SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D. C. 20549

FORM 10-K

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 1997

Commission file number 1-737

TEXAS PACIFIC LAND TRUST (Exact name of registrant as specified in its charter)

Not Applicable

75-0279735

State or other jurisdiction of incorporation or organization

(I.R.S. Employer Identification No.)

80 Broad Street, Suite 2700, New York, New York (Address of principal executive offices)

10004 (Zip Code)

Registrant's telephone number, including area code:

(212) 269-2266

Securities registered pursuant to Section 12(b) of the Act:

Title of Each Class - ----- Exchange on Which Registered _____

Sub-shares in Certificate of Proprietary Interest (par value \$.16-2/3 per share)

New York Stock Exchange

Securities Registered Pursuant to Section 12(q) of the Act: None.

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes X No .

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Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (Section 229,405 of this chapter) is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. [X]

As of January 31, 1998, the aggregate market value of the voting stock held by non-affiliates of the registrant is approximately \$128,829,618.

Documents Incorporated by Reference: None.

Item 1: Business.

(a) General Development of Business. The registrant (hereinafter called "Texas Pacific" or the "Trust") was organized under a Declaration of Trust dated February 1, 1888, to receive and hold title to extensive tracts of land in the State of Texas, previously the property of the Texas and Pacific Railway Company, and to issue transferrable Certificates of Proprietary Interest pro rata to the holders of certain debt securities of the Texas and Pacific Railway Company. The Trustees are empowered under the Declaration of Trust to manage the lands with all the powers of an absolute owner, and to use the lands and the proceeds of sale of the lands, either to pay dividends to the Certificate holders or to buy in and cancel outstanding Certificates. The Trust's income is derived primarily from land sales, oil and gas royalties, grazing leases, and interest. This method of operation has continued through the present. During the last five years there has not been any reorganization, disposition of any material amount of assets not in the ordinary course of business (although in the ordinary course of business Texas Pacific does sell or lease large tracts of land owned by it), or any material change in the mode of conducting business.

Texas Pacific's income from oil and gas royalties has been limited in the past by the level of production authorized for prorated wells each year by the regulations of the Railroad Commission of Texas. The monthly percentage of allowable production has averaged 100% in recent years but because of the limited capacity of older wells and other operating problems, the percentage

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- (b) Financial Information about Industry Segments. Texas Pacific does not have identifiable industry segments, although as shown in the Statements of Income included in the financial statements, land sales, oil and gas royalties and interest income are the major contributors to the income of Texas Pacific. See Statements of Income for additional sources of income for the last three (3) years of Texas Pacific.
- (c) Narrative Description of Business. (1) As previously indicated the business done and intended to be done by Texas Pacific consists of sales and leases of land owned by it, retaining oil and gas royalties, temporary cash investments and the overall management of the land owned by it.
 - (i) During the last three fiscal years the following items have accounted for more than fifteen percent (15%) of income.

<TABLE>

		1997	1996	1995
<s></s>		<c></c>	<c></c>	<c></c>
	Land Sales	55%	37%	32%
	Oil and Gas Royalties	26%	40%	39%
. /				

</TABLE>

- (ii) Texas Pacific is not in the business of development of new products.
- (iii) Raw materials are not necessary to the business of Texas Pacific.
- (iv) Patents, trademarks, licenses, franchises or concessions held are not material to any business of Texas Pacific.
- (v) The business of Texas Pacific is not seasonal in nature.
- (vi) The business of Texas Pacific does not require Texas Pacific to maintain any particular amount or item of working capital.

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- (vii) Texas Pacific Land Trust received \$988,232 or 29 percent of its oil and gas royalty income from 87 leases operated by Texaco Inc.
- (viii) Backlogs are not relevant to an understanding of Texas Pacific's business.
- (ix) No material portion of Texas Pacific business is subject to renegotiation or termination at the election of the Government.
- (x) The Trust does not have competitors as such in that it sells, leases and generally manages land owned by it and to that extent any owner of property located in areas comparable to the Trust is a potential competitor.
- (xi) Research activities relating to the development of new products or services or to the improvement of existing products or services are not material to the Trust's business.
- (xii) Compliance with Federal, State and local provisions that have been enacted or adopted regulating the discharge of materials into the environment, or otherwise relating to the protection of the environment, have had no material effect upon the capital expenditures, earnings and competitive position of Texas Pacific. To date Texas Pacific has not been called upon to expend any funds for these purposes.
- (xiii) Texas Pacific has nine (9) full-time employees.
- (d) Financial Information about Foreign and Domestic Operations and Export Sales. Texas Pacific does not and has not during the preceding three (3) fiscal years had any export sales or foreign operations and the only geographic area in the United States in which land is sold or income derived is Texas.

ITEM 2: PROPERTIES.

Texas Pacific Land Trust owns the surface estate in approximately 1,093,067 acres of land located in 21 counties in the western part of Texas. Also, the Trust owns a 1/128 nonparticipating perpetual oil and gas royalty interest under 85,413 acres of land and a 1/16 nonparticipating perpetual oil and gas royalty interest under 386,988 acres of land in the western part of Texas. At December 31, 1997, grazing leases were in effect on 97.5 percent or approximately 1,065,845 acres of the Trust's land. Approximately 10,468 acres of land were sold in 1997. The Trust leases office space in Dallas and El Paso, Texas and New York, New York.

ITEM 3: LEGAL PROCEEDINGS.

Texas Pacific is not involved in any material pending legal proceedings.

ITEM 4: SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

This item is not applicable to Texas Pacific.

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ITEM 5: MARKET FOR SUB-SHARE CERTIFICATES AND RELATED SECURITY HOLDER MATTERS.

The range of reported sales for sub-shares on the New York Stock Exchange for the past two years has been as follows:

<TABLE> <CAPTION>

	19	997	1:	996
	HIGH	LOW	HIGH	LOW
<s></s>	<c></c>	<c></c>	<c></c>	<c></c>
1st Quarter	\$29 3/4	\$26 1/2	\$32 1/2	\$25 5/8
2nd Quarter	36	29 3/8	31	28 1/4
3rd Quarter	58 3/8	34 7/8	29 5/8	27
4th Quarter	56	34 1/2	29 1/4	24 3/4
∠ / TARIEN				

Certificates of Proprietary Interest and sub-shares are interchangeable in the ratio of one certificate for 600 sub-shares or 600 sub-shares for one Certificate of Proprietary Interest. Texas Pacific has paid a dividend once a year for the preceding 42 years. The dividend was \$.40 per sub-share in 1997 and \$.40 per sub-share in 1996. Texas Pacific is not a party to any agreement that would limit its ability to pay dividends in the future, although any future dividends are subject to sufficient earnings of the Trust being accomplished.

The approximate number of holders of Certificates of Proprietary Interest and sub-shares as of January 31, 1998 were:

<TABLE>

<S>

<C> Certificates of Proprietary Interest Sub-shares in Certificates of Proprietary Interest 1,024 TOTAL. 1.025

</TABLE>

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ITEM 6: SELECTED FINANCIAL DATA.

SUMMARY OF SELECTED FINANCIAL DATA

<TABLE> <CAPTION>

Contitions	1997	1996	1995	1994	1993
<s> Gross revenue</s>	<c> \$13,075,037</c>	<c> \$ 8,581,087</c>	<c> \$ 6,440,285</c>	<c> \$ 9,102,833</c>	<c> \$ 5,262,762</c>

Expenses	3,243,920	2,442,527	1,688,567	1,792,839	1,681,745
Income before provision for Federal income taxes	9,831,117	6,138,560	4,751,718	7,309,994	3,581,017
Provision for Federal income taxes	3,124,376	1,874,287	1,422,817	2,336,325	1,894,131*
Net income	\$ 6,706,741 =======	\$ 4,264,273 ======	\$ 3,328,901 ======	\$ 4,973,669 ======	\$ 1,686,886 =======
Net income per Sub-share	\$ 2.39	\$ 1.46	\$ 1.09	\$ 1.58	\$.52
Dividends per Sub-share	\$.40	\$.40	\$.40	\$.40	\$.40
Average number of Sub-shares outstanding	2,809,313 ======	2,913,913	3,038,847	3,149,609 ======	3,248,709
Total assets, exclusive of property with no assigned value	\$16,673,289 ======	\$13,710,234	\$13,901,804	\$14,971,994 ======	\$13,255,288 =======

 = | = | = | = | |Includes \$812,030, \$.25 per sub-share, cumulative effect of change in accounting for income taxes in 1993.

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ITEM 7: MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS.

Land sales amounted to \$7,152,032 in 1997 compared to \$3,164,000 in 1996 and \$2,057,764 in 1995. A total of 10,467.69 acres were sold in 1997 at an average price of \$683 per acre, compared to 3,545.51 acres in 1996 and 27,604.37 acres in 1995 at an average price per acre of \$892 and \$75, respectively.

Land sales may vary widely from year to year and quarter to quarter. The total dollar amount, the average price per acre, and the number of acres sold in any one year or quarter should not be assumed to be indicative of land sales in the future. The Trust is a passive seller of land; it does not actively solicit sales of land. The demand for and the sales price of any particular tract of the Trust's land is influenced by many factors including the national and local economics, the rate of residential and commercial development in nearby areas, livestock carrying capacity, and the conditions of the local agricultural industry which itself is influenced by range conditions and prices for livestock and other agricultural products. Approximately 99% of the Trust's land is classified as ranch land and intermingled with other ownerships to form ranching units. Ranch land sales are, therefore, largely dependent on the actions of the adjoining landowners.

Oil and gas royalty revenue was \$3,440,800 in 1997 compared to \$3,416,574 in 1996 and \$2,508,663 in 1995. Oil royalty revenue was \$2,411,266 and gas royalty revenue amounted to \$1,029,534 in 1997. Crude oil production from Trust royalty wells increased 8/10 of one percent and the average received for crude oil decreased 1.5%. Total gas production decreased 9.4% and the average price for gas increased 14.8%. The average price per royalty barrel of crude oil for 1997, 1996, and 1995 was \$19.86, \$20.16 and \$16.54 respectively. The Trust's oil and gas royalty income is from perpetual non participating royalty interests. The Trust has no control over changes in production or prices of oil and gas. The oil and gas industry has had increased activity in 1997 in the areas where Trust royalty is held and this may or may not result in increased oil and gas production to the Trust. Interest revenue was \$802,296 in 1997 compared to \$486,318 in 1996 and \$609,895 in 1995. Interest on notes receivable amounted to \$693,569 in 1997 compared to \$379,454 in 1996 and \$480,073 in 1995. At 1997 year end, notes receivable from land sales was \$9,307,218 compared to \$5,067,778 in 1996 and \$3,509,008 in 1995. Sundry interest amounted to \$108,727 in 1997, \$106,864 in 1996 and \$129,822 in

1995. Sundry revenue income in 1997 was \$1,154,350 compared to \$978,945 in 1996 and \$732,036 in 1995. Sundry revenue in 1997 and 1996 increased significantly by seismic revenue and pipeline easement revenue which are unpredictable as future sources of income.

Taxes, other than Federal taxes on income, were \$522,861 in 1997 compared to \$588,369 in 1996 and \$558,697 in 1995. Oil and gas production taxes were \$189,912 in 1997 compared to \$187,484 in 1996 and \$138,018 in 1995. Ad valorem taxes were \$298,406 in 1997 compared to \$368,541 in 1996 and \$390,122 in 1995. Basis in real estate sold was \$1,568,074 in 1997, \$809,367 in 1996 and \$-0- in 1995. All other expenses were \$1,152,985 in 1997, \$1,044,791 in 1996 and \$1,129,870 in 1995.

The Trust's oil and gas royalty revenue, lease rentals, and receipts of interest and principal payments on notes receivable have generated more than adequate amounts of cash to meet the Trust's needs and should continue to do so in the foreseeable future.

ITEM 8: FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA.

See Index to Financial Statements attached hereto.

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ITEM 9: CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS AND FINANCIAL DISCLOSURES.

This item is not applicable to Texas Pacific.

ITEM 10: DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT.

(a) Directors:

<TABLE> <CAPTION>

NAME 	AGE 	POSITION AND OFFICES HELD WITH REGISTRANT	PERIOD DURING WHICH PERSON HAS SERVED IN OFFICE
<s></s>	<c></c>	<c></c>	<c></c>
George C. Fraser III	75	Trustee and Chairman of the Trustees	Trustee since 10/01/61
Maurice Meyer III	62	Trustee and Member of Audit Committee	Trustee since 02/28/91
Joe R. Clark	70	Trustee and Member of Audit Committee	Trustee since 02/20/87

The Trustees hold office until their death, resignation or disqualification. No Trustee was selected to be a Trustee pursuant to any arrangement or understanding between him and any other person or persons, other than the Trustees acting solely in their capacity as such.

(b) Executive Officers.

<TABLE>

<caption></caption>			
		POSITION AND	PERIOD DURING
		OFFICES HELD	WHICH PERSON
NAME	AGE	WITH REGISTRANT	HAS SERVED IN OFFICE
<\$>	<c></c>	<c></c>	<c></c>
George C. Fraser III	75	Trustee and Chairman of the Trustees	Chairman of Trustees since 02/28/91
Roy Thomas	51	General Agent and Secretary	General Agent of Texas Pacific Land Trust commencing 01/01/95 and Secretary commencing 01/01/95; Assistant General Agent from 12/01/92

through 12/31/94

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The Chairman of the Trustees holds office until his death, resignation or disqualification. General Agent and Secretary holds office until his death, resignation, discharge or retirement pursuant to Texas Pacific Land Trust Employees' Pension Plan. No executive officer was selected to be an officer pursuant to any arrangement or understanding between him and any other person or persons other than the Trustees acting solely in their capacity as such.

- (c) Certain Significant Employees. The Trust does not employ any person who is not an executive officer who makes or is expected to make significant contributions to the business of the Trust.
- (d) Family Relations. There is no family relationship between any Trustee and any other Trustee or any executive officer of the registrant.
 - (e) Business Experience.

<TABLE> <CAPTION>

NAME OF TRUSTEE OR PRINCIPAL OCCUPATION OR EMPLOYMENT EXECUTIVE OFFICER DURING THE PAST FIVE YEARS

George C. Fraser III Chairman of the Trustees of Texas Pacific Land Trust; geologist Selfemployed as independent oil & gas producer and operator, Abilene, Texas

Former Vice Chairman of Henderson Maurice Meyer III

Brothers

Joe R. Clark Personal investments. Former President of Texas Pacific Oil

Company, Inc.

Roy Thomas Assistant General Agent of Texas

Pacific Land Trust and General Agent

of Texas Pacific Land Trust

</TABLE>

(f) Involvement in Certain Legal Proceedings. During the past five years, no Director or Executive Officer is or has been involved in any event reportable under this caption.

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ITEM 11: EXECUTIVE COMPENSATION.

REMUNERATION TABLE

<TABLE> <CAPTION>

</TABLE>

(A) (B) (C) (D)

NAME OF INDIVIDUALS	CAPACITIES IN WHICH SERVED	CASH & CASH EQUIVALENT FORMS OF REMUNERATION SERVED	AGGREGAT CONTINGENT OF REMUNE	FORMS
		(C1) Salaries, Fees,	(C2 Securities Property,	of
		Director's Fees, Commissions and Bonuses	surance Be or Reimbur Personal E	enefits sements;
<s></s>	<c></c>	<c></c>	<c></c>	<c></c>
Roy Thomas	Secretary & General Agent	\$113,166.67	(1)	(2)
All Officers & Directors as a Group (four in number)	Trustees in- cluding Chairman; General Agent	\$121,166.67	(1)	(2)

Ouring the year ending December 31, 1997, no Trustee or executive officer of the registrant received any compensation for services to the registrant in the form of securities or property, life or health insurance, medical reimbursement, personal benefits or other unreported compensation except for certain personal benefits such that the extent to which they were personal rather than business cannot be specifically or precisely ascertained without unreasonable effort or expenses and which did not in any event exceed the minimum reportable amount under this caption.

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- (2) The registrant maintains Texas Pacific Land Trust Employees' Pension Plan, a non-contributory defined benefit pension plan qualified under Section 401 of the Internal Revenue Code in which the employees, excluding the Trustees, participate. The amount of the registrant's contribution, payment or accrual in respect to Mr. Thomas is not and cannot readily be separately or individually calculated by the regular actuaries for the Plan. Based upon the Plan formula of 1-1/2% of each covered year times the average salary of the last five years, Mr. Thomas is estimated to have retirement benefits of \$45,832.50 per year upon retirement at age 65. Total compensation paid during 1997 to the nine (9) employees covered by the Employees' Pension Plan was \$484,779.14. No contribution was made to the plan in 1997. The remuneration covered by the plan is salary. The Trust does not maintain any other pension or retirement plan annuity contract, deferred compensation plan, incentive compensation plan or arrangement, stock purchase plan, profit sharing or thrift plan, or other similar arrangement.
- (3) The Chairman of the Trustees receives the sum of four thousand dollars per year as compensation for his services, and the other two trustees receive the sum of two thousand dollars per year for their services.
- (4) There is no compensation plan or arrangement with respect to any individual named in the remuneration table that results, or will result, from the resignation, retirement or any other termination of such individual's employment or from a change in control of Texas Pacific or in a change in the individual's responsibilities following a change in control of Texas Pacific.

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ITEM 12: SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT.

- (a) Security Ownership of Certain Beneficial Owners. No person or group owns of record, or is known by Texas Pacific to own beneficially, more than 5% of any class of voting certificates of Texas Pacific, treating the interchangeable Certificates of Proprietary Interest and Sub-Share Certificates as a single class for this purpose.
- (b) Security Ownership of Management: The following table gives the information indicated as to equity securities (Certificates of Proprietary Interest and Sub-Share Certificates) of Texas Pacific beneficially owned directly or indirectly by all trustees, naming them, and by all trustees and officers of the registrant, as a group:

<TABLE>

TITLE AND CLASS (1)	NAME OF BENEFICIAL OWNER	AMOUNT AND NATURE OF OWNERSHIP ON JANUARY 31, 1997	PERCENT OF CLASS
<s> Sub-share certificates:</s>	<c> George C. Fraser III</c>	<c> <c> <c> 28,420 (2)</c></c></c>	1.03%
Sub-share certificates:	Maurice Meyer III	6,000 (3)	.20%
Sub-share certificates:	Joe R. Clark	500	.01%
<pre>Sub-share certificates: </pre>			

 All Trustees and Officers as a Group | 34,920 | 1.23% || // INDUE/ | | | |
(1) The sub-shares and the Certificates of Proprietary Interest are freely interchangeable in the ratio of one Certificate of Proprietary Interest for six hundred sub-shares or six hundred sub-shares for one Certificate of Proprietary Interest, and are deemed to constitute a single class. On December 31, 1997, no trustee or officer was the beneficial owner, directly or

indirectly, of any Certificates of Proprietary Interest.

- (2) Does include 600 sub-shares owned by a trust of which Mr. Fraser is a trustee and beneficiary.
- (3) Does not include 2,300 sub-shares owned by the wife of Mr. Maurice Meyer III in which Mr. Meyer disclaims any beneficial ownership.

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(c) Changes in Control. Texas Pacific has no knowledge of any arrangement that may result in any change of the control of the Trust.

ITEM 13: CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS.

- (a) Transaction with management and others. There are no reportable transactions or currently proposed transactions between Texas Pacific and any Trustee or executive officer of Texas Pacific or any nominee for election as Trustee or any security holder of Texas Pacific or any member of the immediate family of the foregoing persons.
- (b) Certain business relationships. There are no relationships existing or have ever existed concerning Trustees or nominees for Trustee that are required to be disclosed under this paragraph.
- (c) Indebtedness of Management. There are no persons indebted to Texas Pacific in an amount in excess of \$60,000.00 that are required to be disclosed under this paragraph.
- (d) Transactions with Promoters. Texas Pacific has not been organized within the last five years and disclosure under this paragraph is not applicable to Texas Pacific.

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ITEM 14: EXHIBITS, FINANCIAL STATEMENT SCHEDULE AND REPORT ON FORM 8-K.

- (a) Financial Statements.
 - All schedules have been omitted because the required information is contained in the financial statements or related notes, or is not applicable or immaterial.
 - 2. Exhibits required by Item 7 Regulation S-K
 - a. Annual Report to Security Holders
 - b. Copy of Trust Indenture
 - c. Exhibit No. 27 Financial Data Schedule
- (b) No reports on Form 8-K have been filed for the last quarter of the period covered by this report.
 - (c) See (a)(2) above.
 - (d) See (a) (1) above.

- 16 -SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

(Registrant) TEXAS PACIFIC LAND TRUST

George C. Fraser III
Chief Executive Officer

By: ROY THOMAS Chief Financial and Chief Accounting Officer
Date:

Date:

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By:

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

	George C. Fraser III, Trustee
Date:	
Ву:	Joe R. Clark, Trustee
Date:	
Ву:	Maurice Meyer III, Trustee
Date:	

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Index to Financial Statements

Independent Auditors' Report

Balance Sheets - December 31, 1997, and 1996

Statements of Income - Years ended December 31, 1997, 1996 and 1995

Statements of Net Proceeds from All Sources - Years ended December 31, 1997, 1996, and 1995

Statements of Cash Flows - Years ended December 31, 1997, 1996, and 1995

Notes to Financial Statements

Schedules - All schedules have been omitted because the required information is contained in the financial statements of related notes, or is not applicable.

TEXAS PACIFIC LAND TRUST

Financial Statements

December 31, 1997, 1996 and 1995

(With Independent Auditors' Report Thereon)

[KPMG PEAT MARWICK LLP LOGO]

INDEPENDENT AUDITORS' REPORT

The Trustees and Certificate Holders Texas Pacific Land Trust:

We have audited the accompanying balance sheets of Texas Pacific Land Trust as of December 31, 1997 and 1996, and the related statements of income, net proceeds from all sources, and cash flows for each of the years in the three-year period ended December 31, 1997. These financial statements are the responsibility of the Trust's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Texas Pacific Land Trust as of December 31, 1997 and 1996, and the results of its operations and its cash flows for each of the years in the three-year period ended December 31, 1997, in conformity with generally accepted accounting principles.

/s/ KPMG PEAT MARWICK LLP

Dallas, Texas January 23, 1998

TEXAS PACIFIC LAND TRUST

Balance Sheets

December 31, 1997 and 1996

<TABLE>

Assets	1997	1996
<\$>	<c></c>	<c></c>
Cash	\$ 112,591	\$ 144,898
Temporary cash investments - at cost which approximates market	1,800,000	1,650,000
Notes receivable for land sales (\$799,166 due in 1998 and		
\$540,744 due in 1997) (note 1)	9,307,218	5,067,778
Prepaid Insurance	45,500	45,740
Other assets	798,455	639,249
Real estate acquired through foreclosure (note 3)	4,466,895	6,034,969
Water wells, leasehold improvements, furniture and equipment -		
at cost less accumulated depreciation	142,630	127,600
Property, no value assigned (note 1):		
Land (surface rights) situated in twenty-one counties in Texas	_	

Land (surface rights) situated in twenty-one counties in Texas - 1,065,481.33 acres in 1997 and 1,075,685.03 acres in 1996
Town lots in Iatan, Loraine, and Morita, Texas - 628 lots
1/16 nonparticipating perpetual royalty interest in

85,413.60 acres				
	-	673 , 289		710,234
Liabilities and Capital				
Accounts payable and other liabilities Federal income taxes Other taxes Deferred taxes (note 5)		93,072 42,783 24,372 291,856		99,824 26,338
Total liabilities	4,	452 , 083	3	,584,578
Capital (notes 1 and 6): Certificates of Proprietary Interest, par value \$100 each; outstanding 1 certificate Sub-share Certificates in Certificates of Proprietary Interest, par value \$.16-2/3 each; outstanding 2,753,205 Sub-shares in 1997 and 2,848,105 Sub-shares in 1996 Net proceeds from all sources	-	 221,206	10	 1,125,656
Total capital	12,	221,206		,125,656
	\$16,	673 , 289	\$13	710,234

See accompanying notes to financial statements.

TEXAS PACIFIC LAND TRUST

Statements of Income

Years ended December 31, 1997, 1996 and 1995

<table></table>			
CAL I TOW	1997	1996	1995
<s> Income</s>	<c></c>	<c></c>	<c></c>
Oil and gas royalties Grazing lease rentals Land sales Interest Easements and sundry income	525,559 7,152,032 802,296	·	531,927 2,057,764 609,895
	13,075,037	8,581,087	6,440,285
Expenses:			
Taxes, other than federal income taxes Salaries General expense, supplies and travel Basis in real estate sold	484,779	588,369 446,637 430,583 809,367	413,800 455,972
Legal and professional fees Commissions to local agents Depreciation	103,120 16,490 49,201	103,870 39,975 15,726	192,218 30,233 11,314
Trustees' compensation Other	8,000 		8,000 18,333
	3,243,920	2,442,527	1,688,567
Income before provision for federal income taxes		6,138,560	
Provision (benefit) for federal income taxes (note 5): Current Deferred	2,220,902 903,474	94,065	(472,129)
	3,124,376	1,874,287	1,422,817
Net income	\$ 6,706,741 =======	\$ 4,264,273	\$ 3,328,901
Net income per Sub-share Certificate	\$ 2.39	\$ 1.46	\$ 1.09

See accompanying notes to financial statements.

TEXAS PACIFIC LAND TRUST

Statements of Net Proceeds from All Sources

Years ended December 31, 1997, 1996 and 1995

<table></table>
<caption></caption>

	1997	1996	1995
<s> Balance at beginning of year</s>		<c> \$10,294,628</c>	
Add net income for year	6,706,741	4,264,273	
	16,832,397	14,558,901	
Deduct: Cost of Sub-share Certificates in Certificates of Proprietary Interest purchased and cancelled - 94,900 Sub-shares in 1997, 114,300 Sub-shares in 1996 and 112,900 Sub-shares in 1995 Dividends paid - per Certificate of Proprietary Interest - \$240 in 1997, 1996 and 1995; per Sub-share Certificate - \$0.40 in 1997, 1996 and 1995	, ,	3,254,443 1,178,802	, ,
certificate			
	4,611,191 	4,433,245	3,903,454
Balance at end of year	\$12,221,206 ======	\$10,125,656 ======	\$10,294,628 =======

</TABLE>

See accompanying notes to financial statements.

TEXAS PACIFIC LAND TRUST

Statements of Cash Flows

Years ended December 31, 1997, 1996 and 1995

<TABLE>

1997	1000	
	1996	1995
<c></c>	<c></c>	<c></c>
\$ 6,706,741	\$ 4,264,273	\$ 3,328,901
49,201	15,726	11,314
903,474	94,065	(472,129)
(4,905,315)	(2,217,546)	(665,729)
665 , 875	658 , 776	2,504,668
1,568,074	809 , 367	
(158,966)	(213,560)	29,473
23,038	14,988	(49,529)
	, , ,	26,021
(78,731)	(108,653)	(19,394)
14,500	19,373	
(64,231)	(89,280)	(19,394)
	\$ 6,706,741 49,201 903,474 (4,905,315) 665,875 1,568,074 (158,966) 23,038 (59,007) 	\$ 6,706,741 \$ 4,264,273 49,201 15,726 903,474 94,065 (4,905,315) (2,217,546) 665,875 658,776 1,568,074 809,367 (158,966) (213,560) 23,038 14,988 (59,007) (131,651)

Cash flows from financing activities: Purchase of Sub-share Certificates in			
Certificates of Proprietary Interest Dividends	(3,476,309) (1,134,882)	(3,254,443) (1,178,802)	(2,680,652) (1,222,802)
Net cash used in financing activities	(4,611,191)	(4,433,245)	(3,903,454)
Net increase (decrease) in cash and temporary	445 500	44 000 000	500 440
cash investments Cash and temporary cash investments	117,693	(1,228,087)	790,142
at beginning of year	1,794,898	3,022,985	2,232,843
Cash and temporary cash investments at end of year	\$ 1,912,591	\$ 1,794,898	\$ 3,022,985

 = | = | = |See accompanying notes to financial statements.

TEXAS PACIFIC LAND TRUST

Notes to Financial Statements

December 31, 1997, 1996 and 1995

(1) Summary of Significant Accounting Policies

(a) General

The fair market value of the Texas Pacific Land Trust's (Trust) land and royalty interests was not determined in 1888 when the Trust was formed; therefore, no value is assigned to the land, town lots, royalty interests, Certificates of Proprietary Interest and Sub-share Certificates in Certificates of Proprietary Interest in the accompanying balance sheets. Consequently, in the statements of income, no allowance is made for depletion and no cost is deducted from the proceeds of original land sales. Even though the 1888 value of the real properties cannot be precisely determined, the Trustees have concluded that the effect of this matter can no longer be significant to the Trust's financial position or results of operations. For Federal income tax purposes, however, deductions are made for depletion, computed on the statutory percentage basis of income received from royalties.

The preparation of financial statements in accordance with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of income and expenses during the reporting period. Actual results could differ from those estimates.

(b) Revenue Recognition and Notes Receivable

The Trust generally receives cash payments on land sales of 25% or more within the first year of such sales. Thereafter, annual principal and interest payments are required by the Trust. Accordingly, income is recognized on land sales during the periods in which such sales are closed and sufficient amounts of cash down payments are received. For Federal income tax purposes, such sales are recognized on the installment method. The installment method is also used for sales not meeting the minimum down payment requirements in Statement of Financial Accounting Standards No. 66.

Notes receivable related to land sales bear interest rates ranging from 8.75% to 11% as of December 31, 1997 and are secured by first lien deeds of trust on the properties sold. The weighted average interest rate is 9.2% as of December 31, 1997. The annual installments on notes are generally payable over terms of 3 to 15 years. There is no penalty for prepayment of principal, and prepayments in 1997, 1996 and 1995 were \$105,854, \$146,230 and \$1,638,911, respectively. The interest rates on notes receivable are considered comparable with current rates on similar land sales and, accordingly, the carrying value of such notes receivable approximates fair value. There was no allowance for uncollectible accounts at December 31, 1997, 1996 or 1995. One customer represented approximately 19% and 16% and another represented approximately 17% and 14% of the Trust's notes receivable balance at December 31, 1997 and 1996, respectively.

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TEXAS PACIFIC LAND TRUST

Notes to Financial Statements

The maturities of notes receivable for each of the five years subsequent to December 31, 1997 are:

<TABLE>

Years ending December 31:

<s></s>	<c></c>	
1998	\$	799 , 166
1999		832,479
2000		835,213
2001		463,265
2002		483,443

</TABLE>

As of December 31, 1997, there were no significant delinquencies in the Trust's notes receivable. The Trust reviews its aging, financial operations information on its debtors and estimated fair value of collateral held as security to determine an appropriate allowance for delinquencies, if any.

The Trust's oil and gas royalty interest, grazing and lease rentals and easement and sundry income are recorded on a cash basis, which approximates the accrual method.

(c) Net Income per Sub-share

The cost of Sub-share Certificates purchased and retired is charged to net proceeds from all sources. Net income per Sub-share Certificate is based on the weighted average number of Sub-share Certificates in Certificates of Proprietary Interest and equivalent Sub-share Certificates of Proprietary Interest outstanding during each period (2,809,313 in 1997, 2,913,913 in 1996 and 3,038,847 in 1995).

In 1997, the Trust adopted Statement of Financial Accounting Standards (SFAS) No. 128, "Earnings Per Share." Because of the Trust's relatively simple capital structure, the adoption of SFAS No. 128 had no effect on the Trust's financial statements.

(d) Cash Flows

Temporary cash investments at December 31, 1997 and 1996 consist primarily of commercial paper. For purposes of the statements of cash flows, the Trust considers all highly liquid debt instruments with original maturities of three months or less to be temporary cash investments. Cash disbursed for income taxes in 1997, 1996 and 1995 was \$2,277,943, \$1,920,810 and \$1,873,242, respectively.

(e) Depreciation

Provision for depreciation of depreciable assets is made by charges to income at straight-line and accelerated rates considered to be adequate to amortize the cost of such assets over their useful lives.

(Continued)

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TEXAS PACIFIC LAND TRUST

Notes to Financial Statements

(f) Income Taxes

Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit

carryforwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

(g) Reclassifications

Certain prior year balances have been reclassified to conform with the 1997 presentation.

(2) Segment Information

The Trust's only significant activity is managing the land which was conveyed to the Trust in 1888 and includes sales and leases of such land, and the retention of oil and gas royalties.

(3) Real Estate Acquired through Foreclosure

Real estate acquired through foreclosure is carried at the lower of cost or fair value less disposition costs at the date of foreclosure. Cost is considered to be the aggregate of the outstanding principal balance, accrued interest, past due ad valorem taxes and other fees incurred relating to the foreclosure. Valuations are periodically performed or obtained by management whenever events or changes in circumstances indicate that the carrying amount may not be recoverable, and any further losses are recorded by a charge to operations and a valuation allowance (none at December 31, 1997, 1996 or 1995) if the carrying value of the property exceeds its estimated fair value.

Real estate acquired through foreclosure included the following activity for the years ended December 31, 1997 and 1996:

<TABLE>

	19	97	1996	
	Acres	Book value	Acres	Book value
<\$>	<c></c>	<c></c>	<c></c>	<c></c>
Balance at January 1 Sales	27,830.19 244.24	\$ 6,034,969 1,568,074	28,140.75 310.56	\$ 6,844,336 809,367
Balance at December 31	27,585.95	\$ 4,466,895	27,830.19	\$ 6,034,969

 ======= | ======== | ======= | ======== |

(4) Retirement Plan

The Trust has a noncontributory pension plan (Plan) available to all regular employees having one or more years of continuous service. The Plan provides for normal retirement at age 65. Contributions to the Plan reflect benefits attributed to employees' services to date, as well as

(Continued)

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TEXAS PACIFIC LAND TRUST

Notes to Financial Statements

services expected in the future. Plan assets consist primarily of investments in NationsBank Texas, N.A. Common Trust Fund.

Net pension cost for the years ended December 31, 1997, 1996 and 1995 includes the following components:

<TABLE> <CAPTION>

	1997	1996	1995
<\$>	<c></c>	<c></c>	<c></c>
Service cost	\$ 40,717	\$ 36,641	\$ 30,305
Interest cost	90 , 989	87 , 167	79 , 734
Actual return on assets	(104,778)	(100,524)	(88,963)
Net amortization and deferral	(12,778)	(18, 238)	(16,273)
Net periodic pension cost	\$ 14,150	\$ 5,046	\$ 4,803
	=======	=======	=======

The following is a reconciliation of the funding status of the Plan for 1997 and 1996:

<TABLE>

	1997	1996
<\$>	<c></c>	<c></c>
Actuarial present value of benefit obligations: Vested benefits Nonvested benefits	\$ 1,010,092 16,151	\$ 998,181 14,422
Accumulated benefit obligation	\$ 1,026,243 =======	\$ 1,012,603
Projected benefit obligation for services rendered to date Plan assets at fair value	(1,262,912) 1,546,566	(1,214,013) 1,487,842
Plan assets in excess of projected benefit obligation Unrecognized net (gain) loss Unrecognized net asset at transition Unrecognized prior service cost	283,654 (30,983) (139,301) 110,389	273,829 73,926 (162,519) 43,569
Prepaid pension cost	\$ 223,759	\$ 228,805 ======

</TABLE>

The actuarial present value of vested and nonvested accrued benefits is based on an assumed discount rate of 7.5%, and a weighted-average expected long-term rate of return on Plan assets of 7.0% in 1997 and 1996. The projected benefit obligations were calculated assuming annual rates of salary increases ranging from 5.3% to 11.0% depending upon the employee's age category.

(Continued)

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TEXAS PACIFIC LAND TRUST

Notes to Financial Statements

(5) Federal Taxes on Income

The Trust is taxed as if it were a corporation. Total income tax expense differed from the amounts computed by applying the U.S. federal income tax rate of 34% to pretax income before provision for federal income taxes as a result of the following:

<TABLE>

Com 11000	1997	1996	1995
<\$>	<c></c>	<c></c>	<c></c>
Computed tax expense at the statutory rate Reduction in income taxes resulting from:	\$ 3,342,580	\$ 2,087,110	\$ 1,615,584
Statutory depletion	(207,043)	(203,688)	(149,394)
Other, net	(11,161)	(9,135)	(43,373)
	\$ 3,124,376	\$ 1,874,287	\$ 1,422,817
	========	========	========

</TABLE>

The tax effects of temporary differences that give rise to significant portions of the deferred tax liabilities at December 31, 1997 and 1996 are as follows:

<TABLE> <CAPTION>

	1997	1996
<\$>	<c></c>	<c></c>
Basis differences in real estate acquired		
through foreclosure	\$1,280,535	\$1,775,826
Deferred installment revenue on land sales		
for tax purposes	3,011,321	1,612,556

(6) Capital

Certificates of Proprietary Interest (Certificates) and Sub-share Certificates in Certificates of Proprietary Interest (Sub-shares) are exchangeable in the ratio of one Certificate to 600 Sub-shares. No Certificates were exchanged for Sub-shares in 1997, 1996 or 1995.

The number of Certificates authorized for issuance at a given date is the number then outstanding plus one/six-hundredth of the number of Sub-shares then outstanding. The number of Sub-shares authorized for issuance at a given date is the number then outstanding plus six hundred times the number of Certificates then outstanding.

The Declaration of Trust was executed and delivered in New York. In the opinion of counsel for the Trust, under the laws of the State of New York, the Certificate and Sub-share Certificate holders are not subject to any personal liability for the acts or obligations of the Trust.

The assets of the Trust are located in Texas. In the opinion of Texas counsel, under the laws of the State of Texas, the Certificate and Sub-share Certificate holders may be held personally liable with respect to claims against the Trust, but only after the assets of the Trust first have been exhausted.

(Continued)

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TEXAS PACIFIC LAND TRUST

Notes to Financial Statements

(7) Oil and Gas Producing Activities (Unaudited)

The Trust's share of oil and gas produced, all of which is from royalty interests, was as follows for the years ended December 31, 1997, 1996 and 1995, respectively: oil (in barrels) - 121,415, 120,432 and 107,203; and gas (in thousands of cubic feet) - 402,447, 444,353 and 504,177. Reserves related to the Trust's royalty interests are not presented because the information is unavailable.

(8) Selected Quarterly Financial Data (Unaudited)

The following tables present unaudited financial data of the Trust for each quarter of 1997 and 1996:

<TABLE>

Ouarter	ended

	200-00-00-00-00-00-00-00-00-00-00-00-00-			
	December 31, 1997	September 30, 1997	June 30, 1997	March 31, 1997
<\$>	<c></c>	<c></c>	<c></c>	<c></c>
Income	\$ 1,692,622 =======	\$ 4,068,850 ======	\$ 3,670,579 ======	\$3,642,986 ======
Income before provision for federal income taxes	\$ 1,340,681 =======	\$ 3,683,717 =======	\$ 1,615,224 =======	\$3,191,495 ======
Net income	\$ 934 , 123	\$ 2,482,476 =======	\$ 1,112,815 ======	\$2,177,327 =======
Net income per Sub-share Certificate	\$.34	\$.89	\$.39	\$.77 =====

</TABLE>

<TABLE> <CAPTION>

Quarter	ended

December 31,	September 30,	June 30,	March 31,
1996	1996	1996	1996

<s> Income</s>	<c> \$ 2,648,126 =======</c>	<c> \$ 1,780,079 =======</c>	<c> \$ 2,744,099 =======</c>	<c> \$1,408,783 =======</c>
Income before provision for federal income taxes	\$ 2,264,099	\$ 1,383,602 ======	\$ 1,533,361 ======	\$ 957,498 ======
Net income	\$ 1,555,320 =======	\$ 969,489	\$ 1,058,680	\$ 680,784 ======
Net income per Sub-share Certificate	\$.54	\$.33	\$.36	\$.23 ======

INDEX TO EXHIBITS

<TABLE> <CAPTION>

Exhibit No.

Item

<S> 27

----<C> Financial Data Schedule

</TABLE>

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