## IN THE DISTRICT COURT OF BLAINE COUNTY STATE OF OKLAHOMA

MARK STEPHEN STRACK, TRUSTEE OF THE PATRICIA ANN STRACK REVOCABLE TRUST DTD 2/15/99 AND THE BILLY JOE STRACK REVOCABLE TRUST DTD 2/15/99, AND DANIELA A. RENNER, SOLE SUCCESSOR TRUSTEE OF THE PAUL ARIOLA LIVING TRUST AND THE HAZEL ARIOLA LIVING TRUST,	BLAINE COUNTY, OKLAHOMA    I
For themselves and all others Similarly situated,	) ) )
Plaintiffs,	) )
vs.	) Case No. CJ-10-75
CONTINENTAL RESOURCES, INC.,	) (Judge Hladik)
DEFENDANTS.	)

## ORDER ON SUB-CLASS 2 PAYMENTS

WHEREAS, Continental Resources, Inc. ("Continental") hereby represents that:

- it has performed the necessary calculations for the determination of the Claim Period 2
  Additional Consideration, or Sub-Class 2 Payment, as required by and pursuant to
  Paragraphs 3.4 (i) and (ii) of the Settlement Agreement;
- 2. pursuant to Paragraph 1.15, the Future Production Period shall begin with May 2019 gas production and June 2019 oil production, i.e., the July 2019 check run (accordingly, the Adjustment and Additional Consideration Period, or Claim Period 2, shall be from and inclusive of December 2015 production through April 2019 gas production and May 2019 oil production);
- the Additional Consideration or Sub-Class 2 Payment required by the Settlement Agreement is \$11,450,612.24 (the number of Sub-Class 2 Class Members is 18,953);
- 4. it is prepared to distribute the Net Sub-Class 2 Payments to the Sub-Class 2 Class Members pursuant to Plan of Allocation and Distribution and Paragraph 3.5 of the Settlement Agreement, and intends to make the initial distribution of the Net Sub-Class 2 Payments on or before August 1, 2019; and

## THE COURT THEREFORE FINDS AND ORDERS AS FOLLOWS:

The Adjustment and Additional Consideration Period, or Claim Period 2, pursuant to Paragraph 1.14 of the Settlement Agreement shall be from and inclusive of December 2015 production through April 2019 gas production and May 2019 oil production;

Pursuant to Paragraph 1.15 of the Settlement Agreement, the Future Production Period shall begin with May 2019 gas production and June 2019 oil production, i.e., the July 2019 check run;

Based upon Continental's calculations and representations set forth herein, and subject to further verification pursuant to Paragraph 3.4(iii) of the Settlement Agreement (and possible adjustments related therefrom), the Additional Consideration or Sub-Class 2 Payment under the terms of the Settlement Agreement is \$11,450,612.24;

4. Pursuant to the Judgment and Order Approving Attorneys' Fees entered by the Court on July 13, 2018 and ¶3.1(ii) of the Settlement Agreement, Continental is directed to wire transfer \$4,580,094.36 (\$11,450,612.24 x 40% fee awarded) from the Sub-Class 2 Payment to a designated and segregated client trust account to be established and maintained by Burns & Stowers, P.C; and

Continental is hereby authorized to proceed with the distribution of the Net Sub-Class 2 Payment (\$6,870,517.88) pursuant to the Plan of Allocation and Distribution and Paragraph 3.5 of the Settlement Agreement.

IT IS SO ORDERED this 24 day of JULY

Counsel

Attorney for Continental Resources, Inc.

## THE COURT THEREFORE FINDS AND ORDERS AS FOLLOWS:

- 1. The Adjustment and Additional Consideration Period, or Claim Period 2, pursuant to Paragraph 1.14 of the Settlement Agreement shall be from and inclusive of December 2015 production through April 2019 gas production and May 2019 oil production;
- 2. Pursuant to Paragraph 1.15 of the Settlement Agreement, the Future Production Period shall begin with May 2019 gas production and June 2019 oil production, *i.e.*, the July 2019 check run;
- 3. Based upon Continental's calculations and representations set forth herein, and subject to further verification pursuant to Paragraph 3.4(iii) of the Settlement Agreement (and possible adjustments related therefrom), the Additional Consideration or Sub-Class 2 Payment under the terms of the Settlement Agreement is \$11,450,612.24;
- 4. Pursuant to the Judgment and Order Approving Attorneys' Fees entered by the Court on July 13, 2018 and ¶3.1(ii) of the Settlement Agreement, Continental is directed to wire transfer \$4,580,094.36 (\$11,450,612.24 x 40% fee awarded) from the Sub-Class 2 Payment to a designated and segregated client trust account to be established and maintained by Burns & Stowers, P.C; and
- 5. Continental is hereby authorized to proceed with the distribution of the Net Sub-Class 2 Payment (\$6,870,517.88) pursuant to the Plan of Allocation and Distribution and Paragraph 3.5 of the Settlement Agreement.

IT IS SO ORDERED this da	ay of, 2019.
Approved:	The Honorable Dennis Hladik
Class Counsel	Attorney for Continental Resources, Inc.