

If you are or were a royalty owner and received payments from Devon Energy Production Company from one or more wells producing natural gas processed at the Bridgeport Gas Processing Plant, you may be entitled to benefits afforded by a class action settlement.

A proposed class action settlement (“Settlement”) has been reached in a lawsuit against Devon Energy Production Company (“DEPCO”) concerning the calculation of royalty payments for wells producing natural gas processed at the Bridgeport Gas Processing Plant. DEPCO has denied, and continues to deny, any wrongdoing or liability whatsoever. The Settlement resolves the lawsuit and provides benefits to Class Members. **This notice provides basic information. You should review the detailed notice (“Long-Form Notice”) found on the website, www.SeeligsonSettlement.com, for more information.**

Am I Involved? You may be a member of the Court-certified Class if you are or were a royalty owner in Texas wells producing natural gas that was processed through the Bridgeport Gas Processing Plant by Devon Gas Services, LP, an affiliate of DEPCO, between January 1, 2008 and February 28, 2014 and received royalties from DEPCO on such gas. For more information regarding who is a member of the Class, please review the Long-Form Notice.

What does the Settlement provide? Pursuant to the Settlement, DEPCO will pay \$28 million in cash into a settlement fund to resolve the lawsuit. This amount, plus accrued interest, after deductions based on opt out requests received and the deduction of Court-awarded attorneys’ fees and expenses, notice and administration costs, and taxes, will be allocated among Class Members, in exchange for the settlement of the lawsuit and the release of all claims asserted in the lawsuit and related claims.

Do I Need An Attorney? The Court has appointed lawyers to represent the Class in this lawsuit. Class Members will not be obligated to pay any of the attorneys’ fees, expenses or costs for these lawyers. You may hire your own attorney, at your own expense.

What are my options? If you are a Class Member and want to receive benefits that may come if the Settlement is approved, you do not need to take any further action (however, if you owned royalty interest in wells producing natural gas processed at the Bridgeport Gas Processing Plant, but transferred your interest, see Section 9 in the Long-Form Notice). If you are eligible for a payment from the Settlement, data from DEPCO will be used to calculate your payment. By remaining in the Class, however, you are giving up the right to sue Defendant in a different lawsuit about the same legal claims in this lawsuit. If you do not want to be legally bound by any releases, judgments, or orders in the lawsuit and keep any right you may have to sue DEPCO for the claims involved in the lawsuit, you must opt out of the Class by **Monday, March 29, 2021**. If you opt out, you will not be eligible to receive any benefits of the Settlement. If you are a Class Member and want to object to any aspect of the Settlement, you must do so by **Tuesday, May 11, 2021**. The Long-Form Notice provides instructions on how to opt out from the Class, or object to the Settlement, and you must comply with all of the instructions in the Long-Form Notice.

When is the Fairness Hearing? A hearing will be held on **Tuesday, June 15, 2021 at 10:00 a.m.**, before the Honorable Ed Kinkeade, at the United States District Court for the Northern District of Texas, 1100 Commerce Street, Dallas, Texas 75242-1003, to determine if the Settlement, plan

of allocation, and request for attorneys' fees and expenses should be approved. Supporting papers will be posted on the website once filed. **For more information, call 1-833-537-1190, email info@seeligsonsettlement.com, or visit www.Seeligsonsettlement.com.**