OKLAHOMA								
Legacy Number	Lease Number	Lessor	Lessee	Lease Date	State, County	Book	Page	Registry	Rec St	Rec County	Description	Lot(s)
												2
												3
												4
											T025S-R034W-002 S/NW	1
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5000 5477 00	1 00 40 40000	ORANGE J BROWN ET UX		40/00/4040		44	148		140	FINNEY	T0040 D004W/ 005	4
5026-5177-00 5026-5178-00	L034343000 L034344000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY NORTHERN NATURAL GAS COMPANY		KS, FINNEY COUNTY KS, FINNEY COUNTY	11	148		KS KS	FINNEY	T024S-R034W-035 T024S-R034W-026	
5026-5178-00	L034344000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY		KS, FINNEY COUNTY	11	143	-	KS	FINNET	T024S-R034W-026	
5026-5180-00	L034345000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY		KS, FINNEY COUNTY	11	142	-	KS	FINNET	T024S-R034W-023	
5026-5181-00	L034340000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY		KS, FINNEY COUNTY	11	140		KS	FINNEY	T024S-R034W-014	
5026-5182-00	L034348000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY		KS, FINNEY COUNTY	11	166		KS	FINNEY	T025S-R034W-029	
5026-5183-00	L034349000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY		KS, FINNEY COUNTY	11	150		KS	FINNEY	T025S-R034W-023	
5026-5184-00	L034350000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY		KS, FINNEY COUNTY	11	158	-	KS	FINNEY	T025S-R034W-019 N/NE	
											T025S-R034W-019 N/NW	
											T025S-R034W-019 N/SE	
											T025S-R034W-019 N/SW	
											T025S-R034W-019 S/NE	
	1										T025S-R034W-019 S/NW	
											T025S-R034W-019 S/SE	
											T025S-R034W-019 S/SW	
5026-5185-00	L034351000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY	10/29/1940	KS, FINNEY COUNTY	11	154		KS	FINNEY	T025S-R034W-014 NE	
											T025S-R034W-014 W	
5026-5186-00	L034352000	HAROLD E BROWN ET UX	NORTHERN NATURAL GAS COMPANY	10/29/1940	,	11	155		KS	FINNEY	T025S-R034W-014 SE	
5026-5187-00	L034353000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY	10/29/1940	KS, FINNEY COUNTY	11	168		KS	FINNEY	T025S-R034W-031 W	
											T025S-R034W-031 W/E	
5026-5188-00	L034354000	PERRY A BROWN ET UX	NORTHERN NATURAL GAS COMPANY		KS, FINNEY COUNTY	11	167		KS	FINNEY	T025S-R034W-031 E/E	
5026-5189-00	L034355000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY		KS, FINNEY COUNTY	11	151		KS	FINNEY	T025S-R034W-004	
5026-5190-00	L034356000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY	10/29/1940	KS, FINNEY COUNTY	11	156		KS	FINNEY	T025S-R034W-015 NE	
											T025S-R034W-015 SE	
5000 5404 00	1 00 405 7000			40/00/4040		44	4.04		140		T025S-R034W-015 W	
5026-5191-00	L034357000	FRED L BROWN ET UX	NORTHERN NATURAL GAS COMPANY	10/29/1940	KS, FINNEY COUNTY	11	161		KS	FINNEY	T025S-R034W-022 NE T025S-R034W-022 NW	
E026 E102 00	1.024258000	CHARLES L BROWN ET UX	NORTHERN NATURAL GAS COMPANY	10/20/1040	KS, FINNEY COUNTY	11	162		KS	FINNEY	T025S-R034W-022 NW T025S-R034W-022 E/SE	
5026-5192-00	L034358000	CHARLES L BROWN ET UX		10/29/1940	KS, FINNET COUNTT		162	-	r.o		T025S-R034W-022 E/SE	
											T025S-R034W-022 W/SE	
5026-5193-00	L034359000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY	10/29/19/0	KS, FINNEY COUNTY	11	160		KS	FINNEY	T025S-R034W-021 E/NE	
3020-3133-00	L034333000	ONANGE & BROWN ET OX		10/23/1340			100		i to		T025S-R034W-021 E/NE	
	1										T025S-R034W-021 W	
	1										T025S-R034W-021 W/NE	
5026-5194-00	L034360000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY	10/29/1940	KS, FINNEY COUNTY	11	141		KS	FINNEY	T024S-R034W-022	
5026-5195-00	L034361000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY		KS, FINNEY COUNTY	11	144		KS	FINNEY	T024S-R034W-027	
5026-5196-00	L034362000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY	10/29/1940		11	147		KS	FINNEY	T024S-R034W-034	
5026-5197-00	L034363000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY		KS, FINNEY COUNTY	11	163		KS	FINNEY	T025S-R034W-023	
5026-5198-00	L034364000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY		KS, FINNEY COUNTY	11	157		KS	FINNEY	T025S-R034W-017	
5026-5199-00	L034365000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY		KS, FINNEY COUNTY	11	164		KS	FINNEY	T025S-R034W-026	
5026-5200-00	L034366000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY	10/29/1940	KS, FINNEY COUNTY	181	40		KS	FINNEY	T025S-R034W-027	
						141	691		KS	KEARNY		
						11	165		KS	FINNEY		
5026-5201-00	L034367000	ORANGE J BROWN ET UX	NORTHERN NATURAL GAS COMPANY	10/29/1940	KS, FINNEY COUNTY	11	169		KS	FINNEY	T024S-R034W-021 E/SW	

CONVEYANCE, ASSIGNMENT AND BILL OF SALE

State of Kansas	§
	§
County of Finney	§

THIS CONVEYANCE, ASSIGNMENT AND BILL OF SALE (this "<u>Conveyance</u>"), dated July 31, 2017 but effective as of 7:00 a.m. (Central Daylight Time) on May 1, 2017 (the "<u>Effective Time</u>"), is by and between Berry Petroleum Company, LLC, a Delaware limited liability company, having an address of 5201 Truxtun Avenue, Suite 100, Bakersfield, California 93309 ("<u>Assignor</u>"), and Scout Energy Group III, LP, a Texas limited partnership having an address of 4901 LBJ Freeway, Suite 300, Dallas, Texas 75244 ("<u>Assignee</u>"). Assignor and Assignee are sometimes referred to herein individually as a "<u>Party</u>" and collectively as the "<u>Parties</u>."

ARTICLE 1 Conveyance of Oil and Gas Assets

Section 1.1. <u>Conveyance</u>. Assignor, for Ten and No/100 Dollars (\$10.00) and other good and valuable consideration in hand paid by Assignee, the receipt and sufficiency of which consideration are hereby acknowledged and confessed, by these presents does hereby GRANT, BARGAIN, SELL, CONVEY, ASSIGN, TRANSFER, SET OVER AND DELIVER unto Assignee, all of Assignor's right, title and interest in and to the following described assets and properties, except to the extent any of the same constitute an Excluded Oil and Gas Asset (as defined herein) (collectively, all such right, title and interest of Assignor, the "<u>Oil and Gas Assets</u>"):

(a) (i) the undivided interests specified in <u>Exhibit A</u> in, to or under the Hydrocarbon Interests specifically described therein, and (ii) all other Hydrocarbon Interests of Assignor in, to or under any lands covered by or subject to any of the Hydrocarbon Interests described in <u>Exhibit A</u>, even though such interests of Assignor may be incorrectly described or referred to in, or a description thereof may be omitted from, <u>Exhibit A</u> (collectively, the "<u>Subject Interests</u>");

(b) the lands covered by the Subject Interests or lands pooled, communitized or unitized therewith (the "Lands");

(c) the following insofar, but only insofar, as the same are attributable to the Subject Interests: (i) all rights with respect to the use and occupancy of the surface of and the subsurface depths under the Lands; (ii) all rights with respect to any pooled, communitized or unitized acreage by virtue of any Subject Interest being a part thereof; (iii) all agreements, contracts, contractual rights, easements, rights-of-way, servitudes, surface leases, surface use agreements, and other estates to the extent primarily related to or primarily used in connection with the exploration, development, or operation of the Subject Interests, but excluding any such agreement, contract, easement, right-of-way, servitude or other estate to the extent transfer of

Operator Summary between XTO, Linn and Berry

This summary is in response to the KCC requirement to attach Assignments and Bills of Sale to every county's T-1 Change of Operator well filings. Due to the nature of Linn's property exchange with XTO and Berry, an ABOS does not exist between Linn and Berry. This summary of the Exchange will hopefully allow the KCC to accept a TSA and Separation Agreement that was executed during Linn and Berry's separate emergence from bankruptcy earlier this year. In 2013, Berry merged with Linn Energy, LC and became an indirect wholly owned subsidiary to Linn. Because of this, all XTO properties in a subsequent acquisition were assigned a split ownership between Linn and Berry – Linn was given 21.99% and Berry was given 78.01% of all ownership in XTO's properties being acquired. Because Berry was a wholly owned subsidiary to Linn, Linn operated all XTO properties, despite having a smaller ownership. Thus, an assignment from Linn to Berry was not necessary when Berry emerged from bankruptcy as its own independent entity because Berry already possessed ownership from XTO. Instead, a Transition Services and Separation Agreement was used. Linn and Berry also agreed Linn would maintain its status as Operator for all Hugoton assets in which Berry possessed a majority working interest. However, this agreement is now void because Berry sold its Hugoton properties to Scout. Now that Scout has acquired a majority working interest in the properties that Linn was operating on behalf of Berry, Scout will now take over as operator. What Linn can provide in its Change of Operator filings is the original ABOS from XTO to Berry and Linn and the Transition Services and Separation Agreement between Linn and Berry. So far, no one at Linn has caught wind of and ABOS between Berry and Scout, so we would not be able to provide one at this point in our filings. Please let me know as soon as possible if this proposal is acceptable for T-1 approval. Also, I'd be happy to answer any questions you may have.

Thank you,



Marcela Engles

Landman I – Hugoton and Permian-New Mexico 600 Travis Houston, Texas 77002 T: 281.840.4011 F: 281.605.4169 www.linnenergy.com