EXHIBIT 3

From: JHCBlue@aol.com [mailto:JHCBlue@aol.com]

Sent: Monday, October 20, 2014 2:48 PM

To: bgilmore@transoiltx.com

Cc: gguerra@wiandlaw.com; peter.gryska@usfood.com; shatfield@baird.esc14.net; shawncampbell@dcwildlife.com;

hatchett@wildblue.net; byron@abilenelaw.com; setterz@verizon.net

Subject: Hatchett Ranch oil revenue suspense

Ms. Gilmore, I'm please to report that the Hatchett/Carney/Gryska/Hatfield/Tucker families have reached an agreement with the Receiver for the Quest operations which we will provide in writing within ten days or so, signed by all parties.

The simple substance of the agreement is that the monies you hold in suspense will be split in two equal halves, one half for the receiver, and one half to be divided among the royalties owners pursuant to your existing division orders.

This will apply only to the funds presently held in suspense, and any future production will be distributed pursuant to the lease and division orders, with the exception that the receiver will take what Quest would have received.

Obviously the receiver will sign off at their end, my question to you is whether you will accept my representation and signature to the agreement or do you require all of the family members to sign off? Please advise

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