

UNOFFICIAL COPY

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CHICAGO, ILLINOIS 6/15/87

Third Principal Meridian, Cook County, Illinois.

Section _____ Township _____ North, Range _____ East of the

3625936

Property Address: 825 THOMAS COURT # 2A
Schaumburg, IL

3625936

Permanent Index Number: 07-35-200-016-1110

Unit 2-A-R in Building Number 16 in Kingsport Estates Condominium as delineated on a survey of the following described real estate: A part of the North 1/2 of the Northwest 1/4 of the Northeast 1/4 of Section 35, Township 41 North, Range 10, East of the Third Principal Meridian in Cook County, Illinois; which survey is attached as Exhibit "A" to the Declaration registered as Document Number LR3094348, together with its undivided percentage interest in the common elements, as may be amended from time to time.

following described premises, to-wit:

on the Certificate 127715 indicated affecting the

You are directed to register the Document hereto attached

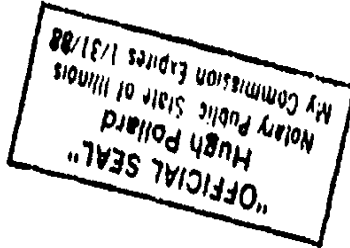
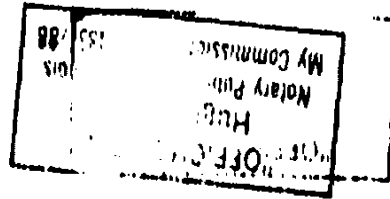
TO THE REGISTRAR OF TITLES
COOK COUNTY, ILLINOIS:

Certificate No. 127715 Document No. _____

3625936

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Notary Public

[Handwritten Signature]

Subscribed and Sworn to before me this 13th day of June, 1987.

Property of Cook County Clerk's Office

1, BRIAN A. HOPPS, being the title holder to the property commonly known as 825 Thornton Court, Unit #2A, Schaumburg, Illinois, and registered on Master Certificate Number 1272715, Volume 2559.2, Page 358, in the Office of the Registrar of Titles, Cook County, Illinois, and being duly sworn on oath states the following:

That, at the time the Separation Agreement was executed (October 24, 1986), between Affiant and Patricia M. Hopps, our then marital residence, located in the state of Ohio, had already been sold and the net proceeds derived therefrom divided equally between us;

2. That the reimbursement expenses due Patricia M. Hopps from said sale of the marital residence, as per paragraph 5a of said Separation Agreement, have been fully paid to her;

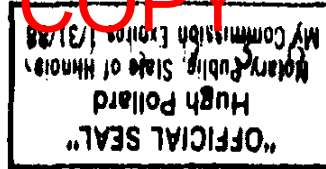
3. That any and all attorney's fees and expenses due in connection with the dissolution of marriage have been paid in full;

This Affidavit is made to induce the Registrar of Titles to accept a certain deed of conveyance affecting said property, without the signature of Patricia M. Hopps. Said Affiant agrees to save harmless the Registrar of Titles from any loss, claim, damage and expenses related hereto, sustained by acceptance of the said deed and waiving any objection as to outstanding indebtedness or homestead rights.

[Handwritten Signature]
Brian A. Hopps

AFFIDAVIT

[Handwritten mark]



3 0

Notary Public

[Handwritten Signature]

Subscribed and Sworn to before me this 13th day of June, 1987.

Brian A. Hoppa

[Handwritten Signature]

This Affidavit is made to induce the Registrar of Titles to accept a certain deed of conveyance affecting said property, without the signature of Patricia M. Hoppa. Said Affiant agrees to save harmless the Registrar of Titles from any loss, claim, damage and expenses related hereto, sustained by acceptance of the said deed and waiving any objection as to Homestead rights.

1. That at the time I purchased this property, I was married to Patricia M. Hoppa
2. That the property herein is not homestead property as to Patricia M. Hoppa
3. That Patricia M. Hoppa executed the Mortgage, registered as Document No. 3494660, solely to waive any and all Homestead rights she had or may have in this property
4. That the property herein was held and used as the sole residence of Affiant, and is developed with a condominium unit
5. That dissolution of marriage proceedings between Affiant and Patricia M. Hoppa were completed December 29, 1986, in Case No. 86 DM-11-2236, in Franklin County, Ohio
6. That neither Affiant nor Patricia M. Hoppa reside on said premises
7. That Patricia M. Hoppa never resided in said premises.

NON-HOMESTEAD AFFIDAVIT

1. BRIAN A. HOPPA, being the title holder to the property commonly known as 825 Thornton Court, Unit #2A, Schaumburg, Illinois, and registered on Master Certificate Number 1202715, Volume 2559.2, Page 358, in the Office of the Registrar of Titles, Cook County, Illinois, and being duly sworn on oath states the following:

[Handwritten Signature]

M. CHRIS HARMOLD
ATTORNEY
222 SOUTH THIRD STREET
COLUMBUS, OHIO
618.8788

Handwritten signature: Lisa M. ...

This cause came on for hearing in this Court on December 29, 1986, and was heard before the Honorable Clayton W. Rose, Judge of the Court of Common Pleas, upon the petition of the parties and the evidence. The Court finds that the Petitioners were residents of the State of Ohio for a period of more than six months preceding the filing of the petition herein, and that service thereof was waived by both parties as provided in the Civil Rules. The Court finds that the parties were married in Grand Blanc, Michigan, on June 24, 1972, and that there are no children born as issue of the marriage. The Court finds that the parties have entered into a Separation Agreement that provides for the division of marital property and the support and maintenance of each of them and that the Agreement was attached to and filed with the Petition herein. The Court finds that the parties appeared in open Court on

DECREE OF DISSOLUTION OF MARRIAGE

Petitioners,

BRIAN A. HOPPS

and

PATRICIA M. HOPPS

IN THE MATTER OF:

Case No. 86DM-11-2236

DIVISION OF DOMESTIC RELATIONS

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO

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Handwritten notes

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M. CHRIS HAROLD
ATTORNEY
18 SOUTH THIRD STREET
COLUMBUS, OHIO
61218-3768

THE STATE OF OHIO
Franklin County ss }
-2-
I, THOMAS J. ENGLISH, Clerk of the
Court of Common Pleas in and for
Franklin County, Ohio, do hereby
certify that the foregoing is a
true and correct copy of the
original as the same appears
from the records of the Court.

DEC 29 PM 3
RECEIVED
CLAYTON W. ROSE, JUDGE

R. CHRIS HAROLD (HAR-16)
Attorney for Petitioner Wife

R. C. Harold
Petitioner Husband

BRIAN A. HOPPS

Petitioner Wife

PATRICIA M. HOPPS

Patricia M. Hopps
APPROVED:

CLAYTON W. ROSE, JUDGE

3625936

this date and acknowledged that they had entered into the
Separation Agreement that was filed with the Petition herein,
that it was their free and voluntary act, that they have
reaffirmed the Agreement and Petition, that there had been full
disclosure of all marital assets, and that such agreement is
full, fair, and equitable.
It is, therefore, ORDERED, ADJUDGED, and DECREED that:
1. The marriage contract between the parties is dissolved.
2. The said Separation Agreement, including the amendments
thereto, if any, is approved and incorporated into this Decree
the same as if fully rewritten herein.

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M. CHRIS HARBOLO
ATTORNEY
25 SOUTH THIRD STREET
COLUMBUS, OHIO
43215-2722

tion of the parties after the date of the execution of this agree-

2. EFFECT OF RECONCILIATION - If there should be a reconcili-

the other in any manner whatsoever.

unmarried, and each further agrees not to annoy or interfere with

way without direction, control or molestation, the same as though

separate and apart from the other and each shall go his or her own

1. SEPARATION - Each party shall hereafter continue to live

and husband agree as follows:

mutual promises and undertakings heretofore specified, said wife

NOW THEREFORE, in consideration of the foregoing promises and

riage relationship or otherwise

ferred and all obligations imposed on each by virtue of their mar-

of said marriage, and (c) all of the benefits and privileges con-

of any and all property, real and personal each may have by virtue

(a) past, present and future support of each party; (b) the right

WHEREAS, the parties desire to completely settle and determine

and apart and

consequence thereof they have separated and are now living separate

WHEREAS, differences have arisen between the parties and in

and no children have been born as issue of said marriage; and in

WHEREAS, the parties hereto were married on June 24, 1972

as the "parties".

referred to as "husband" and collectively hereinafter referred to

inafter referred to as "wife" and Brian A. Hopps, hereinafter

OCTOBER, 1986, by and between Patricia M. Hopps, here-

This Agreement is made and concluded this 24th day of

SEPARATION AGREEMENT

3625936

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CHRIS HAROLD
ATTORNEY
SOUTH THIRD STREET
COLUMBUS, OHIO
43215-9788

of the 1984 Corvette and, she shall pay and save husband harmless
B. Motor Vehicles - Wife shall obtain title and exclusive use
year 1986.

interest and real estate taxes paid on the marital residence for the
claim as deductions on his 1986 income tax return, all mortgage in-

Notwithstanding the above, the husband shall be entitled to
for same to wife and shall pay her one-half of the amount received.

time as husband receives the reimbursement monies, he shall account
imbursement) shall be divided equally between the parties. At such

agree that the reimbursement (also referred to as duplicate cost re-
for costs associated with the sale of said residence. The parties

ledge that the husband will receive reimbursement from his employer
from divided equally between the parties. The parties further acknow-

dence of the parties has been sold and the net proceeds derived there-
A. Real Estate - The parties acknowledge that the marital resi-

or control, shall be divided as follows:
in common with each other, or in which either party has any interest

wherever situated, which the parties own, individually or jointly or
5. DIVISION OF PROPERTY - All property, real and personal, and

money to the other, either now or in the future.
4. SUSTENANCE ALIMONY - Neither party shall pay sustenance ali-

and liabilities which are known to be in existence.
terms of the within separation agreement equitably divide all assets

jointly or in any other manner. The parties further agree that the
any interest whether said asset is titled in their individual name,

plete disclosure of all assets owned by them or in which they have
3. DISCLOSURE - Each of the parties hereto shall file and com-

effect signed by each of the parties.
it is modified or abrogated by another written instrument to that
ment, this agreement shall nevertheless continue in full force until

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43215-5763
COLUMBUS, OHIO
3 SOUTH THIRD STREET
ATTORNEY
M. CHRIS HAROLD

except as provided in the attached Exhibit "A" which is incorporated

benefits shall be his, free and clear of any claim of the wife,

his employer, The Union Oil Company of California (UNOCAL), and said

wife. The husband has accumulated retirement benefits through

Bank IRA's held in his name free and clear of any claim of the

the husband and, the husband shall retain the three City loan

Loan Bank IRA's held in her name free and clear of any claim of

F. Retirement Benefits - The wife shall retain the three City

other.

and neither claims any interest in said items now held by the

his/her possession all of such items to which he or she is entitled,

and personal property, and each acknowledges that he or she has in

parties have physically divided their household goods, furnishings

B. Household Goods, Furnishings and Personal Property - The

clear of any claim of the other.

savings/checking account(s) currently held by that party, free and

D. Savings/Checkings Accounts - Each party shall retain the

wife.

most life insurance benefits free and clear of any claim of the

ownership of the Prudential life insurance policy and his employ-

clear of any claim of the husband and, the husband shall retain

John Hancock life insurance policy listed in her name free and

C. Life Insurance - wife shall retain ownership of the

save wife harmless on any indebtedness thereon. 06568 017

give use of the 1977 Gaston boat and trailer and shall pay land

on any indebtedness thereon. Husband shall obtain title and exclu-

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M. CHRIS HAROLD
ATTORNEY
323 SOUTH THIRD STREET
COLUMBUS, OHIO
43215-9788

edness, including attorney fees.

dog). Otherwise, each party shall pay their own, individual indebted-

ness to Greekbank Kennels and Mahoneys (for a gravemarker for the

9. INDEBTEDNESS - The parties shall equally pay the indebted-

agreement.

Said sum shall be due and payable upon the effective date of this

ney, R. Chris Harold, 523 S. Third Street, Columbus, Ohio 43215.

the sum of five hundred dollars (\$500.00) directly to wife's attor-

8. EXPENSE MONEY - Husband shall pay as and for expense money

the method and timing of reimbursement.

expenses incurred and she shall fully cooperate with the husband as to

T.M.J. dental problem. Wife shall furnish to the husband proof of all

ly due and expenses incurred in the future that are related to the

problem. Husband's obligation shall cover uninsured expenses current

of wife's uninsured dental expenses incurred for her T.M.J. dental

7. DENTAL EXPENSES - Husband shall pay a sum equal to one-half

each month thereafter until fully paid.

this agreement and subsequent payments shall be due on the first of

and payable on the first of the month following the effective date of

consecutive months, at no interest. The first payments shall be due

installments of two hundred dollars (\$200.00) each for fifteen (15)

the balance of three thousand dollars (\$3,000.00) in equal monthly

payable as follows: One thousand dollars (\$1,000.00), forthwith, and

thousand dollars (\$4,000.00) to the wife as a property settlement

6. PROPERTY SETTLEMENT - The husband shall pay the sum of four

1954, as amended.

Relations Order pursuant to §14(p) of the Internal Revenue Code of

herein by this reference. Said exhibit is a Qualified Domestic

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CHRIS HAROLD
ATTORNEY
10001 THIRD STREET
COLUMBUS, OHIO
63118-2728

signed by both parties and no oral or parole evidence shall be con-

altered, changed or modified, except that it be done in writing,

12. MODIFICATION OF AGREEMENT - This agreement shall not be

of this agreement are declared to be severable,

invalid provisions or application, and to this end the provisions

of this agreement which can be given effect without the

invalid, such invalidity shall not affect other provisions or appli-

ment or application thereof to any person or circumstance is held

11. SEVERABILITY - If any provision or clause of this agree-

which are now, or which may hereafter be, in force and effect,

the State of Ohio, or any other state, or of the United States, and

relationship, and whether the same are conferred by the laws of

to believe each has against the other, arising out of said marriage

privileges and benefits that each now has, or each may have reason

disposes of, and completely terminates, any and all rights, claims,

otherwise provided herein, forever and completely adjusts, settles,

the understanding between the parties that this agreement, except as

law of Ohio, or any other state or of the United States. It is

whether the same are conferred by the statutory law or the common

ing to either party by virtue of said marriage relationship, and

other, or any other property rights, benefits or privileges accru-

in the other's estate, right of exemption in the estate of the

or executor in the estate of the other, right of distributive share

division of property, right of dower, right to act as administrator

other from any and all rights of past, present and future support,

each party hereby releases and discharges completely and forever the

10. MUTUAL RELEASES - Except as hereinabove otherwise provided,

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in this agreement. 2 5 0 3 0

aided by any court of competent jurisdiction in construction of this agreement.

13. ENTIRE AGREEMENT - Each party fully understands all of the terms herein set forth, and that all of said terms represent and constitute the entire understanding between them, and that each has read this agreement and finds the same to be in accordance with his and her understanding that each does hereby voluntarily execute this Agreement and affix his and her signature hereto in the presence of the witnesses indicated below.

14. LAW APPLICABLE - All of the provisions of this agreement shall be construed and enforced in accordance with the applicable laws of the State of Ohio.

15. ADVICE OF COUNSEL - Both husband and wife acknowledge that they had the right and opportunity to seek advice of legal counsel of their own choosing and that they are entering into this agreement voluntarily of their own free will.

16. NON USE OF OTHERS CREDIT - Neither the husband or the wife shall hereafter incur any debts or obligations upon the credit of the other and each shall indemnify and save the other absolutely harmless of any debt or obligation so charged or otherwise incurred

17. ENFORCEMENT EXPENSES - If either husband or wife defaults in the performance of any of the terms, provisions or obligations herein set forth, and it becomes necessary to institute legal proceedings to effectuate the performance of any provisions of this agreement, then the party found to be in default shall pay all expenses, including reasonable attorney fees, incurred in connection with such enforcement proceedings. Notwithstanding the above, this provision shall have no application to item 7, Dental Expenses.

CHRIS HAROLD
ATTORNEY
FOURTH THIRD STREET
COLUMBUS, OHIO
43215-8768

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COLUMBUS, OHIO
3 SOUTH THIRD STREET
ATTORNEY
CHRIS HAROLD

natures upon the date indicated below.

IN WITNESS WHEREOF, the parties hereto have affixed their sig-
tures.

shall be the date that the agreement is fully executed by both par-

21. EFFECTIVE DATE - The effective date of the within agreement

for those provisions as to joint custody, if any)

heirs, executors, administrators, next of kin and assigns (except

in full force and effect and be binding upon both parties, their

ded by the parties that this agreement shall, nonetheless, remain

filed and/or for any reason is withdrawn or dismissed, it is inten-

dissolution of the marriage, divorce or alimony only is hereafter

20. BINDING EFFECT - The parties agree that if an action for

of said court and the final decree entered in such proceeding.

adopted by said court and embodied in and made a part of the order

this agreement and all its terms and provisions shall therein be

request that it be adjudicated to be fair, just and proper, that

be disclosed and presented to the court in such proceeding with the

for alimony only in this state or elsewhere, this agreement shall

should institute an action for divorce, dissolution of marriage or

19. INCORPORATION INTO DECREE - If either husband or the wife

provisions of this agreement.

ably request for the purpose of giving full force and effect to the

their instruments and assurances, that the other party may reason-

and execute, acknowledge and deliver to the other any and all fur-

any time and from time to time hereafter, take any and all steps

18. EXECUTION OF ADDITIONAL INSTRUMENTS - Each party shall, at

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CHRIS HAROLD
ATTORNEY
SOUTH THIRD STREET
COLUMBUS, OHIO
43215-2788

For the uses and purposes therein mentioned,
acknowledged that he executed the same of his own free act and deed
party described in and who executed the foregoing instrument and
appeared the above named Brian A. Hopps, known to me to be the
Before me, a Notary Public in and for said County, personally

STATE OF ILLINOIS
COUNTY OF COOK
SS:

3625936

*Notary Public for South Cook County
My Commission Expires 6-12-94*

August, 1986.

affixed my official seal at Chertlehm, IL this 25th day of
IN WITNESS WHEREOF, I have hereunto subscribed my name and
deed, for the uses and purposes therein mentioned,
acknowledged that she executed the same of her own free act and
party described in and who executed the foregoing instrument and
appeared the above named Patricia M. Hopps, known to me to be the
Before me, a Notary Public in and for said County, personally

STATE OF SOUTH CAROLINA
COUNTY OF CHATHAM SS:

Witness *Paul J. Brown*
Witness *Patricia M. Hopps*
Witness *Patricia M. Hopps*
Witness *Patricia M. Hopps*
Dated: *August 25, 1986*
Dated: *August 25, 1986*
BRIAN A. HOPPS
PATRICIA M. HOPPS
Signed and Acknowledged in
the presence of: JUNE 21 1986

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118.3708
COLUMBUS, OHIO
N THIRD STREET
ATTORNEY
MRS HARBOLO

3625936

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[Signature]
NOTARY PUBLIC
10568 E03

IN WITNESS WHEREOF, I have hereunto subscribed my name and
attached my official seal at Columbus, Ohio this 24th day of
October, 1986.

86DM-11-2236

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CHRIS HAROLD
ATTORNEY
1000 THIRD STREET
COLUMBUS, OHIO
43215-3788

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part

is paid in full.

monthly payments on the first of the month until the entire sum following said date. The husband shall continue to make the payments on or about the first of the month for each month made on Dec. 29, 1986, and the husband has made no interest. The parties acknowledge that the first payment was Two Hundred Dollars (\$200.00) each for 20 consecutive months, at settlement payable as follows: in equal monthly installments of Four thousand Dollars (\$4,000.00) to the wife as a property 6. PROPERTY SETTLEMENT - The husband shall pay the sum of

entirely and the following paragraph is substituted therefor: SETTLEMENT, of the separation agreement is hereby deleted in its separation agreement except that paragraph 6, PROPERTY The parties hereby reaffirm all of the terms of their October, 1986. agreement entered into by the parties herein on the 24th day of This addendum and amendment is made to the separation ADDENDUM AND AMENDMENT TO SEPARATION AGREEMENT

IN THE MATTER OF:
PATRICIA M. HOPPS,
AND
BRIAN A. HOPPS,
PETITIONERS.
Case No. 86DM-11-2236

DIVISION OF DOMESTIC RELATIONS

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO

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CHRIS HAROLO
ATTORNEY
SOUTH THIRD STREET
COLUMBUS, OHIO
43215-8788

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COOK COUNTY

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SIGNED AND ACKNOWLEDGED IN
THE PRESENCE OF:

R. E. Wilson

WITNESS

PATRICIA M. HOPPS

Patricia M. Hopps

BRIAN A. HOPPS

IN WITNESS WHEREOF, the parties have affixed their
signatures hereto, on the 29th day of December, 1986.

CHAS HAROLD
ATTORNEY
SOUTH THIRD STREET
COLUMBUS, OHIO
43215-7778

agree as follows:

the mutual promises hereunder specified, the parties hereto do
NOW THEREFORE, in consideration of the foregoing premises and

to their interests in the plan)

WHEREAS, husband and wife wish to settle all issues relating

Sharing Plan (the "Plan"), and

able, except for their respective interests in the local profit

and all other property, real and personal, tangible and intangi-

of marriage, which provides for a division of the marital estate

Agreement which shall be incorporated into a decree of dissolution

WHEREAS, husband and wife have entered into a separation

and apart from each other, and

live together and they have separated and intend to live separate

arisen between husband and wife rendering it impossible for them to

WHEREAS, unfortunate differences and circumstances have

and

WHEREAS, no children have been born as issue of the marriage;

Michigan on June 24, 1972 and

WHEREAS, husband and wife were married at Grand Blanc,

STIPULATED QUALIFIED DOMESTIC RELATIONS ORDER

Petitioners,

BRIAN A. HOPPS,

AND

PATRICIA M. HOPPS,

IN THE MATTER OF:

Case No.

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO
DIVISION OF DOMESTIC RELATIONS

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CHRIS HAROLD
ATTORNEY
225 SOUTH THIRD STREET
COLUMBUS, OHIO
43215-2705

Account, on a pro rata basis.

Account, Members Dividend Account and the Company Contribution

withdrawn from the participant's Members Employee Contribution

able, Four Hundred Thirty-two (432) shares of Unocal stock to be

receive directly from the plan, forthwith, or as soon as practicable

to the participant under the plan, the Alternate Payee shall

SECTION 4. From the benefits which would otherwise be payable

the Union Oil Co. of California,

The Plan Administrator of the Unocal Profit Sharing Plan is

Patricia M. Hopps
633 Moonlight Court
Westerville, Ohio 43081
SSN: 372-58-3512

as "the Alternate Payee", and

The name and mailing address of wife, hereinafter referred to

Brian A. Hopps
825 Thornton Court, Unit 2A
Schaumburg, Illinois 60193
SSN: 380-46-9349

after referred to as "the participant", and

SECTION 3. The name and mailing address of husband, hereinafter

participant in the plan.

Section 414(p)(8) and ERISA Section 206(d)(3)(K) and husband is a

wife is the "alternate payee" within the meaning of IRC

retirement plan; Unocal Profit Sharing Plan (the "plan").

SECTION 2. This order applies to the following qualified

ity Act of 1974, as amended ("ERISA").

and Section 206(d)(3)(B) of the Employee Retirement Income Security

414(p) of the Internal Revenue Code of 1954, as amended ("IRC")

take a "qualified domestic relations order" as defined in Section

SECTION 1. The parties intend for this agreement to constitute

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CHRIS HANBOLD
ATTORNEY
223 SOUTH THIRD STREET
COLUMBUS, OHIO
614-221-5724

determination is made by the Plan Administrator or a court of com- take such further action as may be necessary to ensure that a prompt

SECTION 8. The Participant and the Alternate Payee shall

under the Plan.

type or form of benefit, or any option, not otherwise provided

no amendment of this Order shall require the Plan to provide any

payment of retirement benefits as provided herein provided that

Order under the Retirement Equity Act of 1984, and supervising the

maintaining its qualification as a Qualified Domestic Relations

jurisdiction to amend this Order for purposes of establishing or

interpreted in conformity with such Act. The Court shall retain

Act of 1984, and the provisions hereof shall be administered and

a Qualified Domestic Relations Order under the Retirement Equity

SECTION 7. It is intended that this order will qualify as

determined to be a Qualified Domestic Relations Order.

paid to another Alternate Payee under another Order previously

of any benefits to the Alternate Payee which are required to be

on the basis of actuarial value) and does not require the payment

does not require the Plan to provide increased benefits (determined

of benefit, or any option, not otherwise provided under the Plan)

this Order does not require the Plan to provide any type or form

SECTION 6. Each of the parties acknowledges and agrees that

shall be entitled to receive the benefits described in Section 4.

dies prior to the payment of benefits, then the beneficiary herein

the retirement benefits provided herein. If the Alternate Payee

as a beneficiary of death benefits with respect to her interest in

SECTION 5. The Alternate Payee hereby designates her estate

3625936

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48218-2748
COLUMBUS, OHIO
833 SOUTH THIRD STREET
ATTORNEY
R. CHRIS HARBOLO

653 DEC 29 PM 3:47
RECORDED
INDEXED
CLERK OF COURT
J. ENRIGHT
CLERK

36259336

Dated: 12/21/86
JUDGE

IT IS SO ORDERED:

Dated: 8-21-86

By: *Approved but not signed*
Plan Administrator

UNION OIL CO. OF CALIFORNIA

Dated: 11/86

PATRICIA M. HOPPS, Alternate Payee

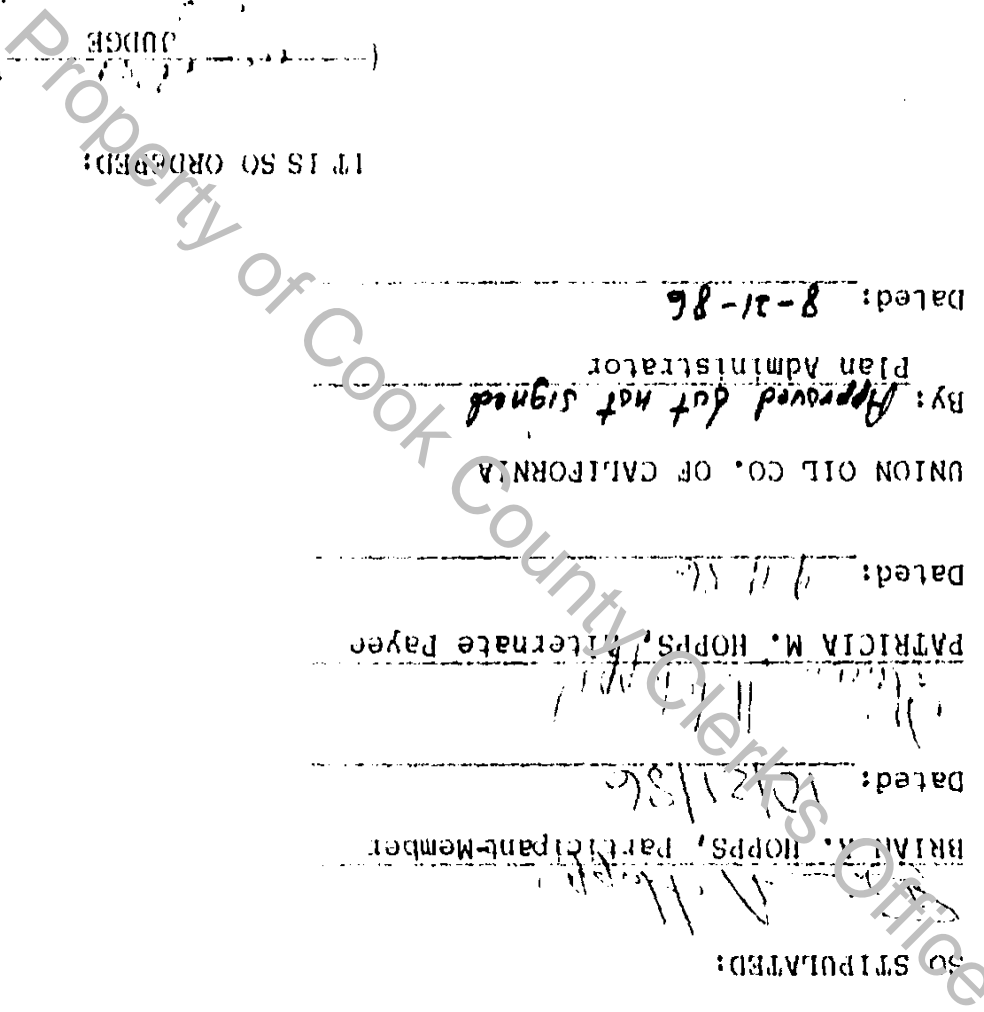
Dated: 12/21/86

BRIAN K. HOPPS, Participant-Member

SO STIPULATED:

Revenue Code.

patent jurisdiction that this order constitutes a "qualified Domestic Relations Order" and that the Plan distributes the benefit to the Alternate Payee in accordance with this Order. The Plan Administrator hereby stipulates that it has reviewed this Order and that the order constitutes a "Qualified Domestic Relations Order" within the meaning of Section 414(p) of the Internal



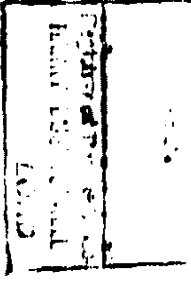
Handwritten notes: 1277715, 812411, and other illegible scribbles.

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