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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO WESTERN DIVISION

FILED 1983 AUG 26 PM 3: 09

> U.S. DISTRICT COURT WORTHERN DISTRICT TOLEDO, OHIO

SECURITIES AND EXCHANGE COMMISSION

Plaintiff,

CIVIL ACTION NO. C 82-29

JAMES L. DOUGLAS A/K/A JAMES L. COOPER

Defendant.

ORDER DIRECTING ANCILLARY RELIEF

Plaintiff, Securities and Exchange Commission (Commission), having filed a Complaint for Injunctive and Other Equitable Relief (Complaint) in this matter, and Defendant, James L. Douglas a/k/a James L. Cooper (Douglas), having acknowledged service of the Complaint herein and admitted the jurisdiction of this Court over him and over the subject matter hereof, having waived the entry of findings of fact and conclusions of law as provided by Rule 52 of the Federal Rules of Civil Procedure, and without admitting or denying the allegations of the Complaint except as to jurisdiction, and without trial, argument or adjudication of any issue of fact or law herein, and having consented in a Consent dated December 18, 1981 to the entry of this Final Judgment of Permanent Injunction (Final Judgment) as to him, and such Final Judgment having been entered on January 18, 1982, and Douglas having consented in the

Consent dated July 27, 1983 annexed hereto and incorporated herein to the entry of this Order Directing Ancillary Relief (Order), and it further appearing that this Court has jurisdiction over the parties and the subject matter hereof, and the Court being fully advised in the premises:

-I-

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Douglas, within three years from the date of entry of this Order, shall pay into a fund administered by the Court in accordance with the schedule set forth below the sum of two hundred thousand dollars (\$200,000) which monies shall thereafter be distributed by the Court to the partners in any and all of the partnerships listed on Schedule A annexed hereto in such amounts and in such manner as the Court shall deem just and proper. Douglas shall pay the aforementioned \$200,000 in accordance with the following schedule: \$100,000 shall be paid within one year from the date of entry of this Order; \$50,000 within two years from the date of the entry of this Order; and the final \$50,000 within three years of the date of entry of this Order.

II

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the \$20,000 plus accrued interest currently in the Registry of the Court from the case of <u>Securities and Exchange Commission</u> v. <u>James R. Crawford</u> (No. C79-353) shall not be used to satisfy any of the \$200,000 Douglas is to pay into the Court pursuant to this Order.

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III

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the \$20,000 plus accrued interest currently in the Registry of the Court shall be distributed to the partners in any or all of the partnerships set forth in Schedule A annexed to this Order in such amounts and in such manner as the Court shall deem just and proper.

IV

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that, neither Douglas nor Western Oil Resources, Ltd. shall receive, directly or indirectly, any of the money which is distributed from the fund described in paragraphs I and III of this Order.

V

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that within ninety (90) days of the date of entry of this Order, Douglas shall cause to be cancelled any and all promissory notes presently held by Douglas or Western Oil Resources, Ltd., which notes were executed by the partners in the partnerships listed on Schedule A in connection with their purchase of partnership units in such partnerships.

VI

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that within ninety (90) days of the entry of this Order, Douglas shall provide to the Commission a list setting forth, to the best of his knowledge, the name, last known address and amount of original investment, including contributions for completion costs, for each of the partners in each of the partnerships set forth on Schedule A annexed to this Order.

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VII

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the annexed Consent and Undertaking of Douglas be, and the same is hereby, incorporated herein with the same force and effect as if fully set forth herein.

VIII

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Court shall retain jurisdiction of this matter for the purposes of enforcing the Final Judgment of Permanent Injunction and the Order Directing Ancillary Relief entered herein.

AND THERE BEING no just cause for delay, the Clerk of the Court is hereby directed to enter this Order Directing Ancillary Relief.

DATED at Toledo, Ohio this 26 day of Aug., 1983.

ENTER:

United States District Judge

SCHEDULE A

Alpha Oil Company Bedell 0-43 "AB"

Alpha Oil Company Bedell W-46 "AB"

Alpha Oil Company Bedell W-49 "AB"

Alpha Oil Company Bedell W-53 "AB"

Alpha Oil Company Bedell W-55 "AB"

Delta Oil Company Income Partnership Dodd Well 16

Delta Oil Company Income Partnership Dodd Well 64

Delta Oil Company Income Partnership Dodd Well 65

Delta Oil Company Income Partnership Dodd Well 68

Delta Oil Company Income Partnership Dodd Well 69

Fleet Oil Management Company Production Income Partnership Fugua Well 03

Fleet Oil Management Company Production Income Partnership Fuqua Well 05

Fleet Oil Management Company Production Income Partnership Fuqua Well 09

Fleet Oil Management Company Production Income Partnership Fugua Well 15

Fleet Oil Management Company Production Income Partnership Fuqua Well 16 Midas Oil Company Production Income Partnership C. H. Duggins Lease 0-87 "AB"

Midas Oil Company Production Income Partnership C. H. Duggins Lease 0-97 "AB"

Midas Oil Company Production Income Partnership C. H. Duggins Lease 0-108 "AB"

Midas Oil Company Production Income Partnership C. H. Duggins Lease 0-109 "AB"

Paradise Oil Company Production Income Partnership Bedell Lease CW-2 "AB"

Paradise Oil Company Production Income Partnership Bedell Lease O-6 "AB"

Paradise Oil Company Production Income Partnership Bedell Lease 0-14 "AB"

Paradise Oil Company Production Income Partnership Bedell Lease W-37 "AB"

Paradise Oil Company Production Income Partnership Bedell Lease 0-48 "AB"

Richards Oil Company Production Income Partnership Richards Well No. Ol

Richards Oil Company Production Income Partnership Richards Well No. 02

Richards Oil Company Production Income Partnership Richards Well No. 05

Richards Oil Company Production Income Partnership Richards Well No. 07

Richards Oil Company Production Income Partnership Richards Well No. 08 Penn Oil and Gas Associates, I-24

Osage Oil Company

JRC Oil Company

Skellyville Wolfe #1 Production Income Partnership

Bear Oll Company

Eagle Oil Company

GT 78A Ltd.