

March 10, 2026

Ref: 7822-37636

By email (boemadjudication@boem.gov)

Bureau of Ocean Energy Management
Attention: Adjudication Section
Gulf of Mexico OCS Region
1201 Elmwood Park Boulevard
Mail Stop 276A
New Orleans, LA 70123

Re: Adjudication filing

Ladies and Gentlemen:

On behalf of Beacon Offshore Energy Monument LLC (Company No. 03779), I submit the following agreement for filing in your adjudication (non-required) records:

- Ratification, Joinder and Amendments to Monument Prospect Operating Agreement, Monument Unit Operating Agreement and Memorandum of Operating Agreement and Financing Statement (Louisiana); and Notice of Reinscription effective November 17, 2025.

This filing should be categorized under “**No. 7, Contracts, Agreements, and Conveyances**”.

The parties to this agreement include Beacon Offshore Energy Monument LLC (Company No. 03779), Beacon Offshore Energy Production LLC (Company No. 03782), Navitas Monument US, LLC (Company No. 03731), Navitas Monument US II, LLC (Company No. 03776), Talos Energy Offshore LLC (Company No. 03247) and BOE Exploration & Production LLC (Company No. 03572).

Please file this letter, together with the attached document, in your adjudication (non-required) filings maintained for the following four leases:

- OCS-G 35080 (covering Walker Ridge Block 271)
- OCS-G 35081 (covering Walker Ridge Block 272)
- OCS-G 35733 (covering Walker Ridge Block 315)
- OCS-G 36084 (covering Walker Ridge Block 316)

Also submitted is a pay.gov receipt for \$152 to cover the fees for this filing.

This same agreement was recorded earlier today in the conveyance and mortgage records of Iberia Parish under Instrument No. 40348, in the conveyance and mortgage records of St. Mary

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Parish under Instrument No. 371789 and in the conveyance and mortgage records of Terrebonne Parish at Conveyance Book 2788, Page 841 and Mortgage Book 3629, Page 617 both under File No. 1723515.

Should you have any questions or need any additional information, please do not hesitate to contact me at phayne@gordonarata.com or by phone at (504) 569-1858.

Sincerely,

A handwritten signature in blue ink that reads "C. Peck Hayne Jr." with a period at the end. The signature is written in a cursive style.

C. Peck Hayne Jr.

Enclosures



St. Mary Parish Clerk of Court
P.O. Drawer 1231
Franklin, LA 70538

Phone (337) 828-4100



Clerk use only

Greg Aucoin
Clerk of Court
Parish of St. Mary

RECEIVED
ADJUDICATION SECTION
MAR 11 2026

Instrument Number: 371789

Book/Index: MOB, COB

Document Type: RATIFICATION

Recording Date: 3/10/2026 1:43:45 PM

Page Count: 16 not including this page

Intake Via: eRecording

Grantor 1: BEACON OFFSHORE ENERGY MONUMENT LLC

Grantee 1: BOE EXPLORATION & PRODUCTION LLC

MOB, COB: 371789

THIS PAGE IS RECORDED AS PART OF YOUR DOCUMENT AND
SHOULD BE RETAINED WITH ANY COPIES.



Stephanie Derouen
Stephanie Derouen



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Ratification, Joinder and Amendments to Monument Prospect Operating Agreement, Monument Unit Operating Agreement and Memorandum of Operating Agreement and Financing Statement (Louisiana); and Notice of Reinscription

This Ratification, Joinder and Amendments to Monument Prospect Operating Agreement, Monument Unit Operating Agreement and Memorandum of Operating Agreement and Financing Statement (Louisiana); and Notice of Reinscription (this "*Amendment*") is made effective November 17, 2025 (the "*Amendment Effective Date*") by and among

Beacon Offshore Energy Monument LLC ("*Beacon Monument*"), a Delaware limited liability company with a mailing address of 333 Clay Street, Suite 4200, Houston, Texas 77002;

Beacon Offshore Energy Production LLC ("*Beacon Production*"), a Delaware limited liability company with a mailing address of 333 Clay Street, Suite 4200, Houston, Texas 77002;

Navitas Monument US, LLC ("*Navitas*"), a Delaware limited liability company with a mailing address of 5847 San Felipe Street, Suite 2200, Houston, Texas 77057;

Navitas Monument US II, LLC ("*Navitas II*"), a Delaware limited liability company with a mailing address of 5847 San Felipe Street, Suite 2200, Houston, Texas 77057; and

Talos Energy Offshore LLC ("*Talos*"), a Delaware limited liability company with a mailing address of 333 Clay Street, Suite 3300, Houston, Texas 77002;

(collectively, the "*Non-Operating Parties*"; and each, a "*Non-Operating Party*") and

BOE Exploration & Production LLC, a Delaware limited liability company with a mailing address of 333 Clay Street, Suite 4200, Houston, Texas 77002;

("BOE" or the "*Operator*"). The Non-Operating Parties and BOE are sometimes referred to below each as a "*Party*" and collectively as the "*Parties*."

Recitals

A. Reference is made the Monument Prospect Operating Agreement dated effective October 1, 2017 by and among Anadarko Petroleum Corporation ("*Anadarko Petroleum*"), Anadarko US Offshore LLC ("*Anadarko US*"). Statoil Gulf of Mexico LLC ("*Statoil*") and Venari Offshore LLC ("*Venari*") to govern the operations on Walker Ridge Blocks 227, 270 (E/2), 271, 272, 315 and 316 (the "*Original Monument OA*"), as amended by the First Amendment of Joint Operating Agreement dated effective October 1, 2018 by and between Equinor Gulf of Mexico (formerly known as Statoil Gulf of Mexico LLC) ("*Equinor*") and Venari (the "*1st Monument OA Amdt.*"), as further amended by the Ratification and Joinder Agreement to the Monument Joint Operating Agreement dated effective November 7, 2019 by and between Equinor and Repsol E&P USA Inc. ("*Repsol Inc.*") (the "*2d Monument OA Amdt.*"), as further amended by the Ratification,

and to the Monument Joint Operating Agreement dated effective January 1, 2020 by and between Equinor, Repsol Inc. and Progress Resources USA Ltd. ("*Progress*") (the

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"3rd Monument OA Amdt."), as further amended by the Fourth Amendment of Joint Operating Agreement dated effective August 1, 2020 by and among Equinor, Repsol Inc. and Progress (the *"4th Monument OA Amdt."*), as further amended by the Ratification and Fifth Amendment of Operating Agreement (Monument Prospect) dated effective January 1, 2023 by and among BOE, Beacon Offshore Energy Exploration LLC (*"Beacon Exploration"*), Repsol E&P USA LLC (*"Repsol LLC"*) and Progress (the *"5th Monument OA Amdt."*), as further amended by the Ratification, Joinder and Sixth Amendment to the Monument Joint Operating Agreement dated effective January 1, 2023 by and among BOE, Beacon Exploration, Repsol LLC, Progress and Navitas (the *"6th Monument OA Amdt."*), as further amended by the Ratification, Amendment and Establishment of Operating Agreement as Unit Operating Agreement (Monument Prospect) dated effective July 1, 2023 by and among BOE, Beacon Exploration, Repsol LLC, Progress and Navitas (the *"7th Monument OA Amdt."*). The term *"Monument OA As Of 7/01/2023"* refers to the Original Monument OA as so amended.

B. Reference is also made to the Monument OA As Of 7/01/2023, as amended by Ratification, Joinder and Seventh [*sic*] Amendment to the Monument Prospect Operating Agreement and Second [*sic*] Amendment to the Monument Unit Operating Agreement dated effective March 1, 2024 by and among BOE, Beacon Exploration, Repsol E&P, Navitas, Navitas II and Talos (the *"8th Monument OA Amdt."*). The term *"Monument OA"* refers to the Monument OA As Of 7/01/2023 as so amended.

C. Effective July 1, 2023, the Bureau of Safety and Environmental Enforcement (*"BSEE"*) approved the Agreement for Outer Continental Shelf Exploration, Development, and Production Operations on the Walker Ridge Block 271 Unit (designated by BSEE as Unit Agreement No. 754323005) (the *"Monument Unit Agreement"*) and the formation of a federal unit (the *"Monument Unit"*) covering and affecting all of Walker Ridge Blocks 271, 272 and 315 and the north half (N/2) of Walker Ridge Block 316 (the *"Monument Unit Area"*).

D. The 7th Monument OA Amdt. (among other things) adopted the Original Monument OA (as amended through the 7th Monument OA Amdt.) as the Walker Ridge Block 271 Unit Operating Agreement dated effective July 1, 2023 by and among Beacon, Beacon Exploration, Repsol LLC, Progress and Navitas for the Monument Unit (the *"Original Monument UOA"*). The term *"Monument UOA"* refers to the Original Monument UOA as amended by the 8th Monument OA Amdt.

E. The term *"OA"* refers to each of the Monument OA and the Monument UOA. The term *"Monument Lease"* means each of the following four leases bearing the following corresponding serial numbers assigned by the Bureau of Ocean Energy Management (the *"BOEM"*): OCS-G 35080 (covering Walker Ridge Block 271), OCS-G 35081 (covering Walker Ridge Block 272), OCS-G 35733 (covering Walker Ridge Block 315) and OCS-G 36084 (covering Walker Ridge Block 316).

F. Reference is also made to the Memorandum of Operating Agreement and Financing Statement (Louisiana) dated effective October 1, 2017 by and among Statoil, Anadarko Petroleum, Anadarko US Offshore and Venari relating to the Original Monument OA (the *"Monument OA"*), which was filed (along with the 1st Monument OA Amdt.) as follows (without limitation):

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Filing Jurisdiction	Filing Date	Filing or Recordation Data
Bureau of Ocean Energy Management	2/25/2019	in the BOEM's adjudication (non-required) files for each of the Monument Leases (and OCS-G 34640 and OCS-G 35732)
Iberia Parish, Louisiana	11/12/2025	Instrument No. 37668 (COB and MOB)
St. Mary Parish, Louisiana	2/25/2019	Conveyance Book 381, Page 435 and Mortgage Book 1559, Page 555, all under File No. 331964
Terrebonne Parish, Louisiana	2/25/2019	Conveyance Book 2565, Page 43 and Mortgage Book 3058, Page 56, File No. 1576396

G. Reference is also made to the Memorandum of Operating Agreement and Financing Statement (Louisiana) dated effective November 7, 2019 by and between Equinor and Repsol Inc. relating to a Joint Operating Agreement dated effective July 1, 2015 [*sic*], "as amended," for operations on Walker Ridge Blocks 227, 270 (E/2), 271, 272, 315 and 316 (the "**11/07/2019 MOA**"), which was filed as follows (without limitation):

Filing Jurisdiction	Filing Date	Filing or Recordation Data
Bureau of Ocean Energy Management	12/05/2019	in the BOEM's adjudication (non-required) files for each of the Monument Leases (and OCS-G 34640 and OCS-G 35732)
Terrebonne Parish, Louisiana	12/03/2019	Conveyance Book 2592, Page 181, File No. 1593967

H. Reference is also made to the Memorandum of Operating Agreement and Financing Statement (Louisiana) dated effective January 17, 2020, by and among Equinor, Repsol Inc. and Progress relating to the Original Monument OA "as amended" (the "**1/17/2020 MOA**"), which was filed as follows (without limitation):

Filing Jurisdiction	Filing Date	Filing or Recordation Data
Bureau of Ocean Energy Management	1/23/2020	in the BOEM's adjudication (non-required) files for each of the Monument Leases (and OCS-G 34640 and OCS-G 35732)
Terrebonne Parish, Louisiana	2/07/2020	Conveyance Book 2597, Page 295, File No. 1597897

I. On October 31, 2022, the lease covering the east half (E/2) of Walker Ridge Block 270 (OCS-G 34640) expired. On June 30, 2025, the lease covering Walker Ridge Block 227 (OCS-G 35732) expired.

J. By various assignments, (1) the undivided 20% of 8/8ths interests of Repsol LLC in each Monument Lease (and its rights in each OA) were assigned to Repsol OCS LLC, which then assigned (i) to Beacon Monument an undivided 11.66667% of 8/8ths of such interests in each Monument Lease (and Repsol OCS LLC's corresponding rights with respect thereto in each OA) and (ii) to St. Mary Parish an undivided 8.33333% of 8/8ths of such interests in each Monument Lease (and its corresponding rights with respect thereto in each OA) and (2) the undivided 30% interests of



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Beacon Exploration in each Monument Lease (and Repsol OCS LLC's rights in each OA) were assigned to Beacon Production.

K. BOE is currently designated as of the Operator under each OA and as operator of each Monument Lease and of the Monument Unit under the Monument Unit Agreement.

L. The Parties desire that Beacon Monument and Beacon Production join and ratify each OA, that each OA be amended as set forth below, that the Parties join and ratify the Monument MOA as amended as set forth below and that each mortgage created by the Monument MOA be reinscribed.

NOW, THEREFORE, considering the recitals above, the provisions below and other good and valuable cause and consideration, the Parties agree as follows:

1. Effective January 1, 2024, Beacon Monument does hereby (a) expressly ratify, join, approve, adopt and confirm all the terms and provisions of (i) the Monument OA As Of 7/01/2023 and (ii) the Original Monument UOA. (b) agree to perform its proportionate duties, covenants and obligations thereunder, (c) represent and warrant that it has the requisite power and authority to execute and deliver this Amendment and (d) represent and warrant that, to its knowledge, there are no pending claims that relate to or would have a material adverse effect on any Party's interests in the Monument OA As Of 7/01/2023 or the Original Monument UOA or otherwise interfere with the transactions contemplated by this Amendment. BOE, Navitas, Navitas II and Talos recognize Beacon Monument as formally included as a Party to the Monument OA As Of 7/01/2023 and the Original Monument UOA effective January 1, 2024. Further, effective March 1, 2024, Beacon Monument does hereby (a) expressly ratify, join, approve, adopt and confirm all the terms and provisions of the 8th Monument OA Amdt., and (b) agree to perform its proportionate duties, covenants and obligations thereunder. BOE, Navitas, Navitas II and Talos recognize Beacon Monument as formally included as a Party to the 8th Monument OA Amdt. effective March 1, 2024.

2. Effective January 1, 2025, Beacon Production does hereby (a) expressly ratify, join, approve, adopt and confirm all the terms and provisions of (i) the Monument OA and (ii) the Monument UOA, (b) agree to perform its proportionate duties, covenants and obligations thereunder, (c) represent and warrant that it has the requisite power and authority to execute and deliver this Amendment and (d) represent and warrant that, to its knowledge, there are no pending claims that relate to or would have a material adverse effect on any Party's interests in the Monument OA or the Monument UOA or otherwise interfere with the transactions contemplated by this Amendment. BOE, Navitas, Navitas II, Talos and Beacon Monument recognize Beacon Production as formally included as a Party to each OA effective January 1, 2025.

3. As of the Amendment Effective Date, in light of various assignments and otherwise, none of Anadarko Petroleum, Anadarko US, Statoil, Venari, Repsol Inc., Progress, Beacon Exploration, Repsol LLC and Repsol OCS LLC is a party to the Monument OA, the Monument UOA or the Monument MOA.

4. The Parties hereby amend the Monument UOA by deleting Exhibit "A" to the monument UOA in its entirety and replacing it with Attachment 1 hereto and made a part hereof.

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5. The Parties hereby amend the Monument OA by deleting Exhibit "A" to the Monument OA in its entirety and replacing it with Attachment 2 hereto and made a part hereof.

6. Effective as of the Amendment Effective Date, the Parties hereby join, ratify, approve, adopt and confirm the Monument MOA as amended as follows:

(a) Paragraph 1.0 of the Monument MOA is amended and replaced to read in its entirety as follows:

1.0 This Memorandum of Operating Agreement and Financing Statement (Louisiana) (this "Memorandum") is made by and among **Beacon Offshore Energy Monument LLC**, a Delaware limited liability company with a mailing address of 333 Clay Street, Suite 4200, Houston, Texas 77002, **Beacon Offshore Energy Production LLC**, a Delaware limited liability company with a mailing address of 333 Clay Street, Suite 4200, Houston, Texas 77002, **Navitas Monument US, LLC**, a Delaware limited liability company with a mailing address of 5847 San Felipe St., Suite 2200, Houston, Texas 77057, **Navitas Monument US II, LLC**, a Delaware limited liability company with a mailing address of 5847 San Felipe St., Suite 2200, Houston, Texas 77057, and **Talos Energy Offshore LLC**, a Delaware limited liability company with a mailing address of 333 Clay Street, Suite 3300, Houston, Texas 77002, (collectively the "Non-Operating Parties"; and each, a "Non-Operating Party") and **BOE Exploration & Production LLC**, a Delaware limited liability company with a mailing address of 333 Clay Street, Suite 4200, Houston, Texas 77002 (the "Operator").

(b) Paragraph 2.0 of the Monument MOA is amended and replaced to read in its entirety as follows:

2.0 The Operator and the Non-Operating Parties are parties to (a) the Walker Ridge Block 271 Unit Operating Agreement dated effective July 1, 2023 as amended (the "UOA"), which provides for the development and production of crude oil, natural gas and associated substances from the OCS block(s), or portions thereof, described in Exhibit "A" of the UOA and in Attachment "1" to this Memorandum (hereinafter called the "Unit Area") and designates BOE Exploration & Production LLC as the Operator to conduct such operations for the Non-Operating Parties, and (b) the Monument Prospect Operating Agreement dated effective October 1, 2017 as amended (the "OA"), which provides for the development and production of crude oil, natural gas and associated substances from the OCS block(s), or portions thereof, described in Exhibit "A" of the OA and in Attachment "2" to this Memorandum (hereinafter called the "OA Area") and designates BOE Exploration & Production LLC as the Operator to conduct such operations for the Non-Operating Parties. Reference is made hereby to the UOA for all purposes, and its terms and provisions are incorporated herein by this reference to the same extent as if the UOA were reproduced herein; reference is also made hereby to the OA for all purposes, and its terms and provisions are incorporated herein by this reference to the same extent as if the OA were reproduced herein. The provisions in Paragraphs 3.0 through 14.0 below apply equally to the UOA and to the OA, where (a) as used with respect to the UOA, (i) the term "Leases" refers to the one or more OCS federal oil and gas leases (or portions thereof) described in Exhibit "A" of the UOA and in Attachment "1" to this Memorandum, (ii) the term "Operating Agreement" means the UOA, (iii) the term "Contract Area" means the Unit Area and (iv) capitalized terms not otherwise defined herein have the same

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meaning as in the UOA and (b) as used with respect to the OA, (i) the term "Leases" refers to the one or more OCS federal oil and gas leases (or portions thereof) described in Exhibit "A" of the OA and in Attachment "2" to this Memorandum, (ii) the term "Operating Agreement" means the OA, (iii) the term "Contract Area" means the OA Area and (iv) capitalized terms not otherwise defined herein have the same meaning as in the OA.

(c) Attachment "1" to the Monument MOA is deleted in its entirety and replaced with Attachment 1A attached hereto and made a part hereof.

(d) Attachment 2A attached hereto and made a part hereof is added as Attachment "2" to the Monument MOA.

7. The Parties acknowledge and agree that the Monument MOA as amended by this Amendment supersedes the 11/07/2019 MOA and any rights or obligations thereunder (to the extent the 11/07/2019 MOA affects any Party or its interests in any Monument Lease) and also supersedes the 1/17/2020 MOA and any rights or obligations thereunder (to the extent the 11/07/2019 MOA affects any Party or its interests in any Monument Lease).

8. Except as amended in this Amendment, all terms and conditions of each of the Monument UOA, Monument OA and Monument MOA shall remain unchanged and in full force and effect as written therein and are ratified and confirmed by the Parties.

9. This Amendment (as well as the Monument UOA, Monument OA and Monument MOA as each is amended by this Amendment) shall be governed by and interpreted in accordance with the laws of the state of Texas, without regard to any conflict of laws rules that would direct application of the laws of another jurisdiction, except to the extent that a different applicable law is mandated by federal law, regardless of this choice of law provision. Any claim, controversy or dispute arising out of, relating to or in connection with this Amendment (or the Monument UOA, Monument OA or Monument MOA as each is amended by this Amendment) shall be resolved under the dispute resolution procedure of Exhibit "H" of the Monument UOA and the Monument OA, as applicable.

10. Reference is hereby made to the following mortgages created under the Monument MOA:

(a) the mortgage where the original mortgagor was Anadarko Petroleum Corporation (as a Non-Operating Party thereunder) and the original mortgagee was Statoil Gulf of Mexico LLC (as Operator thereunder);

(b) the mortgage where the original mortgagor was Anadarko US Offshore LLC (as a Non-Operating Party thereunder) and the original mortgagee was Statoil Gulf of Mexico LLC (as Operator thereunder);

(c) the mortgage where the original mortgagor was Venari Offshore LLC (as a Non-Operating Party thereunder) and the original mortgagee was Statoil Gulf of Mexico LLC (as Operator thereunder);

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(d) the mortgage to secure the obligations and liabilities of Statoil Gulf of Mexico LLC (as Operator thereof) where the original mortgagor was Operator's Affiliate and the original mortgagee was Anadarko Petroleum Corporation (as a Non-Operating Party thereunder);

(e) the mortgage to secure the obligations and liabilities of Statoil Gulf of Mexico LLC (as Operator thereof) where the original mortgagor was Operator's Affiliate and the original mortgagee was Anadarko Petroleum Corporation (as a Non-Operating Party thereunder); and

(f) the mortgage to secure the obligations and liabilities of Statoil Gulf of Mexico LLC (as Operator thereof) where the original mortgagor was Operator's Affiliate and the original mortgagee was Venari Offshore LLC (as a Non-Operating Party thereunder).

The Parties hereby (x) authorize the recordation of this Amendment in the conveyance and mortgage records of each of Iberia, St. Mary and Terrebonne Parish, Louisiana and the filing of a copy of this Amendment in the BOEM's adjudication (non-required) files for each of the Monument Leases and (y) **declare that each such mortgage (as well as the Monument MOA) is reinscribed.** The Parties further acknowledge that, as of the Amendment Effective Date, with the various assignments as to each Monument Lease and each OA and otherwise, (i) Beacon Monument (as Operator's Affiliate) is now the mortgagor as to each mortgage under each of the Monument OA (as amended by this Amendment), Monument UOA (as amended by this Amendment) and Monument MOA (as amended by this Amendment in favor of a Non-Operating Party and (ii) each Non-Operating Party is now the mortgagor as to a mortgage under each of the Monument OA (as amended by this Amendment), Monument UOA (as amended by this Amendment) and Monument MOA (as amended by this Amendment) in favor of the Operator.

11. Each Party also authorizes the filing by any Party or its designee of one or more UCC-1 financing statements and one or more UCC-3 amendments, as appropriate, in the appropriate UCC records to perfect or continue the perfection of any or all security interests created by any or all of each OA (as amended by this Amendment) and the Monument MOA (as amended by this Amendment).

12. This Amendment shall be binding on each Party and its heirs, successors and assigns and shall inure to the benefit of each Party and its heirs, successors and permitted assigns.

13. This Amendment may be signed in one or more counterparts. If this Amendment is executed in counterparts, each counterpart shall be deemed an original and all counterparts taken together shall constitute the same, single agreement and shall have the same effective as if all the Parties had signed a single counterpart of this Amendment.

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State of Texas

County of Harris

THUS DONE AND SIGNED on this 26th day of January, 2026 but effective as of the Amendment Effective Date by each undersigned appearer before me, the undersigned, duly commissioned and qualified Notary Public in and for the foregoing jurisdiction, and the two undersigned, competent witnesses, who signed their names below with each undersigned appearer and me, Notary Public, after a due reading of the whole.

Witnesses to all signatures on this page:

Signature: [Signature]
Name printed: Derek Ritte

BOE Exploration & Production LLC

By: [Signature]
Name: Jay Register
Title: VP, Land & Business Development

Signature: [Signature]
Name printed: Scott Chalkberg

Beacon Offshore Energy Monument LLC

By: [Signature]
Name: Jay Register
Title: VP, Land & Business Development

Beacon Offshore Energy Production LLC

By: [Signature]
Name: Jay Register
Title: VP, Land & Business Development

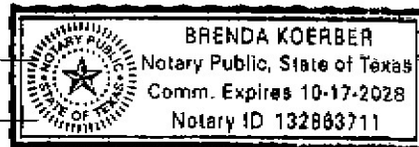
[Signature]

Notary Public, State of Texas

Notary's name printed: BRENDA KOERBER

Notarial Commission No. 132863711

My commission expires 10-17-2028



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State of Texas

County of Harris

THUS DONE AND SIGNED on this 27 day of February, 2026 but effective as of the Amendment Effective Date by each undersigned appearer before me, the undersigned, duly commissioned and qualified Notary Public in and for the foregoing jurisdiction, and the two undersigned, competent witnesses, who signed their names below with each undersigned appearer and me, Notary Public, after a due reading of the whole.

Witnesses to all signatures on this page:

Navitas Monument US, LLC

Signature: _____

Name printed: Jordan Davis

By: _____

Name: Amit Kornhauser Jonathan Sternberg

Title: President CEO

Signature: _____

Name printed: Larry Adamson

Navitas Monument US II, LLC

By: _____

Name: Amit Kornhauser Jonathan Sternberg

Title: President CEO

Notary Public, State of Texas

Notary's name printed: Tan Nguyen

Notarial Commission No. 126218537

My commission expires 08/27/2027



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State of Texas

County of Harris

THUS DONE AND SIGNED on this 29th day of January, 2026 but effective as of the Amendment Effective Date by the undersigned appearer before me, the undersigned, duly commissioned and qualified Notary Public in and for the foregoing jurisdiction, and the two undersigned, competent witnesses, who signed their names below with the undersigned appearer and me, Notary Public, after a due reading of the whole.

Witnesses to all signatures on this page:

Talos Energy Offshore LLC

Signature: *Lauren Jones*

Name printed: Lauren Jones

By: *C. E. Comstock*

Name: Carl E. Comstock

Title: DIRECTOR LAND

Signature: *Corina Sinclair*

Name printed: Corina Sinclair

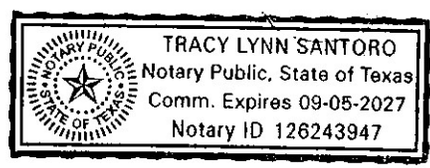
Tracy L. Santoro
Notary Public, State of Texas

Notary's name printed: Tracy L. Santoro

Notarial Commission No. 126243947

My commission expires 09-05-2027

[SEAL]



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**Attachment 1 attached to and made a part of
Ratification, Joinder and Amendments to Monument Prospect Operating Agreement,
Monument Unit Operating Agreement and Memorandum of Operating Agreement and
Financing Statement; and Notice of Reinscription**

**Exhibit "A" attached to and made a part of
Monument Unit Operating Agreement dated effective July 1, 2023, as amended, by and
among BOE Exploration & Production LLC, as Operator, and Beacon Offshore Energy
Monument LLC, Beacon Offshore Energy Production LLC, Navitas Monument US, LLC,
Navitas Monument US II, LLC and Talos Energy Offshore LLC, as Non-Operating Parties**

**Unit Area, Working Interests of the Parties, Operator, Permitted Encumbrances
and Addresses and Name of Representatives of the Parties**

I. UNIT AREA:

<u>Block (or portion thereof):</u>	<u>Lease:</u>
Walker Ridge Block 271	OCS-G 35080
Walker Ridge Block 272	OCS-G 35081
Walker Ridge Block 315	OCS-G 35733
Walker Ridge Block 316 (N/2 only)	OCS-G 36084

II. WORKING INTERESTS OF THE PARTIES:

<u>Record Title Owners:</u>	<u>Working Interest:</u>
Beacon Offshore Energy Monument LLC	11.66667%
Beacon Offshore Energy Production LLC	30.00000%
Navitas Monument US, LLC	20.00000%
Navitas Monument US II, LLC	08.57143%
Talos Energy Offshore LLC	29.76190%

III. OPERATOR:

BOE Exploration & Production LLC GOM Company Number 03572

IV. PERMITTED ENCUMBRANCES:

- a) Lessor's royalty*;
- b) 1.50% overriding royalty interest to Anadarko US Offshore LLC covering Walker Ridge Blocks 271, 272, 315 and 316*;
- c) 0.5% overriding royalty interest to WesternGeco L.L.C. covering Walker Ridge Blocks 271 and 272*;
- d) 0.49995% overriding royalty interest to WesternGeco L.L.C. covering Walker Ridge Block 315*;
- e) 0.5% overriding royalty interest to Equinor Gulf of Mexico LLC covering Walker Ridge Blocks 271, 272, 315 and 316**;



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- f) 0.5% overriding royalty interest to WesternGeco L.L.C. covering Walker Ridge Block 316 (subject to the provisions of Section 4(g) of the Assignment of Record Title Agreement entered into May 9, 2023 and made effective January 1, 2023 by and between Beacon Offshore Energy Exploration LLC and Navitas Monument US, LLC (the "*BE-NM Agreement*") (such ORRI has yet to be granted of record)**;
- g) WesternGeco Bonus Payments as defined in the BE-NM Agreement**.

*Borne by all Working Interest Owners in their proportionate shares.

**Borne solely by Beacon Offshore Energy Production LLC as to an undivided 60% thereof and Navitas Monument US, LLC as to an undivided 40% thereof.

V. ADDRESSES AND NAMES OF REPRESENTATIVES OF THE PARTIES:

BOE Exploration & Production LLC
Beacon Offshore Energy Monument LLC
Beacon Offshore Energy Production LLC
 Attention: Jay Register
 333 Clay Street, Suite 4200
 Houston, Texas 77002
 Email: jregister@beaconoffshore.com
 Telephone: 832-763-4992

Navitas Monument US, LLC
Navitas Monument US II, LLC
 Attention: Jonathan Sternberg
 5847 San Felipe Street, Suite 2200
 Houston, Texas 77057
 Email: jonathan@navitaspet.com
 Telephone: 713-955-7944

Talos Energy Offshore LLC
 Attention: Carl Comstock
 333 Clay Street, Suite 3300
 Houston, Texas 77002
 Email: carl.comstock@talosenergy.com
 Telephone: 713-380-4947

End of Exhibit "A" to Monument Unit Operating Agreement

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**Attachment 1A attached to and made a part of
Ratification, Joinder and Amendments to Monument Prospect Operating Agreement,
Monument Unit Operating Agreement and Memorandum of Operating Agreement and
Financing Statement; and Notice of Reinscription**

Attachment "1" attached to and made a part of
Memorandum of Operating Agreement and Financing Statement (Louisiana) dated effective October 1, 2017,
as amended, by and among BOE Exploration & Production LLC, as Operator, and Beacon Offshore Energy
Monument LLC, Beacon Offshore Energy Production LLC, Navitas Monument US, LLC, Navitas
Monument US II, LLC and Talos Energy Offshore LLC, as Non-Operating Parties

**Unit Area, Working Interests of the Parties, Operator and
Addresses and Names of Representatives of the Parties**

I. UNIT AREA:

<u>Block (or portion thereof):</u>	<u>Lease:</u>
Walker Ridge Block 271	OCS-G 35080
Walker Ridge Block 272	OCS-G 35081
Walker Ridge Block 315	OCS-G 35733
Walker Ridge Block 316 (N/2 only)	OCS-G 36084

II. WORKING INTERESTS OF THE PARTIES:

<u>Record Title Owners:</u>	<u>Working Interest:</u>
Beacon Offshore Energy Monument LLC	11.66667%
Beacon Offshore Energy Production LLC	30.00000%
Navitas Monument US, LLC	20.00000%
Navitas Monument US II, LLC	08.57143%
Talos Energy Offshore LLC	29.76190%

III. OPERATOR: BOE Exploration & Production LLC GOM Company Number 03572

IV. ADDRESSES AND NAMES OF REPRESENTATIVES OF THE PARTIES:

BOE Exploration & Production LLC
Beacon Offshore Energy Monument LLC
Beacon Offshore Energy Production LLC
Attention: Jay Register
333 Clay Street, Suite 4200
Houston, Texas 77002
Email: jregister@beaconoffshore.com
Telephone: 832-763-4992

Navitas Monument US, LLC
Navitas Monument US II, LLC
Attention: Jonathan Sternberg
5847 San Felipe Street, Suite 2200
Houston, Texas 77057
Email: jonathan@navitaspet.com
Telephone: 713-955-7944

Talos Energy Offshore LLC
Attention: Carl Comstock
333 Clay Street, Suite 3300
Houston, Texas 77002
Email: carl.comstock@talosenergy.com
Telephone: 713-380-4947

End of Attachment "1" of Memorandum of Operating Agreement and Financing Statement (Louisiana)



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**Attachment 2 attached to and made a part of
Ratification, Joinder and Amendments to Monument Prospect Operating Agreement,
Monument Unit Operating Agreement and Memorandum of Operating Agreement and
Financing Statement; and Notice of Reinscription**

**Exhibit "A" attached to and made a part of
Monument Prospect Operating Agreement dated effective October 1, 2017, as amended,
by and among BOE Exploration & Production LLC, as Operator, and Beacon Offshore
Energy Monument LLC, Beacon Offshore Energy Production LLC, Navitas Monument
US, LLC, Navitas Monument US II, LLC and Talos Energy Offshore LLC, as Non-
Operating Parties**

**Contract Area, Working Interests of the Parties, Operator, Permitted Encumbrances
and Addresses and Names of Representatives of the Parties**

I. CONTRACT AREA:

The portions of the following blocks as to the area(s) outside the Unit Area (as defined by the Agreement for Outer Continental Shelf Exploration, Development, and Production Operations on the Walker Ridge Block 271 Unit dated effective July 1, 2023 (designated by the Bureau of Safety and Environmental Enforcement as Unit Agreement No. 754323005)):

<u>Block:</u>	<u>Lease:</u>
Walker Ridge Block 271	OCS-G 35080
Walker Ridge Block 272	OCS-G 35081
Walker Ridge Block 315	OCS-G 35733
Walker Ridge Block 316	OCS-G 36084

The Contract Area shall automatically include any portion(s) of any of the above-listed blocks as may from time to time be removed or released from such Unit Area.

II. WORKING INTERESTS OF THE PARTIES:

<u>Record Title Owners:</u>	<u>Working Interest:</u>
Beacon Offshore Energy Monument LLC	11.66667%
Beacon Offshore Energy Production LLC	30.00000%
Navitas Monument US, LLC	20.00000%
Navitas Monument US II, LLC	08.57143%
Talos Energy Offshore LLC	29.76190%

III. OPERATOR:

BOE Exploration & Production LLC GOM Company Number 03572

IV. PERMITTED ENCUMBRANCES:

- a) Lessor's royalty*:
- b) 1.50% overriding royalty interest to Anadarko US Offshore LLC covering Walker Ridge Blocks 271, 272, 315 and 316*:

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- c) 0.5% overriding royalty interest to WesternGeco L.L.C. covering Walker Ridge Blocks 271 and 272*;
- d) 0.49995% overriding royalty interest to WesternGeco L.L.C. covering Walker Ridge Block 315*;
- e) 0.5% overriding royalty interest to Equinor Gulf of Mexico LLC covering Walker Ridge Blocks 271, 272, 315 and 316**;
- f) 0.5% overriding royalty interest to WesternGeco L.L.C. covering Walker Ridge Block 316 (subject to the provisions of Section 4(g) of the Assignment of Record Title Agreement entered into May 9, 2023 and made effective January 1, 2023 by and between Beacon Offshore Energy Exploration I.L.C and Navitas Monument US, L.L.C (the "*BE-NM Agreement*") (such ORRI has yet to be granted of record)**;
- g) WesternGeco Bonus Payments as defined in the BE-NM Agreement**.

*Borne by all Working Interest Owners in their proportionate shares.

**Borne solely by Beacon Offshore Energy Production LLC as to an undivided 60% thereof and Navitas Monument US, LLC as to an undivided 40% thereof.

V. ADDRESSES AND NAMES OF REPRESENTATIVES OF THE PARTIES:

BOE Exploration & Production LLC
Beacon Offshore Energy Monument LLC
Beacon Offshore Energy Production LLC
 Attention: Jay Register
 333 Clay Street, Suite 4200
 Houston, Texas 77002
 Email: jregister@beaconoffshore.com
 Telephone: 832-763-4992

Navitas Monument US, LLC
Navitas Monument US II, LLC
 Attention: Jonathan Sternberg
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 Houston, Texas 77057
 Email: jonathan@navitaspet.com
 Telephone: 713-955-7944

Talos Energy Offshore LLC
 Attention: Carl Comstock
 333 Clay Street, Suite 3300
 Houston, Texas 77002
 Email: carl.comstock@talosenergy.com
 Telephone: 713-380-4947

End of Exhibit "A" to Monument Prospect Operating Agreement

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**Attachment 2A attached to and made a part of
Ratification, Joinder and Amendments to Monument Prospect Operating Agreement,
Monument Unit Operating Agreement and Memorandum of Operating Agreement and
Financing Statement; and Notice of Reinscription**

Attachment "2" attached to and made a part of
Memorandum of Operating Agreement and Financing Statement (Louisiana) dated effective October 1, 2017,
as amended, by and among BOE Exploration & Production LLC, as Operator, and Beacon Offshore Energy
Monument LLC, Beacon Offshore Energy Production LLC, Navitas Monument US, LLC, Navitas
Monument US II, LLC and Talos Energy Offshore LLC, as Non-Operating Parties

**Contract Area, Working Interests of the Parties, Operator and
Names and Addresses of Representatives of the Parties**

I. CONTRACT AREA:

The portions of the following blocks as to the area(s) outside the Unit Area (as defined by the Agreement for
Outer Continental Shelf Exploration, Development, and Production Operations on the Walker Ridge Block
271 Unit dated effective July 1, 2023 (designated by the Bureau of Safety and Environmental Enforcement as
Unit Agreement No. 754323005), which Unit Area is also set forth on Attachment "1" to this Memorandum):

<u>Block:</u>	<u>Lease:</u>
Walker Ridge Block 271	OCS-G 35080
Walker Ridge Block 272	OCS-G 35081
Walker Ridge Block 315	OCS-G 35733
Walker Ridge Block 316	OCS-G 36084

The Contract Area shall automatically include any portion(s) of any of the above-listed blocks as may from
time to time be removed or released from such Unit Area.

II. WORKING INTERESTS OF THE PARTIES:

<u>Record Title Owners:</u>	<u>Working Interest:</u>
Beacon Offshore Energy Monument LLC	11.66667%
Beacon Offshore Energy Production LLC	30.00000%
Navitas Monument US, LLC	20.00000%
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Talos Energy Offshore LLC	29.76190%

III. OPERATOR: BOE Exploration & Production LLC GOM Company Number 03572

IV. ADDRESSES AND NAMES OF REPRESENTATIVES OF THE PARTIES:

BOE Exploration & Production LLC
Beacon Offshore Energy Monument LLC
Beacon Offshore Energy Production LLC
Attention: Jay Register
333 Clay Street, Suite 4200
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Email: jregister@beaconoffshore.com
Telephone: 832-763-4992

Navitas Monument US, LLC
Navitas Monument US II, LLC
Attention: Jonathan Sternberg
5847 San Felipe St., Suite 2200
Houston, Texas 77057
Email: jonathan@navitaspet.com
Telephone: 713-955-7944

Talos Energy Offshore LLC
Attention: Carl Comstock
333 Clay Street, Suite 3300
Houston, Texas 77002
Email: carl.comstock@talosenergy.com
Telephone: 713-380-4947

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