



*EOG Resources, Inc.  
1111 Bagby  
Sky Lobby 2  
Houston, Texas 77002*

*P.O. Box 4362  
Houston, Texas 77210-4362*

**ALLDALE MINERALS II LP  
2100 ROSS AVE SUITE 1870 LB-9  
DALLAS, TX 75201-0000**

**RE: 1439990001  
STATE FINKLE UNIT  
REEVES COUNTY, TX  
OWNER NUMBER: 397191**

Dear Interest Owner:

Enclosed is an EOG Resources, Inc. ("EOG") Texas Statutory Division Order covering your interest in the captioned property. Please follow the instructions below to ensure the Division Order is properly executed.

- 1) Verify your name and address. Please make any necessary changes.
- 2) Division orders of partnerships must be executed by an authorized partner.
- 3) As required by Federal law, please provide your Social Security Number and/or Tax Identification Number in the space provided.
- 4) Please refer to your owner number located above when making inquiries about your payments or your interest.

A self-addressed, stamped envelope is enclosed for returning to us one entire copy of the fully executed Division Order. Please keep the other copy for your files.

This division order is in total compliance with the Texas Natural Resources Code. It does not alter or amend any lease or operating agreement EOG has with you. Therefore, no alteration or changes to the division order terms and provisions will be accepted.

EOG issues payments on or about the 12th of each month. Please refer to provision 2 of the Division Order regarding minimum payments.

EOG is pleased to provide you with the opportunity to receive your revenue payments through Direct Deposit. To enroll, please complete the enclosed Authorization Form and return it in the same envelope with the executed Division Order. If you have already enrolled in EOG's Direct Deposit program, new wells will automatically be added to your account. There is no need for further action.

If you have any questions regarding your interest, or if any of the information is incorrect, please visit [www.eogresources.com/company/owners/](http://www.eogresources.com/company/owners/) and see the Frequently Asked Questions for more information. If you are unable to find the answer to your question(s) online, please contact us at the above address, by email at [Info@EOGResources.com](mailto:Info@EOGResources.com) or you may call (833) 430-2550.

Sincerely,  
*Land Administration  
EOG Resources, Inc.*



## DIVISION ORDER



EOG Resources, Inc.	Owner #:	397191
P.O. Box 4362	Date:	June 20, 2025
Houston, Texas 77210-4362	Division Order No:	1439990001
Attn: Land Admin / Sh (833) 430-2550	Product(s):	ALL PRODUCTS
Info@EOGResources.com	Effective Date:	INITIAL PRODUCTION
Form Type: Texas Statutory 2019	Owner Name:	ALLDALE MINERALS II LP

**WELL: STATE FINKLE UNIT**  
**OPERATOR: EOG RESOURCES INC**

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 REEVES, State of TX, to wit:

1921.24 ACS MORE OR LESS  
SECTIONS 3, BLOCK 54-T5, T&P RR CO SVY, A-970  
SECTIONS 4, BLOCK 54-T5, T&P RR CO SVY, A-4077, 4099, 5825  
SECTIONS 7, BLOCK 54-T5, T&P RR CO SVY, A-972  
REEVES COUNTY, TX

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:

Owner No.	Owner Name	Interest in Total Production	Interest Type
397191	ALLDALE MINERALS II LP 2100 ROSS AVE SUITE 1870 LB-9 DALLAS, TX 75201-0000 SSN/TAX ID: XX-XXX5526	0.00235378	RI

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 interests set out above. The payor shall pay all parties at the price agreed to by the operator for oil to be sold pursuant to this division order. Purchaser shall compute quantity and make corrections for gravity and temperature and make deductions for impurities.
- PAYMENT:** From the effective date, payment is to be made monthly by payor's check, based on this division of interest, no later than 60 days after the end of the calendar month in which subsequent oil or gas production is sold, less taxes required by law to be deducted and remitted by payor as purchaser. Payments of less than \$100 may be accrued before disbursement until the total amount equals \$100 or more, or until 12 months' proceeds accumulate, whichever occurs first. However, the payor may hold accumulated proceeds of less than \$10 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.