

DIRECT DEPOSIT

Can I have my monthly checks Direct Deposited?

Yes. You can fill out the Owner ACH Authorization Form or you can request the form via email at Owner ACH Authorization Form along with a voided check. If this is a savings account and there are no checks issued, a direct deposit authorization letter from a bank employee on bank letterhead will suffice.

Mail to:

Revolution Resources Attn: Owner Relations 6608 N. Western Ave., # 607 Oklahoma City, OK 73116

Email to: ownerrelations@revolutionresources.com

CHANGE OF ADDRESS

How do I change my address?

You can fill out the <u>Address Change Request Form</u> or you can request the form via email at <u>ownerrelations@revolutionresources.com</u>, follow the instructions to complete the form. For your protection, address changes are not accepted by telephone, please mail a signed copy of the Address Change Request Form to us at:

Mail to:

Revolution Resources Attn: Owner Relations 6608 N. Western Ave., # 607 Oklahoma City, OK 73116

Email to: ownerrelations@revolutionresources.com

CHANGE OF OWNERSHIP - PLEASE ALLOW 60-90 DAYS FOR TRANSFER OF OWNERSHIP

How do I report a change of ownership?

- Revolution cannot process a change of ownership without receiving the request in writing, accompanied by a recorded conveyance document from the record title owner. It is the owner's responsibility to notify Revolution as to any ownership or status changes to reflect current record title.
- The conveyance must clearly describe the property to be transferred, along with the conveyance recording information for the county in which the property is located. Please include the following information:
 - Name of current owner and owner number, if available
 - A copy of the recorded conveyance, assignment, deed, probate or affidavit
 - Your name, address and social security number or tax ID number
 - A phone number including area code, where the contact person can be reached during the day
 - Email address, if available
- Original documents will not be returned; send a COPY (or copies) of the documents requested.
 All ownership change requests and associated documentation should be directed to the following:

Mail to: Revolution Resources Attn: Owner Relations 6608 N. Western Ave., # 607 Oklahoma City, OK 73116

Email to: ownerrelations@revolutionresources.com

• ALL NEW PAYEES ARE REQUIRED TO SUBMIT A COMPLETED IRS FORM W-9 with evidence of a valid SSN or TIN in order to be placed in pay. If a W-9 is not provided, an owner will be placed in Pay Status with backup withholding.



Below contains guidance regarding specific documentation required for different types of ownership changes:

1. Name Changes

Personal:

- Marriage: Copy of Marriage Certificate
- Divorce: Copy of Divorce Decree reinstating maiden name or prior name
- Legal Name Change: Court documentation supporting name change

Company:

Certificate of Name Change

Merger:

Certificate of Merger and tax ID number

2. Trust or Partnership Changes

Creation of a Trust or Partnership:

Recorded conveyance(s) to the Trust or Partnership

Termination of a Trust or Partnership:

- Trust or Partnership Agreement and subsequent Amendments
- Dissolution of Trust or Partnership
- Recorded conveyance(s) to beneficiaries or partners

Change of Trustee:

- Due to Death
 - Certificate of Death of current Trustee and document appointing Successor Trustee(s)
 - o Trust Agreement and subsequent Amendments
- Due to Resignation
 - Recorded document stating resignation of current Trustee and appointment of Successor Trustee(s)
 - o Trust Agreement and subsequent Amendments

3. Death of Owner

Owner died with a Will (Testate) and Estate has been probated in state where property is located:

- Order Admitting Will to Probate
- Final Decree and/or Order of Distribution

Owner died with a Will (Testate) and Estate <u>will not be probated</u> in state where property is located:

- Certified Copy of Certificate of Death for Owner
- Copy of Last Will and Testament
- An Affidavit of Death and Heirship properly completed and notarized. Affidavit should be recorded in the county where this property is located with Death Certificate and Last Will and Testament attached.

Owner died without a Will (Intestate) and the Estate has been administrated in state where property is located:

• Final Decree and/or Order of Distribution

Owner died without a Will (Intestate) and the Estate <u>will not be probated</u> in state where property is located:

- Certified Copy of Certificate of Death for Owner
- An Affidavit of Death and Heirship properly completed and notarized. Affidavit should be recorded in the county where this property is located with Death Certificate attached.

Owner having a life estate dies:

- Certified Copy of Certificate of Death for Owner
- Copy of Deed creating Life Estate
- Name(s), Address(es) and Tax ID number(s) for Remainderman/Remaindermen

Joint Tenancy ownership and one tenant dies:

- Certified Copy of Certificate of Death for Owner
- Copy of Deed creating Joint Tenancy
- Recorded Affidavit of Surviving Joint Tenant with Death Certificate attached.

4. Sale of Interest

Conveyance filed of record in the county in which the property is located

5. Appointments of Attorney-in-Fact or Agent

- Copy of Power of Attorney
- Copy of Agency Agreement



DIVISION ORDERS

What is a division order?

A Division Order is document that directs the distribution of proceeds from the sale of oil and gas. Among other things, the Division Order:

- Describes the specific property involved Specifies your individual ownership interest
- Specifies how your share of proceeds from the sale of oil and/or gas production are distributed
- Does not alter or amend an oil and gas lease

I have received a Division Order from Revolution. What should I do next?

Please be sure to sign and return the Division Order as soon as you are satisfied that it contains:

- An accurate legal description and decimal interest for your ownership
- The correct spelling of your name
- Your current mailing address
- Where you want your revenue sent if different than your mailing address
- Your taxpayer identification number
- Any other information required by the law of the state in which your land is located

CHECKS AND PAYMENTS

I noticed that backup withholding was deducted from my revenue check. Why?

- We are required by the Internal Revenue Service to withhold 24 percent of all revenue payments to U.S. residents if the taxpayer ID number (or Social Security number) is missing or invalid.
- The number provided must match the name on the payment as indicated per IRS records. This information is required to be provided to us in writing by submitting IRS Form W-9.
- All backup withholding is reported on your 1099 at year-end, and it is considered a payment to the IRS on your behalf. Revolution does not issue refunds for backup withholding.
- For wells located in Oklahoma, we are also required by the State of Oklahoma to withhold income tax for non-Oklahoma residents.
- Please consult with your tax advisor about reporting the withholding on your income tax returns at the end of the year.

I found a stale-dated check. How do I get it re-issued?

- Our revenue checks are not negotiable after 90 days. Those stale-dated checks are automatically voided and will not be honored if deposited. If you did not deposit your check within that time frame, we must re-issue the check. It is important that you cash your checks regardless of the amount prior to the 90-day mark.
- If you find a check that is more than 90 days old, please contact us to have the check re-issued.
- You may want to consider direct deposit for your payment.

When can I expect my check?

- Timing of initial payments can vary depending on many factors. We always attempt to commence payments for the proceeds of production as soon as we are able and according to statutory requirements for each state. It can take up to four months from first sales on a well before you receive a check. That timeframe may be longer if we are advised of a title dispute or adverse claim affecting your interest, which must be resolved prior to disbursement of revenue.
- After the initial payments are made, monthly checks for oil and gas revenues are mailed on or around the 25th day of each month. If you have not received your oil and gas revenue check by the last day of the following month, please contact us about your check.

I haven't received my check. Can you tell me why? What should I do?

- The most common reason is that your account has not reached a \$100 minimum pay balance. All accounts with less than the minimum pay balance are paid annually in the 4th quarter of each calendar year.
- If your check is more than two weeks late, please contact us. You may be required to submit a written authorization to stop payment and re-issue the check. Once we place a stop payment on your check, it will be voided in our system and will no longer be honored.

What should I do if my check is lost or stolen?

If your check is lost or stolen, please contact us so that we may void and re-issue the check at our next check write date.

Why does my payment amount change?

There are several variables that go into calculating revenue payment amounts. No one can accurately predict whether a well will be productive or how many barrels of oil or cubic feet of gas it will produce. The price received when oil and gas is sold at the well fluctuates frequently due to changing market conditions. Normal declines in production rates as a property ages also affect revenues over time. In addition, mechanical or operational problems, or routine maintenance may temporarily affect production, causing downtime. If you have reason to believe an error has occurred, please contact us with any questions.



JOINT INTEREST BILLING

Have questions regarding your Joint Interest Billing?

Email ownerrelations@revolutionresources.com. Please include your owner number with your inquiry.

IRS FORM 1099 & TAXES

What is Revolution Resources Tax ID? I need it for my 1099.

- We operate two sub companies, Revolution Resources, LLC and Revolution Resources II, LLC.
- If your assets are in Texas, or previously owned by Jones Energy, you will be Revolution Resources II. LLC.

Revolution Resources, LLC: 82-4107518 Revolution Resources II, LLC: 84-1755668

Will I receive an IRS Form 1099 for the revenues I have received?

- Royalty owners who received \$10 or more in the calendar year will receive a 1099. The income reported to the IRS is your gross income prior to any other deductions or taxes. The 1099 will also list any state or federal backup withholding amounts deducted from your revenue checks. The 1099 can also be used to report state income tax.

When should I expect my 1099?

1099s are mailed on or about January 31 of each year. If you have not received your 1099 by February 16 or if information on the 1099 is incorrect, please contact us.

How do I change my social security number or tax ID number on file?

Use the IRS Form W-9. Please follow the instructions to complete the form and mail an original, completed form to us at:

Mail to:

Revolution Resources Attn: Owner Relations 6608 N. Western Ave., # 607 Oklahoma City, OK 73116

Email to: ownerrelations@revolutionresources.com

Will Revolution withhold federal taxes from my check?

No. You will receive a 1099 after the end of the year to review with your tax advisor.

What is an Ad Valorem tax?

Ad Valorem taxes on minerals are levied at the county level. In Texas (and some other states), this tax becomes payable only when minerals are producing (as opposed to non-producing), and are billed and collected once per year. Owners are usually assessed and billed annually directly from the county where the well(s) are located. Please consult with your attorney or tax advisor on all tax-related questions.

Why are "severance" and "production" taxes deducted from my royalties?

A severance/production tax is a state tax levied against both royalty and working interest owners upon their pro rata share of oil and gas production. State governments set owner severance tax rates and levy the tax when natural resources such as oil and gas are "severed" from the earth. Please consult with your attorney or tax advisor on all tax-related questions.