
From: <Jeremy_Murphrey@oxy.com>
Date: May 27, 2015 at 8:59:58 AM MDT
To: <ccarleton@matadorresources.com>
Cc: <TGoodwin@matadorresources.com>
Subject: Re: Janie Conner TA

Trey,

I received your voice mail. In reference to term assignment I was attempting to give my group an additional option in leu of being force pooled. After speaking with them today they have decided to allow this interest to be force pooled.

Sent from my iPhone

On May 27, 2015, at 9:30 AM, Murphrey, Jeremy D
<Jeremy_Murphrey@oxy.com<mailto:Jeremy_Murphrey@oxy.com>> wrote:

Chris and Trey,

Proceed with naming OXY as a party to be force pooled for the Janie Conner wells.

Sent from my iPhone

On May 22, 2015, at 2:43 PM, Chris Carleton
<ccarleton@matadorresources.com<mailto:ccarleton@matadorresources.com>> wrote:

Jeremy,

As discussed earlier today, we would like to begin reviewing OXY's form term assignment as soon as possible so once OXY's has made a decision on whether to participate we will be able to act quickly to execute the agreement. Please let me know if you have any questions, and I look forward to hearing from you tomorrow.

Thank you,
Chris

Matador Exhibit 11

Chris Carleton
Landman
Matador Resources Company
5400 LBJ Freeway, Suite 1500
Dallas, TX 75240
(972) 371-5430 (office)
(214) 562-6174 (cell)
ccarleton@matadorresources.com<<mailto:ccarleton@matadorresources.com>>

This transmission is strictly confidential. If you are not the intended recipient of this message, you may not disclose, print, copy or disseminate this information. If you have received this in error, please reply and notify the sender (only) and delete the message. Unauthorized interception of this e-mail is a violation of federal criminal law. This communication does not reflect an intention by the sender or the sender's client or principal to conduct a transaction or make any agreement by electronic means. Nothing contained in this message or in any attachment shall satisfy the requirements for a writing, and nothing contained herein shall constitute a contract or electronic signature under the Electronic Signatures in Global and National Commerce Act, any version of the Uniform Electronic Transactions Act or any other statute governing electronic transactions.

This transmission is strictly confidential. If you are not the intended recipient of this message, you may not disclose, print, copy or disseminate this information. If you have received this in error, please reply and notify the sender (only) and delete the message. Unauthorized interception of this e-mail is a violation of federal criminal law. This communication does not reflect an intention by the sender or the sender's client or principal to conduct a transaction or make any agreement by electronic means. Nothing contained in this message or in any attachment shall satisfy the requirements for a writing, and nothing contained herein shall constitute a contract or electronic signature under the Electronic Signatures in Global and National Commerce Act, any version of the Uniform Electronic Transactions Act or any other statute governing electronic transactions.