# **ONLINE VERSION**

STATE/FEE EXPLORATORY UNIT #300379

### UNIT AGREEMENT FOR THE DEVELOPMENT AND OPERATION OF THE

 Larry San Andres
 UNIT AREA

 Lea
 County(ies),

 NEW MEXICO
 County(ies),

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Revised web version December 2014

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STATE/FEE EXPLORATORY UNITS Revised February 12, 2004

UNIT AGREEMENT FOR THE DEVELOPMENT AND OPERATION OF THE	
Larry San Andres	

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UNIT AREA

		Lea		COUNTY (IES), NEW MEXICO
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	9 Revised February 12, 2004
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Larry San Andres	UNIT AREA
Lea	COUNTY(IES), NEW MEXICO
THIS AGREEMENT, entered into as of the <u>2ND</u> day of <u>JANU</u> , stifying or consenting hereto, and herein referred to as the "parties hereto";	$RY_2$ 20_17, by and between the parties subscribing
WITNESSETH:	···
WHEREAS, the parties hereto are the owners of working, royalty, or other oil or p	as interests in the unit area subject to this agreement; and
mended by Sec. 1 of Chapter 162, Laws of 1951, (Chap. 19, Art. 10, Sec. 45, N.M. Stanues 19	78 Annotated), to consent to and approve the development or operation of
Thap. 19, Art. 10, Sec. 47, N.M. Statutus 1978 Annotated) to amend with the approval of lesse	, evidenced by the lessee's execution of such agreement or otherwise, any
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L0a       COUNTY(IES), NEW MEXICO         THIS AGREEMENT, centered into us of the	
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NOW, THEREFORE, in consideration of the premises and the promises herein or presses in the below defined unit area, and agree severally among themselves as follows:	ntained, the parties hereto commit to this agreement their respective
UNIT AREA: The following described land is hereby designated and recognized as constitu	ing the unit area: [Attach another page If you need more space.]
ownship 10S Range 37E N.M.P.M.	
ection 04 Subdivisions: Lots 1&2, S/2NE/4, S/2	
Lots 1-7, SE/4NW/4, S/2NE/4,	E/2SW/4, SE/4
ection 07 Subdivisions: Lots 1-4, E/2W/2, E/2	
iection 08 Subdivisions: All See Af	tached for Additional Unit Acreage
5504.09	Lea New Mexico
operator. Exhibit "B" attached hereto is a schedule showing to the extent known to the unit op interests in all lands in the unit area. However, nothing herein or in said schedule or map shall of any interest other than such interest or interests as are shown on said map or schedule as ow	rator the acreage, percentage and kind of ownership of oil and gas be construed as a representation by any party hereto as to the ownership ned by such party. Exhibit "A" and "B" shall be revised by the unit
All land committed to this agreement shall constitute land referred to herein as "a	nitized land" of "land subject to this agreement".
	is only from the San Andres formation of the unitized land are unitized up

Nemo Fund I, LLC Nemo Fund I, LLC Nemo Fund I, LLC S826 New Territory, Box #412, Sugarland, Texas 77479 is hereby designated as init operator and by signature bereto commits to this agreement all interest in unitized substances vested in it as set forth in Exhibit "B", and agrees and consents to

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Revised w	eb versi	ion Deci	ember	2014

Additional Larry San Andres Unit Area:

Section 09: All

Section 17: All

Section 18: Lots 1-4, E/2W/2, E/2

Section 19: All

Section 30: All



accept the duties and obligations of unit operator for the discovery, development and production of unitized substances as herein provided. Whenever reference is made herein to the unit operator, such reference means the unit operator acting in that capacity and not as an owner of interests in unitized substances, and the term "working interest owner" when used herein shall include or refer to unit operator as the owner of a working interest when such an interest is owned by it.

4. <u>RESIGNATION OR REMOVAL OF UNIT OPERATOR</u>: Unit operator shall have the right to resign at any time but such resignation shall not become effective until a successor unit operator has been selected and approved in the manner provided for in Section 5 of this agreement. The resignation of the unit operator shall not release the unit operator from any liability or any default by it hereunder occurring prior to the effective date of its resignation.

Unit operator may, upon default or failure in the performance of its durines or obligations hereunder, he subject to removal by the same percentage vote of the owners of working interests determined in like manner as herein provided for the selection of a new unit operator. Such removal shall be effective upon notice thereof to the Commissioner and the Division.

The resignation or removal of the unit operator under this agreement shall not terminate his right, title or interest as the owner of a working interest or other interest in unitized substances, but upon the resignation or removal of unit operator becoming effective, such unit operator shall deliver possession of all equipment, materials, and apparentances used in conducting the unit operations and owned by the working interest owners to the new duly qualified successor unit operator, or to the owners thereof it so such new unit operator is elected, to be used for the purpose of conducting unit operations hereunder. Nothing herein shall be construed as authorizing removal of my material, equipment and apparentances needed for the preservation of wells.

5. <u>SUCCESSOR UNIT OPERATOR</u>: Whenever the unit operator shall resign as unit operator or shall be removed as hereinabove provided, the owners of the working interests according to their respective acreage interests in all unitized land shall by a majority vote select a successor unit operator, provided that, if a majority but less than acventy-five percent (75%) of the working interests qualified to vote is owned by one party to this agreement, a concurring vote of sufficient additional parties, so as to constitute in the aggregate not less than seventy-five percent (75%) of the total working interests, shall be required to select a new operator. Such selection shall not become effective until (a) a unit operator so selected shall accept in writing the duties and responsibilities of unit operator, and (b) the selection shall have been approved by the Commissioner. If no successor unit operator is selected and qualified as herein provided, the Commissioner at his election, with notice to the Division, may declare this unit agreement.

6. <u>ACCOUNTING PROVISIONS</u>: The unit operator shall pay in the first instance all costs and expenses incurred in conducting unit operations hereunder, and such costs and expenses and the working interest benefits accruing hereunder shall be apportioned among the owners of the unitized working interests in accordance with an operating agreement entered into by and between the unit operator and the owners of such interests, whether one or more, separately or collectively. Any agreement or agreement entered into between the working interest owners and the unit operator as provided in this section, whether one or more, are herein referred to as the "Operating Agreement". No such agreement shall be deemed either to modify any of the terms and conditions of this unit agreement or to relieve the unit operator of any right or obligation established under this unit agreement and in case of any inconsistencies or conflict between this unit agreement and the operating agreement shall prevail.

7. <u>RIGHTS AND OBLIGATIONS OF UNIT OPERATOR</u>: Except as otherwise specifically provided herein, the exclusive right, privilege and duty of exercising any and all rights of the parties hereto which are necessary or convenient for prospecting for, producing, storing, allocating and distributing the unitized substances are hereby delegated to and shall be exercised by the unit operator as herein provided. Acceptable evidence of title to said rights shall be deposited with said unit operator and, together with this agreement, shall constitute and define the rights, privileges and obligations of unit operator. Nothing herein, however, shall be construed to transfer title to any lead or to any lease or operating agreement, it being understood that under this agreement the unit operator, in its capacity as unit operator, shall exercise the rights of possession and use vested in the partice bereto only for the purposes herein precified.

8. <u>DRILLING TO DISCOVERY</u>: The unit operator shall, within sixty (60) days after the effective date of this agreement, commence operations upon an adequate test well for oil and gas upon some part of the lands embraced within the unit area and shall drill said well with due diligence to a depth sufficient to attain the top of the

Any well commenced prior to the effective date of this agreement upon the unit area and drilled to the depth provided herein for the drilling of an initial test well shall be considered as complying with the drilling requirements bereof with respect to the initial well. The Commissioner may modify the drilling requirements of this section by granting reasonable extensions of this when in his opinion such action is warranted. Upon failure to comply with the drilling provisions of this article the Commissioner may, after reasonable extensions of this article the comments of an entry of the drilling provisions of the when in the opinion such action is warranted. Upon failure to comply with the drilling provisions of this article the Commissioner may, after reasonable notice to the unit operator and each working interest owner, lesses and lessor at their last known addresses, declare this unit agreement shall cease and traine as of such date.

9. <u>OBLIGATIONS OF UNIT OPERATOR AFTER DISCOVERY OF UNITIZED SUBSTANCES</u>: Should unitized substances in paying quantities be discovered upon the unit area, the unit operator shall on or before six months from the time of the completion of the initial discovery well and within thirty days after the expiration of the unit area, the unit area and the development of the completion of the status of the development of the unit area and the development contemplated for the following twelve months period.

It is understood that one of the main considentions for the approval of this agreement by the Commissioner of Public Lands is to secure the orderly development of the unitized lands in accordance with good conservation practices so as to obtain the greatest ultimate recovery of unitized substances.

After discovery of unitized substances in paying quantities, unit operator shall proceed with diligence to reasonably develop the unitized area as a reasonably prudent operator would develop such area under the same or similar circumstances.

If the unit operator should fail to comply with the above covenant for reasonable development this agreement may be terminated by the Commissioner as to all lands of the State of New Mexico embracing undeveloped regular well spacing or protation units, but in such event, the basis of participation by the working interest owners shall remain the same as if this agreement had not been terminated as to such lands; provided, however, the Commissioner shall give notice to the unit operator

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and the lessees or record in the manner prescribed by (Sec. 19-10-20 N.M. Statutes 1978 Annotated), of intention to cancel on account of any alleged breach of said covenant for reasonable development and any decision entered thereunder shall be subject to appeal in the manner prescribed by (Sec. 19-10-23 N.M. Statutes 1978 Annotated), and , provided further, in any event the unit operator shall be given a reasonable opportunity after a final determination within which to remedy any default, failing in which this agreement shall be terminated as to all lands of the State of New Mexico embracing undeveloped regular well spacing or proration units.

Notwithstanding any of the provisions of this Agreement to the contrary, all undeveloped regular well spacing or promision unit tracts within the unit boundaries shall be automatically eliminated from this Agreement and shall no longer be a part of the unit or be further subject to the terms of this agreement unless at the exploration of five (5) years after the first day of the month following the effective date of this agreement diligent drilling operations are in progress on said tracts.

10. <u>PARTICIPATION AFTER DISCOVERY</u>: Upon completion of a well capable of producing unitized substances in paying quantities the owners of working interests shall participate in the production therefrom and in all other producing wells which may be defiled pursuant hereto in the proportions that their respective leasehold interests covered hereby on an acreage basis bears to the total number of acres committed to this unit agreement, and such unitized substances shall be deemed to have been produced from the respective leasehold interests participating therein. For a purpose of determining any benefits accruing under this agreement and the distribution of the royables payable to the State of New Merico and other lessors, each separate lease shall have allocated to its such percentage of said production as the mumber of acres in each lease respectively committed to this agreement bears to the total number of acres committed hereto.

Notwithstanding any provisions contained herein to the contrary, each working interest owner shall have the right to take such owner's proportionate share of the unitized substances in kind or to personally sell or dispose of the same, and nothing herein contained shall be construed as giving or graning to the unit operator the right to sell or otherwise dispose of the proportionate share of any working interest owner without specific authorization from time to time to to do.

11. ALLOCATION OF PRODUCTION: All unitized substances produced from each tract in the unitized area established under this agreement, except any part thereof used for production or development purposes hereunder, or unavoidably lost, shall be deemed to be produced equally on an acreage basis from the several tracts of the unitized and, and for the purpose of determining any benefits that accrue on an acreage basis, each such tract shall have allocated to it such percentage of said production as its area bears to the entire unitized area. It is hereby agreed that production of unitized substances from the unitized area shall be allocated as provided been production of unitized area bears to the entire unitized area. It is hereby agreed that production of unitized substances from the unitized area shall be allocated as provided been producted area bears to the entire unitized area for an acrea of said unitized area.

12. PAYMENT OF RENTALS, ROYALTIES AND OVERRIDING ROYALTIES: The respective lease owners in accordance with the terms of their leases shall pay all remains due to the State of New Mexico.

All royalties due to the State of New Mexico under the terms of the leases committed to this agreement shall be computed and paid on the basis of all unitized substances allocated to the respective leases committed hereto; provided, however, the State shall be entitled to take in kind its share of the unitized substances allocated to the respective leases, and in such case the unit operator shall make deliveries of such royalty share in accordance with the terms of the respective leases.

All rentals, if any, due under any leases embracing lands other than the State of New Mexico, shall be paid by the respective lease owners in accordance with the terms of their leases and all royalties due under the terms of any such leases shall be paid on the basis of all unitized substances allocated to the respective leases committed hereto.

If the unit operator introduces gas obtained from sources other than the unitized substances into any producing formation for the purpose of repressuring, simularing or increasing the ultimate recovery of unitized substances therefrom, a like amount of gas, if available, with due allowance for loss or depletion from any cause may be withdrawn from the formation into which the gas was introduced royalty free as to dry gas but not as to the products extracted therefrom; provided, that such withdrawal shall be at such time as may be provided in a plan of operation consented to by the Commissioner and approved by the Division as conforming to good petroleum engineering practices; and provided further, that such right of withdrawal shall terminate on the termination of this unit agreement.

If any lease committed hereto is burdened with an overriding royalty, payment out of production or other charge in addition to the usual royalty, the owner of each such lease shall bear and assume the same out of the unitized substances allocated to the lands embraced in each such lease as provided herein.

13. LEASES AND CONTRACTS CONFORMED AND EXTENDED INSOFAR AS THEY APPLY TO LANDS WITHIN THE UNITIZED AREA: The terms, conditions and provisions of all leases, subleases, operating agreements and other contracts relating to the exploration, drilling development or operation for oil or gas of the lands committed to this agreement, shall as of the effective date hereof, be and the same are hereby expressly modified and amended insofts as they apply to bands within the unitized area to the extent necessary to coincide with the terms of this agreement and the approval of this agreement by the Commissioner and the respective terms of said leases and agreements will be extended insofts as necessary to coincide with the terms of this agreement and the approval of this agreement by the Commissioner and the respective lessors and lesses aball be effective to conform the provisions and extend the terms of each such lease as to lands within the unitized area to the provisions and terms of this agreement; but otherwise to remain in full force and effect. Each lease committed to this agreement, insofts as necessary to confide with the term is agreement, insofts as the applies to lands within the unitized area, shall continue in forthe beyond the term provided therein as long as this agreement; provided, drilling operations upon the initial test well provided area, shall have been commenced or said well is in the process of being drilled by the unit operator prior to the expiration of the shortest term lease committed to this agreement. Termination of this agreement, completion, continued operation or production on each of the leasehold interest committed to this agreement and production from each leasehold interest committed to this agreement and operations or production on the part of the unit operators or any of the owners of the respective leases to the terms of the agreement and operations or production on each of the leasehold interest committed to this agreement and operations or any opticable laws would continue in full

Any lease embracing hands of the State of New Mexico of which only a portion is committed hereto shall be segregated as to the portion committed and as to the portion not committed and the terms of such leases shall apply separately as two separate leases as to such segregated portions, commercing as of the effective date hereof. Notwithstanding any of the provisions of this agreement to the contrary, any lease embracing lands of the State of New Mexico having only a portion of its lands committed hereto shall continue in full force and effect beyond the term provided therein as to all lands embraced within the unitized area and committed to this agreement, in accordance with the terms of this agreement. If oil and gas, or either of then, are discovered and are being produced in paying quantities from some part of the lands embraced in such lease which part is committed to this agreement at the expiration of the fixed term of such leases, such production shall not be considered as production from lands embraced in such lease which are not within the unitized area, and which are not committed thereto, and drilling or reworking operations upon some part of the lands embraced within the unitized area and committed to this agreement shall be considered as drilling and reworking operations only as to lands embraced within the unit agreement and not committed to this agreement shall be considered as drilling and reworking operations only as to lands embraced within the unit agreement and not as to lands embraced within the lease and not committed bereto upon which oil and gas, or either of thes, have so is a so any lease embracing lands of the State of New Mexico baving only a portion of its lands committed bereto upon which oil and gas, or either of them, has been discovered is discovered upon that portion of such lands committed to this agreement, and are being production in gran, or either of them, has been discovered is discovered upon that portion of usch lands to committed to this agreement and are being produc

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lease, such production in paying quantities shall serve to continue such lease in full force and effect in accordance with its terms as to all of the lands embraced in said lease.

14. <u>CONSERVATION</u>: Operations hereunder and production of unitized substances shall be conducted to provide for the most economical and efficient recovery of said substances without waste, as defined by or pursuant to State laws or regulations.

15. <u>DRAINAGE</u>: In the event a well or wells producing oil or gas in paying quantities should be brought in on land adjacent to the unit area draining unitized substances from the lands embraced therein, unit operator shall drill such offset well or wells as a reasonably product operator would drill under the same or similar circumstances.

16. <u>COVENANTS RUN WITH LAND</u>: The covenants herein shall be construed to be covenants running with the land with respect to the interests of the parties hereto and their successors in interest until this agreement terminates, and any grant, transfer or conveyance of interest in land or leases subject hereto shall be and hereby is conditioned upon the assumption of all privileges and obligations hereunder to the grantee, transfere or other successor in interest. No assignment or transfer or any working, toyady, or other interest subject hereto shall be binding upon unit operator until the first day of the calendar month after the unit operator is furnished with the original, photo static, or certified copy of the instrument of transfer.

17. EFFECTIVE DATE AND TERM: This agreement shall become effective upon approval by the Commissioner and the Division and shall terminate in five (5) years after such date utiless (a) such date of expiration is extended by the Commissioner, or (b) a valuable discovery of mitized substances has been made on unitized land during said initial term or any extension thereof in which case this agreement shall remain in effect so long as unitized substances are being produced in paying quantities from the unitized land and, should production cease, so long thereafter as diligent operations are in progress for the restoration of production or discovery of new production and so long thereafter as the unitized substances so discovered are being produced as aforesaid. This agreement may be terminated at any time by not less than eventy-five percent (75%) on an acreage basis of the owners of the working interests, signatory hereto, with the approval of the Commissioner and with notice to the Division. Likewise, the fulture to comply with the drilling requirements of Section 8 hereof, 8 hereof, 8 hereof, as provided in a provided in a side section.

18. <u>RATE OF PRODUCTION</u>: All production and the disposal thereof shall be in conformity with allocations, allotments, and quotas made or fixed by the Division, and in conformity with all applicable laws and lawful regulations.

19. <u>APPEARANCES</u>: Unit operator shall, after notice to other parties affected, have the right to appear for and on behalf of any and all interests affected bereby, before the Commissioner of Public Lands and the Division, and to appeal from orders issued under the regulations of the Commissioner or Division, or to apply for relief from . any of said regulations or in any proceedings on its own behalf relative to operations pending before the Commissioner or Division; provided, however, that any other interest party shall also have the right at his own expense to appear and to participate in any such proceedings.

20. <u>NOTICES</u>: All notices, demands, or statements required beremder to be given or rendered to the parties hereto, shall be deemed fully given, if given in writing and sent by postpaid registered mail, addressed to such party or parties at their respective addresses, set forth in connection with the signatures hereto or to the ratification or consent hereof, or to such other address as any such party may have furnished in writing to party sending the notice, demand, or statement.

21. LOSS OF TITLE: In the event title to any tract of unitized land or substantial interest therein shall fail, and the one owner cannot be induced to join the unit agreement so that such tract is not committed to this agreement, or the operation thereof hereunder becomes impracticable as a result thereof, such tract may be eliminated from the unitized area, and the interest of the parties readjusted as a result of such tract being eliminated from the unitized area. In the event of a dispute as to the title to any royalty, working, or other interest subject hereto, the unit operators way withhold payment or delivery of the allocand portion of the unitized substances involved on account thereof, without liability for interest until the dispute is finally settled, provided that no payments of funds due the State of New Mexico shall be withheld. Unit Operator, as such, is relieved from any responsibility for any defect or failure of any title hereunder.

22. <u>SUBSEQUENT JOINDER</u>: Any oil or gas interest in lands within the unit area not committed hereto, prior to the submission of the agreement for final approval by the Commissioner and the Division, may be committed hereto by the owner or owners of such rights, subscribing or consenting to this agreement, or executing a ratification thereof, and if such owner is also a working interest owner, by subscribing to the operating agreement providing for the allocation of costs of exploration, development, and operation. A subsequent joinder shall be effective as of the first day of the month following the approval by the Commissioner and the filing with the Division of duly executed counterparts of the instruments committing the interest of such owner to this agreement, but such joining party or partice, before participating in any benefits bereunder, shall be required to assume and pay to unit operator, their proportionate thate of the unit agreement, and the unit operator shall make appropriate adjustments caused by such joinder, without any retroactive adjustment of recrue

23. <u>COUNTERPARTS</u>: This agreement may be executed in any number of counterparts, no one of which needs to be executed by all parties, or may be ratified or consented to by separate instrument in writing specifically referring hereto, and shall be binding upon all those parties who have executed such a counterpart, ratification, or consent hereto with the same force and effect as if all such parties had signed the same document, and regardless of whether or not it is executed by all other parties owing or claiming an interest in the lands within the above described unit area.

IN WITNESS WHEREOF, the undersigned parties hereto have caused this agreement to be executed as of the respective dates set forth opposite their signatures.

[Note - Signature pages follow.]



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UNIT OPERATOR AND WORKING INTEREST OWNER
Nemo Fund I, LLC
Address 5826 New Territory, Box #412, Sugarland, Texas 77479 Date of Execution
STATE OF TEXAS
Acknowledgment in an Individual Capacity
This instrument was acknowledged before me on Date
by
(Seal) Signature of Notarial Officer
My commission expires:
Acknowledgment in a Representative Capacity This instrument was acknowledged before me on <u>42772016</u> Date
by John Preston Bornman, III
Name(s) of Person(s)
as President of Nemo Fund I, LLC
Type of authority, e.g., officer, trustee, etc Name of party on behalf of whom instrument was executed
(Seal) (Seal)



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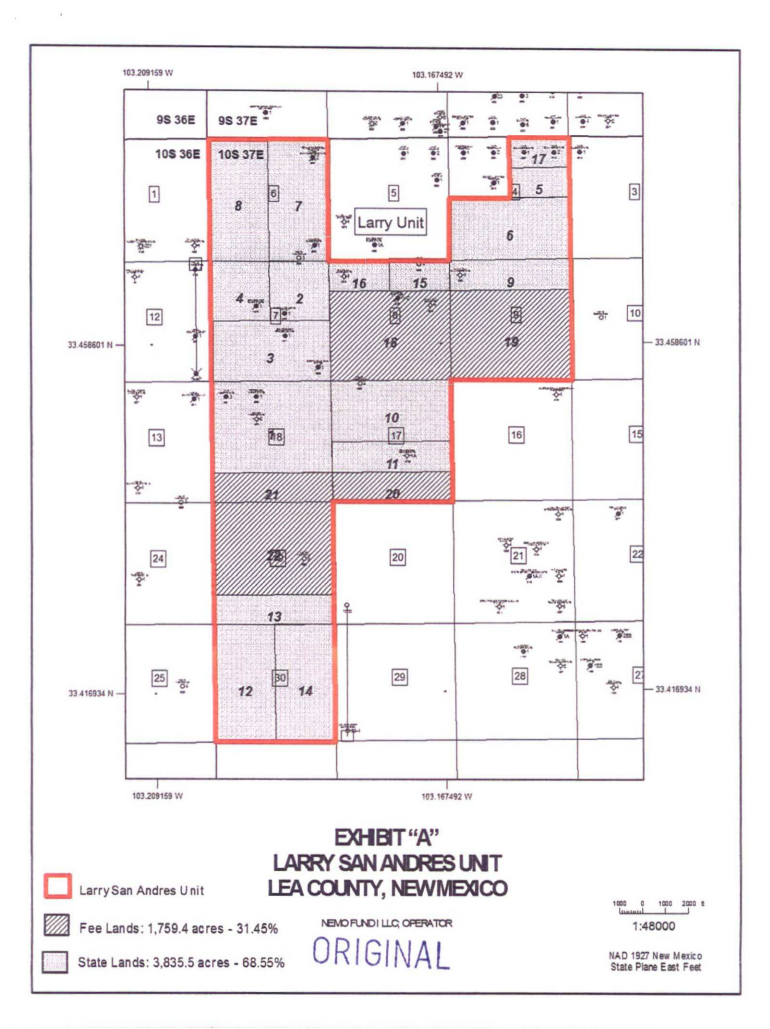
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#### Exhibit "B" SCHEDULE OF OWNERSHIP LARRY SAN ANDRES

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#### Larry San Andre Unit

LESSOR, SERIAL NUMBER AND BASIC ROYALTY AND TRACT NUMBER DESCRIPTION OF LANDS ACRES EXPIRATION DATE PERCENTAGE LESSEE OF RECORD OVERRIDING ROYLATY AND PERCENTAGE WORKING INTEREST AND PERCENTAGE ORIGINAL T105-R37E, NMPM Section 18 STATE OF NEW MEXICO 12,50% Vulcania Hokings, LLC 479.29 Nemo Fund I, LLC Nemo Fundi, ¢IC Lots 1,2,3,NE/4,E/2NW/4, NE/4SW/4, N/2SE/4 10-6428 1.68% 56.0% НВР PetroVen, Inc Devon Energy Production Company, UP 30.0% PatroVep.Inc 1.50% William Bahiburg 1.50% 6.3% Sendridge Golden Properties, LLC 5.00% LO-6428 0.7% Tempros Development, ILC 7.0% T10S-R37E, NMPM Section 7 160 STATE OF NEW MEXICO 12.50% Vidcania Holdings, LLC Nemo Fund L LLC Nemo Fund LUC NE4 L-6540 2.22% 51.8% HBP . PetroVen, Inc Devon Energy Production Company, LP 1.39% 27.5% William Bahlburg PetroVen, Inc 1.39% 5,8% Golden Proparties, LLC Opn D Metson 1.00% 0.0% Rowan Family Minerals Tamaroa Dovelopment, LLC 1.00% 6.5% Marshall & Winston Blackstone Minerals 2.50N 7,5% STATE OF NEW MEXICO Vulcania Holdings, LLC Э T105-R37E, NMPM Section 7 319.37 12.50% Gandy/Faith Trading Nemo Fund LLLC V-2113 LTS 3,4, E2/SW/4, SE/4 1.68% 56.0% нвр PetroVen, Inc. Down Energy Production Company, LP 1.67% 30.0M William Bahiburg PetroVen, inc 1.67% 6,3% Goldon Properties, LLC 0.7% Temarop Davolopment, LLC 7.0% 4 T105-R37E, NMPM Section 7 159.23 STATE OF NEW MEXICO 12,50% Nemo Fund I, LLC Vulcania Holdings, LLC Nerno Fund I, LLC Lats 1, 2, EZNW4 VO-9649 1.59% 56.0% 4/1/2019 PetroVen, Inc Davon Energy Production Company, LP 1.67% 30.0% William Bahiburg Patro Van, Inc 1.67% 6,3% Golden Properties, il C D.7% Temeros Govejopment, LLC 7.0% 5 T105-R37E, NMPM Section 4 STATE OF NEW MEXICO 16.67% Vulcenia Hoklings, LLC Namo Fund I, U.C. 60 Nemo Fund I, LLC S2NE4 VO-9912 1.68% 56.0% 6/1/2020 PetroVen, Inc. Devop Energy Production Company, LP 30.0% 1.57% Wildern Bahlburg PetroVery Inc 1.67% 6.3% DEC Golden Properties, U.C. 0.7% Terrarioa Devolopment, LLC 7.0%

## Exhibit "B" SCHEDULE OF OWNERSHIP

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	DESCRIPTION OF LANDS T105-R37E, NMPM Section 4 52	ACRES 320	LESSOR, SERIAL NUMBER AND EXPRATION DATE STATE OF NEW MEXICO 00.9903 6/1/2020	BASIC ROYALTY AND PERCENTAGE 15.67%	LESSEE OF NECORD Nemo Fund I, LLC	OVERRIDING ROYLATY AND PERCENTAGE Vukzmie Hokihugs, LLC 1.65% PetroVon, inc 1.87% Willism Schiburg 1.67%	WORKING INTEREST AND PERCENTAGE Nemo Fund L LLC 56.0% Devon Energy Production Company, 1P 30.0% PetroVien, Inc 6.3% Golden Properties, LLC 0.7% Termeros Development, LLC 7.0%
	TJOS-RJ7E, NMPM Section 6 Lats 3.2, S/2NE/4, SE/4	320.24	STATE OF NEW MEXICO VO-9734 8/1/2019	16.67%	Nemo fund L LLC	Vukana Hoking, LLC 1.68% PetroVca, inc 2.87% William Babliourg 1.67%	Nezno Fund I, LLC 55.0% Devon Energy Production Company, LP 30.0% Petrovich, inc 6.3% Golden Propenties, LLC 0.7% Tamaroa Development, LLC 7.0%
8	T1DS-R37E, HMPM Section 6 Lots 3,4,5,6,7, SE/4NW/4, E/2SW/4	317.16	57ATE OF NEW MEXICO VO-9727 8/1/2019	14.67%	Nemo Fund I, LLC	Vulcanb Holdings, ILC 1.63% PatroVan, Inc 1.67% William Bahiburg 1.67%	Nemo Funci J, LLC 56,0% Davon Encryp Production Company, LP 30,0% Petroven, Inc 6,3% Golden Propersiles, LLC 0,7% Teamaros Development, LLC
9	TLOS-R37E, MMPM Section 9 W2N2	160	STATE OF NEW MEXICO VO-9913 6/1/2020	<b>16.07%</b>	Nemo Fund I, LLC	Yulcania Hohdings, LLC 1,58% Petroven, Inc 1.57% William Bahburg 1.57%	Nerno Fund I, LLC S6,0% Devon Energy Production Company, L <sup>p</sup> 30,0% Petroven, Inc 6,3% Godden Properties, LLC 0,7% To marco Covedopment, LLC 2,0%
10	T105-R37E, MMPM Section 17 N2	320	STATE OF NEW MEXICO VO-9904 6/1/2020	16.67%	Nenio Fund I, LLC	Vuicania Holdings, LLC 1.68% PetroVen, Inc 1.67% William Bailiourg 1.67%	Nomo Fund I, LLC 56.0% Davon E nergy Production Company, LP 30.0% PaircNen, Inc 6.3% Griden Propersites, LLC 0.7%

#### Exhibit "B" SCHEDULE OF OWNERSHIP LARRY SAN ANDRES

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	Description of LANDs T105-R37E, MMPM Section 17 N/252	ACRES 160	LESSOR, SERIAL NUMBER AND EXPIRATION DATE STATE OF NEW MEXICO VC-9914 6/1/2020	BASIC ROYALYY AND PERCENTAGE 16.67%	LESSEE OF RECOID Nemo Fund I, LLC	OVERRIDING ROYLATY AND PERCENTAGE Vulcania Holdings, LLC 1.65% Petroven, inc 1.67% William Behtburg 1.67%	WORKING INTEREST AND PERCENTAGE Nemo Fund I, LLC 56.0% Devon Energy Production Company, LP 30.0% PetroVen, Inc 6.3% Golden Properties, LLC 0.7% Tenneros Development, LLC 7.0%
NAL.	7105-837E, HMPM Section 30 Lot 1, 2, 3, 4 E2W?	31984	STATE OF HEW MEXICO VO-9916 6/1/2020	18.67%	Nemo Fund I, LLC	Vulcania Holdings, LLC 1.68% PetroVen, Inc 1.67% William Bahiburg 1.67%	Nemo Fund I, LLC S6.0% Devon Energy Production Company, LP 80.0% PetroVen, Inc 6.3% Golden Properties, LLC 0.7% Tamare Development, LLC 7.0%
13	T105-R37E, NMPM Secuan 19 Lot 4, SE4SW4, S2SE4	159.41	STATE OF NEW MEXICO VO 9915 6/1/2010	10.67 <del>%</del>	Nemo Fund I, LLC	Vulcenia Hokings, LLC 1.68% Petrovan, inc 1.67% William Bahiburg 1.67%	Normo Fund I, LLC 56.0% Devore Ensage Production Company, IP 30.0% PetroVery, Inc 6.3% Golden Properties, LLC 0.7% Tamaco Development, LLC 7.0%
	T105-R37E, NMPM Section 30 E2	320	STATE OF NEW MEXICO VO-9342 9/1/2020	15 <b>.67%</b>	Nomo Fund I, LLC	Vuicania Holdings, LLC 1.6815 Patrovan, Inc 3.6716 William Baislburg 1.6795	Nerro Finnd I, LLC 56.0% Devon Energy Production Company, LP 30.0% Petrovien, Inc 6.3% Golden Propesties, LLC 0.7% Temanoa Development, LLC 7.0%
25	T105-R37E, HMPM Section B N/2NE/4	80	STATE OF NEW MENICO VR-2608 12/1/2020	18.75%	Nemo Fund I, LLC	Vuicanie Holdings, LLC L.58% PatroVen, inc 1.50% William Behlburg 1.50%	Nemo Fund L LLC 56.0% Devon Eaergy Production Company, LP 30.0% PotroVea, Inc 6.3% Golden Properties, LLC 0.7% Tanarca Development, LLC
E							7.0%

#### Exhibit "8" SCHEOULE OF OWNERSHIP LARRY SAN ANDRES

TRACT LESSOR, SERIAL NUMBER AND DASIC ROYALTY AND NUMBER DESCRIPTION OF LANDS ACRES DIPIRATION DATE 16 PERCENTAGE T105-R37E, NMPM Section 8 LESSEE OF RECORD OVERRIDING ROYLATY AND PERCENTAGE 80 STATE OF NEW MEXICO WORKING INTEREST AND PERCENTAGE N2NW 10.75% Nemo Fund I, LLC Vulcania Holdings, LLC VD-2615 Nemo Fund I, LLC 12/1/2020 1.68% 56.D% PetroVen, Inc Devon Energy Production Company, LP 1.50% 30.0% ORIGINAL William Bahiburg PoiroVen, Inc. 1,50% 6.3% Golden Properties, LLC 0.7% Tamaroa Oevelopment, LLC T105-R37E, NMPM Section 4 7.0% 60.5 STATE OF NEW MEXICO 18,75% LTS 1, 2 Nemo Fund I, LLC VB-2614 Vulcania Holdings, LLC Nemo Fund L LLC 1.68% 12/1/2020 56.0% PetroVen, Inc Devon Energy Production Company, LP 1.50% 30.0% Willem Bahburg PetroVen, Inc 1.50% 6.3% Golden Properties, LLC 0.7% Tamarca Development, LLC 7.0X SANTA FE PACIFIC GOLD 16 T10S-R37E, NMPM Section 8 Senta Fe Energy Resources, 480 CORPORATION 1.26% S2NZ, 52 Inc. Vukania Holdings, LLC 10/1/2045 Nemo Fund I, LLC 1.68% 56.0% PetroVen, Inc Devon Energy Production Company, LP 1.67% 10.0% William Dahiburg PetroVen, inc 1.67% 6.3% Golden Properties, LLC 0.7% Tamaroa Development, LLC 7.0% SANTA FE PACIFIC GOLD 19 T105-R37E, NMPM Section 9 Santa Fe Energy Resources, 480 CORPORATION 5/2N/2, 52 1.26% Vulcania Holdingi, LLC Inc. 10/1/2045 Nemo Fund L LLC 1.68% \$6.0% PetroVen, Inc Devon Energy Production Company, LP 1.67% 30.0% William Bohlburg PetroVen, Inc 1.67% 6.3% **Golden Properties, LLC** 0.7% Tamarna Development, LLC 7.0%

#### Exhibit "O" SCHEDULE OF OWNERSHIP LARRY SAN ANDRES

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	JRACT NUMBER	DESCRIPTION OF LANDS	ACRES	LESSON, SERIAL HUMBER AND EXPIRATION DATE SANTA FE PACIFIC GOLD	BASIC ROYALTY AND PERCENTABE	LESSEE OF RECORD Santa Fo Energy	OVERRIDING ROYLATY AND PERCENTAGE	WORKING INTEREST AND PERCENTAGE
ORIGINA	20	Y105-R37E, NMPM Section 17 S252	160	CORPORATION 10/1/2045	1.26%	Skala ro Cnengy Rasaources, Inc.	Vukanis Holdings, LLC 1.68% Petroven, Inc 1.87% William Bahlburg 1.67%	Nemo Fund I, LLC 56.0% Devon Energy Production Company, LP 10.0% PerroVen, Inc 6.3% Golden Propartins, LLC 0.7%
NAL	71	1105-R37E, NMPM Saction 18 Lot 4, 5€/45W/4, 5/25E/4	159,63	SANTA FE PACIFIC GOLD CORPORATION 20/1/2045	3.25%.	Santa fe Encryy Rescounts, Inc.	Vuscania Holdings, 1LC 1.68% PotroVen, Inc 1.67% William Bahfburg J.67%	Nemo Fund I, LLC 56,0% Devon Energy Production Company, LP 30,0% PetroVen, Inc 6,3% Golden Properties, LLC 0,7% Yamara Development, LLC 7,0%
	22	T105-R37E, NMPM Section 19 Lots 1,2,3, E/2NW/4,NE/4,NE/45W/4,N/25E/4	479,61	SANTA FE PACIFIC GOLD CORPORATION 10/1/2045	1.26%	Santa Fe Enargy Resoources, Inc.	Vukania Hokings, LLC 1.68% PetroVen, Inc 1.67% William: Bahilburg 1.67%	Nemo Fund I, LLC 56.0% Devon Energy Production Company, 1P 30.0% PetroVeo, fix 5.3% Golden Properties, LLC 0.7% Tamaroa Development, LLC 7.0%
		UNIT ACRES	5594.98					

	REC	APITULATION		
	3835.5	State Lands	68.55%	
	1759.4	Fee Lands	31.45%	
TOTAL		Acres	100.00%	

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The undersigned owner of a royalty interest, working interest, or other interest in production, in the unitized area for the Larry San Andres Unit Area, comprising the lands in Lea County, New Mexico described on Exhibit A, consents to the inclusion of his/her/its interest in the Unit Area, and expressly ratifies, approves, and adopts the Unit Agreement for the Development and Operation of the Larry San Andres Unit Area, and agrees that the terms of any lease given by the undersigned, or under which the undersigned claims an interest, is extended and modified to the extent necessary to make the same conform to the terms of the Unit Agreement.

This instrument shall be binding upon the undersigned and his/her/its successors and assigns.

Executed this 12th day of September , 2016.

Name:

Newmont Realty Company

David G. Dehlin

Title:

By:

Vice President

#### ACKNOWLEDGEMENT FOR CORPORATION

STATE OF COLORADO ) ) ss. COUNTY OF ARAPAHOE )

OI HY OE NON 9102

The foregoing instrument was	s acknowledged	d before me this $12^{+1}$	day of September	
2016 by David G. Dehl	<u>lin,</u>	Vice President	(Title) of <u>Newmont</u>	
Realty Company . a	Delaware	corporation on behalt	f of the corporation	

My Commission Expires: 11-2-2016

Notary Public

Eileen T Green-Lee Notary Public State of Colorado Notary ID 19884004331 My Commission Expires November 2, 2016

The undersigned owner of a royalty interest, working interest, or other interest in production, in the unitized area for the Larry San Andres Unit Area, comprising the lands in Lea County, New Mexico described on Exhibit A, consents to the inclusion of his/her/its interest in the Unit Area, and expressly ratifies, approves, and adopts the Unit Agreement for the Development and Operation of the Larry San Andres Unit Area, and agrees that the terms of any lease given by the undersigned, or under which the undersigned claims an interest, is extended and modified to the extent necessary to make the same conform to the terms of the Unit Agreement.

This instrument shall be binding upon the undersigned and his/her/its successors and assigns.

Executed this	6th	_day of	July	<u>,</u> 2016.
			V Name:	Tom MBrond +
			By:	Tom M. Brandt
			Title:	President

#### ACKOWLEDGEMENT FOR CORPORATION

STATE OF <u>texas</u>) ) ss. COUNTY OF <u>MIDLAND</u>)

The foregoing instrument was acknowledged before me this <u><u>U</u><sup>14</sup> day of <u>YUUY</u>, 2016 by \_\_\_\_\_ <u>Tom M. Brandt</u>, <u>President</u>(Title) of <u>Marshall & Winston, Ind.</u>, a \_\_\_\_\_\_ <u>Nevada</u> \_\_\_\_\_\_ corporation, on behalf of the corporation.</u>

My Commission Expires:

2 ON WY DE NON 9102

MELANIE AIGUIER Notary Public, State of Texas My Commission Expires

April 24, 2018

Melance Higuer

Notary Public, State of Texas

The undersigned owner of a royalty interest, working interest, or other interest in production, in the unitized area for the Larry San Andres Unit Area, comprising the lands in Lea County, New Mexico described on Exhibit A, consents to the inclusion of his/her/its interest in the Unit Area, and expressly ratifies, approves, and adopts the Unit Agreement for the Development and Operation of the Larry San Andres Unit Area; and agrees that the terms of any lease given by the undersigned, or under which the undersigned claims an interest, is extended and modified to the extent necessary to make the same conform to the terms of the Unit Agreement.

This instrument shall be binding upon the undersigned and his/her/its successors and assigns.

Executed this <u>Jobk</u> day of	<u></u> , 2016.
NEMO FUND I, LLC JUL 2 5 2016	Name: Jau Ellen Reneau Male By: Lou <u>Ellen Reneau Ma</u> Ts. Title:
ACKOWLED STATE OF) SS. COUNTY OF)	<u>GEMENT FOR INDIVIDUAL</u>
The foregoing instrument was acknowled	lged before me this day of, 2016 by
	Notary Public

j

The undersigned owner of a royalty interest, working interest, or other interest in production, in the unitized area for the Larry San Andres Unit Area, comprising the lands in Lea County, New Mexico described on Exhibit A, consents to the inclusion of his/her/its interest in the Unit Area, and expressly ratifies, approves, and adopts the Unit Agreement for the Development and Operation of the Larry San Andres Unit Area, and agrees that the terms of any lease given by the undersigned, or under which the undersigned claims an interest, is extended and modified to the extent necessary to make the same conform to the terms of the Unit Agreement.

This instrument shall be binding upon the undersigned and his/her/its successors and assigns.

Executed this <u>14</u> day of <u>July</u>, 2016

Name: Devon Energy Production Company, L.P.

By: Catherine Lebsack Title: Vice President

#### ACKNOWLEDGEMENT FOR CORPORATION

STATE OF OKLAHOMA

) ss.

COUNTY OF OKLAHOMA

The foregoing instrument was acknowledged before me this <u>14</u> day of <u>July</u>, 2016 by Catherine Lebsack, Vice President of Devon Energy Production Company, L.P., an Oklahoma limited partnership, on behalf of the partnership.

My Commission Expires: \_\_\_\_

Jaula Bartlitt

Notary Public

SEAL Notary Public State of Oklahoma Comm. # 02012697 Expires 08/09/18

The undersigned owner of a royalty interest, working interest, or other interest in production, in the unitized area for the Larry San Andres Unit Area, comprising the lands in Lea County, New Mexico described on Exhibit A, consents to the inclusion of his/her/its interest in the Unit Area, and expressly ratifies, approves, and adopts the Unit Agreement for the Development and Operation of the Larry San Andres Unit Area, and agrees that the terms of any lease given by the undersigned, or under which the undersigned claims an interest, is extended and modified to the extent necessary to make the same conform to the terms of the Unit Agreement.

This instrument shall be binding upon the undersigned and his/her/its successors and assigns.

Executed this 12th day of September, 2016.

Name:

Newmont Realty Company David G. Dehlin

Title:

By:

Vice President

### ACKNOWLEDGEMENT FOR CORPORATION

STATE OF COLORADO ) ss. COUNTY OF ARAPAHOE )

	117+6	0	110	
The foregoing instrument was acknowle	edged before me this $\frac{1}{2}$	_day of <u>)e</u>	ptemper.	<u>, ,</u>
2016 by <u>David G. Dehlin</u> , _	Vice President	(Title) of	Newmont	

Delaware corporation, on behalf of the corporation. Realty Company

My Commission Expires: <u>11-2-2016</u>

Notary Public

Elleen T Green-Lee Notary Public State of Colorado Notary ID 19884004331 My Commission Expires November 2, 2016

The undersigned owner of a royalty interest, working interest, or other interest in production, in the unitized area for the Larry San Andres Unit Area, comprising the lands in Lea County, New Mexico described on Exhibit A, consents to the inclusion of his/her/its interest in the Unit Area, and expressly ratifies, approves, and adopts the Unit Agreement for the Development and Operation of the Larry San Andres Unit Area, and agrees that the terms of any lease given by the undersigned, or under which the undersigned claims an interest, is extended and modified to the extent necessary to make the same conform to the terms of the Unit Agreement.

This instrument shall be binding upon the undersigned and his/her/its successors and assigns.

Executed this	644	_day of _	Juli	, 2016.
	•		0	

Name:

By:

Title:

Tom M. Brandt

PI

President

#### ACKOWLEDGEMENT FOR CORPORATION

STATE OF <u>TEXAS</u>	_)
	) ss.
COUNTY OF MIDIAND	)

The foregoing instrument was acknowledged before me this <u>M4</u> day of <u>JUU</u>, 2016 by \_\_\_\_\_ <u>Tom M. Brandt</u>, <u>President</u>(Title) of <u>Marshall & Winston, Inc.</u>, a \_\_\_\_\_\_ <u>Nevada</u>\_\_\_\_\_\_corporation, on behalf of the corporation.

My Commission Expires: \_

Notary Public, State of Texas

MELANIE AIGUIER Notary Public, State of Texas My Commission Expires April 24, 2018

The undersigned owner of a royalty interest, working interest, or other interest in production, in the unitized area for the Larry San Andres Unit Area, comprising the lands in Lea County, New Mexico described on Exhibit A, consents to the inclusion of his/her/its interest in the Unit Area, and expressly ratifies, approves, and adopts the Unit Agreement for the Development and Operation of the Larry San Andres Unit Area, and agrees that the terms of any lease given by the undersigned, or under which the undersigned claims an interest, is extended and modified to the extent necessary to make the same conform to the terms of the Unit Agreement.

This instrument shall be binding upon the undersigned and his/her/its successors and assigns.

MO FUND I, LLC	Name: Tau Ellen Mener Mal By: Low Ellen Renear Mats
JUL 2 5 2016	By: Low EllenReneur Mats
	Title:
ACK	OWLEDGEMENT FOR INDIVIDUAL
TATE OF)	\$S.
· · · · · · · · · · · · · · · · · · ·	
ne foregoing instrument was a	acknowledged before me this day of, 2016 by
	acknowledged before me this day of, 2016 by
	•
ly Commission Expires:	•
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The undersigned owner of a royalty interest, working interest, or other interest in production, in the unitized area for the Larry San Andres Unit Area, comprising the lands in Lea County, New Mexico described on Exhibit A, consents to the inclusion of his/her/its interest in the Unit Area, and expressly ratifies, approves, and adopts the Unit Agreement for the Development and Operation of the Larry San Andres Unit Area, and agrees that the terms of any lease given by the undersigned; or under which the undersigned claims an interest, is extended and modified to the extent necessary to make the same conform to the terms of the Unit Agreement.

This instrument shall be binding upon the undersigned and his/her/its successors and assigns.

Executed this <u>14</u> day of <u>July</u>, 2016

Name: Devon Energy Production Company, L.P.

Bv: Catherine Lebsack Title: Vice President

#### ACKNOWLEDGEMENT FOR CORPORATION

) ss.

STATE OF OKLAHOMA

My Commission Expires:

COUNTY OF OKLAHOMA

The foregoing instrument was acknowledged before me this  $\underline{/4}$  day of  $\underline{]uly}$ , 2016 by Catherine Lebsack, Vice President of Devon Energy Production Company, L.P., an Oklahoma limited partnership, on behalf of the partnership.

Jaula Bartlett

Notary Public

MARSHA BARTLETT (SEAL) Notary Public State of Oklahoma Comm. # 02012697 Expires 08/09/18

The undersigned owner of a royalty interest, working interest, or other interest in production, in the unitized area for the Larry San Andres Unit Area, comprising the lands in Lea County, New Mexico described on Exhibit A, consents to the inclusion of his/her/its interest in the Unit Area, and expressly ratifies, approves, and adopts the Unit Agreement for the Development and Operation of the Larry San Andres Unit Area, and agrees that the terms of any lease given by the undersigned, or under which the undersigned claims an interest, is extended and modified to the extent necessary to make the same conform to the terms of the Unit Agreement.

This instrument shall be binding upon the undersigned and his/her/its successors and assigns.

Executed this 15th day of November, 2016.

#### **GOLDEN PROPERTIES, LLC**

David L. Cherry, Manager

STATE OF TEXAS **COUNTY OF DALLAS** 

<sup>∼</sup> My Commission Expires:

day of  $\Lambda$ This instrument was acknowledged before me on this  $\Delta$ 2016, by David L. Cherry, Jr., Manager of Golden Properties, LLC, a Texas limited liability company, by and on behalf of said company.

Notary Public

ġ Ē DIANA L. MILLSAP DE NON 9102 Notary Public. State of Texas Comm. Expires 05-15-2017 Notary ID 3911547

The undersigned owner of a royalty interest, working interest, or other interest in production, in the unitized area for the Larry San Andres Unit Area, comprising the lands in Lea County, New Mexico described on Exhibit A, consents to the inclusion of his/her/its interest in the Unit Area, and expressly ratifies, approves, and adopts the Unit Agreement for the Development and Operation of the Larry San Andres Unit Area, and agrees that the terms of any lease given by the undersigned, or under which the undersigned claims an interest, is extended and modified to the extent necessary to make the same conform to the terms of the Unit Agreement.

This instrument shall be binding upon the undersigned and his/her/its successors and assigns.

Executed this 15th day of Markingel, 2016.

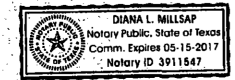
### TAMAROA DEVELOPMENT, LLC

William C. Bahlburg Manager

STATE OF TEXAS COUNTY OF DALLAS

This instrument was acknowledged before me on this 57 day of 1010 mlux 2016, by William C. Bahlburg, Manager of Tamaroa Development, LLC, a Texas limited liability company, by and on behalf of said company.

My Commission Expires:



The undersigned owner of a royalty interest, working interest, or other interest in production, in the unitized area for the Larry San Andres Unit Area, comprising the lands in Lea County, New Mexico described on Exhibit A, consents to the inclusion of his/her/its interest in the Unit Area, and expressly ratifies, approves, and adopts the Unit Agreement for the Development and Operation of the Larry San Andres Unit Area, and agrees that the terms of any lease given by the undersigned, or under which the undersigned claims an interest, is extended and modified to the extent necessary to make the same conform to the terms of the Unit Agreement.

This instrument shall be binding upon the undersigned and his/her/its successors and assigns.

Executed this 15th day of November 2016.

PETROVEN, INC. By: David L. Cherry

President

STATE OF TEXAS COUNTY OF DALLAS

This instrument was acknowledged before me on this <u>5</u> day of <u>1000</u>, 2016, by David L. Cherry, President of **PetroVen**, Inc., a Texas corporation, by and on behalf of said corporation.

otary Public

My Commission Expires:

