KOLAR Document ID: 1370903

## KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

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

Form KSONA-1, Certification of Compliance with the Kansas Surface Owner Notification Act, MUST be submitted with this form.

Check Applicable Boxes:	MUST be submitted 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:	
Saltwater Disposal Well - Permit No.:	Lease Name:
Spot Location: feet from N / [	S Line SecTwp R E W Line W Line
Enhanced Recovery Project Permit No.:	
Entire Project: Yes No	
Number of Injection Wells **	County:
	Production Zone(s):
Field Name:	Injection Zone(s):
** Side Two Must Be Completed.	
Surface Pit Permit No.:	feet from N / S Line of Section  feet from E / W Line of Section  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:
New Operator's Name & Address:	Phone:
	Oil / Gas Purchaser:
	Date:
Title:	Signature:
·	ansfer of injection authorization, surface pit permit # has been ansas Corporation Commission. This acknowledgment of transfer pertains to Kansas Corporation ship interest in the above injection well(s) or pit permit.
is ac	cknowledged as is acknowledged as
the new operator and may continue to inject fluids as	the new operator of the above named lease containing the surface pi
Permit No.: Recommended action: _	permitted by No.:
Date:	Date:
Authorized Signature	Authorized Signature
DISTRICT EPR	PRODUCTION UIC

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#### Side Two

#### Must Be Filed For All Wells

* Lease Name:			* Location:		
Well No.	API No. (YR DRLD/PRE '67)	Footage from Section (i.e. FSL = Feet from Section Sec		Type of Well (Oil/Gas/INJ/WSW)	Well Status (PROD/TA'D/Abandoned)
		Circle FSL/FNL	<i>Circle</i> 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		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		

A separate sheet may be attached if necessary

<sup>\*</sup> 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.

KOLAR Document ID: 1370903

### Kansas Corporation Commission Oil & Gas Conservation Division

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

## CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

This form must be submitted with all Forms C-1 (Notice of Intent to Drill); CB-1 (Cathodic Protection Borehole Intent); T-1 (Request for Change of Operator Transfer of Injection or Surface Pit Permit); and CP-1 (Well Plugging Application).

Any such form submitted without an accompanying Form KSONA-1 will be returned.

Select the corresponding form being filed: C-1 (Intent) CI	B-1 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Name:	SecTwpS. R 🗌 East 🗌 West
Address 1:	County:
Address 2:	Lease Name: Well #:
City: State: Zip: +	If filing a Form T-1 for multiple wells on a lease, enter the legal description of
Contact Person:	the lease below:
Phone: ( ) Fax: ( )	
Email Address:	
Surface Owner Information:	
Name:	
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
Address 2:	county, and in the real estate property tax records of the county treasurer.
City: State: Zip:+	_
are preliminary non-binding estimates. The locations may be entered.  Select one of the following:  I certify that, pursuant to the Kansas Surface Owner Notion owner(s) of the land upon which the subject well is or will	tank batteries, pipelines, and electrical lines. The locations shown on the plated on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.  The locations shown on the plated on the Form C-1 plat, or a separate plat may be submitted.  The locations shown on the plated on the Form C-1 plat, or a separate plat may be submitted.  The locations shown on the plated on the Form C-1 plat, or a separate plat may be submitted.  The locations shown on the plated on the Form C-1 plat, or a separate plat may be submitted.
CP-1 that I am filing in connection with this form; 2) if the form; and 3) my operator name, address, phone number, for	orm being filed is a Form C-1 or Form CB-1, the plat(s) required by this ax, and email address.
KCC will be required to send this information to the surface	). I acknowledge that, because I have not provided this information, the se owner(s). To mitigate the additional cost of the KCC performing this dress of the surface owner by filling out the top section of this form and the KCC, which is enclosed with this form.
If choosing the second option, submit payment of the \$30.00 hand form and the associated Form C-1, Form CB-1, Form T-1, or Form	dling fee with this form. If the fee is not received with this form, the KSONA-1 CP-1 will be returned.
I hereby certify that the statements made herein are true and corre	ect to the best of my knowledge and belief.
Date: Signature of Operator or Agent:	Title:

#### ASSIGNMENT AND BILL OF SALE

STATE OF KANSAS

\$ KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF STAFFORD \$

WHEREAS, EnergyQuest II, LLC, a Texas limited liability company ("Grantor") owns certain undivided interests in and to the Assets (as defined below);

WHEREAS, Hoffman Resources, LLC, a Kansas limited liability company ("Grantee", and, together with Grantor, the "Parties"); and

WHEREAS, pursuant to that certain Purchase and Sale Agreement by and among Grantor and Grantee dated as of September 11, 2017, (the "Purchase Agreement") Grantor has agreed to assign to Grantee all of its right, title, and interest in and to the Assets as set forth in this Assignment and Bill of Sale (the "Assignment").

#### **ASSIGNMENT**

Section 1 Assignment. NOW THEREFORE, FOR GOOD AND VALUABLE CONSIDERATION, the receipt and sufficiency of which is hereby acknowledged, Grantor hereby GRANTS, BARGAINS, SELLS, AND CONVEYS, and by these presents has GRANTED, BARGAINED, SOLD, AND CONVEYED unto Grantee all right, title, and interest of Grantor in and to the following (collectively the "Assets"):

- (A) the oil and gas leases, oil, gas, and mineral leases and subleases and assignments, mineral fee interests, royalty interests, overriding royalty interests, and carried interests described on Exhibit "A", and, without limiting the foregoing, other rights (of whatever character, whether legal or equitable, vested or contingent, and whether or not the same are expired or terminated) to the Hydrocarbons in, on, under, and that may be produced from, the properties described on Exhibit "A" (collectively, the "Leases");
- (B) any and all oil, gas, water, C02 or injection wells located on the Leases, including those wells described on Exhibit "B" or on pooled, communitized, or unitized acreage that includes all or any part of the Leases, including, the interests in the wells shown on Exhibit "B", whether producing, non-producing, permanently or temporarily plugged and abandoned, whether or not fully described on Exhibit "B" (the "Wells");
- (C) all pooled, communitized, or unitized acreage which includes all or part of any Leases and all tenements, hereditaments, and appurtenances belonging thereto (the "<u>Units</u>," and, together with the Wells and Leases, the "<u>Properties</u>");
  - (D) all currently existing contracts, agreements, and instruments primarily applicable

to the Properties, including operating agreements; unitization, pooling, and communitization agreements; declarations and orders; area of mutual interest agreements; farmin and farmout agreements; exchange agreements; transportation agreements; and processing agreements; provided, however, that the term "Contracts" shall not include the Leases and other instruments constituting Grantor's chain of title to the applicable Leases (subject to such exclusion and proviso, the "Contracts");

- (E) all easements, permits, licenses, servitudes, rights-of-way, surface leases, right of use and easement, and other rights to use the surface appurtenant to, and used or held for use solely in connection with, the Properties;
- (F) all equipment, machinery, fixtures, and other tangible personal property and improvements located on the Properties and used or held for use primarily in connection with the operation of the Properties or the production or transportation of Hydrocarbons from the Properties (subject to such exclusions, the "Equipment");
- (G) all Hydrocarbons produced from, or attributable to, the Properties from and after the Effective Date; all Hydrocarbon inventories from or attributable to the Properties that are in storage on the Effective Date; and, to the extent related or attributable to the Properties, all production, plant, and transportation imbalances as of the Effective Date (provided, however, that Purchaser's rights to the Assets described in this subsection (G) shall be satisfied solely pursuant to Section 2.2(a) of the Purchase Agreement); and
- (H) all lease files, land files, division order files, abstracts, title opinions, contract files, and well and production records of Grantor, to the extent relating to the Properties (collectively, the "Records"), but excluding, in each case (subject to such exclusions, the "Excluded Records"):
  - a. all corporate, financial, Tax, and legal data and records of Grantor that relate to Grantor's business generally (whether or not relating to the Assets) or to Grantor's business, operations, assets, and properties not expressly included in the Purchase Agreement;
  - b. any data, software, and records to the extent disclosure or transfer is prohibited or subjected to payment of a fee or other consideration by any license agreement or other agreement, or by applicable Law, and for which no consent to transfer has been received or for which Grantee has not agreed in writing to pay the fee or other consideration, as applicable;
  - c. all legal records and legal files of Grantor, including all work product of, and attorney-client communications with Grantor's legal counsel (other than Leases, title opinions, and Contracts);
  - d. data and records relating to the sale of the Assets, including communications with the advisors or representatives of Grantor or its Affiliates;

- e. any data and records relating to the Excluded Assets or assets and properties not expressly included in the Purchase Agreement; and
- f. those original data and records retained by Grantor pursuant to Section 9.6 of the Purchase Agreement.

EXCEPTING AND RESERVING to Grantor, however, the Excluded Assets (as defined below).

TO HAVE AND TO HOLD the Assets unto Grantee, its successors and assigns forever, subject, however, to the terms and conditions of this Assignment.

Section 2 Excluded Assets. Notwithstanding anything to the contrary in Section 1 or elsewhere in this Assignment, the Assets shall not include any rights with respect to the following "Excluded Assets":

- (A) the Excluded Records;
- (B) copies of other Records retained by Grantor pursuant to Section 9.6 of the Purchase Agreement;
- (C) Assets excluded from this Assignment pursuant to Section 1.3 of the Purchase Agreement;
- (D) all contracts of insurance and claims against insurers and other third Persons pending on or prior to the Effective Date;
  - (E) all trademarks, trade names, and other intellectual property;
  - (F) all of Grantor's interests in office leases and buildings:
- (G) any leased equipment and other leased personal property if such property, or the Contract pursuant to which it was leased, is not freely transferrable without payment of a fee or other consideration, unless Grantee has agreed in writing to pay such fee or consideration;
- (H) any Tax refund or loss carry-forward (whether by payment, credit, offset, abatement, or otherwise, and together with any interest thereon) in respect of any Taxes for which Grantor is liable for payment or required to indemnify Grantee under Section 7.1 or Section 8.3(a)(i) (with respect to Section 8.2(c)) of the Purchase Agreement, whether received before, on, or after the Effective Date;
- (I) all indemnities and other claims against Persons (other than Grantor and/or its Affiliates) for Taxes for which Grantor or any of its Affiliates are liable for payment or required to indemnify Grantee under Section 7.1 or 8.3(a)(i) (with respect to Section 8.2(c)) of the

### Purchase Agreement;

- (J) costs and revenues associated with all joint interest audits and other audits of Property Costs covering periods for which Grantor is in whole or in part responsible for the Assets, which audit adjustments are paid or received prior to the Cut-Off Date;
- (K) refunds relating to the overpayment of royalties by or on behalf of Grantor to any Governmental Authority, to the extent relating to royalties paid with respect to Hydrocarbon production prior to the Effective Date, whether received before, on, or after the Effective Date;
- (L) all office equipment, computers, cell phones, pagers and other hardware, personal property, and equipment that relate primarily to Grantor's business generally, even if otherwise relating to the business conducted by Grantor with respect to the Assets;
- (M) any other assets, contracts, or rights which are (i) not specifically described in Section 1.2(d) of the Purchase Agreement, or (ii) described on Schedule 1.3 of the Purchase Agreement (whether or not specifically described in Section 1.2(a) of the Purchase Agreement).
- Section 3 Special Warranty; Disclaimer. Grantor warrants title to the Assets, subject to the permitted encumbrances and the terms and conditions of the Purchase Agreement, unto Grantee, its successors and assigns, against all persons claiming or to claim the same or any part thereof by, through, or under Grantor, but not otherwise. EXCEPT AS PROVIDED IN THE PRECEDING SENTENCE, GRANTOR MAKES NO; AND EXPRESSLY DISCLAIMS AND NEGATES ANY, REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED; AS TO TITLE TO ANY OF THE ASSETS. Grantor hereby assigns to Grantee all rights, claims, and causes of action on title warranties given or made by Grantor's respective predecessors (other than Affiliates of Grantor), and Grantee is specifically subrogated to all rights which Grantor may have against their respective predecessors (other than Affiliates of Grantor), to the extent that Grantor may legally transfer such rights and grant such subrogation.
- Section 4 Disclaimer of Other Warranties. Except as specifically represented otherwise in the Purchase Agreement, the Assets are assigned AS IS, WHERE IS, AND WITH ALL FAULTS, AND GRANTOR MAKES NO, AND EXPRESSLY DISCLAIMS AND NEGATES ANY, REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, AS TO (A) MERCHANTABILITY OF SUCH PERSONAL PROPERTY, (B) FITNESS OF SUCH PERSONAL PROPERTY FOR ANY PARTICULAR PURPOSE, (C) CONDITION OF SUCH PERSONAL PROPERTY, (D) INFRINGEMENTS BY SUCH PERSONAL PROPERTY OF INTELLECTUAL PROPERTY RIGHTS AND (E) CONFORMITY OF SUCH PERSONAL PROPERTY TO MODELS OR SAMPLES OF MATERIALS.
- <u>Section 5</u> <u>Assumed Obligations</u>. Effective as of the Effective Date, Grantee assumes and agrees to fulfill, perform, pay, and discharge (or cause to be fulfilled, performed, paid or discharged) all of the Assumed Obligations (as such term is defined in the Purchase Agreement).
  - Section 6 Subject to Contracts. Grantee is taking the Assets subject to the terms of

the Contracts, and Grantee hereby assumes and agrees to fulfill, perform, pay, and discharge Grantor's obligations under such Contracts from and after the Effective Date.

<u>Section 7</u> <u>Further Assurances</u>. From and after the date hereof, Grantor, without further consideration, will use its good faith efforts to execute, deliver, and (if applicable) file or record or cause to be executed, delivered, and filed or recorded such good and sufficient instruments of conveyance and transfer, and take such other action as may be reasonably required of Grantor to effectively vest in Grantee beneficial and record title to the Assets conveyed pursuant hereto, and, if applicable, to put Grantee in actual possession of such Assets. After the date of this Assignment, Grantor and Grantee shall, without further consideration, execute, deliver and (if applicable) file or record, or cause to be executed, delivered and filed or recorded, all instruments, and take such actions, as may be reasonably required of Grantor or Grantee to accomplish the conveyance and transfer of the Assets, any change in operator, and otherwise consummate the transactions contemplated by this Assignment and the Purchase Agreement, and shall send all required notices with respect to the Assets.

<u>Section 8</u> <u>Assignment Subject to Purchase Agreement</u>. This Assignment is expressly subject to the terms and conditions of the Purchase Agreement, which terms are hereby incorporated into this Assignment by reference for all purposes. Capitalized terms used herein but not defined shall have the meanings ascribed to such terms in the Purchase Agreement.

<u>Section 9</u> <u>Successors and Assigns</u>. This Assignment shall bind and inure to the benefit of the parties hereto and their respective successors and assigns.

<u>Section 10</u> <u>Titles and Captions</u>. All article or section titles or captions in this Assignment are for convenience only, shall not be deemed part of this Assignment and in no way define, limit, extend, or describe the scope or intent of any provisions hereof.

Section 11 Governing Law. Except to the extent the laws of another jurisdiction will, under conflict of law principles, govern transfers of Assets located in such other jurisdiction, this Assignment and the rights of the parties hereunder shall be governed by, and construed in accordance with, the laws of the state of Texas.

<u>Section 12</u> <u>Counterparts</u>. This Assignment may be executed in any number of counterparts, and by different parties in separate counterparts, and each counterpart hereof shall be deemed to be an original instrument, but all such counterparts shall constitute but one instrument.

[REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK]

EXECUTED AND DELIVERED as of the dates set forth in the notary certifications below, but effective for all purposes as of the 1st day of August, 2017, the "Effective Date".

**GRANTOR:** 

**ENERGYQUEST II, LLC** 

By: Wayne A. Greenwalt

Title: President and Chief Executive Officer

STATE OF TEXAS COUNTY OF MONTGOMERY

BEFORE ME, on this 35th day of Notary, 2017, the undersigned Notary Public, on this day personally appeared Wayne A. Greenwalt, who, being by me duly sworn, did say that he is the President and Chief Executive Officer of EnergyQuest II, LLC, a Texas limited liability company, and that said instrument was signed in behalf of said company by authority of its Board of Managers and said Wayne A. Greenwalt acknowledged said instrument to be the free act and deed of said limited liability company.

KATRENA RENE VILLARREAL lotary Public, State of Texas My Commission Expires July 01, 2019

Notary Public, State of Texas
Printed Name: Katrena Rene Villarred
My Commission Expires: 711 2019

**GRANTEE:** 

HOFFMAN RESOURCES, LLC

By:

Name: Alan J. Hoffm

Title: Owner

STATE OF TEXAS

COUNTY OF MONTGOMERY

BEFORE ME, on this 2<sup>rd</sup> day of November, 2017, the undersigned Notary Public, on this day personally appeared Alan J. Hoffman who, being by me duly sworn, did say that he is the Owner of Hoffman Resources, LLC, a Kansas limited liability company, and that said instrument was signed in behalf of said company by authority of its Board of Managers and said Alan J. Hoffman acknowledged said instrument to be the free act and deed of said limited liability company.

KATRENA RENE VILLARREAL Notary Public, State of Texas My Commission Expires July 01, 2019

Kathena Rane Ullamel
Notary Public, State of Texas
Printed Name: Kathena Rene Villarreal
My Commission Expires: 1112019

Page 1 of 3

Exhibit "A" Leases

			г									
LEASE NO	LESSOR	LESSEE	LEASE	TRACT	SECTION 1	OWNSHIP	RANGE	SECTION TOWNSHIP RANGE LEGAL DESCRIPTION	BOOK	PAGE	COUNTY	STATE
KS10708	WALTER P. RUGAN AND SHERRIE L. RUGAN, HUSBAND AND WIFE	SHELBY RESOURCES, LLC	3/28/2006	-	4	218	11W	EZNW4, EZ	191	747	STAFFORD	S.
KS10957	FLORENCE SYMS, AKA FLORENCE MIMMS, AND VALITER C. SYMS, HER HUSBAND, OF MOORELAND, OK; WJ. SCHILLING AND IMA SCHILLING, HIS WHE, DF SHATYON, TX; CARL SCHILLING AND BLANCHE SCHILLING, HIS WHFE, OF WICHTA, KS	JOHN R. LEBOSQUET	5/29/1942	=	20	213	12W	NZNE	17	108	STAFFORD	8
KS10706	MARY H. UMSTEAD, A WIDOW	AMERICAN OIL & GAS	8/24/1964		28	218	1200	Misch	ä	9		!
KS10954	EDWIN K FISCHER & RUTH E. FISCHER, & AMELIA BOHANN FISCHER & AMELIA BERTHA FISCHER, HIS WIFE; JOHN K. FISCHER, HIS WIFE; JOHN K. FISCHER, HIS WIFE; MININE CHRISTINA KOTTWITZ & HENRY C. KOTWITZ, HER HUSBAND; RICHARD B FISCHER, & IRENE FISCHER, HIS WIFF, BERTHA M. EGGERS ALSO KNOWN AS BERTHA M.		17/1980	<del>-</del>	ਮ ਲ -	21 2 8		NZSW	<b>58</b>	346	STAFFORD	8
KS10704	BRYAN L MOSIER AND MELANIE A. MOSIER, HUSBAND AND WIFE	SAFARI EXPLORATION COMPANY, INC.	6/30/2004	-	æ	218	12W	NAV	181	438	STAFFORD	ফ
K\$10913	MAX SITTNER AND HELEN SITTNER, HIS INDIAN TERRITORY ILLUMINATING OIL WAFE		4/20/2008	-	æ	218	12W	S2NE	£	201	STAFFORD	XS
KS10707	KIM H. HULLMAN, EMERSON H. SHIELDS AND MICHAEL I. HULLMAN AS CO- TRUSTEES OF THE UNITED CREDIT TRUST UNDER THE LAST WILL AND TESTAMENT OF LOREN A. HULLMAN, DECEASED	SAFARI EXPLORATION COMPANY, INC.	3/1/2004	-	85	218	12W	NW	178	184	STAFFORD	হ
KS10952	LAURA A. CHAPMAN, ALSO KNOWN AS LAURA CHAPMAN, A SINGLE WOMAN	H.A. CAREY	6/21/1947	<u>~</u>	32	218	13W	SE	24	340	STAFFORD	হ
KS10769	DOYLE WILSON AND PEGGY J. WILSON AS TRUSTEES OF BOTH THE DOYLE WILSON TRUST UND 5-18-32 MD THE PEGGY J. WILSON TRUST UND 5-18-32 MOYLE WILSON, AS ATTORNEY-IN-FACT FOR ETHELMAE PAGE. TRUSTEE OF THE ETHELMAE PAGE TRUST UND 5-3-94 DOYLE WILSON, AKA DOYLE E. WILSON MILSON, ANLSON, HUSBAND AND WIFE	SHELBY RESOURCES, LLC	4/24/2008	-	8	24S	13W	AS	205	607	STAFFORD	ā
KS11288C	CHARLES F. WILSON, A SINGLE MAN	J. FRED HAMBRIGHT, INC.	6/10/2012	-	æ	248	13W	NW/4	223	108	STAFFO	9
KS10769	DOYLE WILSON AND PEGGY J. WILSON AS TRUBTEED OF BOTH THE DOYLE WILSON TRUST UND 5-19-33 AND THE PEGGY J. WILSON TRUST UND 5-19-83 DOYLE WILSON, AS ATTORNEY-IN-FACT FOR ETHELMAE PAGE. TRUSTEE OF THE ETHELMAE PAGE. TRUSTEE OF THE DOYLE WILSON, AKA DOYLE WILSON, AKA DOYLE WILSON, AND BORDE WILSON, HUSBAND AND PEGGY J. WILSON, HUSBAND AND WIFE	SHELBY RESOURCES, LLC	4/24/2008	N	22	245		NE, SE, SW AND NW EXCEPT 20 ACRES	205	607	STAFFORD	5 <b>ਨ</b>

Exhibit "A" Leases

BOOK PAGE COUNTY STATE	IE 217 856 STAFFORD KS 3 3,980	ST OF THE ST OF THE NA #30 PEELT NA #30 PEELT ER OF THE IE RO OF THE ISPOSAL HAND HAND HAND HAND HAND HAND HAND HAND	STOFTHE STUMEST RES NA \$30 WELL NA \$30 WELL NO THE IS POSAL HAND RAST HAND HAND HAND HAND HAND HAND HAND HAND	HWEST  WEST  WEST  WELL  SO THE  HE  HE  HE  TER  OF  205  601  STAFFORD  SEL 163	#WEST ## ## ## ## ## ## ## ## ## ## ## ## ##	#WEST #WEST #WEST #WEST #WEST ## ## ## ## ## ## ## ## ## ## ## ## ##	PTHE AVEST AVES AVES AVES AVES AVES AVES AVES AVES
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	-	KS10746 C		KS10747 D			

Exhibit "A" Leases

EASE NO	LESSOR	LESSEE	LEASE	NO 3	ECTION	TOWNSHIP	RANGE	SECTION TOWNSHIP RANGE LEGAL DESCRIPTION	BOOK	PAGE	COUNTY	STATE
KS10747	DOYLE WILSON AND PEGGY J. WILSON SHELBY RE AS TRUSTEES OF BOTH THE DOYLE WILSON TRUST UIND 5-19-83 AND THE PEGGY J. WILSON TRUST UIND 5-19-83 DOYLE WILSON AKA DOYLE E. WILSON AND PEGGY J. WILSON, HUSBAND AND	SHELBY RESOURCES, LLC	4/24/2008	so.	14	26S	14W	WZSW4	502	108	STAFFÖRD	δ.
KS10747	DOYLE WILSON AND PEGGY J. WILSON SHELBY RESOURCES, LLC AS TRUSTEES OF BOTH THE DOYLE WILSON TRUST UND 6-19-83 AND THE PEGGY J. WILSON TRUST UND 6-19-83 DOYLE WILSON, AKA DOYLE E. WILSON WITP WILSON, AKA DOYLE E. WILSON WI	SHELBY RESOURCES, LLC	4/24/2008	φ	10	25S	1400	<b></b>	205	109	STAFFORD	8
KS10747	DOYLE WILSON AND PEGGY J. WILSON SHELBY RESOURCES, LLC AS TRUSTEES OF BOTH THE DOYLE WILSON TRUST UNID 5-19-83 AND THE PEGGY J. WILSON TRUST UND 5-19-83 DOYLE WILSON, AKA DOYLE E. WILSON AND PEGGY J. WILSON, HUSBAND AND WIFE	SHELBY RESOURCES, LLC	4/24/2008	<b>~</b>	ω	255	14W	NE	205	601	STAFFORD	ā

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Exhibit "B" Wells

							BPO	V	APO
FIELD	WELL NAME	API	OPERATOR	COUNTY	STATE	₹	WINE	M	MIND
BIRDIE	ASTLE 2-31	15185237570000	ENERGYQUEST II, LLC	STAFFORD	KS	1.00000000	0.81000000	0.51900000	0.42030000
FISCHER	FISCHER 2	15185130010000	ENERGYQUEST II. LLC	STAFFORD	KS			0.01000000	0.45039000
GATES	CHAPMAN #10	15185233960000	ENERGYQUEST II, LLC	STAFFORD	KS KS			0.04230773	0.70744454
GATES	CHAPMAN #2	15185017940000	ENERGYQUEST II, LLC	STAFFORD	KS			0.87069581	0.70744154
GATES	CHAPMAN #4	15185006110000	ENERGYQUEST II, LLC	STAFFORD	KS.			0.87069581	0.70744454
GATES	CHAPMAN #6	15185222340000	ENERGYQUEST II, LLC	STAFFORD	¥S.			0.87069584	0.70744154
GATES	CHAPMAN #7	15185226830000	ENERGYQUEST II, LLC	STAFFORD	\$			0.87069581	0.70744154
GATES	CHAPMAN #8	15185232540000	ENERGYQUEST II, LLC	STAFFORD	KS			0.87069581	0 70744154
GATES	CHAPMAN #9	15185233680000	ENERGYQUEST II, LLC	STAFFORD	KS			0.87069581	0.70744154
GATES	CHAPMAN 5 SWD	15185017960001	ENERGYQUEST II, LLC	STAFFORD	KS			0.87069581	0.00000000
GATES	FISCHER 'E' #1	15185214410000	ENERGYQUEST II, LLC	STAFFORD	KS			0.84290773	0.73754507
GATES	FISCHER J K#4	15185210560000	ENERGYQUEST II, LLC	STAFFORD	KS			0.84290773	0.73754527
HAYNES	SMITH IRMA #1	15185110940000	ENERGYQUEST II, LLC	STAFFORD	KS			0 84290773	0.73754507
HAYNES	SMITH IRMA #3 SWD	15185190820003	ENERGYQUEST II, LLC	STAFFORD	KS				00000000
MUELLER	TIEPERMAN-SYMS UNIT #1	15185302250000	ENERGYQUEST II, LLC	STAFFORD	KS			Т	0.23264507
MUELLER	UMSTEAD 1-28	15185233720000	ENERGYQUEST II, LLC	STAFFORD	KS			1.00000000	0 8200000
NELLIE EAST	STAUB 1-27	15185234060000	ENERGYQUEST II, LLC	STAFFORD	KS				0.70905000
SAND HILLS	HULLMAN TRUST 1	15185233290000	ENERGYQUEST II, LLC	STAFFORD	KS.			Т	0.83500000
SAND HILLS	HULLMAN TRUST 2-SWD	15185234010001	ENERGYQUEST II, LLC	STAFFORD	KS			Т	0.00000000
SAND HILLS	SITTNER 1-36	15185233460000	ENERGYQUEST II, LLC	STAFFORD	KS			Τ	0 8350000
SATTERLEE	WILSON 31-31	15185236810000	ENERGYQUEST II, LLC	STAFFORD	Γ	0.91206344	0.73877140	Τ	0.0000000
SITTNER	MOSIER 1-33	15185233640000	ENERGYQUEST II, LLC	STAFFORD	П			Т	0.4203900
SITTNER	SITTNER D 1-33	15185210540000	ENERGYQUEST II, LLC	STAFFORD	KS				0.2850000
SNIDER	RUGAN 1-4	15185235000000	ENERGYQUEST II, LLC	STAFFORD	KS			T	0.8118000
ST. JOHN	MCNAUGHTEN 'B' 2	15185104580000	ENERGYQUEST II, LLC	STAFFORD	KS			1	0.81250000
ST. JOHN	MCNAUGHTEN 'B' 3	15185104590000	ENERGYQUEST II, LLC	STAFFORD	KS				0.81250000
ST. JOHN	MCNAUGHTEN NO. 'B' 4 SWD	15185112890001	ENERGYQUEST II, LLC	STAFFORD	¥S				0.00000000