

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

PEMEX EXPLORACIÓN Y §
PRODUCCIÓN, individually and as assignee §
of AGE Refining, Inc., Flint Hills §
Resources, L.P., and Valero Marketing §
and Supply Company, §

Plaintiff, §

v. §

MURPHY ENERGY CORPORATION; §
HIGH SIERRA CRUDE OIL & §
MARKETING, LLC, successor to §
PETRO SOURCE PARTNERS, LP; §
BIG STAR GATHERING LTD L.L.P.; §
ST. JAMES ENERGY OPERATING, INC.; §
F&M TRANSPORTATION, INC.; §
PLAINS MARKETING L.P.; SUPERIOR §
CRUDE GATHERING, INC., §
CONOCOPHILLIPS CO; §
FR MIDSTREAM TRANSPORT L.P. §
f/k/a TEXSTAR MIDSTREAM §
TRANSPORT, LLC; MARATHON §
PETROLEUM COMPANY, L.P. §
f/k/a MARATHON PETROLEUM §
COMPANY, LLC; SHELL CHEMICAL §
CO.; SHELL TRADING US CO. §
("STUSCO"), AND SUNOCO §
PARTNERS MARKETING & §
TERMINALS, L.P., §

Defendants. §

Civil Action No. 4:12-cv-01081

ORDER

Came on to be considered Defendant ConocoPhillips's Unopposed Motion for Leave to File First Amended Answer and Cross-Claims. The Court is of the opinion that the motion is well taken and is **GRANTED**. It is therefore,

ORDERED that ConocoPhillips's First Amended Answer and Cross-Claims are deemed to have been filed as of February 19, 2013, the date the motion was filed.

SIGNED this 20th day of FEBRUARY, 2013.



JUDGE PRESIDING