Exhibit A

Sharing Letter

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Keith A. Simon 212-906-1372 keith.simon@lw com

LATHAM & WATKINS LLP

December 4, 2015

VIA EMAIL

Vince Slusher DLA Piper LLP (US) 1717 Main Street Suite 4600 Dallas, Texas 75201-4629 vince.slusher@dlapiper.com

> Re: RAAM Global Energy Company

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Dear Vince:

As you know, Latham & Watkins LLP is counsel to the Ad Hoc Group of Senior Secured Noteholders (the "Ad Hoc Group") who, in the aggregate, hold approximately 90% of the outstanding principal amount of the 12.5% senior secured notes due 2015 issued by RAAM (the "Notes"). In the response of the Creditors' Committee filed with the Bankruptcy Court on December 2, 2015 (Docket No. 175), the Creditors' Committee stated in paragraph 13 that "the Second Lien Lenders are not in the same position as other general unsecured creditors. They hold an alleged junior lien on substantially all of the Debtors' property, and stand to benefit from the marketing and auction process proposed by the Debtors under the Bid Procedures Motion."

While we dispute the argument that such a junior lien permits the discriminatory treatment between trade creditors and the holders of the Notes as contemplated by the Stipulation, the Ad Hoc Group is willing to align the interests of unsecured creditors with the Ad Hoc Group. Specifically, with respect to any collateral proceeds generated from the auction in excess of the claims of the First Lien Lenders, which collateral proceeds would otherwise be distributed to the Ad Hoc Group on account of their junior liens from the Notes (the "Excess Sale Proceeds"), the Ad Hoc Group will share such Excess Sale Proceeds with holders of allowed unsecured claims, including trade claims, on a pro rata basis. In other words, holders of allowed unsecured claims, including trade claims, will now also stand to benefit from the marketing and auction process to the same extent as if they held a pari passu lien with the Ad Hoc Group. The Ad Hoc Group is willing to promptly enter into a stipulation with the Creditors' Committee to document this collateral sharing arrangement.

Please let me know if you wish to discuss this matter or have any questions about our proposal.

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LATHAM&WATKINS LLP

Sincerely,

Keith A. Simon

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of Latham & Watkins LLP

cc: Ad Hoc Group of Senior Secured Noteholders