



DIVISION ORDER GAS AND LIQUID HYDROCARBONS

Farm No. 80011 - Mississippi Formation

Dated November 6, 1975

Effective 7 a.m. October 1, 1974

TO CHAMPLIN PETROLEUM COMPANY, ENID, OKLAHOMA

The undersigned and each of them do hereby guarantee and warrant unto Champlin Petroleum Company, hereinafter referred to as "Champlin," that they are the legal owners in the proportions set out below of the net proceeds from the sale of gas (which for the purpose of this division order shall include casinghead gas) and of liquid hydrocarbons produced from the

SEYLLER

Farm, described as:

S $\frac{1}{2}$ SW $\frac{1}{2}$ of Section 9, Township 15 North, Range 4 West

in LOGAN County, State of OKLAHOMA
and until further notice either from you or us you will give credit for all such net proceeds, after deducting production or occupation taxes applicable thereto, as per directions below:

CREDIT TO	DIVISION OF INTEREST	P.O. ADDRESS
* Norman L. Oliver	2,9514% of Total Production	
* Richard L. Oliver	2.9514% " "	
<p>* These interests were acquired from the Estate of Opal L. Oliver and are in addition to our individual regular royalty interests.</p>		

The undersigned do further agree as follows:

FIRST: Settlement for the above described net proceeds realized from the sale of gas shall be made monthly by mailing or delivery to the undersigned at the addresses shown above, a bank check or draft for the amount due. At your option you may withhold, without interest, sums of less than Ten Dollars and pay them annually or when that sum has sooner accumulated.

SECOND: Champlin is authorized to receive for purchase all or any of the liquid hydrocarbons which may be produced along with or in conjunction with the gas from the above described property, including but not limited to distillate, condensate, drip gasoline and the like, and the same shall be paid for by you, in the manner set out in paragraph FIRST above, to the above named owners or their assigns according to their respective interests shown above, at the price posted by Champlin for the same kind and quality of liquid hydrocarbons in the particular field on the day when such production is received by Champlin. If however, the said liquid hydrocarbons should be sold by you to another purchaser accepting delivery thereof at the lease tanks, payment therefor to the undersigned shall be at the price received by you for such liquid hydrocarbons, less any deductions made by the purchaser and on the volume computations made by such purchaser. If it is necessary to transport by truck the liquid hydrocarbons purchased hereunder then and in such event you are authorized to deduct therefrom the trucking charges and transportation tax thereon.



DIVISION ORDER

Farm No. 80130
Dated November 6, 1975
Effective 7 a.m. October 1, 1974

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 **SEYLLER** Farm, described as:

S½ SW¼ Section 9, Township 15 North, Range 4 West

and until further written notice you are authorized to purchase oil therefrom and give credit as follow: **LOGAN** County, **OKLAHOMA**

CREDIT TO	DIVISION OF INTEREST	P.O. ADDRESS
* Norman L. Oliver	2.9514% of Total Production	
* Richard L. Oliver	2.9514% " "	
* These interests were acquired from the Estate of Opal L. Oliver and are in addition to our individual regular royalty interests.		
<i>Signed 12/10/75</i>		

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 Ten 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.



DIVISION ORDER

Farm No. 80320 - Mississippi Formation

Dated November 6, 1975

Effective 7 a.m. October 1, 1974

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 **SARAH SEYLLER** Farm, described as:

S½ SW¼ of Section 9, 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
* Norman L. Oliver	2.9514% of Total Production	
* Richard L. Oliver	2.9514% " "	
<p>* These interests were acquired from the Estate of Opal L. Oliver and are in addition to my regular individual royalty interests.</p>		

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 Ten 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.