OIL DIVISION ORDER

TO: SHELL OIL COMPANY
P. O. BOX 576
HOUSTON, TEXAS 77001

PAYMENT NO. 3-10785-001, 101 - 107

______19_____

Each of the undersigned certifies and guarantees that he is the legal owner of, and hereby warrants title to, his respective interest as set out below in all oil produced and saved from the . Shell Oil Company - Kirble Government lease, located in Roger Mills and Ellis County, State of Oklahoma described as

All of Section 26-17N-22W

Effective 7:00 A.M. Date of Last Payment and until further written notice, you hereby are authorized and directed, subject to all of the subsequent provisions hereof, to receive, purchase and give credit as follows for such production:

OWNER NO.	NAME, ADDRESS, AND SOCIAL SECURITY NO.	FRACTIONAL INTEREST	DECIMAL
OL142500	Norman L. Oliver 5729 East Siverly Lane Fresno, California 93700	1/2 of 20/288 of 27.48/640 of 1/8 RI	.0001864
OL146400	Richard L. Oliver 4129 West 180th Street Torrance, California 9050C	1/2 of 20/288 of 27.48/640 of 1/8 RI	.0001864

FIRST: Only merchantable pipeline oil shall be tendered to you hereunder, and title shall pass to you upon delivery to any transportation facility designated by you. You shall compute quantities and make corrections for temperature and deductions for impurities in accordance with your rules, regulations, and customs in effect at the time and place of delivery. Each of the undersigned working interest owners, if any, agree that all oil run hereunder will be produced and delivered in compliance with all applicable federal, state, and local laws, orders, rules, and regulations.

SECOND: Settlement for the aforesaid interests shall be made on the basis of the current field price adopted or posted by you for oil of like grade and gravity at the time and place of delivery, provided, however, that during any time it is necessary to truck the oil from the lease, payments computed on the foregoing price shall be reduced by the additional costs so involved. As to any oil sold by you to another purchaser at the lease, settlement shall be made on the basis of the net proceeds derived from such sale.

THIRD: Payments are to be made monthly by your checks delivered or mailed to the parties thereto entitled at the addresses above given. If at any settlement date the amount payable to any party hereunder shall be less than five dollars, you may defer such payment and make payment when the amount has accumulated to five dollars, but in any event at not less than annual intervals.

FOURTH: In case of any adverse claim of title as to any interest or interests covered hereby, each of the undersigned affected authorizes you to defer payment, without obligation to pay interest on the amount so deferred, until such adverse claim is finally determined.

FIFTH: No transfer of an interest of any nature or change in the right to receive payments, however accomplished, shall be effective as to you until 7.00 A.M. the first day of the calendar month in which you are furnished proper division or transfer order and proof satisfactory to you of such transfer or change, and you hereby are released from any and all liability for payments made prior thereto pursuant to this instrument.

SIXTH: If all or any part of the above described property is included in a pooled unit hereafter, then as to each undersigned party who has agreed to or is bound by such unit, this division order shall cover and be applicable to the unitized minerals which, in accordance with the terms of the instruments pursuant to which such unit has been established, are allocated to the above described property, and payment hereunder to such undersigned party shall be computed on such allocated minerals in accordance with the interest credited to such party herein.

SEVENTH: This division order shall become valid and binding on each and every owner above named as soon as signed by such owner regardless of whether or not all of the above named owners have so signed.

SOCIAL SECURITY NUMBER:	
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	R.L.O.
	Being all the Divisees under the Will of
	Opal L. Oliver, deceased.

ROYALTY GAS DIVISION ORDER

KEY CODE: 3-12089-001 TO: SHELL OIL COMPANY P.O. BOX 576 and 101 HOUSTON, TEXAS 77001 Each of the undersigned certifies and guarantees that he is the legal owner of, and hereby warrants title to, his respective est as set out below in the toyalty applicable to the natural gas, including gas condensate, produced and saved from the Shell Oil Company - A. W. Brown A lease, located in _County, State of Oklahoma <u>Ellis</u> All of Section 27-17N-22W Effective 7:00 A.M. Date of Last Payment, and until further written notice, you are authorized and directed, subject to all of the subsequent provisions hereof, to give credit as follows for such royalty, and compliance herewith shall relieve you of any further liability to the undersigned with respect to such gas production: DECIMAL FRACTIONAL INTEREST OWNER NO. NAME, ADDRESS, AND SOCIAL SECURITY NO. .0026055 1/2 of 20/288 of 384.19/640 Norman L. Oliver OL142500 of 1/8 RI 5729 East Siverly Lane Fresno, California 93700 1/2 of 20/288 of 384.19/640 .0026054 Richard L. Oliver OL146400 of 1/8 RI 4129 West 180th Street Torrance, California 90500 FIRST: Settlement for the aforesaid interests shall be made on the basis of the price received, or to be received, by you for such production at the well and upon the volume computations made by the purchasers thereof; provided, however, in the event at any time, or from time to time, you run such production or any portion thereof in lieu of selling same at the well, then settlement therefor for such period or periods shall be on the basis of the then current market value of the production so run. SECOND: Payments may be made monthly by your checks delivered or mailed to the parties thereto entitled at the addresses above given; however, if the average payment to any party hereunder shall be less than five dollars, you may defer payment, without interest, and make payments to such party annually or at such lesser intervals as you may deem appropriate. You are authorized to withhold from the payments hereunder the amount of any tax placed by any governmental authority on the gas referred to herein, or on the production thereof, and to pay the same in our behalf. THIRD: In case of any adverse claim of title as to any interest or interests covered hereby, each of the undersigned affected authorizes you to defer payment, without obligation to pay interest on the amount so deferred, until such adverse claim is finally determined. FOURTH: No transfer of an interest of any nature or change in the right to receive payments, however accomplished, shall be effective as to you until 7:00 A.M. the first day of the calendar month in which you are furnished proper division or transfer order and proof satisfactory to you of such transfer or change, and you are released from any and all liability for payments made prior thereto pursuant to this instrument.

N.L.O.

R.L.O.

Being all the Divisees under the Will of Opal L. Oliver, deceased.

FIFTH: This division order shall become valid and binding on each owner above named as soon as signed by such owner,

Dury med 12/10/75

regardless of whether or not all the above named owners have so signed.