LEGAL NOTICE

If You Are or Were Paid by Continuum Producer Services or Unimark Proceeds from an Oklahoma Oil and Gas Well, You Could Be Part of a Proposed Class Action Settlement

The Settlement Class Includes:

All non-excluded persons or entities who received payments for proceeds for the sale of oil or gas production from Defendant (or Defendant's designee) for wells in the State of Oklahoma more than two (2) months after the end of the month within which the production was sold and whose payments did not include the full amount of the interest owed thereon.

The persons or entities excluded from the Settlement Class are: (1) agencies, departments, or instrumentalities of the United States of America or the State of Oklahoma; (2) publicly traded oil and gas companies and their affiliates; (3) persons or entities that Plaintiff's Counsel may be prohibited from representing under rule 1.7 of the Oklahoma Rules of Professional Conduct, including but not limited to Charles David Nutley, Danny George, Dan McClure, Kelly McClure Callant, and their relatives and any related trusts; and (4) officers of the court.

The lawsuit McClintock v. Continuum Producer Services, L.L.C., Case No. 6:17-cv-00259-JAG (E.D. Okla.) claims Continuum Producer Services, L.L.C., formerly known as Unimark L.L.C. ("Defendant") failed to pay statutory interest on payments made outside the time periods set forth in the Production Revenue Standards Act, 52 Okla. St. §570.1, et seq. (the "PRSA") for oil and gas production proceeds from oil and gas wells in Oklahoma. Defendant denies all liability but has agreed to the proposed Settlement to avoid the uncertainty, burden, and expense of continued litigation. The Court did not decide which side is right.

On November 22, 2019, the Court preliminarily approved a Settlement in which Defendant has agreed to pay \$900,000 in cash (the "Gross Settlement Fund"). From the Gross Settlement Fund, the Court may deduct reasonable Plaintiff's Attorneys' Fees, Litigation Expenses, a Case Contribution Award, settlement Administration, Notice, and Distribution Costs, certain money attributable to Class Members who are excluded from the Settlement Class, and other costs approved by the Court. The remainder of the fund (the "Net Settlement Fund") will be distributed to eligible Class Members based on a variety of factors, including: the amount of statutory interest allegedly owed on the original underlying payment that allegedly occurred outside the time periods required by the PRSA. Complete information on the benefits of the Settlement, including information on the distribution of the Net Settlement Fund, can be found in the Settlement Agreement posted on the website listed below. In exchange, Class Members will release Defendant and others identified in the Settlement Agreement from the claims described in the Settlement Agreement.

The law firms who represent the Class as Class Counsel are: (a) Nix Patterson, LLP; (b) Whitten Burrage; (c) Ryan Whaley Coldiron Jantzen Peters & Webber, PLLC; (d) Lawrence R. Murphy, Jr., P.C.; and (e) Barnes & Lewis, LLP. You may hire your own attorney, if you wish. However, you will be responsible for that attorney's fees and expenses.

What Are My Legal Rights?

- <u>Do Nothing, Stay in the Class, and Be Bound By the Settlement:</u> If the Court approves the
 proposed Settlement, you or your successors, if eligible, will receive the benefits of the proposed
 Settlement. You will also be bound by all orders and judgments of the Court, and you will not be able
 to sue, or continue to sue, Defendant or others identified in the Settlement Agreement from claims
 described in that Agreement.
- Stay in the Settlement Class, But Object to All or Part of the Settlement: You can file and
 serve a written objection to the Settlement and appear before the Court. Your written objection
 must contain the information described in the Notice of Proposed Settlement, Motion for
 Attorneys' Fees, and Fairness Hearing (the "Long Notice") found at the website listed below
 and must be received by counsel for the Parties and filed with the Court no later than
 January 29, 2020, at 5 p.m. CT.
- Exclude Yourself from the Settlement Class: To exclude yourself from the Settlement Class, you must serve a written statement on counsel for the Parties and the Settlement Administrator. Your Request for Exclusion must contain the information described in the Long Notice found at the website listed below and must be received no later than January 29, 2020, at 5 p.m. CT. You cannot exclude yourself on the website, by telephone, or by e-mail.

The Court will hold a Final Fairness Hearing on February 12, 2020, at 9:00 a.m. CT at the United States District Court for the Eastern District of Oklahoma, 101 N. 5th St., Muskogee, Oklahoma. At the hearing, the Court will consider whether the proposed Settlement is fair, reasonable, and adequate. The Court will also consider the application for Plaintiff's Attorneys' Fees, Litigation Expenses, and Case Contribution Award. If comments or objections have been submitted in the manner required, the Court will consider them, as well. Please note that the date of the Final Fairness Hearing is subject to change without further notice. If you plan to attend the hearing, you should check with the Court and www.mcclintock-continuum.com to confirm no change to the date and time of the hearing has been made.

This notice provides only a summary. For more detailed information regarding the rights and obligations of Class Members, read the Long Notice, Settlement Agreement, and other documents posted on the website or contact the Settlement Administrator.

Visit: www.mcclintock-continuum.com
Call Toll-Free: 1-855-961-0954
Or write to: McClintock-Continuum Settlement
c/o JND Legal Administration, Settlement Administrator
P.O. Box 91349
Seattle, WA 98111