INSTRUCTION FOR CHANGE OF OWNERSHIP (DECEASED OWNER)

Did the owner have a Probated Will? If yes, XTO will need copies of the following documents as recorded in the county where the affected property/well is located:

• Final Decree of Distribution, Determination of Heirship, Certificate of Transfer, or Judgment of Possession (if applicable)

OR (all of the following)

- Last Will and Testament
- Death Certificate (copy will be sufficient)
- Letters Testamentary
- Order Admitting will to Probate / Final Probate Order
- Recorded Deed to beneficiaries or trust (if applicable)

If the Will was NOT probated in the County/State where the property/well is located, please provide copies of the Ancillary Probate Proceedings as recorded in the County/State where the property is located. Please note that many states do not accept foreign probate. You may wish to contact an attorney to ensure adherence to the applicable standards.

Please furnish the Names, Addresses, Social Security / Federal Tax Identification Numbers for each heir or beneficiary.

If probate proceedings are not going to be initiated, an Affidavit of Heirship as recorded in the county/state where the property is located will be required in order to amend our records.

Attached you will find a letter of instruction and blank Affidavit of Heirship, in case this option is necessary.

When available, please forward all the necessary documents to XTO Energy in the following way: **Email:** divorder@exxonmobil.com (scan and attach as a PDF)

Sincerely,

PLEASE USE THE FOLLOWING GUIDELINES TO ENSURE THE AFFIDAVIT OF HEIRSHIP IS COMPLETED CORRECTLY:

- 1. The Affidavit of Heirship <u>CANNOT</u> be filled out by any party who stands to benefit from the Estate. Please refer to your attorney, CPA, other family members, family friend or acquaintance to complete the Affidavit.
- Once the Affidavit of Heirship is completed, choose a person who is familiar with the deceased's family or
 marital history <u>AND</u> who does not stand to inherit from the deceased. This person should read through the
 completed Affidavit and, if they agree that the information is correct, sign page 6 of the document before a
 Notary Public.
- 3. All signatures in the Affidavit MUST be notarized.
- 4. The Affidavit <u>MUST</u> be recorded in the county where the wells are located. Call the county clerk's office to inquire about the recording cost of the Affidavit. Remember to enclose your check with the Affidavit.
- 5. Make sure to include the appropriate legal description for recording if required by the state. Confirm with the county clerk's office the necessary requirements.
- 6. Keep copies of the Affidavits and legal documents for your records.
- 7. Send XTO Energy Inc. a copy of the <u>recorded Affidavit including a legible recorder's stamp</u> (along with other necessary documentation).
- 8. On a separate blank page, please list all heir with current addresses and Social Scurity/Tax Identification numbers, and birth dates (if available).

Note:

*A recorded Affidavit is required if a Will is not being probated

*A recoded Affidavit is required if there is no Will.

*If the decedent died with a Will and it will be probated, an Affidavit of Heirship cannot be used to transfer interest. Please see the INSTRUCTIONS FOR CHANGE OF OWNERSHIP AFTER OWNER'S DEATH (PROBATED WILL).

If you have any further questions, please send an email to divorder@exxonmobil.com

Sincerely,

Any instructions provided by XTO Energy Inc. are provided for informational purposes only and are based on XTO Energy Inc.'s customary documentation and policy requirements. Documentation and policy requirements may differ based on the facts of each matter. No information or instructions provided by XTO Energy Inc. constitutes or should be construed as legal advice, and you are encouraged to seek advice from a licensed attorney of your own choosing. XTO Energy Inc. shall not be responsible for your use of or reliance on any instructions or information provided by XTO Energy Inc. and you hereby release XTO Energy Inc. from all such liability and hereby assume any and all risks associated therewith.

		-ABOVE THIS LINE FOR OFFICIAL USE ONLY
AF	<u>FIDAVIT OI</u>	
XTO ENERGY INC	FIDAVIT OI	
AF XTO ENERGY INC For: Legal Description:	FIDAVIT OI	
XTO ENERGY INC For:	FIDAVIT OI	
XTO ENERGY INC For: Legal Description:	resid	F HEIRSHIP
XTO ENERGY INC For: Legal Description:	, resid	F HEIRSHIP
XTO ENERGY INC For: Legal Description: County, State:	, resid	ing at
XTO ENERGY INC For: Legal Description: County, State:	, resid	ing at (Address)

3. When and where did decedent die?

4. Where was decedent's permanent residence at the time of his/her death?

5. How ma	ny times was decedent married?				
6. Name ar	ad address of surviving spouse (if any).				
residing a	at				
whether sucl	ent was ever married, list in the following taln marriage was terminated by death or divor er or not such spouse left a will:				
Date of Marriage	Name of Spouse	Marriage Terminated by Death or Divorce	Date of Termination	Address if Living	If dead, did such spouse leave a Will
(b) Who (c) Was (d) If by 1. When the control of th	he best of my knowledge, decedent owned a en was the property described at the beginnis it acquired by gift, devise, inheritance or pure the property give the following information: which state did decedent reside when property as the decedent married when such property	ng of the affidavit archase? (State white was acquired?	acquired by dece		
If so	o, give the name of decedent's husband or wi	fe.			
If su	ich husband or wife is now deceased, did su	ch party leave a W	ill?		
9. Did Dec	edent leave a Will?	(a) If yes, was th	e Will probated?		e provide copies of
(b) If the wi	ll has not been probated, does the executor of	or administrator int	end to probate th	ne Will?	

10. If decedent did not leave a	a Will, was any administration l	nad on dec	edent's estate?		
If so, name the counties a administrator.	nd states in which administration	on was had	and give the name and address of the		
estate? If so, will decedent's pers What is the estimated net	nere any debts or Federal estate conal estate be sufficient, in you value of the entire estate?	r opinion,	to pay such debts and taxes?		
	on called for in the table below.		ed by decedent, whether living or dead, oted children should be designated as		
Name of Child	Name of Child's Other Parent	Birthdate	Address	Living or Dead	If Dead, Give Date of Death
(whether natural or adopt	or in the following table concered). If no descendants, so state		ndants of any deceased child of decedent		
Name of Deceased Child	Descendants	Birthdate	Address	Living or Dead	If Dead, Give Date of Death
Descendants of deceased child	d of decedent. If none, so state.				
Name of Deceased Brother of Sister	Descendants	Birthdate	Address	Living or Dead	If Dead, Give Date of Death

	Name		Birthdate	Address	Living or Dead	If Dead, Give Date of Death
Father	-					
Mother	-					
Brother	-					
Brother	-					
Sister						
Sister						
Descendants of deceased by	others and sister. If	none, so state	e.			
Name of Deceased Brother			Birthdate	Address	Living or	If Dead, Give
Sister					Dead	Date of Death
15. If decedent left no child descendants, then give t		d for in the fo		Address	Living or	
						If Dead, Give
					Dead	If Dead, Give Date of Death
Paternal Grandmother						
Paternal Grandfather Paternal Grandmother Maternal Grandfather						
Paternal Grandmother						
Paternal Grandmother Maternal Grandfather	Uncle or Aunt		Paternal or	Address	Dead Living or	Date of Death If Dead Give
Paternal Grandmother Maternal Grandfather Maternal Grandmother	Uncle or Aunt		Paternal or Maternal	Address	Dead	Date of Death
Paternal Grandmother Maternal Grandfather Maternal Grandmother	Uncle or Aunt			Address	Dead Living or	Date of Death If Dead Give

Name of Deceased Uncle or Aunt	Descendants	Age	Address	Living or Dead	If Dead Give Date of Death
		Signatu	re of Affiant		
THE STATE OF	ę				
THE STATE OF	-				
COUNTY OF	_				
The foregoing instrume			this the day of	, 20,	
by		·			
			Notary Public, State of		
			My Commission Expires: Printed Name of Notary:		

AFFIDAVIT CORROBORATING AFFIDAVIT OF HEIRSHIP

THE STA	ATE OF	§					
COUNTY	TE OF	§ §					
informatio	on given in the above and for	egoing affidavit is tru	, of law ue, to the personal ki	rful age, being nowledge of th	g first duly sworn, up nis affiant.	oon his or her oath states tha	t the
			Signature o	of Corroborati	ng Affiant		_
by	The foregoing instrument wa			s the	day of	, 20,	
				Notary Public	e, State of		
				My Commiss Printed Name			