



M240B

P.O. Box 4362
Houston, Texas 77210-4362
Attn: Silvia Iglesias
(713) 651-6384

DIVISION ORDER

STATE OF TEXAS

Date: August 31, 2006
Division Order No: 0429260001-101
Well Classification: See Attached Exhibit "A"
Effective Date: First Production

The undersigned severally and not jointly certifies it is the legal owner of the interest set out below of all the oil and gas and related liquid hydrocarbons produced from the property described below. The word "oil" shall also include condensate, distillate and other liquid hydrocarbons, and the word "gas" shall also include casinghead gas. This Division Order shall apply to production from the following described property situated in the County of Lea, State of New Mexico, to wit:

**CIMARRON 18 STATE #1
NW/4 NE/4 SECTION 18, TOWNSHIP 18 SOUTH, RANGE 34 EAST,
LEA COUNTY, NEW MEXICO.**

EOG Resources Inc. ("Payor") will make distribution of proceeds from the sale of gas and/or oil, as applicable, from the above described property in accordance with the following division of interest:

SEE EXHIBIT "A"

The following provisions apply to each interest owner ("Owner") who executes this agreement.

1. **TERMS OF SALE:** The undersigned will be paid in accordance with the division of interests set out in Exhibit "A", attached hereto, and in accordance with the lease or other agreement to which the undersigned and Payor is a party.
2. **PAYMENT:**
 - (a) From the effective date, payment is to be made monthly by Payor's check based on the division of interest set forth herein. Payor shall have the right to deduct in making settlement for such hydrocarbons the amount of any and all severance or production taxes thereon payable by Payor for and to be borne by the parties hereto under the laws of the state where the property is located.
 - (b) 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.
 - (c) Owner agrees to refund to payor any amounts attributable to an interest or part of an interest that Owner does not own.
3. **INDEMNITY:** The Owner agrees to indemnify and hold payor harmless from all liability resulting from payments made to the Owner in accordance with such division of interest in the event Owner does not have merchantable title to the represented interests in the production sold, including but not limited to, attorney fees or judgments in connection with any suit that affects the Owner's interest to which Payor is made a party.
4. **DISPUTE; WITHHOLDING OF FUNDS:**
 - (a) If a suit is filed that affects the interest of the Owner, written notice shall be given to Payor by the Owner together with a copy of the complaint or petition filed.
 - (b) In the event of a claim or dispute that affects title to the division of interest credited herein, Payor is authorized to withhold payments accruing to such interest, without interest unless otherwise required by the applicable lease or agreement to which Owner and Payor is a party or by the applicable statute, until the claim or dispute is settled.
5. **TERMINATION:** Termination of this Agreement is effective on the first day of the month that begins after the 30th day after the date written notice of termination is received by either party.
6. **NOTICES:**
 - (a) The Owner agrees to notify Payor in writing of any change in the division of interest, including changes of interest contingent on payment of money or expiration of time.
 - (b) No change of interest is binding on Payor until the recorded copy of the instrument of change or documents satisfactorily evidencing such change are furnished to Payor at the time the change occurs.

Oil Conservation Division

Case No. 6

Exhibit No. 6

EOG

Division Order Exhibit A

0429260001	101	CIMARRON 18 STATE #1	ALL	NPO
Owner			Interest Type	Interest
106660R OCCIDENTAL PERMIAN LTD P O BOX 100725 ATLANTA	GA	30384-0725	WORKING INTEREST	<u>UNIT INTEREST</u> MT 0.21875000



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P.O. Box 4362
Houston, Texas 77210-4362
Attn: Silvia Iglesias
(713) 651-6384

DIVISION ORDER

STATE OF TEXAS

Date: December 14, 2006
Division Order No: 0429270001-101
Well Classification: See Attached Exhibit "A"
Effective Date: First Production

The undersigned severally and not jointly certifies it is the legal owner of the interest set out below of all the oil and gas and related liquid hydrocarbons produced from the property described below. The word "oil" shall also include condensate, distillate and other liquid hydrocarbons, and the word "gas" shall also include casinghead gas. This Division Order shall apply to production from the following described property situated in the County of Lea, State of New Mexico, to wit:

**CIMARRON 18 STATE #2
NE/4 NE/4 SECTION 18, TOWNSHIP 18 SOUTH, RANGE 34 EAST,
LEA COUNTY, NEW MEXICO.**

EOG Resources Inc. ("Payor") will make distribution of proceeds from the sale of gas and/or oil, as applicable, from the above described property in accordance with the following division of interest:

SEE EXHIBIT "A"

The following provisions apply to each interest owner ("Owner") who executes this agreement.

1. **TERMS OF SALE:** The undersigned will be paid in accordance with the division of interests set out in Exhibit "A", attached hereto, and in accordance with the lease or other agreement to which the undersigned and Payor is a party.
2. **PAYMENT:**
 - (a) From the effective date, payment is to be made monthly by Payor's check based on the division of interest set forth herein. Payor shall have the right to deduct in making settlement for such hydrocarbons the amount of any and all severance or production taxes thereon payable by Payor for and to be borne by the parties hereto under the laws of the state where the property is located.
 - (b) 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.
 - (c) Owner agrees to refund to payor any amounts attributable to an interest or part of an interest that Owner does not own.
3. **INDEMNITY:** The Owner agrees to indemnify and hold payor harmless from all liability resulting from payments made to the Owner in accordance with such division of interest in the event Owner does not have merchantable title to the represented interests in the production sold, including but not limited to, attorney fees or judgments in connection with any suit that affects the Owner's interest to which Payor is made a party.
4. **DISPUTE; WITHHOLDING OF FUNDS:**
 - (a) If a suit is filed that affects the interest of the Owner, written notice shall be given to Payor by the Owner together with a copy of the complaint or petition filed.
 - (b) In the event of a claim or dispute that affects title to the division of interest credited herein, Payor is authorized to withhold payments accruing to such interest, without interest unless otherwise required by the applicable lease or agreement to which Owner and Payor is a party or by the applicable statute, until the claim or dispute is settled.
5. **TERMINATION:** Termination of this Agreement is effective on the first day of the month that begins after the 30th day after the date written notice of termination is received by either party.
6. **NOTICES:**
 - (a) The Owner agrees to notify Payor in writing of any change in the division of interest, including changes of interest contingent on payment of money or expiration of time.
 - (b) No change of interest is binding on Payor until the recorded copy of the instrument of change or documents satisfactorily evidencing such change are furnished to Payor at the time the change occurs.

- (c) Any change of interest shall be made effective on the first day of the month following receipt of such notice by Payor.
 - (d) Any correspondence regarding this Agreement shall be furnished to the addresses listed unless otherwise advised by either party.
7. **ADDITIONAL RIGHTS:** In addition to the legal rights provided by the terms and provisions of this division order, an Owner may have certain statutory rights under the laws of this state.

NOTICE: Failure to furnish your [REDACTED] number will result in twenty-eight (28%) withholding tax from domestic residence and thirty percent (30%) withholding tax from foreign residence in accordance with federal law, and any tax withhold will not be refundable by Payor. Please insert this number in the space opposite your name as shown below.

WITNESSES

OWNERS SIGNATURE/ADDRESS

[REDACTED]

_____ *YCB*

OCCIDENTAL PERMIAN LTD.

[REDACTED] (area code)

BY: Occidental Permian Manager LLC

General Partner

BY: *[Signature]*
Phyllis Garbe Merrill
Attorney-in-Fact

_____)

TY/
TION

WITNESSES

[Signature]

Corres: P.O. Box 27570
Houston, TX 77227

Pmts: P.O. Box 100725
Atlanta, GA 30384

_____ (area code)

_____ e-mail (if available)

(Note: SIGNATURE OF WITNESS & OWNER REQUIRED ON THIS PAGE)

EOG LAND ADM

JAN 24 2007

Division Order Exhibit A

0429270001	101	CIMARRON 18 STATE #2	ALL	NPO
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<u>Owner</u>	<u>Interest Type</u>	<u>Interest</u>
106660R OCCIDENTAL PERMIAN LTD P O BOX 100725 ATLANTA	GA 30384-0725	WORKING INTEREST
		<i>PH</i> 0.21875000



M075B
SIGN & RETURN THIS COPY

P.O. Box 4362
Houston, Texas 77210-4362
Attn: Silvia Iglesias
(713) 651-6384

DIVISION ORDER

STATE OF TEXAS

Date: February 23, 2007
Division Order No: 0431390001-101
Well Classification: See Attached Exhibit "A"
Effective Date: First Production

The undersigned severally and not jointly certifies it is the legal owner of the interest set out below of all the oil and gas and related liquid hydrocarbons produced from the property described below. The word "oil" shall also include condensate, distillate and other liquid hydrocarbons, and the word "gas" shall also include casinghead gas. This Division Order shall apply to production from the following described property situated in the County of Lea, State of New Mexico, to wit:

**CIMARRON 18 STATE #3
SW/4 NE/4 SECTION 18, TOWNSHIP 18 SOUTH, RANGE 34 EAST,
LEA COUNTY, NEW MEXICO.**

EOG Resources Inc. ("Payor") will make distribution of proceeds from the sale of gas and/or oil, as applicable, from the above described property in accordance with the following division of interest:

SEE EXHIBIT "A"

The following provisions apply to each interest owner ("Owner") who executes this agreement.

1. **TERMS OF SALE:** The undersigned will be paid in accordance with the division of interests set out in Exhibit "A", attached hereto, and in accordance with the lease or other agreement to which the undersigned and Payor is a party.
2. **PAYMENT:**
 - (a) From the effective date, payment is to be made monthly by Payor's check based on the division of interest set forth herein. Payor shall have the right to deduct in making settlement for such hydrocarbons the amount of any and all severance or production taxes thereon payable by Payor for and to be borne by the parties hereto under the laws of the state where the property is located.
 - (b) 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.
 - (c) Owner agrees to refund to payor any amounts attributable to an interest or part of an interest that Owner does not own.
3. **INDEMNITY:** The Owner agrees to indemnify and hold payor harmless from all liability resulting from payments made to the Owner in accordance with such division of interest in the event Owner does not have merchantable title to the represented interests in the production sold, including but not limited to, attorney fees or judgments in connection with any suit that affects the Owner's interest to which Payor is made a party.
4. **DISPUTE; WITHHOLDING OF FUNDS:**
 - (a) If a suit is filed that affects the interest of the Owner, written notice shall be given to Payor by the Owner together with a copy of the complaint or petition filed.
 - (b) In the event of a claim or dispute that affects title to the division of interest credited herein, Payor is authorized to withhold payments accruing to such interest, without interest unless otherwise required by the applicable lease or agreement to which Owner and Payor is a party or by the applicable statute, until the claim or dispute is settled.
5. **TERMINATION:** Termination of this Agreement is effective on the first day of the month that begins after the 30th day after the date written notice of termination is received by either party.
6. **NOTICES:**
 - (a) The Owner agrees to notify Payor in writing of any change in the division of interest, including changes of interest contingent on payment of money or expiration of time.
 - (b) No change of interest is binding on Payor until the recorded copy of the instrument of change or documents satisfactorily evidencing such change are furnished to Payor at the time the change occurs.

Division Order Exhibit A

<u>Owner</u>	<u>Interest Type</u>	<u>Interest</u>
0431390001 101 CIMARRON 18 STATE #3	ALL	NPO
106660R OCCIDENTAL PERMIAN LTD P O BOX 100725 ATLANTA GA 30384-0725	WORKING INTEREST	<u>UNIT INTEREST</u> 0.21875000

CP

Subj: **FW: account**
Date: 9/4/2007 12:02:51 P.M. Mountain Daylight Time
From: rmarlin@qrcp.net
To: JamesBruc@aol.com

Let me know when you have established an account for our Surface Damages.

Would like you to draft an appropriate document to accompany these funds in compliance with the Act.

Any questions call.

Richard Marlin
9520 N. May Suite 300
Okla City, Ok 73118
405-463-6880 office
405-250-0818 cell
405-286-9318 fax

From: Lou Holman
Sent: Tuesday, September 04, 2007 12:59 PM
To: Richard Marlin
Subject: account

The \$500 has been wired to Bruce's account.