



October 21, 1980

TO ALL OWNERS ON VARIOUS LEASES OPERATED BY JUNIPER PETROLEUM COMPANY

Juniper Petroleum Company has requested Champlin Petroleum Company to hold basic Division Orders on various leases and make payment to all owners.

We are enclosing herein two Division Orders and ask if these meet your approval, kindly execute one in the spaces provided and return in the enclosed envelope. The copy may be retained for your files.

We have placed your interest in line for current payment; therefore, your prompt execution and return of the enclosed Division Order will be appreciated.

Yours truly,

C. T. Wright

C. T. Wright

CTW/kss

Enclosures

Champlin Petroleum Company
P.O. Box 552
Enid, Oklahoma 73701
405/234-2600



October 27, 1980

TO ALL OWNERS ON VARIOUS LEASES OPERATED BY JUNIPER PETROLEUM COMPANY

Under date of October 24, 1980, we forwarded to you our Division Orders for their execution.

We ask that you kindly destroy these Division Orders and execute the enclosed Division Order inasmuch as the wrong provisions were printed on reverse side of original Division Order.

Thank you for your cooperation.

Yours truly,

A handwritten signature in cursive script that reads "C. T. Wright".

C. T. Wright

Supervisor, Division Order Department

CTW/kss

Enclosures



HELMERICH & PAYNE, INC. UTICA AT TWENTY-FIRST • TULSA, OKLAHOMA 74114

July 30, 1980

Re: Chappell Unit (011-153)
Cobb-Stoner (011-157)
Ewing (011-248)
Gilmore (011-313)
Steinfeldt (011-776)
Van Grisso-Cronk (011-876)

Dear Interest Owners:

Effective with all sales on and after July 1, 1980, Champlin Petroleum Company will disburse all income from oil and/or condensate from captioned leases. This has been previously disbursed by Helmerich & Payne, Inc.

Champlin has requested that we mail a new Division Order to you, and we enclose same in duplicate. Please retain a copy for your files and return the signed original to:

Champlin Petroleum Company
P. O. Box 552
Enid, Oklahoma 73701
Attn: Division Order Department

If I can be of further assistance, please advise.

Yours very truly,
DIVISION ORDER SECTION

Kathaleen H. Peterson
Kathaleen H. Peterson

KHP:bm

Enclosures



DIVISION ORDER

Farm No. 85022
Dated July 25, 1980
Effective 7 a.m. July 1, 1980

To CHAMPLIN PETROLEUM COMPANY.
ENID, OKLAHOMA

The undersigned guarantee and warrant that they are the legal owners in the proportions set out below of all oil (meaning crude oil and other liquid hydrocarbons) produced from the

Farm, described as:

STEINFELDT

SW¹/₄ Section 28, Township 15 North, Range 4 West

LOGAN

County, OKLAHOMA

and until further written notice you are authorized to purchase oil therefrom and give credit as follow:

CREDIT TO	DIVISION OF INTEREST		P.O. ADDRESS
	<u>WORKING INTEREST</u>		
ONG Exploration, Inc.	42.5000%	of Total Production	
Helmerich & Payne, Inc.	41.6973%	" "	
	<u>OVERRIDING INTEREST</u>		
Harry E. Buck	.6921%	of Total Production	
Kenneth W. Kees	.6921%	" "	
	<u>ROYALTY INTEREST</u>		
ONG Exploration, Inc.	3.6458%	of Total Production	
Norman L. Oliver	1.9097%	" "	
Richard L. Oliver	1.9097%	" "	
Union Texas Petroleum	1.1719%	" "	
David L. Dooley	.7031%	" "	
Helen W. Burns, Administratrix			
Est. of Archie K. Wright, Dec'd	.3906%	" "	
Clois C. Coff & Ola E. Coff			
Jt. Tenants	.3516%	" "	
Forest Oil Corporation	.3516%	" "	
Elizabeth Vera McKee & Paul W.			
McKee, Jt. Tenants	.3516%	" "	
Martha Nadine Andrews	.3255%	" "	
Dale Folks	.3255%	" "	
Roberta Wright McCain	.3255%	" "	
Rowena Wright Willis	.3255%	" "	
Beverly C. D. Edwards	.2604%	" "	
E. W. Kightlinger	.1953%	" "	
Texas Pacific Oil Co., Inc.	.2344%	" "	
David Taufest	.1953%	" "	
Howard S. Smith	.1758%	" "	
Elouise Norris	.1563%	" "	
Helen L. Breniman	.1302%	" "	
Mary H. Dorris, Life Estate	.1302%	" "	
Mrs. John V. Murphy	.1302%	" "	
Adelaide Couchman	.0977%	" "	
Jeanne M. Crockett	.0977%	" "	
John M. Patterson	.0977%	" "	
Continued to Page Two			

Continued to Page Two

1. Oil run hereunder shall become your property upon delivery into your custody or that of any carrier designated by you. It shall be graded and measured in accordance with customary pipeline practices. Settlement shall be based on your posted or quoted price in effect on delivery date for oil of the same kind and quality and from the same field, or, if resold to another at the lease, on the net proceeds realized at the well from such sale, less, in either case, costs incurred by you for necessary treating or transporting and less any taxes authorized by law to be deducted and paid by the purchaser. Settlement shall be made monthly by check mailed to the undersigned at the address given. At your option you may withhold, without interest, sums of less than Fifteen Dollars and pay them annually or when that sum has sooner accumulated.

2. Should oil produced from the described land be commingled with production from one or more other tracts prior to delivery hereunder, the oil deemed sold hereunder shall be that portion of the commingled oil which is allocated to the described land on the basis of lease meter readings or other method generally accepted in the industry as fair, and the portion so allocated shall be deemed for all purposes to have been actually produced from the described land.

3. Should the interests of the undersigned in the described land be pooled or unitized with interests in one or more other tracts of land by authority of agreement, declaration, operation of law or order of any governmental agency with jurisdiction, the oil deemed sold hereunder shall be that portion of the total pooled or unitized oil which is allocated to the described land by such authority and the portion so allocated shall be deemed for all purposes to have been actually produced from the described land.

CREDIT TO	DIVISION OF INTEREST	P.O. ADDRESS
Continued From Page 1		
	<u>ROYALTY INTEREST</u>	
William Fulton	.0782% of Total Production	
Edmund R. Hoffman	.0651% " "	
Henry R. Hoffman, Jr.	.0651% " "	
Joseph F. Hoffman	.0651% " "	
Goldie M. Dreessen	.0488% " "	
Petroleum International, Inc.	.0391% " "	
Bessie Lee Mickle	.0244% " "	
Howard S. Smith	.0244% " "	
Dorothy E. Smith	.0195% " "	

DIVISION ORDER CONTRACT

THIS COPY FOR YOUR FILES Property No. 018840000000 PHA

TO: Sunoco Refining and Marketing Co.
PO Box 2039
Tulsa, OK 74102-2039

10/13/1999

Effective 7 a m AUGUST 01, 1999

The undersigned, severally and not jointly, warrants and guarantees it is the owner of the interest set out below of all the oil (defined herein to include condensate), produced from the property described as:

Operator: BRISTOL RESOURCES CORP
Property Name: STEIFELDT #1-28
County: LOGAN State: OK
Legal Description: SECTION 28-15N-4W

OWNER NO.	TAX I.D./SOC. SEC. NO.	PAYEE	DIVISION OF INTEREST
0006731731	546-34-9595	RICHARD L OLIVER PO BOX 425 JUNE LAKE CA 935290425	.0190970000 RI

THIS CONTRACT DOES NOT AMEND ANY LEASE OR OPERATING AGREEMENT BETWEEN THE INTEREST OWNERS AND THE LESSEE OR OPERATOR.

The following provisions apply to all interest owners ("owner") who execute this contract:

DELEGATION: The owner warrants and represents that it has delegated to the Lessee or Operator full authority to sell and deliver, and to Sunoco Refining & Marketing or its agent the right to receive, on such terms and conditions as the Lessee or Operator or his designee may determine, all oil produced from the described property and allocable to the interest of the owner as set forth herein. For the purpose of this provision, "Lessee" means the Lessee of the lease under which interest is owned, its successors or assigns and "Operator" means the operator of the described property, at the time the oil is sold.

PAYMENT: From the effective date, payment is to be made monthly by Sunoco R&M check, based on this Division of Interest, for oil run during the preceeding calendar month from the property listed above, less taxes required by law to be deducted and paid by Sunoco R&M as purchaser. Payments of less than \$25.00 may be accrued before disbursement until the total amount equals \$25.00 or more, or until December 31, of each year, whichever occurs first.
The owner agrees to indemnify and hold Sunoco R&M harmless from all liability resulting from payments made to the owner in accordance with such division of interest, including but not limited to attorney's fees or judgements in connection with any suit affecting the owners interest to which Sunoco is made a Party.

DISPUTE/WITHHOLDING OF FUNDS: If a suit is filed affecting the interest of the owner, written notice shall be given to Sunoco R&M by the owner together with a copy of the complaint or petition filed.

In the event of a claim or dispute affecting title to the division of interest credited herein, Sunoco R&M is authorized to withhold payments accruing to such interest, without interest unless otherwise required by applicable statute, until the claim or dispute is settled.

CANCELLATION/REVOCATION: Cancellation or revocation of this contract shall be effective on the first day of that month commencing thirty (30) days after receipt of written notice of such cancellation or revocation to Sunoco R&M.

NOTICES: The owner agrees to notify Sunoco R&M in writing of any change in the division of interest, including changes of interest contingent on payment of money or expiration of time.
No change of interest shall be binding upon Sunoco R&M until the recorded copy of the instrument of change, or documents satisfactorily evidencing such change, are furnished to Sunoco R&M at the time the change occurs.

Any change of interest shall be made effective on the first day of the month following receipt of such notice by Sunoco R&M.

All correspondence regarding this contract shall be furnished to the addresses listed above unless otherwise advised by either party.

Mailed 10/26/99
Received call from Glen Ashley exchange 918 586 8229 this date, researched division of Royalty

Witnesses:	Signature of Interest Owner:	Social Security / Tax I.D. No.
_____	_____	_____
_____	_____	_____
_____	_____	_____