

**RAILROAD COMMISSION OF TEXAS
OIL & GAS DIVISION**

DOCKET NO. 02-0253872

ENFORCEMENT ACTION FOR ALLEGED VIOLATIONS COMMITTED BY SAMURAI OPERATING CO., LLC (745042), AS TO THE GEFFERT (06293) LEASE, WELL NO. 2, LUCIO CHAPA (06316) LEASE, WELL NO. 2, AND THE CHAPA "A" UNIT (07633) LEASE, WELL NO. 1, HOUDMAN (PETTUS B) FIELD, LIVE OAK COUNTY, TEXAS

ORDER NUNC PRO TUNC

In conference at its office in Austin, Texas the Railroad Commission of Texas took up for consideration the matter of correcting its Master Default Order entered on June 24, 2008 for Oil & Gas Docket No. 02-0253872. The Commission finds that in this Master Default Order signed by the Commission it is reflected that, due to clerical error, a portion of the ordering language was **omitted** for Oil & Gas Docket No. 02-0253872.

Accordingly, the paragraph is hereby amended nunc pro tunc, to read as follows:

Geffert (06293) Lease, Well No. 2, Lucio Chapa (06316) Lease, Well No. 2, and the Chapa "A" Unit (07633) Lease, Well No. 1, Houdman (Pettus B) Field, Live Oak County, Texas

It is further **ORDERED** by the Commission that this order shall, not be final and effective until 20 days after you are notified of the entry of this order. You will be presumed to have been notified of this order three days after the date of this letter. This deadline cannot be extended because it is set by law. If a motion for rehearing is filed by any party at interest within such 20-day period, this order shall not become final and effective until such motion is overruled, or if rehearing is granted, this order shall be subject to further action by the Commission.

Done this 9th day of September 2008.

RAILROAD COMMISSION OF TEXAS

(Signatures affixed by Master Default Order
dated September 9, 2008)