KOLAR Document ID: 1464356

#### 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 subm	itted 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: feet from N / S Line feet from E / W Line	SecTwp R EW Legal Description of Lease:
Enhanced Recovery Project Permit No.:	
Entire Project: Yes No	County:
Number of Injection Wells **	
Field Name:	Production Zone(s):
** Side Two Must Be Completed.	Injection Zone(s):
2000 000 0000	
Surface Pit Permit No.:	feet from N / S Line of Section
(API No. if Drill Pit, WO or Haul)	feet from E / W Line of Section
Type of Pit: Emergency Burn Settling	Haul-Off Workover Drilling
Pact Operator's License No.	Contact Person:
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:
Acknowledgment of Transfer: The above request for transfer of injection	n authorization, surface pit permit # has been
noted, approved and duly recorded in the records of the Kansas Corporation	n Commission. This acknowledgment of transfer pertains to Kansas Corporation
Commission records only and does not convey any ownership interest in the	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: Authorized Signature	Date:
DISTRICT EPR	PRODUCTION UIC
DISTRICT EFF	THOUSE HON

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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 Secti (i.e. FSL = Feet from S	on Line	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		
		FSL/FNL	FEL/FWL		
			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: 1464356

#### 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 #	
Name:	·
Address 1:	
Address 2:	
City:	the lease below.
Contact Person:	
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:	the state of the s
City: State: Zip:+	
	, tank batteries, pipelines, and electrical lines. The locations shown on the plat red on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.
owner(s) of the land upon which the subject well is or will	ice Act (House Bill 2032), I have provided the following to the surface be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form 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 ce 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, BILL OF SALE, CONVEYANCE, AND DEED

STATE OF KANSAS §

§ KNOW ALL MEN BY THESE PRESENTS

COUNTY OF HARPER §

THAT, SandRidge Exploration and Production, LLC a Delaware limited liability company, whose mailing address is 123 Robert S. Kerr Avenue, Oklahoma City, OK 73102, (hereinafter referred to as "Assignor") for and in consideration of the sum of One Hundred Dollars (\$100.00) cash and other good and valuable consideration to Assignor in hand paid by Lock Energy Partners LLC, a Delaware limited liability company, whose mailing address is 1567 Highlands Drive Northeast, Suite 110-175, Issaquah Washington 98029-6256 (hereinafter referred to as "Assignee"), the receipt and sufficiency of all consideration being hereby acknowledged, has GRANTED, TRANSFERRED, ASSIGNED, and CONVEYED and does hereby GRANT, TRANSFER, ASSIGN, and CONVEY unto Assignee, subject to the terms and provisions hereinafter stated, all of Assignor's right title and interest in and to: (i) all oil and gas leases described on the attached Exhibit "A (the "Leases") and the lands described therein, together with all rights, interests, and benefits in, derived or carved from, or appurtenant or attributable to, the Leases (including royalties, excess royalties, overriding royalty interests, and working interests; (ii) all of the wells listed on the attached Exhibit "B" including, but not limited to, the casing and tubing therein and all downhole and wellhead equipment, and all surface equipment (hereinafter referred to as the "Wells") existing as of the Effective Time (hereinafter defined); and (iii) all oil, gas, well gas, casinghead gas, condensate, and all components of any of them (hereinafter referred to as "Hydrocarbons") produced therefrom or attributable to the Leases and/or Wells on or after the Effective Time; (iv) all easements, rights-of-way, servitudes, surface leases, pipelines, electric lines, contracts and similar rights, obligations and interest described in Exhibit "C" (hereinafter referred to as "ROWs"); and (v) the tracts of land in the attached "Exhibit D" (hereinafter referred to as "Surface Lands"); situated in Harper County, Kansas (collectively the Leases, Wells, Hydrocarbons, ROWs and Surface Lands referred to herein as the "Properties") as of the Effective Time.

#### TO HAVE AND TO HOLD the Properties, subject to the following terms and conditions:

- 1. Existing Agreements. This Assignment, Bill of Sale, Conveyance, and Deed ("Assignment") is made in accordance with and is subject to the terms, covenants and conditions contained in the Leases, force pooling orders and all of the assignments or other instruments or agreements of record which pertain to the Properties, and which will be binding on the Properties or Assignee on and after the Effective Time, together with all joint operating agreements, unit agreements, gas marketing agreements, gas gathering or treating agreements and other contracts affecting the Properties (the "Contracts") disclosed and provided in writing by Assignor to Assignee prior to the Effective Time.
- 2. <u>Assumption of Obligations.</u> Assignee hereby assumes and agrees to perform and be bound by all provisions of the Leases and all contractual duties and obligations of Assignor under the Contracts and as owner of the Properties to the extent that the same are valid and subsisting on the Effective Time. From and after the Effective Time, Assignee assumes and agrees to timely pay and perform its proportionate share of all duties, obligations, covenants and liabilities under the Properties relating to the ownership, use or operation of the Properties, including without limitation all express or implied covenants and obligations imposed upon the Assignor. Furthermore, Assignee expressly assumes, from and after the Effective Time, any and all obligations and liabilities associated with the Properties, including but not limited to restoration of the surface and plugging and abandonment operations in accordance with the rules of the Kansas Corporation Commission, regardless of whether such surface restoration and plugging and abandonment operations arose prior to the Effective Time.
- Assignor delivers the Properties to Assignee free and clear from liens, mortgages, encumbrances, and asserts that all fines, claims, penalties, injuries, deaths, damages, taxes, and royalties due thereunder have been paid.

- 4. INDEMNITY. ASSIGNEE SHALL FULLY PROTECT, INDEMNIFY AND DEFEND ASSIGNOR, ITS AFFILIATES AND THEIR RESPECTIVE OFFICERS, AGENTS AND/OR EMPLOYEES AND HOLD THEM HARMLESS FROM ALL CLAIMS, DEMANDS, NOTICES, SUITS, CAUSES OF ACTION, LOSSES, DAMAGES, LIABILITIES, FINES, PENALTIES, COSTS AND EXPENSES, REASONABLE ATTORNEY FEES, AND UNIT COSTS, INCLUDING BUT NOT LIMITED TO AD VALOREM, PRODUCTION, SEVERANCE OR EXCISE TAXES AND ROYALTIES ATTRIBUTABLE TO (A) ASSIGNEE'S OWNERSHIP AND OPERATION OF THE PROPERTIES ATTRIBUTABLE TO THE PERIOD ON AND AFTER THE EFFECTIVE TIME. AND (B) ASSIGNEE'S OBLIGATIONS RELATED TO SURFACE RESTORATION AND PLUGGING AND ABANDONMENT OPERATIONS ARISING BEFORE OR AFTER THE EFFECTIVE TIME.
- 5. <u>NO WARRANTY.</u> THIS ASSIGNMENT IS MADE WITHOUT REPRESENTATION OR WARRANTY OF ANY KIND WHATSOEVER, EXPRESS, STATUTORY, IMPLIED OR OTHERWISE. ASSIGNOR MAKES NO, AND EXPRESSLY DISCLAIMS AND NEGATES ANY, REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, AS TO TITLE TO ANY OF THE PROPERTIES.
- DISCLAIMER OF WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE PROPERTIES COVERED HEREBY ARE USED AND ARE SOLD ON AN "AS IS WHERE IS" BASIS WITH ALL FAULTS, IF ANY. ASSIGNEE ACKNOWLEDGES, PRIOR TO ITS ACCEPTANCE OF THIS ASSIGNMENT, BILL OF SALE AND CONVEYANCE, THAT (A) ASSIGNEE HAS BEEN GIVEN ADEQUATE AND TIMELY ACCESS TO INSPECT THE PROPERTIES, (B) ASSIGNEE HAS, IN FACT, INSPECTED THE PROPERTIES, AND (C) ASSIGNEE HAS SATISFIED ITSELF AS TO THE PHYSICAL AND ENVIRONMENTAL CONDITION OF THE PROPERTIES AS OF THE EFFECTIVE TIME. ASSIGNOR SHALL HAVE NO LIABILITY TO ASSIGNEE FOR ANY CLAIMS, LOSS OR DAMAGE CAUSED OR ALLEGED TO HAVE BEEN CAUSED DIRECTLY OR INDIRECTLY, INCIDENTALLY OR CONSEQUENTIALLY, BY THE PROPERTIES OR THE MECHANICAL INTEGRITY OF ANY PART THEREOF, BY ANY INADEQUACY THEREOF OR THEREWITH, ARISING IN STRICT LIABILITY OR OTHERWISE, OR IN ANY WAY RELATED TO OR ARISING OUT OF THIS ASSIGNMENT. ASSIGNOR MAKES NO EXPRESS OR IMPLIED WARRANTIES OF ANY KIND, INCLUDING THOSE OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE WITH RESPECT TO THE PROPERTIES AND EXPRESSLY DISCLAIMS ANY WARRANTIES WITH RESPECT THERETO.
- 7. Further Assurances. During the tie commencing on the Effective Time and ending thirty six (36) months from the Effective Time ("Further Assurance Period") at the request of Assignor but without further consideration, Assignee will execute and deliver or use reasonable efforts to cause to be executed and delivered such other instruments of conveyance and take such other actions as Assignor reasonably may request to more effectively put Assignor in possession of any property which was not intended by the Assignor to be conveyed to Assignee. During the Further Assurance Period, at the request of Assignee but without further consideration, Assignor shall execute and deliver or use reasonable efforts to cause to be executed and delivered such other instruments of conveyance and take such other actions as Assignee reasonably may request to more effectively put Assignee in possession of the Properties. If any of the Properties are incorrectly described, the description shall be corrected upon proof of the proper description.
- 8. <u>Entire Agreement.</u> This Assignment supersedes all prior and contemporaneous negotiations, understandings, letters of intent and agreements between the parties relating to the assignment of the Properties and constitutes the entire agreement between parties.
- 9. Amendments and Severability. This Assignment may not be modified supplemented or changed except in writing duly executed by both parties. If any provision of this Assignment is found by any court of competent jurisdiction to be invalid or unenforceable, the provision will be deemed modified to the extent necessary to make it valid or enforceable, and if it cannot be so

modified, it will be deemed deleted and the remainder of this Assignment will not be affected thereby.

- 10. <u>Counterparts.</u> This Assignment may be executed in identical counterparts. Each counterpart will be deemed an original, and all counterparts taken together will constitute one and the same binding original. For the purposes of recording, the signature and acknowledgement pages of the various counterparts may be combined.
- 11. <u>Binding Effect.</u> The provisions hereof shall be binding upon the parties hereto and their respective heirs, personal representatives, successors and assigns.

IN WITNESS WHEREOF, the undersigned have executed this instrument on the date(s) of the acknowledgements annexed hereto, but effective for all purposes as of <u>July 1, 2019</u> at 7:00 a.m., Central Time (the "Effective Time").

Signature Pages Follows

ASSIGNOR:

SANDRIDGE EXPLORATION AND PRODUCTION, LLC

By: Name: Stephen D. Brooks
Title: Vice President – Land

STATE OF OKLAHOMA

8

COUNTY OF OKLAHOMA

This instrument was acknowledged before me on this 24th day of July, 2019 by Stephen D. Brooks, Vice President - Land, on behalf of said limited liability company.

Notary Public

Commission Expires: 5 23 20

ASSIGNEE:

#### LOCK ENERGY PARTNERS LLC

Title: Asset Manager

STATE OF KANSAS

COUNTY OF SEDGWICK

This instrument was acknowledged before me on this \_\_\_\_\_\_ day of July, 2019 by Tanya Graham, Asset Manager, on behalf of said limited liability company.

Notary Public

Commission Expires: 14-7-2020

Notary Public STATE OF KANSAS

EXHIBIT "A."

Attached to and made a part of that Assignment, Bill of Sale and Conveyance from SandRidge Exploration and Production, LLC, as Assignor, to Lock Energy Partners LLC, as Assignee, dated effective as of the Effective Time.

901*KS008437-000	LARRY NETAHLA AND CONNIE SUE NETAHLA, H/W JANET CURTIS AND JON CURTIS, W/H	SANDRIDGE EXPLORATION AND PRODUCTION, LLC SANDRIDGE EXPLORATION AND PRODUCTION, LLC	9/24/2011 9/24/2011	692 G93	PAGE 1744 418	STATE KS KS	COUNTY HARPER HARPER	LEGAL 0335-005W-036 0335-005W-036	LEGAL DESC T33S-R5W: SEC 36: E/2 T33S-R5W: SEC 36: E/2
901*KS001552-000	DUANE W PULLIAM AND BARBARA JEAN PULLIAM, HIS WIFE SUZANNE P CLARK AND CURT R CLARK. HER HUSBAND	STELBAR OIL CORPORATION, INC GSX INC	3/2/1975	77 / G94 G89 / G94	525 / 1246 1501 /	KS KS	HARPER	0335-006W-034 0335-006W-034	T33S-R6W: SEC 34: NE/4 T33S-R6W: SEC 34: SE/4
901*KS002393-000	LANA K HALLING AND JOSEPH A HALLING, HW	GSX INC	5/1/2005	G88 / G94	1245 918 / 1186	KS	HARPER	034S-005W-001	T34S-R5W: SEC 1: NE/4
901*KS002394-000	ALEX L MISAK AND JANENE MISAK, HW	GSX INC	5/1/2005	88 / 694	917/	KS	HARPER	034S-005W-001	T34S-R5W: SEC 1: NE/4
901*KS002395-000	EDITH L MISAK A/K/A EDITH MISAK, A WIDOW	GSX INC	8/28/2007	G89 / G91 / G94	1337 / 625 / 1187	\$	HARPER	034S-005W-001	T34S-R5W: SEC 1: SE/4 LESS AND EXCEPT A TRACT BEGINNING AT THE SE/CORNER OF THE SE/4; THENCE NORTHERLY ALONG THE EAST SECTION LINE ON AN ASSUMED BEARING OF NORTH 00 DEGREES 00 SEC 00 MINS EAST A DISTANCE OF 725' TO A POINT; THENCE WESTERLY ON A BEARING OF SOUTH 89 DEG 09 MINS 58 SEC WEST A DISTANCE OF 410' TO A POINT; THENCE SOUTHERLY ON A BEARING OF SOUTH 00 DEG 00 MINS 00 SECS WEST A DISTANCE OF 725' TO A POINT ON THE SOUTH LINE OF SAID SECTION ON A BEARING OF NORTH 89 DEG 09 MIN S8 SEC EAST A DISTANCE OF 410' TO THE POINT OF BEGINNING.

MAN	GSX INC SANDRIDGE EXPLORATION AND PRODUCTION, LLC	10/31/2006 10/19/2010	G89 G91/ G94	913 / 1278	STATE KS KS	HARPER HARPER	034S-005W-001 034S-005W-001	T34S-R5W: SEC 1: SW/4  T34S-R5W: SEC 1: A TRACT DESCRIBED AS FOLLOWS: BEGINNING AT THE SOUTHEAST CORNER OF THE SE/C SE/4; THENCE NORTH 72S', THENCE WEST 410'; THENCE SOUTH 72S'; THENCE EAST 410' TO THE POINT OF BEGINNING
LARRY NETAHLA AND CONNIE NETAHLA, H AND W, JT BENJEAN M BROWNING, A WIDOW	SANDRIDGE EXPLORATION AND PRODUCTION, LLC CONTINENTAL LAND RESOURCES, LLC	9/23/2011	G92 G92	1508	S S	HARPER	034S-005W-001	T34S-R5W: SEC 1: LOTS 3 AND 4 AND THE S/2 NW/4, A/D/A NW/4 T34S-R0SW: SEC 2: S/2NW/4
BENJEAN M BROWNING, A WIDOW	CONTINENTAL LAND RESOURCES, LLC	4/16/2011	692	64	KS	HARPER	034S-005W-002	T34S-R05W: SEC 2: WEST 60 RODS OF THE S/2NE/4
PHYLLIS GERBERDING, A WIDOW	CONTINENTAL LAND RESOURCES, LLC	4/14/2011	691	1987	KS	HARPER	034S-005W-002	T34S-R05W: SEC 02: LOTS 3 & 4
PHYLLIS GERBERDING, A WIDOW	CONTINENTAL LAND RESOURCES, LLC	4/14/2011	691	1987	KS	HARPER	034S-005W-002	T34S-R05W: SEC 02: THE WEST 60 RODS OF LOT 2
ROBERT L WORTHINGTON AND BEVERLY K WORTHINGTON, HWJT	SANDRIDGE EXPLORATION AND PRODUCTION, LLC	9/23/2011	G92	1008	S.	HARPER	0345-005W-002	T34S-R05W: SEC 02: COMMENCING AT THE SW CORNER OF THE SE/4 RUNNING THENCE IN TO THE NW CORNER OF SAID QUARTER SEC, THENCE E ALONG THE N LINE OF SAID QUARTER SEC 58 RODS, THENCE S TO A POINT ON THE S LINE OF SAID QUARTER SEC 58 RODS E TO THE POINT OF BEGINNING, THENCE W TO THE POB CONTAINING 57.5 ACRES MOL
CHARLES G CLARK AND GARALDINE B CLARK, HUSBAND AND WIFE	CHESAPEAKE EXPLORATION	2/23/2011	20 10	1684	S.	HARPER	034S-005W-002	T34S-RSW: SEC 2: EAST 100 RODS OF NE/4, EAST 100 RODS OF THE SE/4 L/E A TRACT A/D/A BEG. 56 RODS WEST OF THE SE/C OF THE SE/4, THENCE WEST 176', THENCE NORTH 160', THENCE WEST 88', THENCE SOUTH 330', TO THE POB, L/E A TRACT A/D/A BEG. 1100' WEST OF THE SE/C OF THE SE/4, THENCE NORTH 160', THENCE WEST 88', THENCE SOUTH 160', THENCE WEST 88', TO THE POB SOUTH 160', THENCE EAST 88', TO THE POB

# END OF EXHIBIT "A"

EXHIBIT "B"

Attached to and made a part of that Assignment, Bill of Sale and Conveyance from SandRidge Exploration and Production, LLC as Assignor, to Lock Energy Partners LLC, as Assignee, dated effective as of the Effective Time.

WELL	WELL NAME	OPERATOR	STATE	COUNTY	LEGAL	API	
126330	DIANA SWD 3305 1-36	SANDRIDGE EXPLORATION AND PRODUCTION LLC	KS	HARPER	36-33S-5W	15077219880000	
126759	26759 EVAN B SWD 3405 1-11	SANDRIDGE EXPLORATION AND PRODUCTION LLC	KS	HARPER	11-345-5W	15077220160000	
126027	JOSEPH 3405 1-1H	SANDRIDGE EXPLORATION AND PRODUCTION LLC	KS	HARPER	36-33S-5W	15077219760000	
127256	JOSEPH 3405 2-1H	SANDRIDGE EXPLORATION AND PRODUCTION LLC	KS	HARPER	36-335-5W	15077220600000	
125959	SUZANNE 1-34	SANDRIDGE EXPLORATION AND PRODUCTION LLC	KS	HARPER	34-33S-6W	15077216180000	
125960	SUZANNE 2-34	SANDRIDGE EXPLORATION AND PRODUCTION LLC	KS	HARPER	34-33S-6W	15077216300000	
126074	SUZANNE 3306 3-34H	SANDRIDGE EXPLORATION AND PRODUCTION LLC	KS	HARPER	34-335-6W	15077220240000	
126478	126478 WILSON 3405 1-11H	SANDRIDGE EXPLORATION AND PRODUCTION LLC   KS	KS	HARPER	11-34S-5W	15077220180000	

# END OF EXHIBIT "B"

EXHIBIT "C"

Attached to and made a part of that Assignment, Bill of Sale and Conveyance from SandRidge Exploration and Production, LLC, as Assignor, to Lock Energy Partners LLC, as Assignee, dated effective as of the Effective Time.

LEASE NO	LESSOR	LESSEE	LEASE DATE	BOOK	PAGE	STATE	COUNTY	SECTION LEGAL
901*KS014172-000	ALEX L. MISAK AND JANENE MISAK, HUSBAND AND WIFE	SANDRIDGE EXPLORATION AND PRODUCTION, LLC	6/11/2014	695	645	KS	HARPER	034S-005W-001
901*KS014173-000	LANA K. HALLING AND JOSEPH A. HALLING, WIFE AND HUSBAND	SANDRIDGE EXPLORATION AND PRODUCTION, LLC	6/12/2014	G95	646	KS	HARPER	034S-005W-001
901*KS014556-000	LANA K. HALLING AND JOSEPH A. HALLING, WIFE AND HUSBAND	SANDRIDGE EXPLORATION AND PRODUCTION, LLC	4/2/2014	269	173	KS	HARPER	034S-005W-001
901*KS014588-000	ALEX L. MISAK AND JANENE MISAK, HUSBAND AND WIFE	SANDRIDGE EXPLORATION AND PRODUCTION, LLC	4/5/2014	965	174	KS	HARPER	034S-005W-001
	ATLAS PIPELINE MID-CONTINENT WESTOK, LLC	SANDRIDGE EXPLORATION AND PRODUCTION, LLC	12/27/2012				HARPER	INSOFAR AND ONLY INSOFAR AS THE AGREEMENT COVERS WELLS LISTED ON EXHIBIT B

# END OF EXHIBIT "C"

EXHIBIT "D"

Attached to and made a part of that Assignment, Bill of Sale and Conveyance from SandRidge Exploration and Production LLC, as Assignor, to Lock Energy Partners LLC, as Assignee, dated

	me	
000	as of the Effective	20000
	of the	200
., 00	effective as	2000000

LEASE NO	LESSOR	LESSEE	LEASE DATE	BOOK	PAGE	STATE	COUNTY	SECTION LEGAL
901*KS012844-	LARRY E. NETAHLA AND CONNIE SUE NETAHLA, HUSBAND AND WIFE, AND JANET NETAHLA CURTIS AND JON R. CURTIS, HUSBAND AND WIFE, LIFE ESTATE; GABRIEL C. CURTIS AND SHELLEY CURTIS, HUSBAND AND WIFE, REMAINDERMAN AND KAYLA T. CURTIS, JON R. CURTIS & MARTIN AND CONTIS AS TRUSTEES OF THE KAYLA T. CURTIS TRUST, DATED AUGUST 8, 2013 REMAINDERMAN	SANDRIDGE EXPLORATION AND PRODUCTION, LLC	12/21/2013	0105 / 0106 / G95	1802/94/653	হ	HARPER	033S-005W-036
901*KS012845-	LARRY E. NETAHLA AND CONNIE SUE NETAHLA, HUSBAND AND WIFE, AND JANET NETAHLA CURTIS AND JON R. CURTIS, HUSBAND AND WIFE, LIFE ESTATE; GABRIEL C. CURTIS AND SHELLEY CURTIS, HUSBAND AND WIFE, REMAINDERMAN AND KAYLA T. CURTIS, JON R. CURTIS & amp; JANET A. CURTIS AS TRUSTEES OF THE KAYLA T. CURTIS TRUST, DATED AUGUST 8, 2013 REMAINDERMAN	SANDRIDGE EXPLORATION AND PRODUCTION, LLC	12/21/2013	D105 / D106 / G95	1802/94/653	Σ.	HARPER	033S-005W-036

### END OF EXHIBIT "D

### LASSO ENERGY LLC

1125 South Main · Post Office Box 465 · Chase, Kansas 67524 · USA Telephone: 1-620-481-0055 KCC# 34320

Bruce D. Kelso

Email: bkelso@lassoenergy.com

Cell: 918-633-9655

#### SENT VIA KOLAR

July 01, 2019

Mr. Joshua Wright **Kansas Corporation Commission**Oil and Gas Division
266 North Main Street, Suite 220
Wichita, Kansas 67202-1513

Bon D. Ker

RE: Kansas Operator for Lock Energy Partners LLC

Dear Mr. Wright:

Lasso Energy LLC is the operator for Lock Energy Partners LLC. If you have any questions please contact me. Thank you.

Kindest regards,

Bruce D. Kelso,

Managing Member Lasso Energy LLC





July 2, 2019

Kansas Corporation Commission Attn: Mr. Joshua Wright 266 North Main Street Suite 220 Wichita, Kansas 67202

<u>Subject:</u> Operator of wells being assigned to Lock Energy Partners LLC from SandRidge Exploration and Production LLC in Comanche, Harper and Sumner County, Kansas effective July 1, 2019

Dear Mr. Wright:

Lock Energy Partners LLC has recently acquired working interest and operations of oil and gas wells and leases in Comanche, Harper and Sumner County, Kansas effective July 1, 2019. Lasso Energy LLC will be operating these wells for Lock Energy Partners LLC.

Sincerely,

Tanya Graham

Janja Braham

Asset Manager