STATE OF NEW MEXICO



ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT

OIL CONSERVATION DIVISION



BRUCE KING GOVERNOR

ANITA LOCKWOOD CABINET SECRETARY

May 4, 1993

POST OFFICE BOX 2088 STATE LAND OFFICE BUILDING SANTA FE, NEW MEXICO 87504 (505) 827-5800

Marathon Oil Company P.O. Box 552 Midland, Texas 79702

Attn: S.P. Guidry

RE: Deletion of Division

Order PC-822

Dear Sir:

Reference is made to your request dated April 23, 1993, to delete the above referenced order. This request is based on the fact that wells in your Warn State A/C 2 Lease, previously authorized by Division Order PC-822 to be surface commingled, have now been authorized to be downhole commingled, by Division Order DHC-865.

The situation has been considered by my staff, and Division Order PC-822 is hereby deleted and superseded by Division Order DHC-865.

Yours very truly,

William J. LeMay

Director

WJL/BES

cc: Files

PC-822

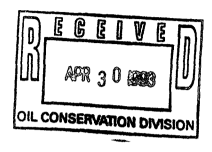
DHC-865



P.O. Box 552 Midland, Texas 79702 Telephone 915/682-1626

April 23, 1993

State of New Mexico
Energy & Minerals Dept.
Oil Conservation Dept.
310 Old Santa Fe Trail
Attn: Mr. David Catanach



RE: Warn St A/C 2 Lease Surface Commingling Permit # PC-822

Dear Mr. Catanach:

As per our phone conversation of April 20, 1993, this letter requests the formal dissolution of the referenced surface commingling permit. The dually completed well which flows into the battery has been approved for a DHC permit which negates the need for a surface commingling permit.

The wells affected and the applicable DHC permit numbers are listed below:

Lease & Well #	Pool(s)	DHC Permit #
Warn St. A/C 2 #8	Vacuum (Drinkard only)	
Warn St. A/C 2 #9	Vacuum (Abo & Drinkard)	DHC #865
Warn St. A/C 2 #10	Plugged & Abandoned	12-21-92
Warn St. A/C 2 #11	Vacuum (Drinkard only)	
Warn St. A/C 2 #18	Vacuum (Drinkard)	

It is anticipated that an application to downhole commingle the Abo-Drinkard in the Warn St. A/C 2 #8 may be submitted in the near future. There are no longer any singly completed Abo producers.

We therefore request that the referenced surface commingling order be revoked and along with it the requirements for separate Abo-Drinkard production metering facilities.

Sincerely,

S. P. Guidry

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