

Sender's Name jseelman@liskow.com D: 504.299.6121

February 3, 2025

RECEIVED
ADJUDICATION SECTION
FEB 05 2025

VIA EMAIL (boemadjudication@boem.gov)

Bureau of Ocean Energy Management Adjudication Unit 1201 Elmwood Park Boulevard, MS 5421 New Orleans, Louisiana 70123-2390

Re: Non-Required Filing —Memorandum of Operating Agreement and Financing

Statement ("Augusta")

Ladies and Gentlemen:

Enclosed please find one (1) copy of the Declaration and Memorandum of Operating Agreement, Mortgage, Assignment of Leases Pledge, Security Agreement and Financing Statement (hereinafter referred to as the "Memorandum") executed effective May 1, 2021 by and between Anadarko Petroleum Corporation, Anadarko US Offshore LLC, BP Exploration & Production Inc. and Hess Corporation. Please record this letter and the Memorandum in the non-required files maintained for the following leases:

LEASES			
OC	S-G 3	6130	
OC	S-G 3	6393	
OC	S-G 3	6395	

This letter and document should be placed on your document imaging system under "Document Type No. 7" "Contracts, Agreements and Conveyances." I have enclosed a paygov receipt for filing fees in the amount of \$114.00. Please forward an email confirming receipt of this filing and also an email attaching a file stamped copy of this filing.

If you should have any questions or need additional information, please do not hesitate to contact me at (504)-299-6121 or via email at jseelman@liskow.com.

Kindest regards,

loan Seelman

Regulatory Paralegal

DECLARATION AND MEMORANDUM * UNITED STATES OF AMERICA

OF OPERATING AGREEMENT,

MODICACE ASSIGNMENT OF LEASES

MORTGAGE, ASSIGNMENT OF LEASES
PLEDGE, SECURITY AGREEMENT,
*

AND FINANCING STATEMENT * STATE OF LOUISIANA

BY: *

ANADARKO PETROLEUM CORPORATION * PARISH OF ANADARKO US OFFSHORE LLC * PLAQUEMINES

BP EXPLORATION & PRODUCTION INC. *
HESS CORPORATION *

MEMORANDUM OF OPERATING AGREEMENT, MORTGAGE, ASSIGNMENT OF LEASES, PLEDGE, SECURITY AGREEMENT, AND FINANCING STATEMENT COVERING ALL OF:

Area	Block	Lease Number	Depth	Acreage
Mississippi Canyon	337	OCS-G 36130	All	5,760
Mississippi Canyon	294	OCS-G 36393	All	5,760
Mississippi Canyon	338	OCS-G 36395	As to depths from 23,000' TVDSS down to and including 99,999' TVDSS only	5,760

BE IT KNOWN, that on the date or dates set forth below, the undersigned Parties appeared before the undersigned notary or notaries public, and declared as follows:

- This Memorandum of Operating Agreement, Mortgage, Pledge, Security Agreement, and Financing Statement (hereinafter called "Memorandum") is effective as of the Effective Date and is entered into by the undersigned Parties (each of which is hereinafter called "Party" and all of which are hereinafter called "Parties") to that certain Augusta Prospect Operating Agreement ("Operating Agreement") dated May 1, 2021 ("Effective Date"), as amended, by and between Anadarko Petroleum Corporation ("Operator"), Anadarko US Offshore LLC, BP Exploration & Production, Inc., and Hess Corporation ("Non-Operators"). The addresses of each of the Parties hereto are set forth in Attachment I hereto. Capitalized terms used and not otherwise defined herein shall have the meaning ascribed to them in the Operating Agreement.
- 2.0 The Parties have entered into the Operating Agreement, which is defined above and further identified in Attachment I hereto, to explore, develop, and operate the lands and lease(s) described in Attachment I hereto (all such oil, gas and mineral leases described in Attachment I being hereinafter called the "Lands and Leases") and to produce oil and gas (including condensate and liquefiable substances entrained in the gas stream) therefrom and have designated Anadarko

- Petroleum Corporation as Operator to conduct such operations for itself and on behalf of the Non-Operators, as set forth in Attachment I.
- 3.0 The Operating Agreement provides for certain liens, mortgages, pledges and security interests. The Operating Agreement contains an accounting procedure, along with other provisions, which provide for the payment of interest on past-due amounts and supplements the lien, mortgage, and security interest provisions, and also includes non-consent clauses which provide that Parties who elect not to participate in certain operations shall be deemed to have relinquished their interest in production until the carrying consenting Parties are able to recover their costs of such operation plus a specified amount. In some cases, a Non-Participating Party will be deemed to have relinquished all rights in some or all of the Lands and Leases, without the opportunity to recover. Should any person or entity desire additional information regarding the Operating Agreement or wish to inspect a copy of the Operating Agreement, that person or entity should contact the Operator at the address set forth on Attachment I.
- 4.0 The Operator hereby certifies that a true and correct copy of the Operating Agreement is on file and is available for inspection by third parties at reasonable times at the offices of the Operator at the address set forth in this Memorandum. The purpose of this Memorandum is to more fully describe the liens, mortgages, pledges and security interests provided for in the Operating Agreement, and to place third parties on notice thereof, and to restate, grant and convey the same to the extent required to perfect the same fully in accordance with applicable state law.
- To secure payment and performance by each Party of all its current and future obligations under the Operating Agreement (including, but not limited to, payment by each Party of its share of costs, plus attorneys fees, court costs, related collection costs and accrued interest on unpaid amounts due from time to time under the Operating Agreement, and the timely and proper payment by Operator to independent contractors and other persons entitled thereto performing work for the Joint Account of all sums advanced from time to time by the Non-Operators pursuant to the terms of the Operating Agreement), the Parties have agreed and do hereby agree as follows:
 - 5.1 The Operator shall conduct and direct and have full control of all operations on the Lands and Leases, as permitted and required by, and within the limits of the Operating Agreement.
 - 5.2 The liability of the Parties under the Operating Agreement and this Memorandum shall be several, not joint or collective. Each Party shall be responsible only for its obligations and shall be liable only for its proportionate share of costs under the Operating Agreement and this Memorandum.
 - 5.3 Each Party hereby grants to each of the other Parties a mortgage lien, a collateral assignment of leases and rents, and an assignment of production affecting all its right, title and interest in the Lands and Leases, and a pledge of and a continuing security interest in its share of oil and gas when extracted and in all other as-extracted collateral produced from the Lands and Leases and its interest in all equipment and property, including fixtures, whether movable or immovable, corporeal or incorporeal, located upon and/or used or useful in the production of oil and gas and other as-extracted collateral from such Lands and Leases (all such property being more fully described in Paragraph 6.0) Should any Party default under its obligations to the other Parties under the Operating Agreement, the non-defaulting Parties may, subject to the terms of the Operating Agreement, be entitled to exercise any and all rights and remedies of a mortgagee under Louisiana law and as a secured party under applicable provisions of the Uniform Commercial Code (including without limitation the version thereof in effect in the State of Louisiana at La. R.S. 10:9-

- 101, et seq.). The bringing of a suit and the obtaining of judgment by any Party for the secured indebtedness shall not be deemed an election of remedies or otherwise affect the rights, liens or security interests for the payment thereof. To the extent applicable state law requires liquidation of the same for the Mortgage to be enforceable, the maximum amount of the obligations of each Party secured from time to time by each such mortgage shall be five-hundred million dollars (US\$500,000,000.00); otherwise the maximum amount of the obligations of each Party to the other Parties to be so secured shall be unlimited. The Mortgage, Lien, and Security Interest are in addition to any and all rights and remedies under law.
- 5.4 If any Party fails to pay its share of costs under the Operating Agreement when due, Operator may require other Parties to pay their proportionate part of the unpaid share, whereupon each such Party shall be secured by the Mortgage, Lien, and Security Interest stated herein (in addition to any and all rights and remedies under law) and such paying party shall be subrogated to the security rights of Operator against the non-paying Party arising under the Operating Agreement and this Memorandum.
- 6.0 Each Party, as debtor and mortgagor, grants to each of the other Parties, as secured party and mortgagee, a first mortgage lien, collateral assignment of rents and leases, assignment of production, and a pledge of and a continuing security interest in and to the following collateral, to the extent such collateral is susceptible of mortgage, pledge and security interest, whether now owned or existing or hereafter acquired:
 - 6.1 Collateral Subject to Liens, Pledges, and Security Interest

All rights, titles, interests, claims, proceeds, and products thereof, whether now existing or hereafter acquired, in and to:

- (A) all oil and gas and other as-extracted collateral produced from the lands or offshore blocks covered by the Lands and Leases or the Contract Area or attributable to the Lands and Leases or the Contract Area when produced;
- (B) all accounts receivable accruing or arising as a result of the sale of such oil and gas or other as-extracted collateral (including, without limitation, accounts arising from gas imbalances or from the sale of oil and gas or other as-extracted collateral at the wellhead);
- (C) all cash or other proceeds from the sale of such oil and gas once produced;
- (D) all Development Systems, wells, facilities, fixtures, other corporeal property, whether movable or immovable, whether now or hereafter placed on the lands or offshore blocks covered by the Lands and Leases or the Contract Area or maintained or used in connection with the ownership, use or exploitation of the Lands and Leases or the Contract Area, and other surface and subsurface equipment of any kind or character located on or attributable to the Lands and Leases or the Contract Area and the cash or other proceeds realized from the sale, transfer, disposition or conversion thereof;
- (E) To the extent susceptible under applicable law: (i) all substitutions, replacements and accessions to the property set forth in (A)-(D) above and in all movable property now or hereafter used in connection with the Contract Area, whether corporeal or incorporeal; (ii) all rights under any gas balancing agreement, farmout rights, option

farmout rights, acreage and cash contributions, and conversion rights in connection with the Lands and Leases or the Contract Area or the oil and gas produced from or attributable to the Lands and Leases or the Contract Area, whether now owned or existing or hereafter acquired or arising, including, without limitation, all interests in any partnership, tax partnership, limited partnership, association, joint venture, or other entity or enterprise that holds, owns, or controls any interest in the Contract Area; and (iii) all rights, claims, general intangibles, and proceeds, whether now existing or hereafter acquired, in and to the contracts, agreements, permits, licenses, rights-of-way, and similar rights and privileges that relate to or are appurtenant to the Lands and Leases or the Contract Area, including the following:

- (x) all of its rights, titles, and interests, whether now owned and existing or hereafter acquired or arising, in, to, and under or derived from any present or future operating, farmout, bidding, pooling, unitization, and communitization agreements, assignments, and subleases, whether or not described in Exhibit "A" to Exhibit "H" to the Operating Agreement, to the extent, and only to the extent, that such agreements, assignments and subleases cover or include any of its rights, titles, and interests, whether now owned and existing or hereafter acquired or arising, in and to all or any portion of the Lands and Leases or the Contract Area, and all rights created by any such pooling, unitization, and communitization agreements and all units formed under orders, regulations, rules, or other official acts of any governmental authority having jurisdiction, to the extent and only to the extent that such units cover or include all or any portion of the Lands and Leases or the Contract Area;
- (y) all of its rights, titles, and interests, whether now owned and existing or hereafter acquired or arising, in, to, and under or derived from all presently existing and future advance payment agreements, and oil, casinghead gas, and gas sales, exchange, and processing contracts and agreements, and all other general intangibles of any kind or nature whatsoever that relate to such Party's ownership rights in and to the Lands and Leases or the Contract Area, including, without limitation, those contracts and agreements that are described on Exhibit "A" to Exhibit "F" to the Operating Agreement to the extent, and only to the extent, those contracts, agreements and general intangibles cover or include or relate to all or any portion of the Lands and Leases or the Contract Area; and
- (z) all of its rights, titles, and interests, whether now owned and existing or hereafter acquired or arising, in, to, and under or derived from all existing and future permits, licenses, rights-of-way, and similar rights and privileges that relate to or are appurtenant to the Lands and Leases or the Contract Area.

6.2 Collateral Subject to Mortgages and Liens

- (A) All right, title and interest in and to the Lands and Leases;
- (B) All right, title and interest in and to the oil and gas and other as-extracted collateral in, on, or under, and that may be produced from the lands within the Contract Area; and
- (C) All right, title and interest in and to all other immovable property susceptible of mortgage situated within the Contract Area.

7.0 The accounts described in Paragraph 6.1(B) will be financed at the wellhead of the well or

wells located on and/or producing oil and gas from the Lands and Leases, and the Parties authorize the Operator to file this Memorandum for record in the Real Estate Records of the county(ies) and/or parish(es) adjacent thereto, with office of the Bureau of Ocean Energy Management, Regulation and Enforcement having oversight responsibility for the Lands and Leases and in the appropriate jurisdictions as may be required by Uniform Commercial Code and/or Louisiana Commercial Laws-Secured Transactions, as the case may be. All Parties who are signatories to the Operating Agreement as of the date this Memorandum is executed are identified on Attachment I.

- 8.0 Each Party is authorized to file any and all UCC financing statements in all such jurisdictions which it may deem reasonably necessary to perfect and to continue the effect of perfection of the security interests granted hereby. On default of any covenant or condition of the Operating Agreement, and after notice and opportunity to cure has been given (if applicable) and the defaulting Party has failed to cure such default pursuant to the Operating Agreement, in addition to any other remedy afforded by law, each Party and any successor to such Party by assignment, operation of law, or otherwise, shall have, and is hereby given and vested with, the power and authority to take possession of and sell any interest which the defaulting Party has in personal property collateral described in Paragraphs 6.1 and 6.2 and to foreclose the Lien, Mortgage, pledge, and Security Interest, all to the extent permitted by and in the manner allowed by applicable law.
- 9.0 Upon expiration of the Operating Agreement and the satisfaction of all debts thereunder, within thirty (30) days after receiving a written request from any Party, the Operator shall file of record with respect to the Operating Agreement and this Memorandum a release and termination on behalf of all Parties. Absent such request, Operator shall not be required to file such release or termination if the security rights hereunder have lapsed or will lapse, by operation of law, as a consequence of a continuation statement and/or reinscription notice not being filed. If such release and termination is filed, all benefits and obligations under this Memorandum shall terminate as to all Parties with respect to the expiring Operating Agreement. Operator or any other Party shall have the right to file a continuation statement and/or reinscription notice on behalf of all Parties.
- 10.0 It is understood and agreed by the Parties hereto that if any part, term, or provision of this Memorandum is by the courts held to be illegal or in conflict with any law of the state where made, the validity of the remaining portions or provisions shall not be affected, and the rights and obligations of the Parties shall be construed and enforced as if the Memorandum did not contain the particular part, term or provision held to be invalid.
- 11.0 This Memorandum shall be binding upon and shall insure to the benefit of the Parties hereto and to their respective legal representatives, successors, and permitted assigns. The failure of one or more persons owning an interest in the Lands and Leases to execute this Memorandum shall not in any manner affect the validity of the Memorandum as to those persons who have executed this Memorandum.
- 12.0 A person or entity having a working interest in the Lands and Leases may ratify this Memorandum by execution and delivery of an instrument of ratification, adopting and entering into this Memorandum, and such ratification shall have the same effect as if the ratifying person or entity had executed this Memorandum or a counterpart thereof. By execution or ratification of this Memorandum, such Party hereby consents to its ratification and adoption by any person or entity who may have or may acquire any interest in the Lands and Leases.

- 13.0 This Memorandum may be executed or ratified in one or more counterparts and all of the executed or ratified counterparts shall together constitute one instrument. For purposes of recording, only one copy of this Memorandum with individual signature pages attached thereto needs to be filed of record as provided in Paragraph 7.0. Each Party authorizes the filing by any other Party of an original, a certified copy thereof, and/or any photocopy of this Memorandum as a financing statement or as part of a financing statement under the Uniform Commercial Code.
- 14.0 The provisions of this Memorandum shall govern in the event of any conflict with the Operating Agreement.
- 15.0 For purposes of seizure and sale under Louisiana executory process procedures, each Party, as debtor and mortgagor, confesses judgment in favor of the other Parties, as creditor and mortgagee, in the full amount of such Party's outstanding indebtedness secured hereby, in principal, interest, costs and attorneys' fees. To the extent permitted under applicable Louisiana law, each Party, as debtor and mortgagor, additionally waives: (A) the benefit of appraisal as provided in Articles 2332, 2336, 2723 and 2724 of the Louisiana Code of Civil Procedure, and all other laws with regard to appraisal upon judicial sale; (B) the demand and three (3) days delay as provided under Articles 2639 and 2721 of the Louisiana Code of Civil Procedure; (C) the notice of seizure as provided under Articles 2293 and 2721 of the Louisiana Code of Civil Procedure; (D) the three (3) days' delay provided under Articles 2331 and 2722 of the Louisiana Code of Civil Procedure; and (E) all other benefits provided under Articles 2331, 2722 and 2723 of the Louisiana Code of Civil Procedure.
 - 15.1 Each Party, as debtor and mortgagor, additionally agrees that, should another Party, as creditor and mortgagee, foreclose its mortgage, such foreclosing Party may appoint itself or a nominee as a Keeper of the collateral granted herein as provided under La. R.S. 9:5136 et seq. Each Party, as debtor and mortgagor, further agrees that such a Keeper shall be entitled to reasonable and customary compensation, and an amount not to exceed one tenth of one (0.1%) percent of the total indebtedness secured hereby outstanding at the time of foreclosure, the amount of which compensation shall also be secured by the lien of the mortgage granted herein. As Keeper of the Property, the foreclosing Party may exercise all rights and powers of the foreclosed Party with respect to the collateral, either in the name of foreclosed Party or otherwise, including, but without limiting the generality of the foregoing, the right to collects rents and proceeds of the collateral and perform any acts which foreclosing Party deems proper, in its sole discretion, to protect the security of the mortgage granted herein. After deduction of all costs and expenses of operating and managing the collateral, including, but without limiting the generality of the foregoing, reasonable attorneys' fees, costs and disbursements, administration expenses, satisfaction of liens on any of the collateral, payment of royalties, taxes or other impositions, claims and insurance premiums, and invoices of persons for goods and services supplied to or for the benefit of any of the collateral, the foreclosing Party may apply any proceeds received by it to payment of the indebtedness or performance of the obligations secured hereby.
 - 15.2 Each Party further agrees that, should it become necessary for secured Party to foreclose under the mortgage granted hereunder, all declarations of fact, which are made under an authentic act before a Notary Public in the presence of two witnesses, by a person declaring such facts to lie within his or her knowledge, shall constitute authentic evidence for purposes of executory process and also for purposes of La. R.S. 3509.1, La. R.S. 9:3504 (D)(6), and La. R.S. § 10:9-508, where applicable.

16.0 To the extent this transaction is governed by Louisiana law, this instrument, when filed for registry, is intended to function as both a filed agreement and a declaration under La. R.S. §§ 31:216-217 and is intended to create an authenticated security agreement under La. R.S. 10:9-203, a conventional mortgage as provided under Louisiana Civil Code, Articles 3287-3298, and an assignment of leases under La. R.S. 9:4401.

[SIGNATURE PAGES TO FOLLOW]

ISIGNATURE PAGE TO MEMORANDUM OF OPERATING AGREEMENT MORTGAGE, ASSIGNMENT OF LEASE, PLEDGE, SECURITY AGREEMENT, AND FINANCING STATEMENT BY AND BETWEEN ANADARKO PETROLEUM CORPORATION, ANADARKO US OFFSHORE LLC, BP EXPLORATION & PRODUCTION, INC. AND HESS CORPORATION]

THUS DONE AND PASSED BEFORE ME, THE UNDERSIGNED NOTARY PUBLIC, AND THE WITNESSES NAMED BELOW, IN THE WOODLANDS, TEXAS, ON THIS 24 DAY OF $\sqrt{3}$, 2024, BUT EFFECTIVE AS OF THE EFFECTIVE DATE DESCRIBED HEREIN.

WITNESSES:

Anadarko Petroleum Corporation

Andrew R. Poole Printed Name

Attorney-in-Fact Title

Signature

In and for the State and Parish/County of: Texas, Montgomery My Commission Expires: 3-3-2028

TRUPTI PATEL Notary Public, State of Texas Comm. Expires 03-03-2028 Notary ID 126430147

[SIGNATURE PAGE TO MEMORANDUM OF OPERATING AGREEMENT MORTGAGE, ASSIGNMENT OF LEASE, PLEDGE, SECURITY AGREEMENT, AND FINANCING STATEMENT BY AND BETWEEN ANADARKO PETROLEUM CORPORATION, ANADARKO US OFFSHORE LLC, BP EXPLORATION & PRODUCTION, INC. AND HESS CORPORATION

THUS DONE AND PASSED BEFORE ME, THE UNDERSIGNED NOTARY PUBLIC, AND THE WITNESSES NAMED BELOW, IN THE WOODLANDS, TEXAS, ON THIS 24th DAY OF 3 (1) , 2024, BUT EFFECTIVE AS OF THE EFFECTIVE DATE DESCRIBED HEREIN.

WITNESSES:

Anadarko US Offshore LLC

Signature

Andrew R. Poole Printed Name

Attorney-in-Fact Title

In and for the State and Parish/County of: Texas, Montgomery My Commission Expires: 3-3-2628

> TRUPTI PATEL Notary Public, State of Texas Comm. Expires 03-03-2028 Notary ID 126430147

[SIGNATURE PAGE TO MEMORANDUM OF OPERATING AGREEMENT MORTGAGE, ASSIGNMENT OF LEASE, PLEDGE, SECURITY AGREEMENT, AND FINANCING STATEMENT BY AND BETWEEN ANADARKO PETROLEUM CORPORATION, ANADARKO US OFFSHORE LLC, BP EXPLORATION & PRODUCTION, INC. AND HESS CORPORATION]

THUS DONE AND PASSED BEFORE ME, THE UNDERSIGNED NOTARY PUBLIC, AND THE WITNESSES NAMED BELOW, IN HOUSTON, TEXAS, ON THIS TO DAY OF TAXABLE PROPERTY. 2025, BUT EFFECTIVE AS OF THE EFFECTIVE DATE DESCRIBED HEREIN.

WITNESSES:

Signature

LOUI NOTIANO JONES

Printed Name

Signature

Matthew Dare Printed Name

Attorney-in-Fact Title

hary ?

Farhana Stevens

Printed Name

BP Exploration & Production Inc.

FARHANA STEVENS My Notary ID # 130097768 Expires January 30, 2027

NOTARY PUBLIC
In and for the State and Parish/County of: Texas, Harris

My Commission Expires: January 30, 2027

[SIGNATURE PAGE TO MEMORANDUM OF OPERATING AGREEMENT MORTGAGE, ASSIGNMENT OF LEASE, PLEDGE, SECURITY AGREEMENT, AND FINANCING STATEMENT BY AND BETWEEN ANADARKO PETROLEUM CORPORATION, ANADARKO US OFFSHORE LLC, BP EXPLORATION & PRODUCTION, INC. AND HESS CORPORATION]

WITNESSES:

Signature

NEIL PIGGOTT

Printed Name

Hess Corporation

Signature

Tim Cordingley

Printed Name

Vice President, Exploration

Title

Signature

JESSICA GRAINGER

Printed Name

NOTARY PUBLIC

In and for the State and Parish/County of: Texas, Harris

My Commission Expires:

811

ATTACHMENT "1"

Attached to and made a part of that certain Augusta Operating Agreement dated effective May 1, 2021, by and between Anadarko Petroleum Corporation, as Operator, and Anadarko US Offshore LLC, BP Exploration & Production Inc. and Hess Corporation, as Non-Operators

<u>DESCRIPTION OF LEASES IN THE CONTRACT AREA, WORKING INTEREST OF THE PARTIES, OPERATOR AND REPRESENTATIVES</u>

I. Contract Area:

That certain Oil and Gas Lease of Submerged Lands dated December 1, 2017, executed by the United States of America, as Lessor, to Anadarko US Offshore LLC, as Lessee, covering all of Block 337, Mississippi Canyon, OCS Official Protraction Diagram, NH16-10, Lease No. OCS-G 36130, as to all depths, containing approximately 5,760 acres.

That certain Oil and Gas Lease of Submerged Lands dated December 1, 2018, executed by the United States of America, as Lessor, to BP Exploration & Production Inc. and Hess Corporation, as Lessees, covering all of Block 294, Mississippi Canyon, OCS Official Protraction Diagram, NH16-10, Lease No. OCS-G 36393, as to all depths, containing approximately 5,760.

That certain Oil and Gas Lease of Submerged Lands dated December 1, 2018, executed by the United States of America, as Lessor, to Hess Corporation, as Lessee, covering all of Block 338, Mississippi Canyon, OCS Official Protraction Diagram, NH16-10, Lease No. OCS-G 20051, as to depths from 23,000' TVDSS down to and including 99,999' TVDSS containing approximately 5,760 acres.

Names of

II. Working Interest of the Parties

Anadarko US Offshore LLC	33.33%
BP Exploration & Production Inc.	33.33%
Hess Corporation	33.34%

III. Operator

Anadarko Petroleum Corporation

The Woodlands, Texas 77380

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IV.	Addresses	Representatives

Anadarko US Offshore LLC and
Anadarko Petroleum Corporation
Andrew R. Poole
1201 Lake Robbins Dr.

BP Exploration & Production Inc.

Matthew Dare

BP Exploration & Production Inc.

501 WestLake Park Blvd

Houston, Texas 77079

Hess Corporation Mike Beirne 1501 McKinney St. Houston, Texas 77010

END OF ATTACHMENT "1"