

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:

- Oil Lease: No. of Oil Wells _____ **
- Gas Lease: No. of Gas Wells _____ **
- Gas Gathering System: _____
- Saltwater Disposal Well - Permit No.: _____
Spot Location: _____ feet from N / S Line
_____ feet from E / W Line
- Enhanced Recovery Project Permit No.: _____
Entire Project: Yes No
Number of Injection Wells _____ **

Field Name: _____

**** Side Two Must Be Completed.**

Effective Date of Transfer: _____

KS Dept of Revenue Lease No.: _____

Lease Name: _____

_____ Sec. _____ Twp. _____ R. E W

Legal Description of Lease: _____

County: _____

Production Zone(s): _____

Injection Zone(s): _____

Surface Pit Permit No.: _____
(API No. if Drill Pit, WO or Haul)

_____ feet from N / S Line of Section

_____ feet from 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: _____

Title: _____

Signature: _____

New Operator's License No. _____

Contact Person: _____

New Operator's Name & Address: _____

Phone: _____

Title: _____

Signature: _____

Oil / Gas Purchaser: _____

Date: _____

Acknowledgment of Transfer: The above request for transfer of injection 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 above injection well(s) or pit permit.

_____ is acknowledged as
the new operator and may continue to inject fluids as authorized by
Permit No.: _____ . Recommended action: _____

Date: _____
Authorized Signature

_____ is acknowledged as
the new operator of the above named lease containing the surface pit
permitted by No.: _____ .

Date: _____
Authorized Signature

DISTRICT _____ EPR _____ PRODUCTION _____ UIC _____

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) **CB-1** (Cathodic Protection Borehole Intent) **T-1** (Transfer) **CP-1** (Plugging Application)

OPERATOR: License # _____

Name: _____

Address 1: _____

Address 2: _____

City: _____ State: _____ Zip: _____ + _____

Contact Person: _____

Phone: (_____) _____ Fax: (_____) _____

Email Address: _____

Well Location:

____ - ____ - ____ - ____ Sec. ____ Twp. ____ S. R. ____ East West

County: _____

Lease Name: _____ Well #: _____

If filing a Form T-1 for multiple wells on a lease, enter the legal description of the lease below:

Surface Owner Information:

Name: _____

Address 1: _____

Address 2: _____

City: _____ State: _____ Zip: _____ + _____

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: _____ Title: _____

ASSIGNMENT AND BILL OF SALE

STATE OF KANSAS §
 §
COUNTY OF SEWARD §

This Assignment and Bill of Sale (this "Assignment") is effective as of July 1, 2019, at 12:01 a.m. local time at the location of the Assets (the "Effective Time"), from **Riviera Upstream, LLC**, a Delaware limited liability company ("RUL") and **Riviera Operating, LLC**, a Delaware limited liability company ("ROL") and, together with RUL, the "Assignors", and each an "Assignor", to **Scout Energy Group V, LP**, a Texas limited partnership ("Assignee"). Assignors and Assignee are sometimes referred to herein individually as a "Party" and collectively as the "Parties".

Assignors, for a good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and subject to the terms set forth herein, do by these presents grant, bargain, sell, convey, assign, transfer, set over, and deliver unto Assignee all of Assignors' right, title, and interest in, to, and under the following (collectively, the "Assets"), except to the extent constituting Excluded Assets, as hereinafter defined:

1. all of the oil and gas leases and subleases described in Exhibit A or located within the following counties in the state of (a) Kansas: Finney, Grant, Hamilton, Haskill, Kearney, Mead, Morton, Seward, Stanton, and Stevens, and (b) Oklahoma: Beaver and Texas (the "Designated Area"), together with any and all other right, title and interest of Assignors in and to the leasehold estates created thereby subject to the terms, conditions, covenants and obligations set forth in such leases or Exhibit A (such interest in such leases, the "Leases"), all related rights and interests in the lands covered by the Leases and any lands pooled or unitized therewith (such lands, the "Lands"), and all royalties, overriding royalties, production payments, carried interests, net profits interests, reversionary interests, back-in interests and other burdens upon, measured by or payable out of production applicable to the Leases and the Lands;
2. any and all oil, gas, water, observation, injection, CO2 and disposal wells located on any of the Lands or located within the Designated Area, whether producing, shut-in, or temporarily abandoned, (such interest in such wells, including the wells set forth in Exhibit B, the "Wells"), and all Hydrocarbons produced therefrom or allocated thereto from and after the Effective Time;
3. all rights and interests in, under or derived from all unitization and pooling agreements, declarations and orders in effect with respect to any of the Leases or Wells and the units created thereby, (the "Units" and together with the Leases, the Lands, and the Fee Minerals (as defined in the Deed) and the Wells, the "Properties" or individually, a "Property");
4. all rights and interest in the Jayhawk plant, as described on Exhibit C (the "Jayhawk Plant") and the Satanta gas plant, as described on Exhibit C (the "Satanta Plant") and, together with the Jayhawk Plant, the "Processing Plants");

5. all pipelines and gathering systems used solely in connection with the Properties or located within the Designated Area, including the “Gathering System” as described on Exhibit D;

6. to the extent that they may be assigned, transferred or re-issued by Assignors (with consent, if applicable, but without the payment of any fee unless Assignee agrees in writing to pay such fee), all permits, licenses, allowances, water rights, registrations, consents, orders, approvals, variances, authorizations, servitudes, easements, rights-of-way, surface leases, other surface interests and surface rights to the extent appurtenant to or used primarily in connection with the ownership, operation, production, gathering, treatment, processing, storing, sale or disposal of Hydrocarbons or produced water from the Properties, the Gathering System, or any of the Assets, including those described on Exhibit E (the “Surface Rights”);

7. all equipment, machinery, fixtures and other personal, movable and mixed property located on any of the Properties, the Gathering System, [the Processing Plants,] or other Assets that is used primarily in connection therewith, including those items listed on Exhibit F, and including well equipment, casing, tubing, pumps, motors, machinery, platforms, rods, tanks, boilers, fixtures, compression equipment, flowlines, pipelines, gathering systems associated with the Wells, manifolds, processing and separation facilities, pads, structures, materials, and other items primarily used in the operation thereof (collectively, the “Personal Property”);

8. the real property described on Exhibit G and any Personal Property located thereon;

9. all vehicles described on Exhibit H;

10. all disposal wells and evaporation pits that are located on the Lands or in the Designated Area;

11. to the extent assignable (with consent, if applicable, but without the payment of any fee unless Assignee agrees in writing to pay such fee), all Applicable Contracts and all rights thereunder insofar as and only to the extent relating to the Assets;

12. all over-production or under-production or over-deliveries or under-deliveries with respect to Hydrocarbons produced from or allocated to the Assets, regardless of whether such over-production or under-production or over-deliveries or under-deliveries arise at the wellhead, pipeline, gathering system, transportation system, processing plant, or other location, including any imbalances under gas balancing or similar agreements, imbalances under production handling agreements, imbalances under processing agreements, imbalances under the Leases, and imbalances under gathering or transportation agreements (the “Imbalances”) relating to the Assets;

13. the Suspense Funds;

14. accounts receivable owed to Assignors as operator of any Wells to satisfy previous overpayments by Assignors to Third Parties, and the right to recoup same out of proceeds of production in respect of such Wells (the “Specified Receivables”);

15. originals (if available, and otherwise copies) and copies in digital form (if available) of all of the books, files, records, information and data, whether written or electronically stored, primarily relating to the Assets in Assignors’ possession, including: (i) land and title records

(including prospect files, maps, lease records, abstracts of title, title opinions and title curative documents); (ii) Applicable Contract files; (iii) correspondence; (iv) operations, environmental, production, and accounting records; (v) facility and well records; (vi) plant maintenance, compliance, and process safety management records; and (vii) to the extent assignable (with consent, if applicable, but without the payment of any fee unless Assignee agrees in writing to pay such fee), geological and seismic data (excluding interpretive data) (collectively, "Records");

16. all Hydrocarbons in storage or existing in stock tanks, pipelines or plants (including inventory); and

17. all radio equipment, SCADA and measurement technology, and other production related mobility devices (such as SCADA controllers), well communication devices, field office information technology and equipment (including desktop computers, laptop computers, servers, networking equipment, local area network equipment and telephone equipment, but excluding in each case, licensed software, proprietary Assignor information or connections that may be located on such devices or equipment) and any other information technology systems and licenses associated with the foregoing, in each case only to the extent such assets and licenses are (i) used or held for use solely in connection with the operation of the Properties, (ii) assignable (with consent, if applicable, but without the payment of any fee unless Assignee agrees in writing to pay such fee; provided Assignor shall use commercially reasonable efforts to cause the transfer of all such rights and interests to Assignee), and (iii) located on the Properties (the "Production-Related IT Equipment").

To the extent that any of the foregoing are used or relate to both the Assets and certain of the Excluded Assets, such as, by way of example but not limitation, ingress and egress rights and road and pipeline easements, such assets or rights shall be jointly-owned by Assignors, as part of the Excluded Assets, and by Assignee, as part of the Assets.

SAVING, EXCEPTING AND RESERVING to Assignors, however, all of the following assets (the "Excluded Assets"): with respect to each Assignor, (a) all working interests and other interests that would otherwise be included in the definition of Assets above to the extent, and only to the extent, such interests (i) relate to helium comprising, extracted from, recoverable from or attributable to any Property, (ii) with respect to expenses, related to helium incremental to and separate from the production of oil and/or natural gas, meaning, non-exhaustively, royalties and taxes specific to helium production, but not the cost of drilling or operating a well that produces helium in addition to oil and/or natural gas or cost of the transportation, treating or processing of any combined stream of products a majority of which is oil and/or natural gas, and (iii) are covered, burdened or affected by that Conveyance of Term Overriding Royalty Interest between RUL and Mayzure, LLC dated March 20, 2019, which is filed of record in Seward County, Kansas at Book Number 706, Page Number 905, (the "Helium-Related Excluded Assets"), such Helium-Related Excluded Assets being covered by an assignment and bill of sale executed contemporaneously herewith and dated effective as of the Effective Time from Assignor to Scout V Helium, LLC (the "Helium Assignment"); (b) all of Assignors' corporate minute books, financial records and other business records that relate to Assignors' business generally (including the ownership and operation of the Assets); (c) except to the extent related to any Assumed Liabilities, all trade credits, all accounts, all receivables of Assignors and all other proceeds, income or revenues of Assignors attributable to the Assets and attributable to any period of time prior to the Effective Time (other

than the Suspense Funds and Specified Receivables); (d) except to the extent related to any Assumed Liabilities, all claims and causes of action of Assignors or their Affiliates that are attributable to periods of time prior to the Effective Time (including claims for adjustments or refunds); (e) except to the extent related to any Assumed Liabilities and subject to Section 11.14 of the Purchase and Sale Agreement, all rights and interests of Assignors (i) under any policy or agreement of insurance or indemnity, (ii) under any bond, or (iii) to any insurance or condemnation proceeds or awards arising, in each case, from acts, omissions or events or damage to or destruction of property; (f) Assignors' rights with respect to all Hydrocarbons produced and sold from the Assets with respect to all periods prior to the Effective Time; (g) all claims of Assignors or any of its Affiliates for refunds of, rights to receive funds from any Governmental Body, or loss carry forwards or credits with respect to, (i) Asset Taxes attributable to any period (or portion thereof) prior to the Effective Time, (ii) Income Taxes paid by Assignors or their Affiliates, or (iii) any Taxes attributable to the Excluded Assets; (h) all information technology assets, other than the Production-Related IT Equipment; (i) all rights, benefits and releases of Assignors or their Affiliates under or with respect to any Contract that are attributable to periods of time prior to the Closing of the Purchase and Sale Agreement; (j) all of Assignors' proprietary computer software, patents, trade secrets, copyrights, names, trademarks, logos and other intellectual property; (k) all documents and instruments of Assignors that may be protected by an attorney-client privilege or any attorney work product doctrine; (l) all data that cannot be disclosed to Assignee as a result of confidentiality arrangements under existing written agreements; (m) all audit rights or obligations of Assignors for which Assignors bear responsibility arising under any of the Applicable Contracts or otherwise with respect to any period prior to the Effective Time or to any of the Excluded Assets, except for any Imbalances assumed by Assignee; (n) Assignors' reserve reports and Assignors' interpretations of any geophysical or other seismic and related technical data and information relating to the Assets; (o) documents prepared or received by Assignors or their Affiliates with respect to (i) lists of prospective purchasers for such transactions compiled by Assignors, (ii) bids submitted by other prospective purchasers of the Assets, (iii) analyses by Assignors or their Affiliates of any bids submitted by any prospective purchaser, (iv) correspondence between or among Assignors, its Representatives, and any prospective purchaser other than Assignee, and (v) correspondence between Assignors or any of their Representatives with respect to any of the bids, the prospective purchasers or the transactions contemplated by this Assignment; (p) a copy of all Records so long as originals or a copy thereof are delivered to Assignee; (q) any Contracts that constitute master services agreements or similar contracts; (r) any Hedge Contracts; (s) any debt instruments; (t) any of Assignors' assets other than the Assets; (u) any records or data related to Available Employees other than the data to be provided in the Available Employee List; and (v) any leases, rights and other assets specifically listed in Exhibit I.

TO HAVE AND TO HOLD all and singular the Assets, together with all rights, titles, interests, estates, remedies, powers and privileges thereto appertaining unto Assignee and its successors, legal representatives, and assigns forever, subject to the following:

1. The Assets covered by this Assignment shall not include (i) the "Fee Minerals" (as such terms are defined in the Deed) covered by that certain Deed between Assignors and Assignee executed contemporaneously herewith and dated effective as of the Effective Time (the "Deed"), (ii) the "Equity Interests" (as such term is defined in the Equity Interests Assignment), covered by that certain Equity Interests Assignment between RUL and Assignee executed contemporaneously herewith and dated effective as of the Effective Time (the "Equity Interests Assignment", and (iii)

the Helium-Related Excluded Assets, covered by the Helium Assignment, (together with the Deed, Equity Interests Assignment and this Assignment, the “Instruments of Conveyance”). Assignors and Assignee acknowledge and agree that the Instruments of Conveyance (including any and all recorded counterparts thereof) are intended to COLLECTIVELY convey to Assignee all of the “Assets” as defined and described in the Purchase and Sale Agreement. Assignors and Assignee acknowledge and agree that the Instruments of Conveyance are not intended to effect multiple conveyances of the same properties or interests in such properties covered hereby or thereby or multiple assumptions by Assignee of the same Assumed Liabilities as described in the Purchase and Sale Agreement.

2. This Assignment is delivered pursuant to that certain Purchase and Sale Agreement dated effective July 1, 2019, by and between Assignors and Assignee (the “Purchase and Sale Agreement”), and nothing in this Assignment shall operate to limit, release, or impair any of Assignors’ or Assignee’s respective rights, obligations, remedies, or indemnities in the Purchase and Sale Agreement. Capitalized terms used in this Assignment shall have the meanings prescribed in this Assignment where such capitalized terms are defined; *provided, however*, that capitalized terms used in this Assignment and not otherwise defined shall have the meanings given to such terms in the Purchase and Sale Agreement. Each defined term shall be equally applicable both to the singular and the plural forms of the term so defined. To the extent the terms and provisions of this Assignment are in conflict, or inconsistent, with the terms and provisions of the Purchase and Sale Agreement, the terms and provisions of this Assignment shall control.

3. From and after the date hereof, Assignee shall assume and hereby agrees to fulfill, perform, pay and discharge (or cause to be fulfilled, performed, paid or discharged) all of the obligations and liabilities of Riviera Upstream, LLC (“RUL”) related to the ownership and/or operation of the Assets (as defined herein) arising pursuant to that certain Purchase and Sale Agreement by and between RUL, as Seller and Mayzure, LLC, as Buyer, dated as of March 8, 2019 (the “VPP PSA”) and that certain Conveyance and Term Overriding Royalty Interest from RUL to Mayzure, LLC and dated as of March 20, 2019 (the “VPP Conveyance”). Further, Assignee agrees that it will facilitate the delivery of helium by Scout V Helium, LLC to enable Scout V Helium, LLC to fulfill its obligations under the VPP PSA, VPP Conveyance and the documents related thereto and in no way hamper, interfere with or otherwise act in any manner that would impede such delivery or otherwise adversely affect Scout V Helium, LLC’s ability to perform its obligations in full under the VPP PSA, the VPP Conveyance and the documents related thereto.

4. This Assignment shall extend to, be binding upon, and inure to the benefit of the Parties and their respective successors and assigns.

5. Subject to the indemnities and limitations set forth in the Purchase and Sale Agreement, from and after the date hereof, Assignee assumes and hereby agrees to fulfill, perform, pay, assume, and discharge (or cause to be fulfilled, performed, paid and discharged) the Assumed Liabilities.

6. Assignors, severally, not jointly, hereby agree to warrant and defend Defensible Title to the Assets unto Assignee, its successors and assigns, against every Person whomsoever claiming or to claim the same or any part thereof, by, through or under Assignors, but not

otherwise, and (i) only as to claims raised by Assignee in writing to Assignors pursuant to the notice provisions of the Purchase and Sale Agreement within twenty-four (24) months from the date of this Assignment, and (ii) with respect to Wells, only as to the formation producing as of August 28, 2019. **NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS ASSIGNMENT, EXCEPT AS AND TO THE EXTENT EXPRESSLY SET FORTH IN THIS ASSIGNMENT, THE OTHER INSTRUMENTS OF CONVEYANCE, THE CERTIFICATES DELIVERED BY ASSIGNORS AT CLOSING OR THE PURCHASE AND SALE AGREEMENT, ASSIGNORS MAKE NO REPRESENTATIONS OR WARRANTIES WHATSOEVER, AND DISCLAIM ALL LIABILITY AND RESPONSIBILITY FOR ANY REPRESENTATION, WARRANTY, STATEMENT, OR INFORMATION MADE OR COMMUNICATED (ORALLY OR IN WRITING) TO ASSIGNEE (INCLUDING ANY OPINION, INFORMATION, OR ADVICE THAT MAY HAVE BEEN PROVIDED TO ASSIGNEE OR THEIR AFFILIATES OR REPRESENTATIVES BY ANY AFFILIATES OR REPRESENTATIVES OF ASSIGNORS OR BY ANY INVESTMENT BANK OR INVESTMENT BANKING FIRM, ANY PETROLEUM ENGINEER OR ENGINEERING FIRM, ASSIGNORS' COUNSEL, OR ANY OTHER AGENT, CONSULTANT, OR REPRESENTATIVE OF ASSIGNORS). WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, EXCEPT AS AND TO THE EXTENT EXPRESSLY SET FORTH IN THIS ASSIGNMENT, THE OTHER INSTRUMENTS OF CONVEYANCE, THE CERTIFICATES DELIVERED BY ASSIGNORS AT CLOSING OR THE PURCHASE AND SALE AGREEMENT, ASSIGNORS EXPRESSLY DISCLAIM AND NEGATE ANY REPRESENTATION OR WARRANTY, EXPRESS, IMPLIED, AT COMMON LAW, BY STATUTE, OR OTHERWISE, RELATING TO (I) THE TITLE TO ANY OF THE ASSETS, (II) THE CONDITION OF THE ASSETS (INCLUDING ANY IMPLIED OR EXPRESS WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR CONFORMITY TO MODELS OR SAMPLES OF MATERIALS), IT BEING DISTINCTLY UNDERSTOOD THAT THE ASSETS ARE BEING SOLD "AS IS," "WHERE IS," AND "WITH ALL FAULTS AS TO ALL MATTERS," SUBJECT ONLY TO THE SPECIAL WARRANTY IN FIRST SENTENCE OF THIS PARAGRAPH, (III) ANY INFRINGEMENT BY ASSIGNORS OF ANY PATENT OR PROPRIETARY RIGHT OF ANY THIRD PARTY, (IV) ANY INFORMATION, DATA, OR OTHER MATERIALS (WRITTEN OR ORAL) FURNISHED TO ASSIGNEE BY OR ON BEHALF OF ANY RIVIERA PARTY (RELATED TO THE EXISTENCE OR EXTENT OF HYDROCARBONS OR THE MINERAL RESERVES, THE RECOVERABILITY OF SUCH RESERVES, ANY PRODUCT PRICING ASSUMPTIONS, AND THE ABILITY TO SELL HYDROCARBON PRODUCTION AFTER THE CLOSING), (V) THE CONDITION OF THE ASSETS AND ANY POTENTIAL LIABILITY ARISING FROM OR RELATED TO THE ASSETS AND (VI) THE PRESENCE OR ABSENCE OF ASBESTOS IN OR ON THE ASSETS IN QUANTITIES TYPICAL FOR OILFIELD OPERATIONS IN THE AREA WHERE THE ASSETS ARE LOCATED. ASSIGNEE AND ASSIGNORS AGREE THAT, TO THE EXTENT REQUIRED BY APPLICABLE LAW TO BE EFFECTIVE, THE DISCLAIMERS OF CERTAIN WARRANTIES CONTAINED IN THIS ASSIGNMENT ARE "CONSPICUOUS" DISCLAIMERS.**

7. THIS ASSIGNMENT AND ANY CLAIM, CONTROVERSY OR DISPUTE ARISING UNDER OR RELATED TO THIS ASSIGNMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THE RIGHTS, DUTIES AND THE LEGAL RELATIONS AMONG THE PARTIES HERETO AND THERETO SHALL BE GOVERNED AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS, EXCLUDING ANY CONFLICTS OF LAW RULE OR PRINCIPLE THAT MIGHT REFER CONSTRUCTION OF SUCH PROVISIONS TO THE LAWS OF ANOTHER JURISDICTION; PROVIDED, HOWEVER, THAT ANY MATTER RELATED TO REAL PROPERTY SHALL BE GOVERNED BY THE LAWS OF THE STATE WHERE SUCH REAL PROPERTY IS LOCATED. WITHOUT LIMITING THE PARTIES' AGREEMENT TO ARBITRATE IN SECTION 11.15 OF THE PURCHASE AND SALE AGREEMENT OR THE DISPUTE RESOLUTION PROCEDURE PROVIDED IN SECTION 2.05(d) OF THE PURCHASE AND SALE AGREEMENT WITH RESPECT TO DISPUTES ARISING THEREUNDER, THE PARTIES HERETO CONSENT TO THE EXERCISE OF JURISDICTION IN PERSONAM BY THE FEDERAL COURTS OF THE UNITED STATES LOCATED IN HOUSTON, TEXAS OR THE STATE COURTS LOCATED IN HOUSTON, TEXAS FOR ANY ACTION ARISING OUT OF THIS ASSIGNMENT, ANY TRANSACTION DOCUMENTS, OR ANY TRANSACTION CONTEMPLATED HEREBY OR THEREBY. ALL ACTIONS OR PROCEEDINGS WITH RESPECT TO, ARISING DIRECTLY OR INDIRECTLY IN CONNECTION WITH, OUT OF, RELATED TO, OR FROM THIS ASSIGNMENT, ANY TRANSACTION DOCUMENTS OR ANY TRANSACTION CONTEMPLATED HEREBY OR THEREBY SHALL BE EXCLUSIVELY LITIGATED IN SUCH COURTS DESCRIBED ABOVE HAVING SITES IN HOUSTON, TEXAS AND EACH PARTY IRREVOCABLY SUBMITS TO THE JURISDICTION OF SUCH COURTS SOLELY IN RESPECT OF ANY PROCEEDING ARISING OUT OF OR RELATED TO THIS ASSIGNMENT. EACH PARTY HERETO VOLUNTARILY, INTENTIONALLY AND IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LEGAL REQUIREMENTS, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY ACTION, SUIT OR PROCEEDING ARISING OUT OF OR RELATING TO THIS ASSIGNMENT, ANY TRANSACTION DOCUMENTS OR ANY TRANSACTION CONTEMPLATED HEREBY OR THEREBY. THE PARTIES FURTHER AGREE, TO THE EXTENT PERMITTED BY LAW, THAT A FINAL AND NONAPPEALABLE JUDGMENT AGAINST A PARTY IN ANY ACTION OR PROCEEDING CONTEMPLATED ABOVE SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN ANY OTHER JURISDICTION WITHIN OR OUTSIDE THE UNITED STATES BY SUIT ON THE JUDGMENT, A CERTIFIED OR EXEMPLIFIED COPY OF WHICH SHALL BE CONCLUSIVE EVIDENCE OF THE FACT AND AMOUNT OF SUCH JUDGMENT. TO THE EXTENT THAT A PARTY OR ANY OF ITS AFFILIATES HAS ACQUIRED, OR HEREAFTER MAY ACQUIRE, ANY IMMUNITY FROM JURISDICTION OF ANY COURT OR FROM ANY LEGAL PROCESS (WHETHER THROUGH SERVICE OR NOTICE, ATTACHMENT PRIOR TO JUDGMENT, ATTACHMENT IN AID OF EXECUTION, EXECUTION OR OTHERWISE) WITH RESPECT TO ITSELF OR ITS PROPERTY, SUCH PARTY (ON ITS OWN BEHALF AND ON BEHALF OF ITS AFFILIATES) HEREBY IRREVOCABLY (I) WAIVES SUCH IMMUNITY IN RESPECT OF ITS OBLIGATIONS WITH RESPECT TO THIS ASSIGNMENT AND (II) SUBMITS

TO THE PERSONAL JURISDICTION OF ANY COURT DESCRIBED IN SECTION 13.04 OF THE PURCHASE AND SALE AGREEMENT.

8. The Exhibits to this Assignment are hereby incorporated by reference and constitute a part of this Assignment.

9. The Parties agree to execute and deliver such further agreements, stipulations, and/or instruments of conveyance and transfer as may be necessary to accomplish the intents and purposes of this Assignment and the Purchase and Sale Agreement.

10. It is agreed between Assignor and Assignee that the Assets shall constitute a separate and identifiable property for purposes of Section 614(b)(2) of the Internal Revenue Code of 1986, as amended (the "Code") and the parties shall cooperate for purposes of Assignee filing the separate property election pursuant to Section 614(b)(2) of the Code. Unless required to do so by reason of applicable law or pursuant to a final determination under Section 1313(a) of the Code, the parties for all federal income tax purposes shall treat and report the Assets as a separate property under Section 614(b)(2) of the Code.

11. If any provision of this Assignment is found by a court of competent jurisdiction to be invalid or unenforceable, that provision will be deemed modified to the extent necessary to make it valid and enforceable and if it cannot be so modified, it shall be deemed deleted and the remainder of this Assignment shall continue and remain in full force and effect.

12. This Assignment may be executed and delivered in one or more counterparts, each of which shall be deemed to be an original copy of this Assignment and all of which, when taken together, shall be deemed to constitute one and the same agreement.

[Signature and Acknowledgment Pages Follow]


IN WITNESS WHEREOF, the Parties have executed this Assignment on the dates set forth in their respective acknowledgments hereto, but this Assignment shall be effective for all purposes as of the Effective Time.

ASSIGNORS:

RIVIERA UPSTREAM, LLC

By: 
Name: James G. Frew
Title: Executive Vice President and Chief Financial Officer

RIVIERA OPERATING, LLC

By: 
Name: James G. Frew
Title: Executive Vice President and Chief Financial Officer

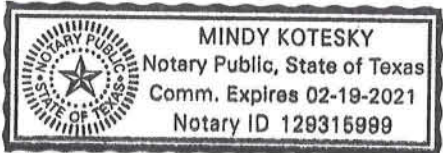
ACKNOWLEDGMENTS

THE STATE OF TEXAS §
 §
COUNTY OF HARRIS §

This instrument was acknowledged before me this 22nd day of November, 2019, by James G. Frew, known to me to be the Executive Vice President and Chief Financial Officer of **Riviera Upstream, LLC**, a Delaware limited liability company, who affirmed that the foregoing instrument was signed on behalf of such company and that the execution of this instrument was the free act and deed of such company.



Notary Public in and for the State of Texas

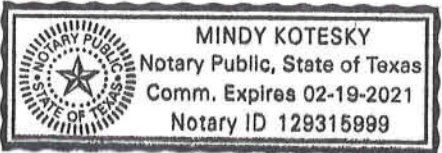


THE STATE OF TEXAS §
 §
COUNTY OF HARRIS §

This instrument was acknowledged before me this 22nd day of November, 2019, by James G. Frew, known to me to be the Executive Vice President and Chief Financial Officer of **Riviera Operating, LLC**, a Delaware limited liability company, who affirmed that the foregoing instrument was signed on behalf of such company and that the execution of this instrument was the free act and deed of such company.



Notary Public in and for the State of Texas

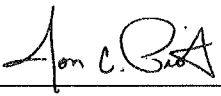


IN WITNESS WHEREOF, the Parties have executed this Assignment on the dates set forth in their respective acknowledgments hereto, but this Assignment shall be effective for all purposes as of the Effective Time.

ASSIGNEE:

SCOUT ENERGY GROUP V, LP

By Scout Energy Group V GP, LLC
Its general Partner

By:  _____

Name: Jon Piot

Title: Managing Director

ACKNOWLEDGMENTS

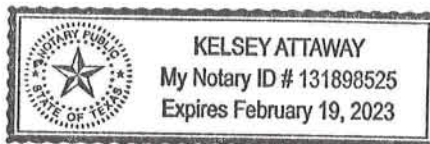
THE STATE OF TEXAS

§

§

§

COUNTY OF DALLAS



This instrument was acknowledged before me this 30th day of October, 2019, by Jon Piot, known to me to be the Manager Director of Scout Energy Group V GP, LLC, a Texas limited liability company, the sole general partner of **Scout Energy Group V, LP**, a Texas limited partnership, who affirmed that the foregoing instrument was signed on behalf of such company and that the execution of this instrument was the free act and deed of such company.

Kelsey Attaway
Notary Public in and for the State of TEXAS

Exhibit A

To that certain Assignment and Bill of Sale, dated effective July 1, 2019, by and between Riviera Upstream, LLC and Riviera Operating, LLC, collectively as Assignor, and Scout Energy Group V, LP, as Assignee

Leases

LEASE NO	LESSOR	LESSEE	DATE	TWP	RNG	SEC	BOOK	PAGE	REGISTRY	STATE	COUNTY
L046994000	STRINGFELLOW, F C ET AL	GULF OIL CORPORAION	12/9/1946	024S	037W	024	14	606	BK 14 PG 606	KANSAS	SEWARD
L047955000	HAROLD STAPLETON ET UX	JOE E DENHAM	8/3/1944	031S	032W	001	69	17		KANSAS	SEWARD
L047955000	HAROLD STAPLETON ET UX	JOE E DENHAM	8/3/1944	031S	032W	001			BK 69 PG 17	KANSAS	SEWARD
L029788000	WISWELL, J L ET UX	DENHAM, JOE E	8/2/1944	031S	032W	005	69	24		KANSAS	SEWARD
L030090000	C D EVANS	JOE E DENHAM	9/1/1944	031S	032W	005	69	138		KANSAS	SEWARD
L029792000	STAPLETON, HAROLD ET UX	DENHAM, JOE E	8/3/1944	031S	032W	006	69	17		KANSAS	SEWARD
L030405000	JONES, PRESTON L ET AL	DENHAM, JOE E	6/22/1946	031S	032W	006	75	268		KANSAS	SEWARD
L030406000	JONES, PRESTON L ETAL	DENHAM, JOE E	6/22/1946	031S	032W	006	75	269		KANSAS	SEWARD
L031091000	BARBEE, CHESTER L ET UX	BRACK, BEN F	11/6/1944	031S	032W	006	69	521		KANSAS	SEWARD
L029785000	SCHMIDT, FRED R ET UX	DENHAM, JOE E	8/2/1944	031S	032W	007	69	18		KANSAS	SEWARD
L029792000	STAPLETON, HAROLD ET UX	DENHAM, JOE E	8/3/1944	031S	032W	007	69	17		KANSAS	SEWARD
L031089000	BARBEE, CHESTER L ET UX	BRACK, BEN F	11/6/1944	031S	032W	007	69	522		KANSAS	SEWARD
L029841000	WILKINS, O J ET UX	DENHAM, JOE E	8/7/1944	031S	032W	008	69	76		KANSAS	SEWARD
L030091000	WARNER, G L ET UX	DENHAM, JOE E	8/10/1944	031S	032W	008	69	139		KANSAS	SEWARD
L030444000	TOWNSHIP BOARD OF MORRIS	DENHAM, JOE E	8/29/1946	031S	032W	008	75	273		KANSAS	SEWARD
L000940000	ETHEL CLARK ET AL	SKELLY OIL COMPANY	12/26/1950	031S	032W	014	111	193		KANSAS	SEWARD
L000941000	MAUD COLLINGWOOD ESTATE	SKELLY OIL COMPANY	7/28/1951	031S	032W	014	111	390		KANSAS	SEWARD
L000942000	MAUD COLLINGWOOD ESTATE	SKELLY OIL COMPANY	7/28/1951	031S	032W	014	111	391		KANSAS	SEWARD
L029791000	STAPLETON, R B ET UX	DENHAM, JOE E	8/3/1944	031S	032W	017	69	16		KANSAS	SEWARD
L029990000	VANVALKENBURG, A F ET VIR	DENHAM, JOE E	8/11/1944	031S	032W	017	69	109		KANSAS	SEWARD
L030086000	VAN VALKENBURG, ALFARATA F ET AL	DENHAM, JOE E	8/29/1944	031S	032W	017	69	130		KANSAS	SEWARD
L030105000	POE, MABEL M ET VIR	DENHAM, JOE E	8/11/1944	031S	032W	017	69	145		KANSAS	SEWARD
L029836000	WAGNER, FLOYD J	DENHAM, JOE E	8/7/1944	031S	032W	018	69	69		KANSAS	SEWARD
L029844000	LOWER, HAROLD ET UX	DENHAM, JOE E	8/4/1944	031S	032W	018	69	80		KANSAS	SEWARD
L029830000	CHINN, ATHEL ET UX	DENHAM, JOE E	8/3/1944	031S	032W	019	69	68		KANSAS	SEWARD
L031090000	EUBANK, GEORGIA G ET VIR	BRACK, BEN F	11/6/1944	031S	032W	019	69	525		KANSAS	SEWARD
L031901000	EUBANK, MAL B ET UX	AMOCO PRODUCTION COMPANY	11/10/1995	031S	032W	019	467	21		KANSAS	SEWARD
L030088000	GLEASON, E S	DENHAM, JOE E	8/7/1944	031S	032W	020	69	136		KANSAS	SEWARD
L031560000	MASHREY, ELMER ET AL	GEORGE PAPPAS, ET AL	7/22/1949	031S	032W	020	85	324		KANSAS	SEWARD
L035800000	ELMER MARSHREY ET AL	GEORGE PAPPAS ET AL,	6/21/1949	031S	032W	020	85	324		KANSAS	SEWARD
L029842000	ROBINSON, W H, ET UX	DENHAM, JOE E	8/9/1944	031S	032W	030	69	77		KANSAS	SEWARD
L029843000	HATFIELD, LEE H ET UX	DENHAM, JOE E	8/9/1944	031S	032W	031	69	78		KANSAS	SEWARD
L047955000	HAROLD STAPLETON ET UX	JOE E DENHAM	8/3/1944	031S	033W	001	69	17		KANSAS	SEWARD
L047955000	HAROLD STAPLETON ET UX	JOE E DENHAM	8/3/1944	031S	033W	001			BK 69 PG 17	KANSAS	SEWARD
L049827000	P L MILLER	BEN F BRACK	11/6/1944	031S	033W	001	69	17	BK 69 PG 17	KANSAS	SEWARD
L029838000	HOFFMAN, E U ET UX	DENHAM, JOE E	8/2/1944	031S	033W	002	69	73		KANSAS	SEWARD
L029997000	YEAGER, CLARENCE ET UX	DENHAM, JOE E	8/8/1944	031S	033W	002	69	118		KANSAS	SEWARD
L031898000	MOBIL OIL CORPORATION	AMOCO PRODUCTION COMPANY	10/28/1944	031S	033W	003	69	166		KANSAS	SEWARD
L031899000	MOBIL OIL CORPORATION	AMOCO PRODUCTION COMPANY	1/1/1996	031S	033W	003				KANSAS	SEWARD
L032607000	EXXONMOBIL SEC 3-31S-33W SEWARD KS	LINN ENERGY HOLDINGS LLC ET AL	8/15/2014	031S	033W	003	668	1080		KANSAS	SEWARD
L033121001	PEGGY JOYCE & ALYCE MAURINE HOPKINS ESTATE ET AL	JOE E DENHAM	10/28/1944	031S	033W	003	468	861		KANSAS	SEWARD

Exhibit A

To that certain Assignment and Bill of Sale, dated effective July 1, 2019, by and between Riviera Upstream, LLC and Riviera Operating, LLC, collectively as Assignor, and Scout Energy Group V, LP, as Assignee

Leases

LEASE NO	LESSOR	LESSEE	DATE	TWP	RNG	SEC	BOOK	PAGE	REGISTRY	STATE	COUNTY
L033121001	PEGGY JOYCE & ALYCE MAURINE HOPKINS ESTATE ET AL	JOE E DENHAM	10/28/1944	031S	033W	003	468	864		KANSAS	SEWARD
L033121001	PEGGY JOYCE & ALYCE MAURINE HOPKINS ESTATE ET AL	JOE E DENHAM	10/28/1944	031S	033W	003	69	166		KANSAS	SEWARD
L033405000	LEE H HATFIELD ET UX	JOE E DENHAM	8/9/1944	031S	033W	003	69	179		KANSAS	SEWARD
L030158000	WARNER, FRED R	DENHAM, JOE E	8/10/1944	031S	033W	004	69	392		KANSAS	SEWARD
L029983000	HARKRADER, W F ET UX	DENHAM, JOE E	9/5/1944	031S	033W	009	69	102		KANSAS	SEWARD
L029988000	HENDERSON, CLAUDE ET UX	DENHAM, JOE E	8/26/1944	031S	033W	009	69	108		KANSAS	SEWARD
L030136001	PEGGY JOYCE HOPKINS ESTATE ET AL	DENHAM, JOE E	10/28/1944	031S	033W	009	69	166		KANSAS	SEWARD
L030136002	MAGNOLIA PETROLEUM COMPANY	DENHAM, JOE E	1/15/1946	031S	033W	009	75	254		KANSAS	SEWARD
L029985000	BECKER, LAURA B	DENHAM, JOE E	8/10/1944	031S	033W	010	69	104		KANSAS	SEWARD
L031027000	BECKER, HOWARD H ET UX	STANOLIND OIL AND GAS COMPANY	7/30/1948	031S	033W	010	85	245		KANSAS	SEWARD
L029986000	GULDNER, AUGUSTA	DENHAM, JOE E	8/10/1944	031S	033W	011	69	106		KANSAS	SEWARD
L029987000	KASEL, NICHOLAS P ET UX	DENHAM, JOE E	8/8/1944	031S	033W	011	69	107		KANSAS	SEWARD
L030805000	LAMBERT, LEROY ET AL	BRACK, BEN F	4/20/1945	031S	033W	011	75	199		KANSAS	SEWARD
L054121000	ELIZABETH BARBEE THOMPSON ET VIR	BEN F BRACK	11/6/1944	031S	033W	013	69	530		KANSAS	SEWARD
L029846000	BAUGHMAN, JOHN W ET UX	DENHAM, JOE E	8/5/1944	031S	033W	014	69	84		KANSAS	SEWARD
L029929000	ANGELL, MAMIE E	DENHAM, JOE E	8/4/1944	031S	033W	014	69	95		KANSAS	SEWARD
L030117000	COLLINGWOOD, ALFRED J ET UX	DENHAM, JOE E	8/9/1944	031S	033W	015	69	152		KANSAS	SEWARD
L031088000	FINCHAM, ALBERT E ET UX	BRACK, BEN F	11/15/1944	031S	033W	015	69	377		KANSAS	SEWARD
L031324000	PRATER, FA ET UX	LESTER WILKINSON	5/29/1959	031S	033W	015	180	196		KANSAS	SEWARD
L029930000	TOLAND, BELLE	DENHAM, JOE E	8/8/1944	031S	033W	016	69	96		KANSAS	SEWARD
L029991000	HENDERSON, CLAUDE ET UX	DENHAM, JOE E	8/26/1944	031S	033W	016	69	110		KANSAS	SEWARD
L029994000	BECKER, HOWARD H ET UX	DENHAM, JOE E	8/10/1944	031S	033W	021	69	116		KANSAS	SEWARD
L030104000	H H LUTHER ESTATE	DENHAM, JOE E	9/15/1944	031S	033W	021	69	144		KANSAS	SEWARD
L030179000	THORNBURG, LEROY C ET AL	DENHAM, JOE E	8/29/1944	031S	033W	021	69	457		KANSAS	SEWARD
L029832000	WAGNER, FLOYD J	DENHAM, JOE E	8/7/1944	031S	033W	022	69	68		KANSAS	SEWARD
L029839000	HATFIELD, W H ET UX	DENHAM, JOE E	8/4/1944	031S	033W	022	69	74		KANSAS	SEWARD
L030117000	COLLINGWOOD, ALFRED J ET UX	DENHAM, JOE E	8/9/1944	031S	033W	022	69	152		KANSAS	SEWARD
L030084000	MILLER, WILLIAM A ET UX	DENHAM, JOE E	9/25/1944	031S	033W	023	69	128		KANSAS	SEWARD
L047465000	MILLER, WILLIAM H ET UX	JOE E DENHAM	9/25/1944	031S	033W	023	69	128	BK 69 PG 128	KANSAS	SEWARD
L050350000	BARBEE, JESSIE C	BEN F BRACK	11/6/1944	031S	033W	023	69	520	BK 69 PG 520	KANSAS	SEWARD
L055002000	CHINN, ATHEL ET UX	JOE E DENHAM	8/3/1944	031S	033W	023	69	66	BK 69 PG 66	KANSAS	SEWARD
L047611000	GEORGIA G EUBANK ET VIR	BEN F BRACK	11/6/1944	031S	033W	024	69	524		KANSAS	SEWARD
L029984000	HARKRADER, W F ET UX	DENHAM, JOE E	9/5/1944	031S	033W	025	69	103		KANSAS	SEWARD
L029993000	BECKER, EDNA M	DENHAM, JOE E	8/10/1944	031S	033W	025	69	115		KANSAS	SEWARD
L029840000	COLLINS, PEARL MARGARET ET VIR	DENHAM, JOE E	8/5/1944	031S	033W	027	69	75		KANSAS	SEWARD
L029928000	LEMERT, B H ET UX	DENHAM, JOE E	8/3/1944	031S	033W	027	69	93		KANSAS	SEWARD
L030084000	MILLER, WILLIAM A ET UX	DENHAM, JOE E	9/25/1944	031S	033W	027	69	128		KANSAS	SEWARD
L030117000	COLLINGWOOD, ALFRED J ET UX	DENHAM, JOE E	8/9/1944	031S	033W	027	69	152		KANSAS	SEWARD
L029831000	GOOD, E H ET UX	DENHAM, JOE E	8/4/1944	031S	033W	028	69	67		KANSAS	SEWARD
L031203000	KANSAS UNIVERSITY ENDOWMENT FUND	O DONNELL, J E	5/8/1944	031S	033W	028	64	514		KANSAS	SEWARD

Exhibit A

To that certain Assignment and Bill of Sale, dated effective July 1, 2019, by and between Riviera Upstream, LLC and Riviera Operating, LLC, collectively as Assignor, and Scout Energy Group V, LP, as Assignee

Leases

LEASE NO	LESSOR	LESSEE	DATE	TWP	RNG	SEC	BOOK	PAGE	REGISTRY	STATE	COUNTY
L034896000	VERDIE HAMILTON ET AL	NORTHERN NATURAL GAS COMPANY	1/6/1948	031S	033W	028	85	53		KANSAS	SEWARD
L034428000	FRED M BEATY ET UX	CITIES SERVICE OIL COMPANY	4/9/1943	031S	033W	031	47	547		KANSAS	SEWARD
L034759000	D L THOMAS ET UX	NORTHERN NATURAL GAS PRODUCING COMPANY	4/13/1954	031S	033W	031	127	81		KANSAS	SEWARD
L029925000	ANGELL, E M ET UX	DENHAM, JOE E	8/8/1944	031S	033W	032	69	87		KANSAS	SEWARD
L031163000	THOMAS, D L ET UX	NORTHERN NATURAL GAS COMPANY	5/15/1944	031S	033W	032	69	49		KANSAS	SEWARD
L031821000	NORBY, MELVIN ET UX	COOPERATIVE RFRY ASSN	12/5/1950	031S	033W	032	106	127		KANSAS	SEWARD
L029925000	ANGELL, E M ET UX	DENHAM, JOE E	8/8/1944	031S	033W	033	69	87		KANSAS	SEWARD
L029996000	FAIR, E D ET UX	DENHAM, JOE E	8/22/1944	031S	033W	034	69	117		KANSAS	SEWARD
L029995000	CLARKE, MAYEBELLE ET VIR	DENHAM, JOE E	8/23/1944	031S	033W	035	69	116		KANSAS	SEWARD
L030085000	MILLER, EVA MAE	DENHAM, JOE E	9/28/1944	031S	033W	035	69	129		KANSAS	SEWARD
L030146000	HILL, WINNIE	DENHAM, JOE E	8/31/1944	031S	033W	035	69	178		KANSAS	SEWARD
L047565000	ANNA COONS	WALTER KUHN	5/11/1949	031S	033W	036	85	299		KANSAS	SEWARD
L049098000	MINNIE FINCHAM BROWN ET VIR	JOE E DENHAM	8/7/1944	031S	033W	036	69	82		KANSAS	SEWARD
L049098000	MINNIE FINCHAM BROWN ET VIR	JOE E DENHAM	8/7/1944	031S	033W	036			BK 69 PG 82	KANSAS	SEWARD
L053465000	ED ROONEY	JOE E DENHAM	8/10/1944	031S	033W	036	69	91	BK 69 PG 91	KANSAS	SEWARD
L000714000	THOMAS M BOYER ET AL	UNITED PRODUCING COMPANY INC	5/22/1943	031S	034W	004	47	570		KANSAS	SEWARD
L000721000	ROBERT Y HARLOW ET UX	ALDEN W FOSTER	7/11/1934	031S	034W	004	44	638		KANSAS	SEWARD
L000722000	THOMAS J MCIVER ET UX	UNITED PRODUCING COMPANY INC	6/29/1943	031S	034W	004	47	580		KANSAS	SEWARD
L000723000	MARY N ETZOLD	UNITED PRODUCING COMPANY INC	6/29/1943	031S	034W	004	47	316		KANSAS	SEWARD
L000724000	CLINTON C DAVIS ET UX	UNITED PRODUCING COMPANY INC	5/3/1943	031S	034W	004	1	483		KANSAS	SEWARD
L000715000	JOHN DAY	ALDEN W FOSTER	7/5/1934	031S	034W	005	44	629		KANSAS	SEWARD
L000716000	CHARLES YOUNG ET UX	ALDEN W FOSTER	7/5/1934	031S	034W	005	44	632		KANSAS	SEWARD
L000721000	ROBERT Y HARLOW ET UX	ALDEN W FOSTER	7/11/1934	031S	034W	005	44	638		KANSAS	SEWARD
L000726000	JOHN W BAUGHMAN ET UX	ALDEN W FOSTER	7/13/1934	031S	034W	006	49	235		KANSAS	SEWARD
L000727000	ROYAL L STERLING ET AL	ALDEN W FOSTER	10/23/1934	031S	034W	006	49	289		KANSAS	SEWARD
CL000158000	CENTRAL LIFE ASSURANCE SOCIETY	ALDEN W FOSTER	7/19/1934	031S	034W	007	44	635		KANSAS	SEWARD
L000716000	CHARLES YOUNG ET UX	ALDEN W FOSTER	7/5/1934	031S	034W	007	44	632		KANSAS	SEWARD
L000717000	HALLIE N IRELAN	ALDEN W FOSTER	7/24/1934	031S	034W	007	44	631		KANSAS	SEWARD
L000718000	CHARLES YOUNG ET UX	ALDEN W FOSTER	7/5/1934	031S	034W	008	44	633		KANSAS	SEWARD
L030812001	KOCH, FRED C ET UX	WOOD RIVER OIL & REFINING CO	1/17/1947	031S	034W	008	74	514		KANSAS	SEWARD
L030812002	HOME ROYALTY ASSOCIATION INC	WOOD RIVER OIL & REF CO	6/3/1946	031S	034W	008	74	158		KANSAS	SEWARD
CL000201000	EARL D DAVIS ET UX	FRED C KOCH	3/6/1944	031S	034W	018	1	578		KANSAS	SEWARD
CL000239000	GEORGE BACHMAN ET UX	UNITED PRODUCING COMPANY INC	5/5/1948	031S	034W	018	85	128		KANSAS	SEWARD
L000719000	W V GRIFFITH ET UX	UNITED PRODUCING COMPANY INC	5/12/1948	031S	034W	018	85	115		KANSAS	SEWARD
L000720000	W V GRIFFITH ET UX	UNITED PRODUCING COMPANY INC	5/12/1948	031S	034W	018	85	116		KANSAS	SEWARD
L000725000	DALE E BEARD ET UX	UNITED PRODUCING COMPANY INC	9/11/1947	031S	034W	018	74	505		KANSAS	SEWARD
L034514000	ESTHER M JOHNSON ET VIR	NORTHERN NATURAL GAS COMPANY	1/2/1945	031S	034W	019	73	443		KANSAS	SEWARD
L034515000	EDITH YARBROUGH ET AL	NORTHERN NATURAL GAS COMPANY	5/16/1944	031S	034W	019	69	59		KANSAS	SEWARD
L034438001	ADAM O RIDENOUR ET UX	NORTHERN NATURAL GAS COMPANY	5/15/1944	031S	034W	020	69	61		KANSAS	SEWARD
L034438003	GUARANTY TRUST COMPANY	NORTHERN NATURAL GAS COMPANY	5/31/1946	031S	034W	020	75	271		KANSAS	SEWARD
L034626000	ADLAI DECKER ET UX	NORTHERN NATURAL GS PRODUCING COMPANY	1/28/1954	031S	034W	020	117	530		KANSAS	SEWARD
L034627000	ADAM O RIDENOUR ET UX	NORTHERN NATURAL GAS COMPANY	5/4/1944	031S	034W	020	69	38		KANSAS	SEWARD

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To that certain Assignment and Bill of Sale, dated effective July 1, 2019, by and between Riviera Upstream, LLC and Riviera Operating, LLC, collectively as Assignor, and Scout Energy Group V, LP, as Assignee

Leases

LEASE NO	LESSOR	LESSEE	DATE	TWP	RNG	SEC	BOOK	PAGE	REGISTRY	STATE	COUNTY
L034874000	WILLIAM H MURPHY ET UX	NORTHERN NATURAL GAS COMPANY	7/18/1945	031S	034W	020	75	84		KANSAS	SEWARD
L034875000	J C RIDENOUR ET UX	FRED C KOCH	1/14/1946	031S	034W	020	75	485		KANSAS	SEWARD
L034436000	PATRICK H DAY ET UX	NORTHERN NATURAL GAS COMPANY	5/4/1944	031S	034W	021	62	35		KANSAS	SEWARD
L034438001	ADAM O RIDENOUR ET UX	NORTHERN NATURAL GAS COMPANY	5/15/1944	031S	034W	021	69	61		KANSAS	SEWARD
L034438003	GUARANTY TRUST COMPANY	NORTHERN NATURAL GAS COMPANY	5/31/1946	031S	034W	021	75	271		KANSAS	SEWARD
L034623000	HARRY G ARMSTRONG ET UX	NORTHERN NATURAL GAS COMPANY	8/14/1946	031S	034W	021	75	176		KANSAS	SEWARD
L034899001	LUCIENE C BLACK ET UX	CITIES SERVICE OIL COMPANY	8/10/1948	031S	034W	021	81	230		KANSAS	SEWARD
L034899002	ILLINOIS BANKERS LIFE ASSURANCE COMPANY	CITIES SERVICE OIL COMPANY	8/10/1948	031S	034W	021	81	243		KANSAS	SEWARD
L034436000	PATRICK H DAY ET UX	NORTHERN NATURAL GAS COMPANY	5/4/1944	031S	034W	028	62	35		KANSAS	SEWARD
L034438001	ADAM O RIDENOUR ET UX	NORTHERN NATURAL GAS COMPANY	5/15/1944	031S	034W	028	69	61		KANSAS	SEWARD
L034438003	GUARANTY TRUST COMPANY	NORTHERN NATURAL GAS COMPANY	5/31/1946	031S	034W	028	75	271		KANSAS	SEWARD
L034627000	ADAM O RIDENOUR ET UX	NORTHERN NATURAL GAS COMPANY	5/4/1944	031S	034W	028	69	38		KANSAS	SEWARD
L034880000	CHARLES E MICHAEL ET UX	NORTHERN NATURAL GAS COMPANY	5/14/1947	031S	034W	028	74	608		KANSAS	SEWARD
L034881000	PAUL H HILL ET UX	NORTHERN NATURAL GAS COMPANY	5/14/1947	031S	034W	028	74	607		KANSAS	SEWARD
L034882001	CHRISTIAN H GOERING ET AL	NORTHERN NATURAL GAS COMPANY	7/2/1947	031S	034W	028	74	628		KANSAS	SEWARD
L034882002	FREDERICK C GEIER ET UX	NORTHERN NATURAL GAS COMPANY	10/6/1952	031S	034W	028	117	79		KANSAS	SEWARD
L034882003	BENJAMIN LEWIS	NORTHERN NATURAL GAS COMPANY	10/1/1952	031S	034W	028	117	80		KANSAS	SEWARD
L034882004	CIRCLE PETROLEUM COMPANY	NORTHERN NATURAL GAS COMPANY	10/2/1952	031S	034W	028	117	78		KANSAS	SEWARD
L034882005	HARRY W OBORNE ET UX	NORTHERN NATURAL GAS COMPANY	9/13/1952	031S	034W	028	117	81		KANSAS	SEWARD
L034438001	ADAM O RIDENOUR ET UX	NORTHERN NATURAL GAS COMPANY	5/15/1944	031S	034W	029	69	61		KANSAS	SEWARD
L034438003	GUARANTY TRUST COMPANY	NORTHERN NATURAL GAS COMPANY	5/31/1946	031S	034W	029	75	271		KANSAS	SEWARD
L034625000	F D STRICKLER ET UX	CITIES SERVICE OIL COMPANY	3/2/1943	031S	034W	029	47	527		KANSAS	SEWARD
L034626000	ADLAI DECKER ET UX	NORTHERN NATURAL GS PRODUCING COMPANY	1/28/1954	031S	034W	029	117	530		KANSAS	SEWARD
L034627000	ADAM O RIDENOUR ET UX	NORTHERN NATURAL GAS COMPANY	5/4/1944	031S	034W	029	69	38		KANSAS	SEWARD
L034833000	ALICE JANE VAN MATRE ET AL	THOS H BOWLUS	3/29/1947	031S	034W	030	74	610		KANSAS	SEWARD
L034834000	WILLIAM B TAYLOR ET UX	NORTHERN NATURAL GAS COMPANY	5/29/1944	031S	034W	030	443	632		KANSAS	SEWARD
L034834000	WILLIAM B TAYLOR ET UX	NORTHERN NATURAL GAS COMPANY	5/29/1944	031S	034W	030	69	52		KANSAS	SEWARD
L034782000	LEWIS CUNNINGHAM	NORTHERN NATURAL GAS COMPANY	5/26/1944	031S	034W	031	69	51		KANSAS	SEWARD
L034783000	ESTELLA TURNER (MRS)	NORTHERN NATURAL GAS COMPANY	5/19/1944	031S	034W	031	75	168		KANSAS	SEWARD
L034784000	T R CAUTHERS ET UX	NORTHERN NATURAL GAS COMPANY	5/4/1944	031S	034W	031	69	53		KANSAS	SEWARD
L034785000	F D STRICKLER ET UX	CITIES SERVICE OIL COMPANY	3/2/1943	031S	034W	031	47	529		KANSAS	SEWARD
L034438001	ADAM O RIDENOUR ET UX	NORTHERN NATURAL GAS COMPANY	5/15/1944	031S	034W	032	69	61		KANSAS	SEWARD
L034438003	GUARANTY TRUST COMPANY	NORTHERN NATURAL GAS COMPANY	5/31/1946	031S	034W	032	75	271		KANSAS	SEWARD
L034439000	F D STRICKLER ET UX	CITIES SERVICE OIL COMPANY	3/2/1943	031S	034W	032	47	528		KANSAS	SEWARD
L034440000	F WENDELL MILLER ET UX	CITIES SERVICE OIL COMPANY	11/2/1942	031S	034W	032	47	516		KANSAS	SEWARD
L034440000	F WENDELL MILLER ET UX	CITIES SERVICE OIL COMPANY	11/2/1942	031S	034W	032	47	528		KANSAS	SEWARD
L034899001	LUCIENE C BLACK ET UX	CITIES SERVICE OIL COMPANY	8/10/1948	031S	034W	032	81	230		KANSAS	SEWARD
L034899002	ILLINOIS BANKERS LIFE ASSURANCE COMPANY	CITIES SERVICE OIL COMPANY	8/10/1948	031S	034W	032	81	243		KANSAS	SEWARD
L034821000	EMIL SCHNELLBACHER ET AL	NORTHERN NATURAL GAS	5/11/1944	031S	034W	033	69	9		KANSAS	SEWARD
L034822000	H V WHEELER ET UX	FRED C KOCH	5/10/1944	031S	034W	033	1	624		KANSAS	SEWARD
L034438001	ADAM O RIDENOUR ET UX	NORTHERN NATURAL GAS COMPANY	5/15/1944	031S	034W	034	69	61		KANSAS	SEWARD

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Leases

LEASE NO	LESSOR	LESSEE	DATE	TWP	RNG	SEC	BOOK	PAGE	REGISTRY	STATE	COUNTY
L034438003	GUARANTY TRUST COMPANY	NORTHERN NATURAL GAS COMPANY	5/31/1946	031S	034W	034	75	271		KANSAS	SEWARD
L034831000	HERBERT A MACK ET AL	NORTHERN NATURAL GAS COMPANY	5/5/1944	031S	034W	034	69	58		KANSAS	SEWARD
L034832001	FEDERAL FARM MORTGAGE CORPORATION	NORTHERN NATURAL GAS COMPANY	10/17/1952	031S	034W	034	117	75		KANSAS	SEWARD
L034832002	HARRY W OBORNE ET UX	NORTHERN NATURAL GAS COMPANY	9/13/1952	031S	034W	034	117	83		KANSAS	SEWARD
L034832003	GEORGE B COLLINS ET UX	NORTHERN NATURAL GAS COMPANY	9/17/1952	031S	034W	034	117	77		KANSAS	SEWARD
L034832004	WALTER KUHN ET UX	NORTHERN NATURAL GAS COMPANY	10/17/1952	031S	034W	034	117	82		KANSAS	SEWARD
L034832005	HARRY POPE ET UX	NORTHERN NATURAL GAS COMPANY	10/10/1952	031S	034W	034	117	84		KANSAS	SEWARD
L034832006	SORMIR PETROLEUM CORPORATION	NORTHERN NATURAL GAS COMPANY	10/2/1952	031S	034W	034	117	85		KANSAS	SEWARD
L034430000	FRED C KOCH ET UX	NORTHERN NATURAL GAS COMPANY	7/31/1946	031S	034W	035	75	272		KANSAS	SEWARD
L034575000	W V INGRIM	CITIES SERVICE OIL COMPANY	4/13/1943	031S	034W	035	47	533		KANSAS	SEWARD
L034576000	MARY ALBERTA JOHNSON ET VIR	NORTHERN NATURAL GAS COMPANY	11/11/1946	031S	034W	035	74	602		KANSAS	SEWARD
L034428000	FRED M BEATY ET UX	CITIES SERVICE OIL COMPANY	4/9/1943	031S	034W	036	47	547		KANSAS	SEWARD
L034429000	MILO C PHELPS ET UX	NORTHERN NATURAL GAS COMPANY	5/11/1944	031S	034W	036	69	42		KANSAS	SEWARD
L034430000	FRED C KOCH ET UX	NORTHERN NATURAL GAS COMPANY	7/31/1946	031S	034W	036	75	272		KANSAS	SEWARD
L026203000	GANO, CHARLES E ET UX	O R WHITAKER	2/18/1964	032S	031W	035	216	161		KANSAS	SEWARD
L026204000	SAUNDERS, CYNTHIA ET VIR	AMBASSADOR OIL CORPORATION	7/22/1964	032S	031W	035	216	326		KANSAS	SEWARD
L026205000	HAWK, GRANT MURRAY ET UX	COLORADO OIL AND GAS CORP	12/17/1962	032S	031W	035	202	606		KANSAS	SEWARD
L026206000	TRAYLOR, ALTA B	O R WHITAKER	2/18/1964	032S	031W	035	216	160		KANSAS	SEWARD
L034928001	LOUIE B TENDICK	SKELLY OIL COMPANY	11/2/1950	032S	032W	005	106	157		KANSAS	SEWARD
L034928002	MARGARET ANN TENDICK ET AL	SKELLY OIL COMPANY	11/2/1950	032S	032W	005	106	158		KANSAS	SEWARD
L034587000	E R JONES ET UX	BEN F BRACK	12/22/1944	032S	032W	009	69	663		KANSAS	SEWARD
L034588000	W H LAMBERT ET UX	BEN F BRACK	11/20/1944	032S	032W	009	69	590		KANSAS	SEWARD
L034589000	NINA BELLE HATCHER ET VIR	BEN F BRACK	11/8/1944	032S	032W	009	69	573		KANSAS	SEWARD
L034590000	E M ANGELL ET UX	BEN F BRACK	12/7/1944	032S	032W	009	69	416		KANSAS	SEWARD
L034811000	JOHN D BEAVER ET UX	BEN F BRACK	11/8/1944	032S	032W	019	454	1022		KANSAS	SEWARD
L034811000	JOHN D BEAVER ET UX	BEN F BRACK	11/8/1944	032S	032W	019	69	566		KANSAS	SEWARD
L034902000	H E LEWIS ET UX	BEN F BRACK	11/21/1944	032S	032W	027	69	603		KANSAS	SEWARD
L034155000	H D MASSONI ET UX	BEN P BRACK	11/29/1944	032S	032W	028	69	476		KANSAS	SEWARD
L034900000	GEORGE E DEFFENBAUGH ET UX	NORTHERN NATURAL GAS PRODUCING COMPANY	11/3/1954	032S	032W	028	127	352		KANSAS	SEWARD
L034901000	OLIVER R DEFFENBAUGH ET AL	BEN F BRACK	12/7/1944	032S	032W	028	69	478		KANSAS	SEWARD
L034155000	H D MASSONI ET UX	BEN P BRACK	11/29/1944	032S	032W	033	69	476		KANSAS	SEWARD
L029926000	ANGELL, E M ET UX	DENHAM, JOE E	8/8/1944	032S	033W	001	69	88		KANSAS	SEWARD
L029926000	ANGELL, E M ET UX	DENHAM, JOE E	8/8/1944	032S	033W	003	69	88		KANSAS	SEWARD
L030804000	HILLIE, ZILPHIA M ET AL	BRACK, BEN F	2/18/1945	032S	033W	003	73	434		KANSAS	SEWARD
L029840000	COLLINS, PEARL MARGARET ET VIR	DEHNAM, JOE E	8/5/1944	032S	033W	004	69	75		KANSAS	SEWARD
L029982000	JARRETT, HIRAM ET UX	DENHAM, JOE E	9/7/1944	032S	033W	004	69	100		KANSAS	SEWARD
L031820000	PETER HEARN ESTATE	NORTHERN ORDNANCE INC	7/16/1951	032S	033W	004	111	115		KANSAS	SEWARD
L029982000	JARRETT, HIRAM ET UX	DENHAM, JOE E	9/7/1944	032S	033W	005	69	100		KANSAS	SEWARD
L031888000	KANSAS UNIVERSITY ENDOWMENT ASSOC	AMOCO PRODUCTION COMPANY	2/8/1994	032S	033W	009	451	72		KANSAS	SEWARD
L031894001	MILLER, LOREN V ET UX	AMOCO PRODUCTION COMPANY	4/25/1994	032S	033W	009	452	776		KANSAS	SEWARD
L031894002	SPECHT, VERNON A ET AL	AMOCO PRODUCTION COMPANY	5/4/1994	032S	033W	009	452	773		KANSAS	SEWARD
L029924000	PRINTZ, THURMAN H ET UX	DENHAM, JOE E	8/1/1944	032S	033W	010	69	86		KANSAS	SEWARD

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LEASE NO	LESSOR	LESSEE	DATE	TWP	RNG	SEC	BOOK	PAGE	REGISTRY	STATE	COUNTY
LO29998000	KANSAS UNIVERSITY ENDOWMENT ASSN	DENHAM, JOE E	8/8/1944	032S	033W	010	69	119		KANSAS	SEWARD
LO30089000	SPECHT, SAM G ET UX	DENHAM, JOE E	9/6/1944	032S	033W	010	69	137		KANSAS	SEWARD
LO29786000	PRINTZ, THURMAN H ET AL	DENHAM, JOE E	8/1/1944	032S	033W	011	69	19		KANSAS	SEWARD
LO29924000	PRINTZ, THURMAN H ET UX	DENHAM, JOE E	8/1/1944	032S	033W	011	69	86		KANSAS	SEWARD
LO29787000	LEMERT, B H ET UX	DENHAM, JOE E	8/3/1944	032S	033W	014	69	20		KANSAS	SEWARD
LO29837000	PRINTZ, THURMAN H ET AL	DENHAM, JOE E	8/1/1944	032S	033W	014	69	70		KANSAS	SEWARD
LO29981000	KANSAS UNIVERSITY ENDOWMENT ASSOC	DENHAM, JOE E	8/8/1944	032S	033W	014	69	97		KANSAS	SEWARD
LO31309000	YOUNG, ERNEST R SR ET AL	PAN AMERICAN PETROLEUM CORPORATION	8/9/1963	032S	033W	014	208	221		KANSAS	SEWARD
LO29845000	JONES, BENTON P ET UX	DENHAM, JOE E	8/9/1944	032S	033W	015	69	81		KANSAS	SEWARD
LO30185000	SCOTT, EDNA ET VIR	DENHAM, JOE E	8/7/1944	032S	033W	015	69	484		KANSAS	SEWARD
LO30087000	GRIFFITH, W V ET UX	DENHAM, JOE E	9/6/1944	032S	033W	016	69	133		KANSAS	SEWARD
LO31205000	JONES, BENTON P ET UX	PANHANDLE EASTERN PIPE LINE CO	12/27/1946	032S	033W	016	74	603		KANSAS	SEWARD
LO31206000	GRIFFITH, W V ET UX	PANHANDLE EASTERN PIPE LINE COMPANY	12/10/1946	032S	033W	016	74	600		KANSAS	SEWARD
LO31559000	BERG, HENRY	SINCLAIR PRAIRIE OIL COMPANY	3/8/1939	032S	033W	020	56	293		KANSAS	SEWARD
LO29927000	ELLIOTT, S D ET UX	DENHAM, JOE E	8/4/1944	032S	033W	021	69	92		KANSAS	SEWARD
LO31553000	BERG, HENRY	SINCLAIR PRAIRIE OIL COMPANY	3/8/1939	032S	033W	021	56	312		KANSAS	SEWARD
LO31555000	LEMERT, BERNARD H ET UX	SINCLAIR PRAIRIE OIL COMPANY, A	3/8/1939	032S	033W	021	56	294		KANSAS	SEWARD
LO29789000	LEMERT, BETTY ET VIR	DENHAM, JOE E	8/3/1944	032S	033W	022	69	14		KANSAS	SEWARD
LO29992000	LEMERT, B H ET UX	DENHAM, JOE E	8/3/1944	032S	033W	022	69	111		KANSAS	SEWARD
LO31555000	LEMERT, BERNARD H ET UX	SINCLAIR PRAIRIE OIL COMPANY, A	3/8/1939	032S	033W	022	56	294		KANSAS	SEWARD
LO31556000	LEMERT, BETTIE ET VIR	SINCLAIR PRAIRIE OIL COMPANY	3/8/1939	032S	033W	022	56	298		KANSAS	SEWARD
LO31322000	BAUGHMAN, JOHN W ET UX	PANHANDLE EAST PIPE CO	12/4/1946	032S	033W	023	74	598		KANSAS	SEWARD
LO31323000	BAUGHMAN, JOHN W ET UX	BRACK, BEN F	10/19/1944	032S	033W	023	69	155		KANSAS	SEWARD
LO54242000	JOHN W BAUGHMAN ET UX	PANHANDLE EASTERN PIPELINE CO	3/10/1947	032S	033W	023	74	598		KANSAS	SEWARD
LO55665000	JOHN W BAUGHMAN ET UX	BEN F BRACK	10/19/1944	032S	033W	023	69	155		KANSAS	SEWARD
LO29790000	LEMERT, BERNARD H ET UX	DENHAM, JOE E	8/3/1944	032S	033W	027	69	15		KANSAS	SEWARD
LO31552000	LEMERT, BERNARD H ET UX	SINCLAIR OIL CORPORATION	3/8/1939	032S	033W	027	56	295		KANSAS	SEWARD
LO31554000	BERG, HENRY	SINCLAIR PRAIRIE OIL COMPANY	3/8/1939	032S	033W	028	56	313		KANSAS	SEWARD
LO31556000	LEMERT, BETTIE ET VIR	SINCLAIR PRAIRIE OIL COMPANY	3/8/1939	032S	033W	028	56	298		KANSAS	SEWARD
LO31557000	LEMERT, BETTIE ET VIR	SINCLAIR PRAIRIE OIL COMPANY	3/8/1939	032S	033W	028	56	297		KANSAS	SEWARD
LO31558000	BERG, HENRY	SINCLAIR PRAIRIE OIL COMPANY	3/8/1939	032S	033W	029	56	315		KANSAS	SEWARD
LO34443000	JOHN W BAUGHMAN ET UX	NORTHERN NATURAL GAS COMPANY	7/9/1945	032S	034W	001	75	76		KANSAS	SEWARD
LO34444000	JOHN W BAUGHMAN ET UX	NORTHERN NATURAL GAS COMPANY	5/15/1944	032S	034W	001	69	43		KANSAS	SEWARD
LO34445000	HENRY V TUCKER ET AL	FRED O KOCH	6/12/1944	032S	034W	001	69	6		KANSAS	SEWARD
LO34446001	J M HICKMAN ET UX	NORTHERN NATURAL GAS COMPANY	6/8/1945	032S	034W	001	75	81		KANSAS	SEWARD
LO34446002	FEDERAL FARM MORTGAGE KSW 056769	NORTHERN NATURAL GAS COMPANY	12/14/1945	032S	034W	001	73	151		KANSAS	SEWARD
LO34445000	HENRY V TUCKER ET AL	FRED O KOCH	6/12/1944	032S	034W	002	69	6		KANSAS	SEWARD
LO34446001	J M HICKMAN ET UX	NORTHERN NATURAL GAS COMPANY	6/8/1945	032S	034W	002	75	81		KANSAS	SEWARD
LO34446002	FEDERAL FARM MORTGAGE KSW 056769	NORTHERN NATURAL GAS COMPANY	12/14/1945	032S	034W	002	73	151		KANSAS	SEWARD
LO34558000	EMMA THOMPSON HAYES ET VIR	NORTHERN NATURAL GAS COMPANY	5/8/1944	032S	034W	002	69	56		KANSAS	SEWARD
LO34559000	EMMA THOMPSON HAYS ET VIR	NORTHERN NATURAL GAS COMPANY	5/8/1944	032S	034W	002	69	55		KANSAS	SEWARD

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L034560000	MARION F GOODWIN	NORTHERN NATURAL GAS PRODUCING COMPANY	4/28/1953	032S	034W	002	117	321		KANSAS	SEWARD
L034561001	J M HICKMAN ET UX	NORTHERN NATURAL GAS COMPANY	6/8/1945	032S	034W	002	75	82		KANSAS	SEWARD
L034561002	FEDERAL LAND BANK OF WICHITA	NORTHERN NATURAL GAS COMPANY	12/14/1945	032S	034W	002	73	152		KANSAS	SEWARD
L034561001	J M HICKMAN ET UX	NORTHERN NATURAL GAS COMPANY	6/8/1945	032S	034W	003	75	82		KANSAS	SEWARD
L034561002	FEDERAL LAND BANK OF WICHITA	NORTHERN NATURAL GAS COMPANY	12/14/1945	032S	034W	003	73	152		KANSAS	SEWARD
L034862000	EMIL SCHNELLBACHER ET AL	NORTHERN NATURAL GAS PRODUCING COMPANY	4/14/1954	032S	034W	003	127	83		KANSAS	SEWARD
L034863000	GRAND LODGE OF IOOF	NORTHERN NATURAL GAS PRODUCING COMPANY	5/22/1944	032S	034W	003	69	57		KANSAS	SEWARD
L034864000	J M HICKMAN ET UX	NORTHERN NATURAL GAS COMPANY	3/12/1947	032S	034W	003	74	605		KANSAS	SEWARD
L034154001	FOUNTAIN G EDWARDS ET UX	NORTHERN NATURAL GAS COMPANY	5/5/1944	032S	034W	004	69	29		KANSAS	SEWARD
L034154002	FEDERAL LAND BANK OF WICHITA	NORTHERN NATURAL GAS COMPANY	5/5/1944	032S	034W	004	69	29		KANSAS	SEWARD
L034798000	ALICE SLOAN ET AL	NORTHERN NATURAL GAS COMPANY	5/4/1944	032S	034W	004	69	27		KANSAS	SEWARD
L034799000	R J SLOAN ET UX	NORTHERN NATURAL GAS COMPANY	11/25/1944	032S	034W	004	73	412		KANSAS	SEWARD
L034154001	FOUNTAIN G EDWARDS ET UX	NORTHERN NATURAL GAS COMPANY	5/5/1944	032S	034W	005	69	29		KANSAS	SEWARD
L034154002	FEDERAL LAND BANK OF WICHITA	NORTHERN NATURAL GAS COMPANY	5/5/1944	032S	034W	005	69	29		KANSAS	SEWARD
L034899001	LUCIENE C BLACK ET UX	CITIES SERVICE OIL COMPANY	8/10/1948	032S	034W	005	81	230		KANSAS	SEWARD
L034899002	ILLINOIS BANKERS LIFE ASSURANCE COMPANY	CITIES SERVICE OIL COMPANY	8/10/1948	032S	034W	005	81	243		KANSAS	SEWARD
L034493000	CLAUDE D DAVIS ET UX	NORTHERN NATURAL GAS COMPANY	5/4/1944	032S	034W	006	69	33		KANSAS	SEWARD
L034494001	L L SHAW ET UX	NORTHERN NATURAL GAS COMPANY	8/23/1946	032S	034W	006	73	159		KANSAS	SEWARD
L034494001	L L SHAW ET UX	NORTHERN NATURAL GAS COMPANY	8/23/1946	032S	034W	006	73	460		KANSAS	SEWARD
L034494002	FEDERAL LAND BANK OF WICHITA	NORTHERN NATURAL GAS COMPANY	3/4/1947	032S	034W	006	73	59		KANSAS	SEWARD
L034480000	CLAUDE D DAVIS ET UX	NORTHERN NATURAL GAS COMPANY	5/4/1944	032S	034W	007	13	5		KANSAS	SEWARD
L034480000	CLAUDE D DAVIS ET UX	NORTHERN NATURAL GAS COMPANY	5/4/1944	032S	034W	007	69	31		KANSAS	SEWARD
L034847000	OSIE BERGMAN PLOWMAN	FRED C KOCH	5/19/1944	032S	034W	007	69	5		KANSAS	SEWARD
L034848000	VERNON COMBES ET UX	NORTHERN NATURAL GAS COMPANY	7/13/1945	032S	034W	007	75	86		KANSAS	SEWARD
L034480000	CLAUDE D DAVIS ET UX	NORTHERN NATURAL GAS COMPANY	5/4/1944	032S	035W	012	13	5		KANSAS	SEWARD
L034480000	CLAUDE D DAVIS ET UX	NORTHERN NATURAL GAS COMPANY	5/4/1944	032S	035W	012	69	31		KANSAS	SEWARD
L030302000	ATWELL, MYRA	KRONE, FRANCIS	5/3/1945	033S	031W	009	73	477		KANSAS	SEWARD
L030302000	ATWELL, MYRA	KRONE, FRANCIS	5/3/1945	033S	031W	010	73	477		KANSAS	SEWARD
L030312000	RINEHART, RAY ET AL	KRONE, FRANCIS	4/30/1945	033S	031W	010	388	649		KANSAS	SEWARD
L030312000	RINEHART, RAY ET AL	KRONE, FRANCIS	4/30/1945	033S	031W	010	75	159		KANSAS	SEWARD
L031561000	HANDY, A M ET UX	THE ATLANTIC REFINING COMPANY	12/2/1955	033S	031W	029	141	54		KANSAS	SEWARD
L000921000	EMIL THOMPSON ET UX	GUY S SPEAKMAN	10/28/1944	033S	033W	010	69	557		KANSAS	SEWARD
L000922000	CLIFFORD H BROWNE ET UX	PANHANDLE EASTERN PIPELINE	11/1/1944	033S	033W	010	69	431		KANSAS	SEWARD
L000923000	FLOYD ABEL ET UX	PANHANDLE EASTERN PIPELINE	3/22/1951	033S	033W	010	106	549		KANSAS	SEWARD
L000924000	RAYMOND P ARNOLD ET UX	BEN F BRACK	11/22/1944	033S	033W	010	69	419		KANSAS	SEWARD
L000925000	CITIES SERVICE OIL CO	PANHANDLE EASTERN PIPELINE	7/10/1950	033S	033W	010	102	479		KANSAS	SEWARD
L000916000	FRANK MOORE ET UX	BEN F BRACK	12/30/1944	033S	033W	015	69	509		KANSAS	SEWARD
L000917000	EVALYN PETERS ET VIR	BEN F BRACK	1/13/1945	033S	033W	015	73	416		KANSAS	SEWARD
L000918001	BEN F BRACK ET UX	CITIES SERVICE OIL CO	2/7/1945	033S	033W	015	73	585		KANSAS	SEWARD
L000918002	NORTH AMERICAN LIFE INSURANCE CO	BEN F BRACK	2/7/1945	033S	033W	015	73	587		KANSAS	SEWARD

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LEASE NO	LESSOR	LESSEE	DATE	TWP	RNG	SEC	BOOK	PAGE	REGISTRY	STATE	COUNTY
L000920000	MARY DAVIDSON ET AL	CITIES SERVICE OIL CO	7/26/1949	033S	033W	015	81	550		KANSAS	SEWARD
L031562000	HAYS, L E ET UX	VASTAR RESOURCES, INC	2/1/1956	034S	031W	004	141	163		KANSAS	SEWARD
L030148000	STAMPS, DELLA	KAMPF, F W	11/18/1944	034S	033W	026	69	636		KANSAS	SEWARD
L031240000	CHICAGO ROCK ISLAND & PACIFIC RR	STANOLIND OIL AND GAS CO	1/4/1954	034S	033W	026	117	496		KANSAS	SEWARD
L030180000	OYLER, EDWARD B ET UX	KAMPF, F W	12/4/1944	034S	033W	027	69	500		KANSAS	SEWARD
L031228000	NEUBAUER, REX A ET UX	STANOLIND OIL AND GAS CO	7/24/1953	034S	033W	027	117	355		KANSAS	SEWARD
L030188000	BLACK, WILLIAM CHESTER ET AL	KAMPF, F W	1/4/1945	034S	033W	028	73	557		KANSAS	SEWARD
L030189000	BLACK, WILLIAM C ET AL	KAMPF, F W	1/4/1945	034S	033W	028	73	356		KANSAS	SEWARD
L030190000	BLACK, LELA ET AL	KAMPF, F W	1/4/1945	034S	033W	029	73	355		KANSAS	SEWARD
L030194000	LIBERAL COUNTRY CLUB ASSOCIATION	KAMPF, F W	1/6/1945	034S	033W	029	73	421		KANSAS	SEWARD
L031141000	FINCHAM, ALBERT E ET AL	STANOLIND OIL AND GAS COMPANY	1/12/1950	034S	033W	033	85	404		KANSAS	SEWARD
L031300000	FINCHAM, ALBERT E ET AL	PAN AMERICAN PETR CORP	4/26/1962	034S	033W	034	199	665		KANSAS	SEWARD
L031301000	FINCHAM, ALBERT E ET AL	PAN AMERICAN PETROLEUM CORPORATION	4/26/1962	034S	033W	034	199	659		KANSAS	SEWARD
L031302000	FINCHAM, ALBERT E ET AL	PAN AMERICAN PETROLEUM CORPORATION	4/26/1962	034S	033W	034	199	662		KANSAS	SEWARD
L031303000	WILLARD BANGS ET AL	PAN AMERICAN PETROLEUM CORPORATION	5/1/1962	034S	033W	034	199	680		KANSAS	SEWARD
L031304000	VARAH, KENNETH H ET UX	PAN AMERICAN PETROLEUM CORPORATION	6/6/1962	034S	033W	034	200	224		KANSAS	SEWARD
L031305000	MID-AMERICA DEVELOPMENT CORP	PAN AMERICAN PETR CORP	6/6/1962	034S	033W	034	200	226		KANSAS	SEWARD
L031306000	NATIONAL SERVICE INC	PAN AMERICAN PETROLEUM CORPORATION	6/6/1962	034S	033W	034	200	264		KANSAS	SEWARD
L031307000	CHICAGO ROCK ISLAND & PACIFIC RR	PAN AMERICAN PETR CORP	7/18/1962	034S	033W	034	202	53		KANSAS	SEWARD
L031140000	FINCHAM, ALBERT E ET AL	STANOLIND OIL AND GAS CO	1/12/1950	034S	033W	035	85	403		KANSAS	SEWARD
L051668000	EZRA SHORB ET UX	FRED C KOCH	6/12/1944	034S	034W	012	69	25		KANSAS	SEWARD
L030559000	POUND, CORA B	WOOD RIVER OIL & REFINING	12/2/1944	035S	032W	018	73	205		KANSAS	SEWARD
L030147000	TUCKER, HENRY V ET UX	KAMPF, F W	11/21/1944	035S	033W	006	69	623		KANSAS	SEWARD
L030183000	WOOTEN, A H ET UX	KAMPF, F W	1/6/1945	035S	033W	006	69	501		KANSAS	SEWARD
L031314000	REITZEL, LULA A ET VIR	THOMPSON, HARRY D	9/1/1946	035S	033W	013	180	3		KANSAS	SEWARD
L000940000	ETHEL CLARK ET AL	SKELLY OIL COMPANY	12/26/1950				111	193		KANSAS	SEWARD
L030092000	SATTERFIELD, LEROY, ET UX	DENHAM, JOE E	8/5/1944				69	140		KANSAS	SEWARD

Exhibit B

To that certain Assignment and Bill of Sale, dated effective July 1, 2019, by and between Riviera Upstream, LLC and Riviera Operating, LLC, collectively as Assignor, and Scout Energy Group V, LP, as Assignee

Wells

API	WELL NAME	OPERATOR	COUNTY	STATE	WI	NRI
1517500486	ARNOLD 23 001	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	76.5625000%
1517521480	ARNOLD 23 002	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	76.5625000%
1517521135	BEARDSLEY 2-12	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.9882800%
1517520282	BECKER B2	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521118	BECKER B3HI	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517500488	BECKER D SWDW	RIVIERA OPERATING, LLC	Seward	KS	0.0000000%	0.0000000%
1517521312	BECKER D2HI	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521907	BECKER D3	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517500351	BLACK GU B 1 N/O	CIMAREX ENERGY CO	Seward	KS	0.0000000%	5.4687500%
1517521131	BOYER A 1-R	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517500141	BRACK 1-15	MERIT ENERGY COMPANY	Seward	KS	7.7062900%	6.5322900%
1517521631	BRACK A 1-H	MERIT ENERGY COMPANY	Seward	KS	0.0000000%	6.5322900%
1517500136	BROWNE 1-10	MERIT ENERGY COMPANY	Seward	KS	7.7063000%	6.5322900%
1517521632	BROWNE C-1H	MERIT ENERGY COMPANY	Seward	KS	7.7063000%	6.5322900%
1517500505	CENTRAL LIFE 1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521662	CENTRAL LIFE 2-7R	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521788	CENTRAL LIFE 3-6	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.8982380%
1517500503	CHARLES YOUNG 1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517500439	CLARK, ETHEL 1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	86.4632010%
1517521195	CLARK, ETHEL A 1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	86.4632010%
1517500477	COLLINGWOOD H1	RIVIERA OPERATING, LLC	Seward	KS	97.6562500%	78.0332000%
1517521889	COLLINGWOOD H3	RIVIERA OPERATING, LLC	Seward	KS	97.6562500%	78.0332000%
1517500498	COONS 36 001	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	82.0312000%
1517521501	COONS 36 002	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	82.0312000%
1517500444	EUBANK 1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521275	EUBANK 2HI	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521514	EUBANK 3HI	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517500487	EUBANK G 24 001	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	76.5625000%
1517521479	EUBANK G 24 002	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	76.5625000%
1517510051	FAIR B2	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517500101	FAIR, E.D. A2	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521278	FAIR, E.D. A3	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517520297	GANO 6A	RIVIERA OPERATING, LLC	Seward	KS	96.8750000%	76.8188480%
1517530076	GANO A 1	RIVIERA OPERATING, LLC	Seward	KS	96.8750000%	76.8188440%
1517520218	GANO A 4 SWD	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	0.0000000%
1517520301	GANO A 5	RIVIERA OPERATING, LLC	Seward	KS	0.0000000%	0.0000000%
1517520043	GANO A-2	RIVIERA OPERATING, LLC	Seward	KS	0.0000000%	0.0000000%
1517500491	GOOD GAS UNIT 1	RIVIERA OPERATING, LLC	Seward	KS	75.0000000%	65.6250000%
1517521439	GOOD GAS UNIT 2HI	RIVIERA OPERATING, LLC	Seward	KS	75.0000000%	65.6250000%
1517500259	GRIFFITH 1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521126	GRIFFITH 2-18	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	89.1112500%
1517521246	GRIFFITH 2HI	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521766	GRIFFITH 3-18	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	89.1112500%
1517519002	GRIFFITH, W. V. 1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	89.1112500%
1517500458	HATFIELD 1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521522	HATFIELD 2HI	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517510053	HILLE 2	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517520719	HITCH UNIT 9-5	ELM III OPERATING CO LLC	Seward	KS	0.0000000%	0.4782800%
1517500250	JARRETT 2	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	86.8245500%
1517521366	KANSAS UNIV D4	RIVIERA OPERATING, LLC	Seward	KS	80.3703900%	66.9378800%
1517510055	KANSAS UNIV G1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517520311	KANSAS UNIV G2HI	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521407	KANSAS UNIVERSITY D 5HI	RIVIERA OPERATING, LLC	Seward	KS	80.3703900%	66.9378800%
1517500265	LEMERT 1 N/O	CABOT OIL & GAS CORPORATION	Seward	KS	0.0000000%	12.5000000%

Exhibit B

To that certain Assignment and Bill of Sale, dated effective July 1, 2019, by and between Riviera Upstream, LLC and Riviera Operating, LLC, collectively as Assignor, and Scout Energy Group V, LP, as Assignee

Wells

API	WELL NAME	OPERATOR	COUNTY	STATE	WI	NRI
1517500274	LEMERT 2 N/O	CABOT OIL & GAS CORPORATION	Seward	KS	0.0000000%	12.5000000%
1517521272	LEMERT 3-22 N/O	CABOT OIL & GAS CORPORATION	Seward	KS	0.0000000%	12.5000000%
1517521925	LEMERT 3-27 N/O	CABOT OIL & GAS CORPORATION	Seward	KS	0.0000000%	12.5000000%
1517500273	LEMERT B1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521519	LEMERT B2HI	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517520765	LEMERT, L S, A 001	RIVIERA OPERATING, LLC	Seward	KS	0.0000000%	0.0000000%
1517520739	LOWER A3	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521496	LOWER B2HI	RIVIERA OPERATING, LLC	Seward	KS	75.0000000%	65.6250000%
1517500445	LOWER GAS UNIT B 1	RIVIERA OPERATING, LLC	Seward	KS	75.0000000%	65.6250000%
1517500502	M. ETZOLD 1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517500175	MCGEE 1 N/O	CABOT OIL & GAS CORPORATION	Seward	KS	0.0000000%	1.5625000%
1517521203	MCGEE 2-11 N/O	CABOT OIL & GAS CORPORATION	Seward	KS	0.0000000%	1.5625000%
1517500264	MERCER 1 N/O	CABOT OIL & GAS CORPORATION	Seward	KS	0.0000000%	12.5000000%
1517520945	MERCER 3-28 N/O	CABOT OIL & GAS CORPORATION	Seward	KS	0.0000000%	12.5000000%
1517500490	MILLER F1	RIVIERA OPERATING, LLC	Seward	KS	87.5000000%	76.5625000%
1517521357	MILLER F2HI	RIVIERA OPERATING, LLC	Seward	KS	87.5000000%	76.5625000%
1517510060	MILLER G2	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517500473	MILLER P 12 001	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	76.5625000%
1517521801	MILLER P 12 003	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	76.5625000%
1517521345	MLP YOUNG A1	RIVIERA OPERATING, LLC	Seward	KS	0.0000000%	0.0000000%
1517500485	PRATER 1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517520250	PRATER A2HI	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517510056	PRINTZ 2	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521398	ROBINSON, W H 02HI	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517500456	ROBINSON, W.H. 1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521476	SAUNDERS CYNTHIA A 2	RIVIERA OPERATING, LLC	Seward	KS	96.8750000%	74.1699220%
1517500119	SAUNDERS CYNTHIA A SWD	MERIT ENERGY COMPANY	Seward	KS	0.0000000%	0.0000000%
1517500433	SCHMIDT-VEEDER 1	RIVIERA OPERATING, LLC	Seward	KS	50.0000000%	43.7500000%
1517500545	SCOTT 2	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517500462	STAPLETON 01 001	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	76.5625000%
1517521500	STAPLETON 01 002	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	76.5625000%
1517500432	STAPLETON A1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517500442	STAPLETON B1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517500495	THOMAS C1	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	86.8164100%
1517521277	THOMAS C2HI	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	86.8164100%
1517500474	THOMPSON 13 001	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	76.5625000%
1517521478	THOMPSON 13 002	RIVIERA OPERATING, LLC	Seward	KS	0.0000000%	0.0000000%
1517500478	TOLAND 2	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521276	TOLAND 3HI	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517520062	TRAYLOR 1	RIVIERA OPERATING, LLC	Seward	KS	96.8750000%	79.4677000%
1517500434	WARNER 001	RIVIERA OPERATING, LLC	Seward	KS	50.0000000%	43.7500000%
1517521127	YOUNG 2-5	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521840	YOUNG 3-5	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%
1517521830	YOUNG A 1-8	RIVIERA OPERATING, LLC	Seward	KS	100.0000000%	87.5000000%