TEXLAND PETROLEUM, L.P.

EXPLORATION AND PRODUCTION 777 MAIN STREET, SUITE 3200 FORT WORTH, TEXAS 76102

(817) 336-2751

November 7, 2013

Mrs. Catherine Prichard Kaplan 3916 McFarlin Blvd Dallas, TX 75205

Re:

Texland Petroleum, L.P.
Notice of Force Pooling
Leasing / Participation Election

Dear Mrs. Kaplan:

Texland Petroleum, L.P., is preparing to drill a well on the following described lands in Lea County, New Mexico (the "Land"):

Township 17 South, Range 37 East, N.M.P.M. Section 3: SW/4

Texland has obtained oil and gas leases covering 73% of the mineral interest in the Land, and will seek approval from the New Mexico Oil Conservation Division of a 160 acre Spacing Unit encompassing all of the Land with the intent of drilling a well to test the Strawn formation in February 2014.

Texland recently received a title opinion crediting "John F. Prichard and wife, Edna C. Prichard" with a 1/40 mineral interest in the Land. Continental Land Resources has acted as broker for Texland in obtaining leases covering the Land, and they determined (i) that John and Edna are deceased, and (ii) that you are their only child. Nothing has been filed of record with respect to your parents' estates in Lea County.

There are a couple of matters we need to resolve with respect to your interest. First, Continental has obtained a copy of your father's will, whereby everything passed to the Family Trust of Dr. and Mrs. John F. Prichard. Unfortunately, New Mexico law is different from Texas law with respect to "foreign" probates, or probates occurring out of state. If a New Mexico resident owned somehting in Texas, all they have to do to transfer title is file an exemplified copy of the New Mexico probate proceedings in the Texas county records. However, New Mexico requires an "Ancillary Probate" proceeding in order to process a foreign probate. Thus, in order to get title into the Family Trust, New Mexico law requires that you hire a lawyer and have a brief proceeding in a New Mexico court. The other alternative is having a the interest pass as though your parents were intestate. The outcome would be that you would hold title to

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the interest as the sole heir. However, this would also require a formal adjudication in a New Mexico court as to your heirship.

The probate proceeding is not very difficult, but it can still cost a couple thousand dollars or more to complete. This is not an insignificant amount of money, particularly when you do not know if the minerals will have any value until after we drill. What Texland tends to do in this situation is obtain oil and gas leases from every possible heir or beneficiary under a foreign will. This allows us to drill a well without the risk of an unleased interest, and we can determine if it will be a producer. If the well proves to be a producing well, we will notify you and suspend payment of royalty until you are able to conduct the required proceedings in the New Mexico courts. Alternatively, if the well turns out to be a dry hole, you can avoid the hassle and expense of having your parents' estates probated in New Mexico.

Texland is pleased to offer you an oil and gas lease on the following terms, which match the best terms offered to any mineral owner with an interest in the Land:

Bonus:

\$500 per net mineral acre

Royalty:

1/4

Term:

Three years

In this case, I need to obtain an oil and gas lease from you individually, as well as the trustees of the Family Trust of Dr. and Mrs. John F. Prichard. I have enclosed two lease forms for you to execute. If you would prefer to lease your interest, please complete the following:

- (a) Execute the oil and gas lease in your individual name.
- (b) Have the trustees execute the oil and gas lease in the Trust's name.
- (b) Acknowledge your execution of the leases before a Notary Public.
- (c) Complete the enclosed W9 form for you individually and the trust.
- (d) Return the signed and acknowledged lease forms and W-9s to my attention at the address above.
- (c) Upon receipt of your lease, Texland will promptly issue you a check for the bonus amount due. The check will be payable to both you and the Family Trust.

Before we can pay the bonus, I will also need a copy of your mother's will, and an affidavit of heirship reciting that both of your parents are deceased and you are their only child. This documentation will help us confirm that we have every possible beneficiary or heir leased.

In the event you prefer not to lease, there are two options available to you at this time:

Option 2: Participate in the Project Area as a working interest owner.

As mentioned above, Texland plans to drill a well this winter on the Land (the "Well"). You may elect to participate in the drilling of the Well. As a participant, you would be responsible for your ownership percentage share of all costs associated with the drilling and completing of the Well, but would also receive your ownership percentage share of proceeds

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from the sale of oil and gas from the Well in lieu of a royalty. We have enclosed an Authorization For Expenditure (an "AFE"), which reflects the total projected cost of drilling and completing the Well. If you would like to participate please sign and return the enclosed AFE. We would note for your reference that the AFE is merely an estimate of costs with respect to the Well, and not a reflection of the total actual costs involved. Actual costs may be higher or lower than the estimated cost shown in the AFE. If you elect to participate, you will also be subject to a Joint Operating Agreement with Texland as Operator of the Well. If you are interested in participating in the Well and want to review the Joint Operating Agreement, I am happy to send you a copy for your review at your request.

Option 3: Application for Forced Pooling under NMSA 70-2-17.

If you elect not to execute a lease covering your Mineral Interest or participate in the Well, Texland will file an application for a pooling order as permitted under NMSA 70-2-17. I have enclosed a copy of the statute for your review. Should you elect to be subject to a forced pooling, we specifically call to your attention the 200% penalty provided for in 70-2-17. That is, you will not be entitled to any proceeds from the sale of oil or gas produced from the well until Texland has recovered 300% of its cost of drilling and completing the well.

Texland respectfully requests that you make your election on or before Friday, November 22, 2013. At that time, Texland will proceed with an application for a unitization order from the NMOCD with respect to your interest.

If you have any questions, please call me at the number listed above, or email me at wwoods@texpetro.com.

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Wilson C. Woods

Land Manager & Counselor

Enclosures:

- (1) Oil and Gas Leases
- (2) Internal Revenue Service Form W-9s
- (3) Authorization for Expenditure with respect to the proposed well
- (4) Copy of NMSA §70-2-17.

(Rev. December 2011) Department of the Treasury

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

Diffe() lexi	t/cápilde Calátha								
	Name (as atrown on your income tax return)								
Print or type See Specific Instructions on page 2.	Business name/disregarded entity name, if different from above								
	Check appropriate box for faderal tax classification: Individual/sole propriator								
	☐ Limited Bability company. Enter the tax classification (C≃C corporation, 8≃8 corporation, P=partnership) ►								
<u>a. 5</u>	Other (see Instructions) >								
7	Address (number, street, and apt. or suite no.) Requester's name and address (or								
88	City, state, and ZIP code								
	List account number(s) here (optional)								
Par	Taxpayer Identification Number (TIN)								
		entl "Amen on the "Name" line							
Enter your TiN in the appropriate box. The TIN provided must match the name given on the "Name" line to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see How to get a									
TIN or	page 3.								
Note.	If the account is in more than one name, see the chart on page 4 for	guidelines on whose	Employer Identification nu	mber					
numb	er to enter.								
Par	II Certification								
Under	penalties of perjury, I certify that:								
	number shown on this form is my correct taxpayer identification nu		•						
Sea	n not subject to backup withholding because: (a) I am exempt from b vice (IRS) that I am subject to backup withholding as a result of a fal longer subject to backup withholding, and	packup withholding, or (b) 1 ha lure to report all interest or div	ive not been notified by the li vidends, or (o) the IRS has no	nternal Revenue otified me that I am					
3. la:	n a U.S. citizen or other U.S. person (defined below).								
Interes genera Instruc	ication instructions. You must cross out item 2 above if you have be se you have falled to report all interest and dividends on your tax retu it paid, acquisition or abandonment of secured property, cancellation tilly, payments other than interest and dividends, you are not required tions on page 4.	urn. For real estate transaction n of debt, contributions to an i	ns, item 2 does not apply. Fo Individual retirement arranger	r mortgage ment (IRA), and					
Sign Here	Signature of U.S. parson ►	Date ≻							
General Instructions			Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar						
Section references are to the internal Revenue Code unless otherwise noted.		to this Form W-9.	to this Form W-9.						
Pur	oose of Form	Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:							
A pers	on who is required to file an information return with the IRS must	An Individual who is a U.S. citizen or U.S. resident allen,							
obtain	your correct taxpayer identification number (TIN) to report, for	A partnership, corporation, company, or association created or corporated in the United States or under the laws of the United States.							

example, income paid to you real estate transactions, mortgage interes you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
 - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income
- · An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.

(Rev. December 2011) Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

	Name (as shown on your income tax return)													
20 2	Business name/disregarded entity name, if different from above													
g.	Chock appropriate box for federal tax plassification:													
8 E	Individual/sole proprietor C Corporation B Corporation Partnership Trust/estate													
Print or type See Specific Instructions on page 2.	☐ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P-partnership) ▶													
ĘË	☐ Other (see Instructions) ►													
pecific	Address (number, street, and apt. or suite no.)	Requester's name and address (optional)												
See S	City, state, and ZIP code	state, and ZIP code												
	List account number(s) here (optional)													
Par			_ 											
Enter you in the appropriate box. The provided must match the name given on the "Name" line to avoid backup withholding. For individuals, this is your resident allen, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a TIN</i> on page 3. Note. If the account is in more than one hame, see the chart on page 4 for guidelines on whose number to enter.														
Par	t Certification													
	penalties of perjury, I certify that:													
	s number shown on this form is my correct taxpayer identification num	nber (or I am walting for	a number to be issued to me), and	đ										
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and														
3. I am a U.S. citizen or other U.S. person (defined below).														
becau Interes genen Instruc	loation instructions. You must cross out item 2 above if you have be se you have falled to report all interest and dividends on your tax retur st pald, acquisition or abandonment of secured property, cancellation ally, payments other than interest and dividends, you are not required ctions on page 4.	 For real estate trans of debt, contributions t 	actions, item 2 does not apply. For to an individual retirement arranger	r mortgage nent (IRA), and										
Sign Here	Signature of U.S. person ►	D.	nte ▶											
Gen	eral instructions	Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar												
	on references are to the internal Revenue Code unless otherwise	to this Form W-9.	nap tile tedresset a tottit til til ta snov	startially official										
noted. Purpose of Form		Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:												
A pere	son who is required to file an information return with the IRS must	 An Individual who is a U.S. citizen or U.S. resident allen, 												
obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or ebandonment of secured property, cancellation of dobt, or contributions you made to an IRA.		 A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States, 												
		An estate (other than a foreign estate), or												
Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TiN to the person requesting it (the requester) and, when applicable, to: 1. Certify that the TiN you are giving is correct (or you are waiting for a number to be issued), 2. Certify that you are not subject to backup withholding, or		A domestic trust (as defined in Regulations section 301.7701-7).												
		Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a												
							payee	laim exemption from backup withholding if you are a U.S. exempt . If applicable, you are also certifying that as a U.S. person, your ble share of any partnership income from a U.S. trade or business	partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.					

DRILL & COMPLETE AFE NUMBER: 2324-01 DATE: FEBRUARY 2013 FILENAME: Simmons Estate #2 (AFE 2324) PROSPECT: MIDWAY - SHIPP (STRAWN) FIELD WELL NAME: SIMMONS ESTATE #2 DEPTH 11600 ENGINEER: G.Mendenhall START DATE: 30 2013 LOCATION: 1650 FSL & 970 FWL, Unal, SEC 3, T178 R37E END DATE: 302013 LEA COUNTY, NM ACTIVITY: Drill Vertical Wellbore and Complete in Strawn ESTIMATED COSTS PRIOR TO CASING POINT ACCT CODE ACCT CODE ITEM DESCRIPTION INTANCIBLE TANGIBLE TOTAL 8 (DC-Dritting Daywork - Vertical Section (DC-Dritting Bits 8710.001 8710.001 142 days @ \$14,500 8710,002 77,000 8710.002 8710.003 IDC-Rig Move 55,000 8710.003 8710,004 42 days @\$1840 per day 8710.004 IDC-Odlling Water 77.280 6710.034 105,000 8710.034 1DC-Ddlling Fuel 42 days @ \$2500 perday : 8710,005 IDC-Drilling Mud & Chemicals 59,700 8710 005 8710.007 IDC-Survey, Stake Location 2 6 2 5 6710.007. 8710.008 8710.008 IDC-Road, Location, Easement 85,000 IDC-Cementing • Vertical - 13-3/8" Ceg & 9-5/8" Ceg IDC-Wreline • Mudlogging & Platform Express OH Logging 8710.009 79,688 8710.009 79,525 8710,010 8710.010 25,000 8710 012 8710,012 IDC-Ddll Stem Test 8710.013 IDC-Contract Geological 6.000 8710.013 8710.015 B710.015 IDC-Field Personne 30,500 8710.017 12,500 B710.017 IDC-Casing Crew 5,000 8710.018 8710.016 IDC-Contract Engineer 8710.024 47.359 8710.024 IDC-Contract Labor 8710.025 IDC-Overhead 15 060 8710.025 8710.026 8710 028 : IDC-License, Legal, Regulatory 12,700 8710.026 1,500 8710.026 IDC-insurance - Control of Well 8710.027 IDC-Freight & Trucking 108,827 8710 C27 8710.028 IDC-Rental Equipment, Surface 40.000 8710 D28 IDC-Macellaneous - 10% Contingency 153.316 8710.030 17,550 B430.001 Eqp-Surface Casing - 13-3/8" 450: 62 \$39,00 /ft 8430,001 Eqp-intermediate Casing - 8-5/8" 32# J-55 115,178 8430.002 3800 : 60 \$30.31 // :8430.002 Eqp-intermediate Casing - 8-5/8" 32# HCK-55 700, Q : \$34.00 /h . 8430,002 8430.002 6430.002 8430.002 Ecp-External Casing Plur - 8-5/8" : 1,686,480 + TOTAL COST TO CASING POINT 191,528 1,878,008 ESTIMATED COMPLETION COSTS: ACCT CODE DESCRIPTION INTANGIBLE TANGIBLE TOTAL 8 ACCT CODE 8431.504 10700.1 \$16.89 M 180,723 8431.504 Eqp-Production Casing -5-1/2* 17# N60 Eqp-Production Casing -5-1/2* 17# P110HC Eqp-Tubing - 2-7/8* 6.5# L-80 8rd EUE 8431,504 900 ' @ \$18.89 /ft ; 11800 ' @ \$8.95 /ft : 17,001 8431,504 8431,505 8431.505 8431.506 8431.506 Eqp-Rods - 86 HS Rodstring 11500.1 @ \$6.25 /A 8431.508 Eqp-Pumping Unit, Base, Electrical Motor & Connections 8431,508 Egp-Subsurface Rod Pump 4.500 8431,509 8431,510 Eqp-Well Head Assembly 5.500 8431,610 8431.512 Eqp-Tank Battery Eqp-Flowlines - Gasline & Production Lines 135,305 8431.512 B431.515 8431.515 58,000 8431.517 Eqp-Tubing Anchor Catcher 1 660 8431.517 8431,519 Eqp-Rig Anchors, Etc. 14 000 B431.519 8711,508 8711.508 IDC-Road Locator 12,000 8711,509 8711.509 IDC-Cementing - Vertical - 5-1/2" Csg 65,000 18,300 8711.510 8711.510 IDC-Logging/Perforating IDC-Engineer/Geologics IDC-Field Personnel 8711514 1.000 8711.514 8711.515 8711.515 13,950 8711,517 8711.517 ;IDC-Cesing Crew (5-1/2") 14,000 8711.519 IDC-Service Unit - WSU 12 days @ \$3500 per day 42,000 8711 510

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TOTAL COMPLETION COSTS	:	:		:	•	421,901 +	719,609	F .	1,141,710
TOTAL COST TO CASING POINT (FROM	ABOV	(E)		;	•	1,686,480 +	191,528	■.	1,878,008
		. : :		:				•	
TOTAL WELL COST IN DOLLARS:	;	:	•	•	•	2,108,381 +	911,337	■ .	\$3,019,718

50,000

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IDC-Stimulation

IDC-Overhead

: IOC-Contract Labor

IDC-Freight & Trucking

IDC-License, Legal, Regulatory

'IDC-Miscellaneous - 5% Confingency

IDC-Equipment Repairs, Downhole

IDC-Rental Equipment, Surface (BOP, tanks, etc)

70-2-17. Equitable allocation of allowable production; pooling; spacing.

- A. The rules, regulations or orders of the division shall, so far as it is practicable to do so, afford to the owner of each property in a pool the opportunity to produce his just and equitable share of the oil or gas, or both, in the pool, being an amount, so far as can be practically determined, and so far as such can be practicably obtained without waste, substantially in the proportion that the quantity of the recoverable oil or gas, or both, under such property bears to the total recoverable oil or gas, or both, in the pool, and for this purpose to use his just and equitable share of the reservoir energy.
- B. The division may establish a proration unit for each pool, such being the area that can be efficiently and economically drained and developed by one well, and in so doing the division shall consider the economic loss caused by the drilling of unnecessary wells, the protection of correlative rights, including those of royalty owners, the prevention of waste, the avoidance of the augmentation of risks arising from the drilling of an excessive number of wells, and the prevention of reduced recovery which might result from the drilling of too few wells.
- C. When two or more separately owned tracts of land are embraced within a spacing or proration unit, or where there are owners of royalty interests or undivided interests in oil and gas minerals which are separately owned or any combination thereof, embraced within such spacing or proration unit, the owner or owners thereof may validly pool their interests and develop their lands as a unit. Where, however, such owner or owners have not agreed to pool their interests, and where one such separate owner, or owners, who has the right to drill has drilled or proposes to drill a well on said unit to a common source of supply, the division, to avoid the drilling of unnecessary wells or to protect correlative rights, or to prevent waste, shall pool all or any part of such lands or interests or both in the spacing or proration unit as a unit.

All orders effecting such pooling shall be made after notice and hearing, and shall be upon such terms and conditions as are just and reasonable and will afford to the owner or owners of each tract or interest in the unit the opportunity to recover or receive without unnecessary expense his just and fair share of the oil or gas, or both. Each order shall describe the lands included in the unit designated thereby, identify the pool or pools to which it applies and designate an operator for the unit. All operations for the pooled oil or gas, or both, which are conducted on any portion of the unit shall be deemed for all purposes to have been conducted upon each tract within the unit by the owner or owners of such tract. For the purpose of determining the portions of production owned by the persons owning interests in the pooled oil or gas, or both, such production shall be allocated to the respective tracts within the unit in the proportion that the number of surface acres included within each tract bears to the number of surface acres included in the entire unit. The portion of the production allocated to the owner or owners of each tract or interest included in a well spacing or proration unit formed by a pooling order shall, when produced, be considered as if produced from the separately owned tract or interest by a well drilled thereon. Such pooling order of the division shall make definite provision as to any owner, or owners, who elects not to pay his proportionate share in advance for the prorata reimbursement solely out of production to the parties advancing the costs of the development and operation, which shall be limited to the actual expenditures required for such purpose not in excess of what are reasonable, but which shall include a reasonable charge for supervision and may include a charge for the risk involved in the drilling of such well, which charge for risk shall not exceed two hundred percent of the nonconsenting working interest owner's or owners' prorata share of the cost of drilling and completing the well.

In the event of any dispute relative to such costs, the division shall determine the proper costs after due notice to interested parties and a hearing thereon. The division is specifically authorized to provide that the owner or owners drilling, or paying for the drilling, or for the operation of a well for the benefit of all shall be entitled to all production from such well which would be received by the owner, or owners, for whose benefit the well was