



VINTAGE PETROLEUM, INC.  
4200 ONE WILLIAMS CENTER  
Tulsa, Oklahoma 74172

VPI No: 4201701  
Date Issued: August 5, 1999  
P1184 JFH RCN#28382

OIL AND GAS DIVISION ORDER

The undersigned owners warrant that they are entitled to share in all proceeds of production of oil and gas from the C. E. Elliott GU TR 11 Well(s) in Van Zandt County/Parish, State of Texas, attributable to the spacing/proration unit covering the following described lands, to-wit:

625.362 acre, described in Amendment to Declaration of Gas Pooling Dated June 14, 1977, out of the J Kukendall Survey, A-454, and the W Bundy Survey, recorded in Vol. 877, Page 443. Further described as Tract 11.

Until further written notice, Vintage Petroleum, Inc., or it's designee is authorized to take delivery of oil and gas produced, saved and sold from the Well and/or to give credit for all proceeds of production received by Vintage Petroleum, Inc. as seller's representative or otherwise as follows:

<u>CREDIT TO:</u>	<u>DIVISION OF INTEREST:</u>
Jimmy L. Haptonstall, II <sup>63587</sup> % Marian Haptonstall, Guardian <sup>61320</sup> ██████████ Terrell Texas 75160 SS# ██████████	.015625 RI
Susan Elyse Birkenback <sup>63588</sup> ██████████ Rockwall, TX 75087 SS# ██████████	.015625 RI
Lauren Kim Haptonstall <sup>63589</sup> ██████████ Terrell Texas 75160 SS# ██████████	.015625 RI
Joan Allyn Reinas <sup>63590</sup> ██████████ Santa Clara, CA 95054 SS# ██████████	.015625 RI

(Formerly the interest of Jimmy L. Haptonstall, II, .0625 RI, Owner #61320)

IMPORTANT: TO AVOID DELAY IN PAYMENT, YOUR SOCIAL SECURITY OR TAX I.D. NUMBER AND YOUR CORRECT MAILING ADDRESS MUST BE SHOWN. THE PROVISIONS ON THE BACK OF THIS FORM AND ANY ATTACHMENTS ARE INCORPORATED HEREIN BY THIS REFERENCE.

WITNESS OR ATTEST:  
  
\_\_\_\_\_  
  
\_\_\_\_\_  
  
\_\_\_\_\_

OWNER SIGNATURE:  
Jimmy L. Haptonstall, II  
  
\_\_\_\_\_  
Susan Elyse Birkenback  
  
\_\_\_\_\_  
Lauren Kim Haptonstall  
  
\_\_\_\_\_  
*Joan Allyn Reinas*  
Joan Allyn Reinas

*Sign & Return this Copy*

DATE EXECUTED: 8/10/99 PHONE [REDACTED]

SOCIAL SECURITY OR TAX I.D. NUMBER: [REDACTED]

PRINT OWNER NAME AND CORRECT MAILING ADDRESS:

Jean Allyn Rich-Reinas

[REDACTED]

Santa Clara, Ca. 95054-2157

1. This Division Order is effective from 7/1/99 and, unless otherwise indicated on the reverse side hereof, covers oil (including crude oil and condensate) and gas (including natural gas and casinghead gas) and all substances produced with oil and gas.
2. Oil shall become the property of the designated purchaser upon delivery through the outlet flange of the lease storage tank. Gas shall become the property of the designated purchaser in accordance with the applicable gas purchase contract.
3. In the event there are charges for transportation, treating, dehydrating, compressing or if gas is processed, settlement shall be based on net proceeds of sale realized at the well or as determined by agreement between the producer and the purchaser.
4. The division of interest set forth in this Division Order is not intended to be applied in the event separate gas marketing arrangements result in sales of gas disproportionate to the selling parties' share of current production. In such event, the selling parties and their first purchasers shall each be responsible to account to the interest owners entitled to share in proceeds of sale.
5. Settlement shall be made monthly by check mailed to the undersigned owners at the address shown, less any taxes required by law to be deducted and paid. If proceeds accruing to any interest are less than \$50.00, the proceeds may be retained without interest until the amount totals \$50.00, provided payment shall be made at least once each calendar year.
6. The undersigned owners agree to notify Vintage Petroleum, Inc. in writing of any change of ownership, and no transfer of interest shall be binding upon Vintage Petroleum, Inc. until satisfactory evidence of the transfer has been provided and a new Division Order has been executed.
7. If any claim is made adverse to the ownership interests credited herein, the parties credited with the interest will indemnify and hold harmless Vintage Petroleum, Inc. from and against any loss or liability and payments hereunder may be withheld without interest until the claim is settled.
8. This Division Order may be executed in counterparts, and shall be binding upon and inure to the benefit of all signers hereof, their heirs, personal representatives, successors and assigns, whether or not it is signed by all parties named herein.
9. By execution of this Division Order, you agree to indemnify and hold Vintage Petroleum, Inc. harmless from any and all claims, damages, debts, demands, liabilities, losses, suits and causes of action of every kind and nature whatsoever, together with all costs and expenses incurred (including reasonable attorney's fees) which may arise or may be created by distribution of revenue from the above described well to you on the basis of the division of interest set forth above.