

APRIL 26, 1999

To: ARCO Permian, ("Payor")
 A Unit of Atlantic Richfield Company
 ATTN: Land Administration
 P.O. Box 1610
 Midland, Texas 79702

BEFORE THE OIL CONSERVATION
 DIVISION

Santa Fe, New Mexico

Case Nos. 12967 and 12968 Exhibit No. 15Submitted by: Trilogy Operating Inc.Hearing Date: January 9, 2003

Key File: 30-015-035844-000

The undersigned Transferor(s) has this day transferred the interest hereinafter set out in the oil (which includes condensate and other liquid hydrocarbons) and gas (which includes oil well gas and other gaseous substances), or the value thereof, produced from the land described as follows:

DIVISION ORDER	BOOK PROP. #	OPERATOR, D.O. OR UNIT NAME AND DESCRIPTION	INTEREST/TYPE
30-015-035844-000	6412912-07	ARCO PERMIAN SWEET THING STATE 36 ALL OF SECTION 36-20.5S-21E COUNTY OF EDDY STATE OF NEW MEXICO	0.00258909 ORRI
30-015-035846-000	6412912-08	ARCO PERMIAN LITTLE BOX STATE (MORROW) ALL OF SECTION 36-20S-21E COUNTY OF EDDY STATE OF NEW MEXICO	0.01000000 ORRI
30-015-035846-001	6412912-08	ARCO PERMIAN LITTLE BOX STATE (UPPER PENN) ALL OF SECTION 36-20S-21E COUNTY OF EDDY STATE OF NEW MEXICO	0.01000000 ORRI

Commencing FEBRUARY 1, 1999, and until further written notice, you are authorized to give credit for the value of production accruing to such interest as follows:

Each Transferee signing below certifies that it owns the interest set out above opposite his name in the oil, including condensate and other liquid hydrocarbons, and gas, including oil well gas and other gaseous substances, or the proceeds thereof, produced from the land described above, and authorizes Payor or Payor's nominee or agent to receive, purchase and pay for production therefrom, subject to the following terms and conditions.

TERMS OF SALE: The undersigned will be paid in accordance with the division of interests set out above. Payor shall pay the Transferee according to the terms and conditions contained in the applicable lease, operating agreement, or other contract with the operator (an "Existing Agreement"). Purchaser shall compute quantity and make corrections for gravity and temperature and make deductions for impurities.

OIL: Oil purchased shall become your property when delivered to Payor or any carrier or nominee designated by Payor. To the extent not covered by or clarified in an Existing Agreement, Payor will make settlement for Transferee's interest in oil at: (1) Payor's posted price in effect on the date of delivery for the same kind and quality of oil in the field where produced; or (2) if sold by Payor to another purchaser at the lease or in or near the field, at the price received by Payor from such purchaser; less, in case (1) or (2), transportation expense, if any, to the point of delivery designated by Payor or the purchaser.

Quantity and quality of oil purchased under this transfer order will be determined in accordance with practice prevailing at the place of delivery and applicable governmental rules and regulations.

GAS: To the extent not covered or clarified in an Existing Agreement, in making settlement for Transferee's interest in gas: (1) Payor may use the net proceeds received by Payor at the well(s); or (2) if gas is sold or used off the premises, provided that the market value used will not exceed the net proceeds delivered by Payor from the sale or use off the premises.

COMMINGLED PRODUCTION: If the oil or gas is commingled with like production from other separately owned land prior to delivery, Transferee's interest in the commingled production will be determined by meter measurements, periodic well tests, or any other method generally accepted in the industry as an equitable basis for determining the quantity and quality of the production sold or delivered from each separately owned source of production.

TIME OF SETTLEMENT: Settlement will be made monthly by check mailed to Transferee, less any production, severance, occupation or other tax required by law to be paid with respect to Transferee's interest. Payments of less than \$100.00 may be accrued before disbursement until the total amount equals \$100.00 or more, or until 12 month's proceeds accumulate, whichever occurs first. However, Payor may hold accumulate proceeds of less than \$10.00 until production ceases or Payor's responsibility for making payment for production ceases, whichever occurs first. Transferee agrees to refund to Payor any amounts attributable to an interest or part of an interest that it does not own.

CHANGE OF OWNERSHIP: Transferee agrees to notify Payor in writing of any change in his ownership, including changes of interest contingent on payment of money or expiration of time. Payor will not be responsible for any change of ownership until Payor receives notice, including the recorded copy of instrument of change or documents satisfactorily evidencing such change. Changes in ownership will be effective at 7:00 a.m. on the first day of the calendar month following the month in which notice is received by Payor. Payor will be responsible for determining when any interest shown above increases, decreases, terminates or is transferred as a result of payment of money, lapse of time or any other reason. Until Payor receives notice in writing to the contrary, you may continue to make settlement in accordance with this transfer order.

TITLE: 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 applicable statute, until the claim or dispute is settled.

INDEMNITY: Each Transferee agrees to indemnify and hold Payor harmless from all liability resulting from payments made to Transferee in accordance with such division of interest, including but not limited to attorney fees or judgments in connection with any suit that affects Transferee's interest and to which Payor is made a party.

BINDING EFFECT: This transfer order will be binding upon each Transferee, its legal representatives, successors and assigns, as soon as signed by Transferee, regardless of the failure or refusal to sign of other parties.

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.

NOTIFICATION: In addition to the legal rights provided by the terms of this division order, a Transferee may have certain statutory rights under the laws of this State.

Any correspondence regarding this agreement shall be furnished to the addresses listed unless otherwise advised in writing by either party.

TRANSFERORS:

TRANSFERORS SIGN BELOW

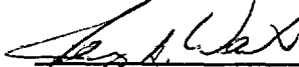
QW
Trilogy Operating, Inc.
STEVENS & TULL, INC.


Jerry A. Weant, President

FAILURE TO PROVIDE A PROPER TAXPAYER IDENTIFICATION NUMBER MAY SUBJECT PAYMENTS HEREUNDER TO FEDERAL INCOME TAX WITHHOLDING AT THE RATE OF 31%, PURSUANT TO SECTION 3406 OF THE INTERNAL REVENUE CODE AND WILL NOT BE REFUNDABLE BY PAYOR.

CREDIT TO DECIMAL SHARE OF TRANSFEROR'S INTEREST/TYPE OWNERS SIGN BELOW INCLUDE ADDRESS CORRECTION TAXPAYER ID OR SOCIAL SEC. NO.

(N000095597 00) *QW* 0.79716500 ORRI
STEVENS & TULL, INC. Trilogy Operating, Inc.
P O BOX 11005
MIDLAND, TX 79702

 75-2005383

(N000096737 00) 0.20283500 ORRI
ROY S PEUGH, JR.
P O BOX 1264
JAL, NM 88252

RI - Royalty Interest PP - Production Payment CWI - Carried Working Interest
MI - Working Interest MPI - Net Profits Interest ORRI - Overriding Royalty Interest