



General Transfer Instructions

Conveyance of Oil and Gas Interests

Dear Royalty Owner,

In an effort to assist our royalty owners with the transfer of oil and gas interests, we have outlined below the instructions and documentation required for the most common situations in which a transfer of interest is necessary to update Eiger Operating's records.

Please note that these materials are intended solely as general guidance and should not be considered legal advice. Eiger Operating strongly recommends that royalty owners consult with an attorney for legal advice specific to their individual circumstances.

If an owner has appointed an attorney-in-fact (Power of Attorney) or a guardian to act on their behalf, Eiger Operating requires a copy of the court order or legal instrument establishing that authority.

If you have any questions regarding these requirements, please contact us at **512-879-9640**.

Before submitting or mailing documentation to our office, please ensure that all required documents are included and that they have been properly filed and recorded in the appropriate county records.

Attn: Royalty Relations
3811 Turtle Creek Blvd, Suite 1300
Dallas, TX 75219
Phone: 512-879-9640
Email: eiger@ownerrelationsupport.com

To process and complete the transfer of oil and gas interests between two private parties, Eiger Operating requires the following documentation:

Documentation Required:

[] Recorded Conveyance Document (IE Mineral Deed, Royalty Deed, Assignment of Oil and Gas Lease, Quitclaim Deed, etc.) **This document must be filed and recorded with the Register of Deeds for the county of record.**

[] W9 for each Grantee(s)