

SANTA FE RESOURCE DEVELOPMENT, INC.

SFRD is a resource development company, primarily in agriculture and energy. Our first product is Gorton's Solution which accelerates a plants growth and improves plant health particularly heat tolerance. Our second product which we are in the process of writing the patent, reduces sulfur in crude oil and makes oil more viscous ([see pages 22 to 23 of the SFRD Investor Presentation](#)).

Gorton's is a soil amendment, NOT a fertilizer so there is no FDA or USDA regulatory restriction and is environmentally safe with an organic option. Our product works by reducing the effects of sodium (salt) and helps plants uptake and retain more water and nutrients.

Primary effects:

- Helping plants thrive in high or extreme heat
- Select and hold pH of soil/water (pH is the acidity/alkaline content, plants need a specific pH to maximize growth)
- Plants use significantly less water in regular environments (water conservation has become more prevalent and will continue year after year)
- Plants use a fraction of the fertilizer typically needed (fertilizers are expensive and harm the environment in runoff into streams and other water sources).

Secondary effects:

- Increase yield resulting from both quantity and actual size of the fruit, vegetable, flower, etc. (depends on sophistication of grower, soil/water quality, and more)
- Increasing the brix value of fruits (brix is the sugar content or sweetness of fruits)
- Greener and thicker grass and the ability for grass to grow in areas where they had trouble growing before (shade, compacted soil, trampled areas, etc.)
- Faster grow cycles ([see page 19 in the SFRD Investor Presentation](#))

Gorton's will be available in a powdered version and will soon be packaged in individual pods for consumer use. The powder pods will make it easy for consumers to use without measuring and other hassles. We are in discussion with an individual who has taken products to large retailers such as Walmart to help facilitate our retail presence.

MARKET	ISSUES	BENEFITS
Hemp	Majority of these plants are grown outdoors exposing them to bad and salty soil, high heat, limited grow season, and plant stress can limit production	Improved heat tolerance, less stress on the plants, reduces effects of sodium at the roots, optimizes pH, increases yield
Cannabis (outdoor commercial growers and home growers whether indoor or outdoor)	Outdoor grows have the same issues as above for hemp. Home growers are not sophisticated growers which limits their quality of product and output	Same as above for outdoor growers. Home growers can optimize the pH of the tap water used, improves uptake of their nutrients, helps fight pests and disease

Cocoa	Can only grow within 20 degrees of the equator, they need lots of water and heat but are very fickle and can easily die from too much heat	Improved heat tolerance will help more trees survive especially with rising temperatures, benefits also include less nutrient/fertilizer, increased brix value
Coffee	Drought and overheating of plants	Heat tolerance and higher water retention with less water required
Barley	Drought and high temperatures kill the plants	Heat tolerance and higher water retention with less water required
Grapes	Long grow cycles (up to 3 years for wine grapes) and recovery from catastrophic events	Larger grapes with faster grow cycles and improved brix value
Home Gardeners & Lawns	Typically use tap water with high pH, gardeners always want the biggest and best for their garden	Larger fruits, vegetables and flowers. Brighter colored flowers, Sweeter fruits, higher yields, less water and nutrients needed
Golf Courses & Parks	High cost of fertilizers and harmful runoff, avg of 300,000 gallons of water used per night. Salty soil and high calcium raise the pH and restricts the grass's roots growth	40%+ reduction in fertilizer, about 30% reduction in water needed, greener grass earlier and later in the season, fill in bare areas with grass, green up brown areas

Marketing plan

Our initial go to market strategy is to approach the markets directly, however, we have already been in contact with different chemical and distribution companies that will license our product to sell Gorton's throughout the different industries. We will also approach the retail market for a consumer product.

Pilot Programs: [See the Working Client Org Chart timeline](#) for all pilots.

We are marketing and working directly with scientists in charge of developing these agricultural products not the product supervisors.

Three university studies being structured with:

- NC State
- Texas A&M
- UC Riverside

Nestle: Working with their R&D scientist in France where they are testing Gorton's on coffee. Tests began late December. Test results coming late February or early March.

Dallas Arboretum: Phase 1 of test successfully completed on grass area and azaleas. Phase 2 in process, saving two Japanese Maple trees that were dying from too much heat and sun. Test has already produced new growth in a normally dormant period for the trees. Phase 2 test concludes early spring.

Bent Tree Country Club: ([See pages 7 & 8 of the Gorton's Solution – Golf presentation](#)) Test completed. Reduction in fertilizer use by over 40% and over a 30% reduction in water use. Saving them over \$80,000 per year.

Once we have the University studies Toro dealer in North Carolina will introduce us to their clients which is over 1,600 golf courses.

Estimated Sales

Q1: \$100,000

Q2: \$350,000

Q3: \$825,000

Q4: \$2,720,000

Yearly: \$4,005,000

Network:

We have developed a network of referral sources that allow us to access some of the largest cannabis and hemp farms in the US as well as reach into South America, the Caribbean, and other foreign countries. Our network has also grown for golf courses including the Toro client network and some of the largest golf course management groups in the US.

Obstacles and Attrition:

Gorton's Solution has a few obstacles that slow the down the revenue cycle and prospect to client conversion rate. Since a typical plant grow cycle is around 3 months, the data needed for a client to determine if they will buy is a slow process. However, this also helps our attrition rate since companies do not like to switch soil amendments once they find one that solves their issues. When companies such as golf courses use Gorton's to reduce their fertilizer and water consumption, they also scale back slowly over the course of a few years to measure results as they gain confidence in the product.

Water Conservation:

Water usage has already come under scrutiny and in the coming years it will hit like a sledge hammer where every agriculture and other large water user will be forced to limit their consumption. We have already seen this in California where several counties are limited to how much water they can use in a day. New regulation limits households to 55 gallon of water a day which is not even as much as your bathtub can hold. See <https://gooddaysacramento.cbslocal.com/2018/05/31/california-water-limits/> for more details about the regulation.

Geographic Targets:

Since Gorton's primary benefits have to do with heat, water conservation, and salt issues, we are focusing on high heat and drought states such as Texas, California, Arizona, New Mexico, Nevada, Utah, and more. As well as coastal states whose soil is extremely salty from the ocean especially Florida, Georgia, North & South Carolina.

Contracts:

Our average contract is a year long with payment options depending on the industry. Golf courses are set as equal payments throughout the year, cannabis is an upfront payment with payment options if needed and agriculture is typically paid at the end of their grow season. For large orders, a down payment of at least 25% is required.

Valuation and Exit Strategy

SFRD has entered into a merger agreement with a public shell and will become a public company after securing an additional one million dollars (\$1,000,000). The shareholder exchange agreement has been structured and completed. To make this merger effective and list SFRD on the OTCQB exchange one million dollars of additional capital needs to be secured to execute our business plan and to meet the listing requirements of the OTCQB. This merger is expected to become effective before end of the second quarter 2019. This process is relatively inexpensive compared with a traditional small IPO. This method of going public is called a reverse merger, where the public company that has no operating business merges with a private company to become an operating company.

This reverse merger model of gaining a public listing is less expensive (\$200k to \$300k) vs an IPO which would cost over two million dollars on average. This method does not require regulatory approval as the public shell is already public and completed the process. A reverse merger can be completed in any market environment and quickly as opposed to a two - year timeline for an IPO. The management team at SFRD has extensive experience in IPO's, reverse mergers, capital formation and investor relations and corporate governance as well as operating experience and board functions.

Many valuable companies have come public by way of reverse mergers. A few examples are:

Berkshire Hathaway
Texas Instruments
Auto Nation
Blockbuster
Waste Management
New York Stock Exchange
Nasdaq

This initial merger and listing will be but one step over a twelve - month schedule to ultimately have SFRD listed on the NYSE MKT Exchange which is the small cap exchange and owned and operated by the NYSE (New York Stock Exchange). This exchange was formerly the ASE or American Stock Exchange before being acquired by the NYSE. Robert Shuey III the CEO of SFRD has deep experience in listing companies on this exchange and understands the ecosystem that drives a successful national listing.

Valuation is always an approximation regarding market value. Our anticipated valuation after the merger will be about \$14m to \$15m after the reverse split pre -merger. Once trading we expect the valuation to be in line with other companies servicing the cannabis industry.

Here are a few examples that are and are not in a comparable stage to SFRD but the valuation metrics remain consistent throughout the Cannabis sector.

Company	Ticker	Market Cap	Revenue	EPS	Price	52 Week Hi	Low	#Shares
Americann Inc.	ACAN	\$45.5 M	0	(\$0.26)	\$2.01	\$5.35	\$1.70	22.6 M
American Cannabis	AMMJ	\$17 M	0	(\$0.16)	\$0.33	\$1.49	\$0.22	48.7 M
Aphria	APHA	\$1.5 B	34.4 M	\$0.15	\$6.01	\$19.87	\$3.75	249.6 M
Abattis Bioceticals	ATTBF	\$24.4 M	4.6 K	(\$0.09)	\$0.07	\$0.69	\$0.04	350.4 M
General Cannabis	CANN	74.1 M	\$4.1 M	(\$0.81)	\$2.06	\$11.19	\$1.46	35.98 M
Cara Therapeutics	CARA	574.3 M	\$7.9 M	(\$1.97)	\$14.44	\$24.30	\$11.46	39.78 M
Cannabis Sativa	CBDS	66.3 M	602 K	(\$0.24)	\$3.00	\$9.20	\$1.92	22.1 M
Canopy Growth	CGC	9.9 B	73 M	(\$1.71)	\$28.73	\$59.25	\$16.74	344.6 M
Emblem Corp	EMMBF	87.4 M	4.4 M	(\$0.17)	\$0.74	\$2.17	\$0.60	118.1 M
GB Sciences	GBLX	37.5 M	4.2 M	(\$0.20)	\$0.18	\$1.41	\$0.14	208.3 M
Organigram Holdings	OGRMF	541.7 M	10.4 M	\$0.12	\$4.29	\$6.68	\$2.57	126.3 M

CANNABIS METRICS

These comparable valuations may look excessive. However, one must consider that Cannabis in the U.S. is already a \$7 billion industry. By 2025, it's expected to be a \$146 billion market. That means the industry is set to grow more than 20-fold in less than a decade. That's almost unheard of. In fact, we haven't seen a consumer industry grow this rapidly since broadband internet in the early 2000s.

Trial Protocol : Evaluation of Gorton's Ionized Solution in the case of controlled *Coffea arabica* growth parameters

Trial code	Project number	Species	Localization	Start date	Responsible	
GOR-01	CAMEL DUND- 101972	<i>Coffea arabica</i>	France	November 2018	Project manager	Jérôme Spiral
			PSRU Tours		Technical manager	Sébastien Blaszko

General Context

Regarding crop management, water and nutrients are fundamental elements that play a major role in economic performance of the culture. Many minerals are locked up as salts in the soil and water, thus, they are not available to plant's roots.

Gorton Ionized Solution is commercialized as a new patented growth enhancer (<https://www.gortonsolution.com/>). It is supposed to boost chlorophyll production and nutrient uptake, while reducing the use of water and fertilizers, leading the crop to a stronger growth with healthier plants.

Trial targets

Assessing the effectiveness of Gorton's Solution on the growth of young *Coffea arabica* plants under suboptimal culture parameters.

Experimental Protocol

Trial descriptors

- Localization

Nestlé PSRU, Tours, France – Research Greenhouse.

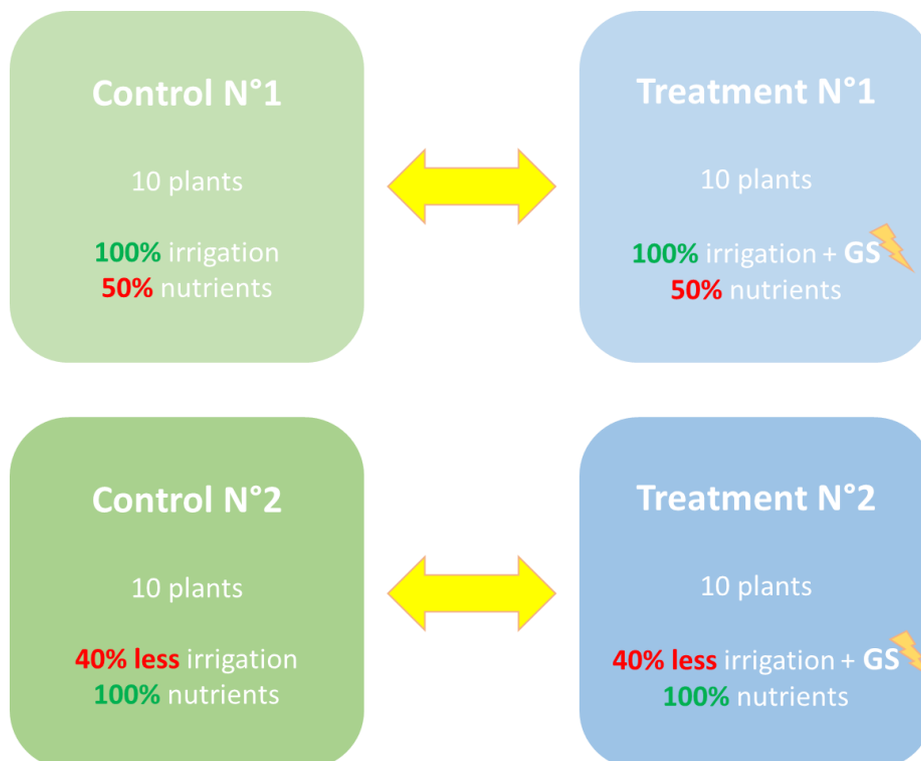
- Vegetal material

Coffea arabica young plants (average height 30 cm, 1 yr. old), grown from somatic embryos and hardened in greenhouse. Genotype: GPFA116. Total plant count: 40.

Experimental design

The trial is designed with 2 controls and 2 treatments, each treatment/control is repeated 10 times (10 plants).

Trial duration: **2 months** (could be potentially more if needed).



- Soil

Two different substrate formulas:

- Full strength nutrients = 100% Plagron© RoyalMix
- Half strength nutrients = 50% Plagron© RoyalMix + 50% Canna© Coco fiber (by volume)

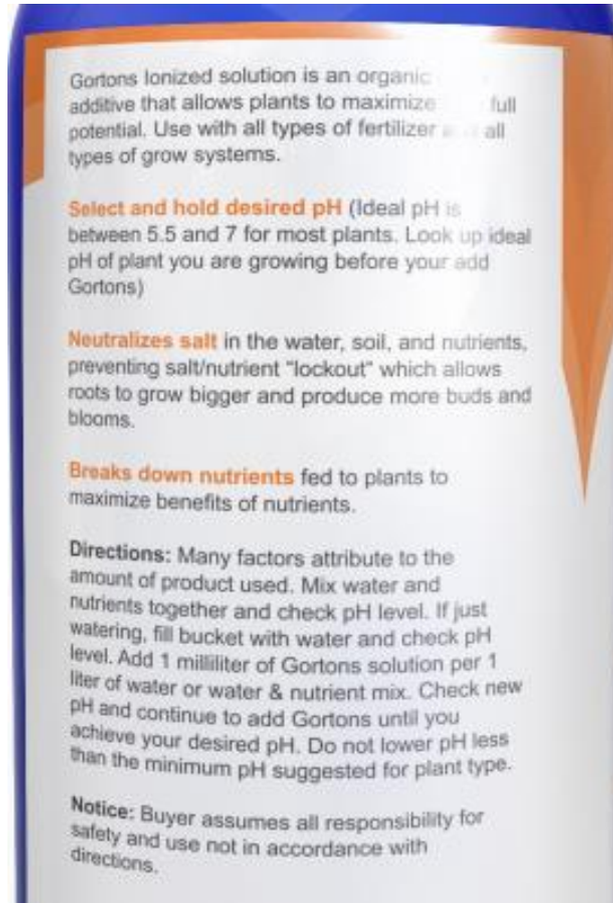
Plagron© RoyalMix composition: White peat moss, black peat moss, peat moss fiber, perlite, worm humus.

Canna© Coco fiber professional plus composition: High quality coco fiber (RHP label).

- Other details

The water used to irrigate the trial will be regular tap water. Indeed, using Gorton's Solution (GS) implies to reduce the PH of irrigation water while adding GS to it. Since deionized water is on the acidic side, we cannot use it for this trial. Using regular tap water would let us room for PH drop and thus for adding Gorton's Solution.

Directives for use written on the Gorton's Solution bottles:



Agronomic Techniques

- Plant density and spacing

The 40 plants of the trial will grow in the same greenhouse. The pots will be spaced enough to avoid physical contact between plants. Cross-contamination of treated / untreated plant through draining water will be avoided by placing the plants on a draining bench.

- Soil preparation

The full strength nutrients soil is composed of pure Plagron© RoyalMix, nothing added.

The half strength nutrients soil is composed of 50% Plagron© RoyalMix + 50% Canna© Coco fiber (by volume). A substrate mixer will be used to intimately blend these two elements together.

- Fixed pot volume: **3L**

- Potting details:

- Control N°1: Half strength nutrients = 1,5L RoyalMix + 1,5L Coco fiber /pot.
- Control N°2: Full strength nutrients = 3L RoyalMix /pot.
- Treatment N°1: Half strength nutrients = 1,5L RoyalMix + 1,5L Coco fiber /pot.
- Treatment N°2: Full strength nutrients = 3L RoyalMix /pot.

- Fertilization

No extra fertilization added during the trial since we want to measure the potential capacity of GS in optimizing nutrients absorption.

- Trial maintenance

- Photoperiod: 14 hours of light for 10 hours of darkness

- Growing temperature: 27°C

- Relative Humidity: 55% (medium RH to promote water uptake)

- Irrigation schedule:

- Control N°1: Full strength irrigation = 500ml of tap water /pot/15 days.
- Control N°2: Suboptimal irrigation (40% less) = 300ml of tap water /pot/15 days.
- Treatment N°1: 500ml of tap water + **GS** /pot/15 days.
- Treatment N°2: 300ml of tap water + **GS** /pot/15 days.

- PH management: Since **GS** directly condition the watering solution PH, the PH of the control's watering solution will be set to the same PH.

!⚠ This schedule could be updated at trial launch.

- Trial labelling

Each plant will be individually labelled according to the following rules (code & color):

- **Control N°1**: C1-X (X = plant increment number)
- **Control N°2**: C2-X
- **Treatment N°1**: T1-X
- **Treatment N°2**: T2-X

Observations and measurements

- Nature and type of observation (unit, equipment, frequency)

- Chlorophyll content (SPAD-502 Plus): 3 different leaves on each plant – Once a week.
- Nod count on main stem: totality of the 40 plants – end of trial.
- Total height of the aerial parts (cm): totality of the 40 plants – end of trial.
- Aerial parts, fresh/dry mass (g): totality of the 40 plants – end of trial.
- Roots, fresh/dry mass (g): totality of the 40 plants – end of trial.

! Subsequent measurements could be done according to the first results.

January 4, 2019

Our current investor may buy an equal number of shares at a price of \$0.33 and reduce the exercise price of their current warrants from \$1.00 to \$0.62 and increase the warrant coverage to 50% of total shares owned by the investor. We only have \$250,000 at this price, if you wish to subscribe to more than your pro-rata amount, we will apply the unsubscribed shares on a first come first serve basis.

New investment at \$0.33 per share	\$ 33,333.00	\$ 16,666.50	\$ 8,333.25
Current Investment in dollars and shares	100,000	50,000	25,000
Warrant not Exercised	-	-	-
interest in shares	16,000	8,000	4,000
New shares t \$0.33 per Share	100,000	50,000	25,000
Total Shares	216,000	108,000	54,000
Total Investment	\$ 133,333.00	\$ 66,666.50	\$ 33,333.25
Average price per share	\$ 0.62	\$ 0.62	\$ 0.62
Fully diluted	12,990,000	12,990,000	12,990,000
Valuation	\$ 8,018,498	\$ 8,018,498	\$ 8,018,498
Current Investment in dollars and shares	100,000	50,000	25,000
Warrant not Exercised	108,000	54,000	27,000
interest in shares	16,000	8,000	4,000
New shares t \$0.33 per Share	100,000	50,000	25,000
Total Shares	324,000	162,000	81,000
Total Investment	199,999.50	99,999.75	49,999.88
Average price per share	\$ 0.62	\$ 0.62	\$ 0.62
Fully diluted	13,800,000	13,800,000	13,800,000
Valuation	\$ 8,518,497	\$ 8,518,497	\$ 8,518,497
Shares remaining	800,000	800,000	800,000
Warrants to be issued	400,000	400,000	400,000

SANTA FE RESOURCE DEVELOPMENT, INC.

SUBSCRIPTION AGREEMENT

Exchange of \$750,000 8% Convertible Notes for 1,620,000 Shares of Common Stock
And the exchange of 375,000 \$1.00 Warrants for 810,000 \$0.62 Warrants
For an addition purchase price of \$333.33 per note

IMPORTANT: PLEASE READ CAREFULLY BEFORE SIGNING **SIGNIFICANT REPRESENTATIONS ARE CALLED FOR HEREIN**

The undersigned hereby tenders this subscription and applies for the purchase of the number of Notes (the "Securities") indicated on the signature page of this Subscription Agreement (the "Agreement") to be issued by Santa Fe Resource Development, Inc. (the "Company") upon the terms and conditions set forth in this Agreement:

The undersigned understands that the Company has the right to reject this subscription in whole or in part for any reason and that the Company will cause to be returned the funds delivered in connection with this subscription if this subscription is so rejected. By signing below, the undersigned acknowledges that the Company is relying upon the accuracy and completeness of the representations contained herein in complying with their obligations under applicable securities laws.

1. Subscribers Representations. The undersigned acknowledges and represents as follows:

- (a) That the undersigned has received, carefully read and is familiar with the Company's Summary Term Sheet dated January 4, 2019, (the "Disclosure Document"), including the "Risk Factors" contained in the Disclosure Document (certain terms used herein shall have the meaning ascribed to them in the Disclosure Document);
- (b) That the undersigned (and any professional advisors to the undersigned) has had ample opportunity to ask questions of and receive answers concerning the Company's plans of operations and the terms of the Securities;
- (c) That the undersigned understands that the undersigned has the opportunity to review the Disclosure Document as the undersigned deems appropriate to make a decision to make an investment in the Company by acquiring in the Securities, the undersigned has relied solely upon the undersigned's review of the Disclosure Document and not on any representations (whether oral or in writing) by any other person;
- (d) That the undersigned believes the undersigned, either alone or with the assistance of professional advisors, has such knowledge and experience in financial and business matters that the undersigned is capable of reading and interpreting the Disclosure Document and evaluating the merits and risks of the prospective investment in the Securities and has the net worth to undertake such risks;
- (e) That the undersigned is in a financial position to hold the Securities for an indefinite period of time and is able to bear the economic risk and withstand a complete loss of the investment in the Securities and the undersigned understands an investment in the Securities is one involving a high degree of risk including, but not limited to, the risk of economic losses from operations of the Company and the total loss of the undersigned's investment in the Company;
- (f) That the undersigned believes that the investment in the Securities is suitable for the undersigned based upon the undersigned's investment objectives and financial needs, and the

undersigned has adequate means for providing for current financial needs and contingencies and there is no need for liquidity of investment with respect to the Securities;

- (g) That the undersigned has been advised that the offering and issuance of Securities will not be registered under the Securities Act of 1933 (the "Securities Act") or the relevant state securities laws but are being offered and issued pursuant to exemptions from such laws and that the Company's reliance upon such exemptions is predicated in part on the undersigned's representations and warranties as contained herein;
- (h) That the undersigned represents and warrants that the Securities are being purchased for the undersigned's own account and for investment and without the intention of reselling or redistributing the same, that the undersigned has made no agreement with others regarding any of such Securities and that the financial condition of the undersigned is such that it is not likely that it will be necessary to dispose of any of the Securities in the foreseeable future; and that the undersigned is aware that, in the view of the Securities and Exchange Commission, a purchase of the Securities with an intent to resell by reason of any foreseeable specific contingency or anticipated change in market values, or any change in the condition of the Company, or in connection with a contemplated liquidation or settlement of any loan obtained for the acquisition of the Securities and for which the Securities were pledged as security, would represent an intent inconsistent with the representations, warranties and acknowledgments set forth herein;
- (i) That the undersigned represents and warrants that the undersigned is a bona fide resident of, and is domiciled in the state indicated on the signature page below under "Address;"
- (j) That the undersigned (i) understands that the representations contained in Paragraph 2 of this Agreement are made for the purpose of qualifying the undersigned as an "accredited investor" as that term is defined in Regulation D under the Securities Act and for the purpose of inducing a sale of the Securities to the undersigned; (ii) without limiting any obligation of the undersigned or rights of the Company, and without creating any obligation of the Company, the undersigned agrees to promptly provide to the Company any and all documents, certifications and any other information that the Company may at any time request to verify the undersigned's status as an "accredited investor;" (iii) hereby represents that the statement or statements initialed below are true and correct in all respects; and (iv) understands that a false representation, warranty, and/or acknowledgment may constitute a violation of law, and that any person who suffers damage as a result of a false representation may have a claim against the undersigned for damages;
- (k) That the undersigned has all requisite authority to enter into this Agreement and to perform all the obligations required to be performed by the undersigned hereunder;
- (l) That the undersigned understands that unless the undersigned notifies the Company and its Placement Agent in writing to the contrary prior to Company's acceptance of this Agreement, all the undersigned's representations, warranties and acknowledgements contained in this Agreement will be deemed to have been reaffirmed and confirmed;
- (m) That the undersigned understands that the Company's plans of operation indicated in the Disclosure Document, by their nature, involve significant elements of subjective judgment and analysis that may or may not be correct; and that there can be no assurance that the plans can be successfully implemented and that goals will be attained;

- (n) That the undersigned acknowledges that neither the Company nor any other person offered to sell the Securities to the undersigned by means of any form of general advertising, including without limitation media advertising or seminars;
- (o) That the undersigned acknowledges that the Company has the right in its sole and absolute discretion to abandon Offering at any time without any liabilities or obligation of the undersigned;
- (p) That the undersigned understands that the Securities and the undersigned will be legally bound by and will be further subject to restrictions set forth in the Disclosure Document, as well as the Company Agreement and/or other governing documents of the Company; and
- (q) That any securities issued to the undersigned at the Company's direction as part of its plans of operation will be issued pursuant to claimed exemptions from registration and will be "Restricted Securities."

2. Accredited Investor Status.

- (a) Accredited individual investors must **initial either or both** of the following two statements:

_____ (1) I certify that I am an accredited investor because I had individual income (exclusive of any income attributable to my spouse) of more than \$200,000 in each of the most recent two years or joint income with my spouse of more than \$300,000 in each of such years and I reasonably expect to have an individual income in excess of such amounts for the current year.

_____ (2) I certify that I am an accredited investor because I have an individual net worth, or my spouse and I have a combined individual net worth, in excess of one million dollars. For purposes of this questionnaire, "net worth" excludes the equity in my or our primary residence.

- (b) Accredited partnerships, corporations or other entities must **initial one or more** of the following statements:

_____ (1) The undersigned hereby certifies that all of the beneficial equity owners of the undersigned qualify as accredited individual investors under items (a)1 or (a)2 above (*qualifying under this item may require provision of additional information regarding the equity owners of the subscriber*).

_____ (2) The undersigned is a bank or savings and loan association as defined in Sections 3(a)(2) and 3(a)(5)(A), respectively, of the Act acting either in its individual or fiduciary capacity.

_____ (3) The undersigned is an insurance company as defined in Section 2(13) of the Act.

_____ (4) The undersigned is an investment company registered under the Investment Company Act of 1940 or a business development company as defined in Section 2(a)(48) of that Act.

_____ (5) This Agreement has been duly authorized by all necessary action on the part of the undersigned, has been duly executed by an authorized officer or representative of the undersigned, and is a legal, valid and binding obligation of the undersigned enforceable in accordance with its terms.

3. Company Agreement. By signing this Agreement, the undersigned agrees to be a subject to and be bound by the terms of the Company Agreement effective upon the acceptance of this Agreement and the admission of the undersigned as a member of the Company.

Number of Notes: _____ (issued at \$333.33 per Note)

With subscription payment by:

_____ A check in the subscription amount sent to payable to “ _____
Escrow”

_____ A wire transfer in the subscription amount sent to:

Origin Bank
8222 Douglas Ave
Dallas, TX 75225
ABA Routing Number:111102758
Account Name: Santa Fe Resource Development, Inc.
12655 North Central Expressway, Suite 910
Dallas, Texas 75243
Account Number: 20534693

Manner in which title to the Units are to be held (please initial one):

- | | |
|--------------------------|--|
| _____ Individual | _____ Joint tenants with Right of Survivorship |
| _____ Community Property | _____ Tenants-in-Common |
| _____ Corporation | _____ Trust |
| _____ IRA | _____ Qualified Retirement Plans |
| _____ SEP/SIMPLE | _____ LLC |
| _____ Partnership | _____ Other |

IN WITNESS WHEREOF, the undersigned has executed this Subscription Agreement this _____, 2019

Signature
(of subscriber)

Signature
(of joint subscriber)

* * * * *

PLEASE PRINT BELOW THE REGISTRATION
INFORMATION OF EACH SUBSCRIBER

SUBSCRIBER (INDIVIDUAL and JOINT)
(Please type or print name[s] exactly as it should appear on the Certificate)

ENTITY
(Please type or print name[s] exactly as it should appear on the Certificate)

Name(s) Typed or Printed

Name Typed or Printed

Daytime Phone

Business Phone

Email Address

Email Address

Address to Which Correspondence Should be Directed:

Address to Which Correspondence Should be Directed:

Social Security Number

Name Person to Contact and their Title

Entity's Taxpayer Identification Number

<i>(for use by Selling Agent)</i>	
<i>Rep #</i>	<i>Subscription Approved by Principal</i>
	_____ on ____/____/2019