

RECORDING REQUESTED BY:



ADDRESS:

LIMITED POWER OF ATTORNEY

KNOW ALL PERSONS BY THESE PRESENTS that I _____, the undersigned (hereinafter collectively "principal"), hereby make, constitute, and appoint Camden Barber Weisbruch DBA Principal Resource Group principal's true and lawful attorney to act for principal and in principal's name, place and stead and for principal's use and benefit to request, demand, obtain, inspect, receive, submit, execute, correct, amend, and deliver, on principal's behalf, any and all documents, records, certifications, affidavits, instruments, division orders, indemnities, heirship declarations, ownership verifications, lease instruments, payment authorizations, suspense release packages, and other operator-required compliance materials necessary to identify, verify, correct, reinstate, reactivate, and enforce principal's mineral, royalty, overriding royalty, production payment, leasehold, or other hydrocarbon revenue interests; to communicate and transact directly with any oil, gas, mineral, midstream, marketing, pipeline, purchaser, operator, payor, escrow agent, suspense department, title department, land administration office, revenue accounting division, or governmental or regulatory authority regarding ownership verification, title continuity, estate-triggered entitlement remediation, division order correction, suspense account resolution, and payment reactivation relating to principal's mineral and royalty interests; to prepare, execute, submit, and deliver division orders, payment election forms, remittance instructions, address changes, tax documentation (including Internal Revenue Service Forms W-9 and related withholding certificates), ownership certifications, and all other documentation required by any operator or payor to lawfully redirect, correct, reinstate, or otherwise activate royalty and production payment disbursement to principal or principal's designated remittance account; to obtain and receive copies of accounting statements, historical production records, run tickets, check detail, suspense balance summaries, escheatment notices, abandoned property filings, lease abstracts, unit plats, pooling declarations, assignments, conveyances, and any other books, records, and information reasonably necessary to verify production volumes, pricing, decimal interests, and payment accuracy; to execute and deliver affidavits of heirship, small estate affidavits, ownership certifications, indemnities, and other declarations required by operators or payors to establish title continuity and authorize the release of suspended, withheld, or misdirected royalty proceeds; and to take all lawful actions necessary or incidental to the foregoing to effectuate the correction, recovery, reinstatement, and lawful distribution of oil, gas, mineral, and hydrocarbon revenue interests belonging to principal, including the pursuit of retroactive royalty proceeds, suspense balances, and abandoned property claims.

PRINCIPAL HEREBY GRANTS to said attorney in fact full power and authority to do and perform each and every act and thing which may be necessary, or convenient, in connection with any of the foregoing, as fully, to all intents and purposes, as principal might or could do if personally present, hereby ratifying and confirming all that said attorney in fact shall lawfully do or cause to be done by authority hereof.

THIS LIMITED POWER OF ATTORNEY IS GRANTED for a period of three years and shall become effective on _____ and shall terminate on _____.

WITNESS my hand this _____ day of _____
(day) (month and year) (Signature)

STATE OF _____ }
COUNTY OF _____ }

On _____ before me, a notary public, personally appeared _____ who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.

_____ (seal)
(Signature)