

## EXHIBIT A

### AGREEMENT FOR ASSIGNMENT OF RIGHTS

This Agreement for Assignment of Rights ("Assignment") is made effective as of the date written below by \_\_\_\_\_ ("Contributor") to D. Larry Crumbley ("Author").

Author is under contract with Matthew Bender & Company, Inc. ("Publisher") to produce manuscript for a publication entitled Oil, Gas & Energy Quarterly (the "Work"). Author and Contributor have agreed that Contributor will prepare portions (the "Contributed Material") of the manuscript for the Work and that Contributor will execute this Assignment.

1. Author will own all right, title, and interest in and to the Contributed Material (collectively, the "Properties"). Without limiting the foregoing, Contributor acknowledges that Contributor's work and services in connection with creating the Contributed Material and all results and proceeds of them, including, without limitation, the Properties, are works that have been specially ordered or commissioned by Author for use as a contribution to a work made for hire and Author will own all right, title, and interest in them. Author will be considered the author of the Properties for purposes of Copyright (defined below) and will own all the rights in and to the Copyright of the Properties, and only Author will have the right to Copyright the same, which Author may do in its name or in the name of its nominee(s). To the extent that the Properties or any materials contained in them or prepared for them or the Copyrights in them do not vest in Author by reason of being a work made for hire, Contributor grants and assigns to Author in perpetuity and throughout the universe all of Contributor's right, title, and interest in and to the Properties and all materials contained in them or prepared for them and the results and proceeds of them in all languages and in any form or media (whether now known or later developed) and all intellectual property rights in it including, without limitation, all right to Copyright in the Properties and any adaptation or version of them in the United States or elsewhere throughout the world. Without limiting the foregoing, Contributor waives any and all claims Contributor may now or later have in any jurisdiction to so-called "moral rights" or rights of "droit moral" with respect to the results and proceeds of Contributor's work under this Agreement. As used in this Assignment, "Copyrights" means United States and foreign copyrights under existing legislation, treaties, conventions, or other legal authority, and any successor to them, and all works

d. when published, the Contributed Material will not

entitled to protection under them.

2. Contributor will do any and all acts, and will execute any and all instruments, that Author may request to secure the ownership rights obtained under this Assignment, including all rights relating to the Copyrights described in this Assignment in the United States and in any foreign country. Contributor will cooperate to the extent necessary in the institution and maintenance by Author and/or Publisher of any action for infringement of the intellectual property rights described above.

3. Contributor authorizes use of Contributor's name and likeness (as a trademark or otherwise), and any publicly available facts about Contributor's education, employment, professional affiliations, and scholarly publications in connection with publishing the Work or any portion(s) of it, including, without limitation, in and on the Work and in advertising and promotional material related to Publisher and its affiliates' businesses and to identify Contributor as an author of the Contributed Materials and the Work. This grant extends to all future upkeep, revisions, editions, or abridgements of the Work, and in connection with any marketing or sales of them. Notwithstanding the foregoing, there is no obligation to use Contributor's name, likeness, or other information concerning the Contributor.

4. Contributor represents, warrants and covenants that:

a. Contributor has full and unconditional right, power, and authority to enter into this Assignment and to grant the rights granted in it;

b. except for public domain materials, the Contributed Material will be the original work of Contributor, and Contributor will be the sole owner of all the rights granted to Author or Publisher in this Assignment;

c. the Contributed Material has not before been published; and,

infringe any Copyright or violate any statutory right or

any proprietary right at common law (whether or not the use of the Contributed Material constitutes an infringement of any Copyright).

5. It is understood that there is no obligation to publish the Contributed Material even if Author has accepted and paid for the Contributed Material.

6. Under Author's agreement with the Publisher, the foregoing rights are transferred to the Publisher. Publisher and Publisher's affiliates are third party beneficiaries of this Assignment, and are entitled to enforce its terms against Contributor.

IN WITNESS WHEREOF, Contributor has caused this Assignment to be executed as of the date written below.

\_\_\_\_\_ [signature]

\_\_\_\_\_, CONTRIBUTOR

Date: \_\_\_\_\_