Exhibit A-2

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS **HOUSTON DIVISION**

IN RE:	§ §
RAAM GLOBAL ENERGY COMPANY, et al. DEBTORS. ¹	 \$ CASE NO. 15-35615 \$ (Chapter 11) \$ (Joint Administration Requested)
DEDIORS.	8
	, EXCHANGE, OR OTHERWISE VNERSHIP OF STOCK
DISTOSE OF TAX OV	VIVERSIII OF STOCK
PLEASE TAKE NOTICE that [Name	e] intends to sell, exchange, or otherwise dispose
of Tax Ownership ² of share	es of common stock of RAAM Global Energy
Company (the "Proposed Transaction" and the "	"Stock," respectively).
PLEASE TAKE FURTHER NOTIC	CE that, prior to giving effect to the Proposed
Transaction, [Name] has Tax Ownership of	shares of the Stock.
PLEASE TAKE FURTHER NOTION	CE that, after giving effect to the Proposed
Transaction, [Name] would have Tax Ownership	p of shares of the Stock.
PLEASE TAKE FURTHER NOTICE	E that this Notice is being served on the master
service list in the above-captioned cases.	

IN RE:

¹ The Debtors are RAAM Global Energy Company [2973], Century Exploration New Orleans, LLC [4948], Century Exploration Houston, LLC [9624], and Century Exploration Resources, LLC [7252].

² For purposes of this Notice, "<u>Tax Ownership</u>" shall be determined in accordance with applicable rules under IRC § 382, and thus, shall include, but not be limited to, direct and indirect ownership (e.g., a holding company would be considered to beneficially own all shares owned or acquired by its subsidiaries and entities (as defined in Treas. Reg. § 1.382-3(a)) would be considered to beneficially own a ratable share of all interests owned by a pass-through entity), ownership by members of such person's family and persons acting in concert, and in certain cases, the creation or issuance of an Option (in any form). Any variation of the term "ownership" (e.g., own) shall have the same meaning.

[Name] further acknowledges and agrees that (i) if the Debtors do not provide written

approval of the Proposed Transaction within fifteen calendar days after the date of this Notice,

the Proposed Transaction may not be consummated unless approved by a final and non-

appealable order of the Court, (ii) any transaction purportedly consummated in violation of the

Order will be void ab initio and will result in the imposition of sanctions as provided in the

Order, and (iii) any further transactions contemplated by [Name] that may result in [Name]

selling, exchanging, or otherwise disposing of Tax Ownership of additional Stock will require an

additional notice be filed with the Bankruptcy Court and served in the same manner as this

Notice.

This Notice is given in addition to, and not as a substitute for, any requisite notice under

Rule 3001(e) of the Federal Rules of Bankruptcy Procedure.

	Respectfully submitted,	
	[Name]	
	[Address]	
	[Telephone]	
	[E-Mail Address]	
Dated: [City, State]		
	, 201	

NOTICE OF INTENT TO SELL, EXCHANGE, OR OTHERWISE DISPOSE OF TAX OWNERSHIP OF STOCK