Exhibit 2

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

Javier Alvarez del Castillo, et al.,

PLAINTIFFS

vs.

P.M.I. Holdings North America, Inc., et al.,

DEFENDANTS

CIVIL ACTION NO. 4:14-cv-03435

DECLARATION OF JUAN CARLOS GONZÁLEZ MAGALLANES

- 1. My name is Juan Carlos González Magallanes. I am over the age of 18 and competent to make this declaration.
- 2. I am an in-house counsel of Pemex Exploración y Producción ("PEP"). The facts stated in this declaration are up to my personal knowledge in my position as in-house counsel of PEP.
- 3. PEP was created as a separate legal entity in 1992 by Presidential Proclamation and by Act of the Mexican Congress.
- 4. PEP was created to assist Petróleos Mexicanos—then a state monopoly—to explore and develop Mexico's hydrocarbons for the benefit of its people in conformity with Article 27 of the Mexican Constitution, which states that all hydrocarbons in Mexico are owned by the Mexican People and—at the time—required all development of hydrocarbons to be done by the State.
- 5. As of September 17, 2014, PEP was a decentralized agency of the Mexican federal government with exclusive rights to explore and produce hydrocarbons in Mexico.

- 6. As of September 17, 2014, PEP was controlled by appointees of the Mexican federal government.
- 7. As of September 17, 2014, all of the employees of PEP were civil servants of the Mexican federal government.
- 8. On or about September 18, 2012, PEP was the owner of the Central de Medición Km 19—in English, the Measuring Central Km 19— located in Reynosa, Tamaulipas, Mexico.
- 9. The Central de Medición Km 19 served as a central collection facility for natural gas and natural gas condensate produced by PEP in the Activo Integral Burgos—in English, the Burgos Integrated Asset (or sometimes translated as Business Unit)—a production area in northern Mexico.
- 10. All of the gas and condensate at the Central de Medición Km 19 on or about September 18, 2012 originated from production within Mexico and was property of the Mexican federal government.
- 11. The Central de Medición Km 19 does not import or export gas or condensate to or from the United States. Thus, none of the gas and condensate at the Central de Medición Km 19 on or about September 18, 2012 originated from the United States and none of the gas and condensate was being sold to the United States from that facility.
- 12. From the Central de Medición Km 19, the gas flowed to the Complejo Procesador de Gas—in English, the Gas Processing Complex—in Reynosa, which was owned by PEP's sister agency, Pemex Gas y Petroquímica Básica, now owned by Pemex Transformación Industrial. All gas processed at the Complejo Procesador de Gas was sent to the Sistema Nacional de Gasoductos—in English, National System of Gas Pipelines—for consumption wholly within Mexico.

- 13. PEP's headquarters and principal place of business are and always have been in Mexico City.
 - 14. PEP is not domiciled in Texas or anywhere else in the United States.
 - 15. PEP does not have an office in Texas or anywhere else in the United States.
- 16. PEP does not have a person appointed in Texas or anywhere else in the United States to receive service of process.
- 17. I declare under penalty of perjury under the laws of the United States of America that the foregoing statements are true and correct.

EXECUTED on 15 de febrero de 2016, at Ciudad de México, México

Man Carlos González Magallanes