

United States Courts
Southern District of Texas
FILED

JAN 03 2022

Nathan Gehner, Clerk of Court

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

In re:

CHESAPEAKE ENERGY CORPORATION.ET AL.,

Chapter 11

Reorganized Debtors

Case No. 20-33233 (DRJ)

(Jointly Administered)

In Response to Omnibus Objection, Chesapeake drill on my dad's (Robert Lee Williams) land. This land was passed down to me and my dad never received any royalties for land. My father never did consent and is owed royalties. My dad transfer land to me and I am owed royalties and interests. I have enclosed documents that Chesapeake Operating, INC, Division Oder Department sent to my father, in November 2011, and a copy of the transfer of land from Robert Lee Williams to Angela R Williams.

Angela R Williams

6940 Casa Cove

Shreveport, La

71129

318-6552456

williams_angela1966@yahoo.com

Angela R. Williams December 30th 2021

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FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

In re:

CHESAPEAKE ENERGY CORPORATION.ET AL.,
Reorganized Debtors

Chapter 11

Case No. 20-33233 (DRJ)
(Jointly Administered)

DECLARATION OF LINDA WILLIAMS, IN SUPPORT OF RESPONSE LETTER

In response to Omnibus Objection, I have knowledge that the above letter facts are true, and I attest.

Linda D Williams
2204 Riverwood Loop, apt G
Bossier, City, La
71111
318-200-7326

Linda Williams Dec 30, 2021

STATE OF LOUISIANA
PARISH OF CADDOACT OF DONATIONBY: Robert Lee Williams
TO: Angela R. Williams

BE IT KNOWN, that on the date hereinafter set forth, before the undersigned Notary Public, duly sworn and commissioned in and for the Parish and State hereinafter set forth, came and appeared:

Robert Lee Williams, a _____, and a resident of Caddo, Louisiana, who resides at _____who declared that in consideration of the love and affection that he/she bears for his/her daughter, that he/she has given, donated and delivered, and does by this formal act of donation, irrevocable give and donate inter vivos and deliver all of his/her interest to:Angela R. Williams
a _____ who resides at 7060 Caddow Wood St
Shreveport, LA 71129

the following described property:

Lot 166, Greenwood Acres, SUB., ANN EX #2 171521-1
Lot 167, Greenwood Acres, SUB ANN EX #2 171521-13-167

Donor(s) donates unto Donee(s) all of his/her interest in the above described property with complete transfer and subrogation of all rights and actions of warranty against all former proprietors of the property herein donated, together with all rights of prescription, whether acquisitive or liberative, to which said Donor(s) may be entitled.

Donee(s) takes cognizance of all past due and /or taxes and agrees to pay same.

Said Parties estimate the value of the property donated to be of a value of Six Thousand
(6,000) Dollars.And now, Angela R. Williams, does also hereby personally appear in the presence of the undersigned witnesses and me, Notary, and accepts the said donation made to him/her aforesaid, for his/her and his/her heirs, successors and assigns, and acknowledges due delivery and possession of the above description property, so donated to him/her.

Donor(s) and Donee(s) hereby acknowledge that Notary has not examined title to the aforesaid property and hereby release Notary from any and all liability in respect thereto.

THUS DONE AND PASSED, in Shreveport, Caddo Parish, Louisiana on the 10th day of JUNE, 2018, in the presence of the below named competent witnesses who hereunto sign their names with the said appearers and me, Notary, after reading of the whole.

WITNESSES:

Linda Martin
(printed or typed name here)Donor: Robert Lee WilliamsShirley Ann Taylor
(printed or typed name here)Donee: Angela R. WilliamsYvonne T. Bord # 69135
Notary Public

Mike Spence, Caddo Clerk of Court

2703666

Recorded On: 06/13/2018 04:42 PM



Chesapeake Operating, Inc.
DIVISION ORDER DEPARTMENT
INSTRUCTION SHEET

We are pleased to deliver this Division Order which sets forth your share of production proceeds from the recently completed well indicated thereon and the name and address to which payments will be made. **PLEASE RETURN ONE FULLY EXECUTED COPY AND RETAIN THE OTHER COPY FOR YOUR FILES.** Your Division Order contains information that will aid in your communication with Chesapeake. The name of the analyst who prepared the Division Order is located in the upper right hand corner of the document. When contacting us about the information on the DO, please ask for this analyst as he/she is the most knowledgeable regarding its contents.

If there is a Title Requirement set out below your name, that requirement is more fully explained in the enclosure. Documentation resolving the title requirement must be delivered with your Division Order. Please do not alter the Division Order in any way unless you submit documentary evidence to support the change.

SIGNATURES

- Sign exactly as shown on the Division Order. If your signature is different, please provide legal documentation authorizing the name change.
- Signatures by Agents, Attorneys-in-Fact, Guardians, or Trustees must be verified by attaching a copy of the recorded legal evidence of the rights vested in the signatory party.
- In the event of multiple trustees/executors, all signatures are required unless documentation is provided evidencing authority to sign on behalf of all parties.
- An authorized official, with the name and title of the signing party printed beneath the signature, must execute for companies, corporations, or partnerships.
- All signatures must be witnessed. No Notary is required.

TAXPAYER IDENTIFICATION NUMBER OR SOCIAL SECURITY NUMBER

Include your Social Security Number or Tax Identification Number in the space provided beside your signature. **Failure to furnish this number will result in 28% withholding tax in accordance with Section 3406 of the Internal Revenue Service, and any tax withheld will not be refundable by Chesapeake.**

ADDRESS AND TITLE CHANGES

- Please note any change of address directly on the Division Order.
- Subsequent address changes and transfers of title must be submitted in writing either by mail, fax or email. You must sign your request and include your owner number, social security number, or tax id number, old address, new address, and telephone number.

PAYMENTS

Chesapeake must receive the signed Division Order by the **20th** of the month in order for you to receive payment at our end-of-the-month distribution. If we receive the Division Order after the 20th, it will be held for the next month's accounting cycle. Our policy is to remit checks monthly when your account reaches \$100, or at the end of July, whichever occurs first. We can reduce the minimum hold on your account from \$100 to \$25 upon written request.

Chesapeake offers an electronic funds transfer (EFT) option for your convenience. If you elect to receive EFT payments, your revenue detail will be available online at www.chk.com and will no longer be mailed to you. If you would like to request an enrollment form, please contact our Revenue or Division Order Department.

CONTACT US:

The following information will assist us in serving you: (1) name & owner number (2) county and state where well is located. (3) well name and property number. (4) telephone number with area code. (5) nature of your inquiry. (6) analyst name on the division order.

DIVISION ORDER

TO: CHESAPEAKE OPERATING, INC., PAYOR
P.O. BOX 18496
OKLAHOMA CITY, OK 73154

PROPERTY NO: 635177
EFFECTIVE: 7/25/2011
PREPARED BY: DONNA KING/CAMI MCQUERRY
DATE PREPARED: 11/2/2011
PRODUCT/ZONE: OIL & GAS

This agreement is made and entered into on November 2, 2011.

The undersigned severally and not jointly certifies it is the legal owner of the interest set out below of all the oil, gas and related liquid hydrocarbons produced from the property described below:

OPERATOR CHESAPEAKE OPERATING, INC. OWNER NO: 41360 INT TYPE: 1 (WOR)
PROPERTY: LEE 21-17-15 H-1 OWNER: ROBERT LEE WILLIAMS
LEGAL DESCRIPTION: SECTION 21-17N-15W UNIT ACRES: 638.800000
CADDO PARISH, LA COMMENTS N/A

Status	BPO Net Ac	BPO Lse NRI/RI	BPO Unit Int.	APO1 Net Ac	APO1 Lse NRI/RI	APO1 Unit Int.	APO2 Net Ac	APO2 Lse NRI/RI	APO2 Unit Int.
PA	0.000000	0.00000000	0.00000000	0.206611	1.00000000	0.00032344	N/A	N/A	N/A

DIVISION OF INTEREST

THIS AGREEMENT DOES NOT AMEND ANY LEASE OR OPERATING AGREEMENT BETWEEN THE INTEREST OWNERS AND THE LESSEE OR OPERATOR OR ANY OTHER CONTRACTS FOR THE PURCHASE OF OIL OR GAS.

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

TERMS OF SALE: The undersigned will be paid in accordance with the division of interest set out above. The payor shall pay all parties at the price agreed to by the operator for oil and gas to be sold pursuant to this division order. Purchaser shall compute quantity and make corrections for gravity and temperature and make deductions for impurities in the oil.

PAYMENT: From the effective date, payment is to be made monthly by payor's check, based on this division of interest, for oil runs within 60 days after the end of the month of production and for gas within 90 days after the end of the month of production from the property listed above, less taxes required by law to be deducted and remitted by payor as purchaser. Payments of less than \$100.00 may be accrued before disbursement until the total amount equals \$100.00, or until July 31st of each year, whichever occurs first. However, the Payor may hold accumulated proceeds of less than \$10.00 until production ceases, or the Payor's responsibility for making payment for production ceases, whichever occurs first. Payee agrees to refund to payor any amounts attributable to an interest or part of an interest that payee does not own.

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, 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.

DISPUTE; WITHHOLDING OF FUNDS: 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. 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.

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.

NOTICES: 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. 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. Any change of interest shall be made effective on the first day of the month following receipt of such notice by payor. Any correspondence regarding this agreement shall be furnished to the addresses listed unless otherwise advised by either party. 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.

WITNESS	SIGNATURE OF INTEREST OWNER	SOCIAL SECURITY/ TAX I.D. NO.	<u>REVENUE ADDRESS</u>
			<u>CORRESPONDENCE ADDRESS</u>

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