Memorandum Majority and Dissenting Opinions of October 27, 2022 Withdrawn; Petition for Writ of Mandamus Denied and Substitute Memorandum Opinion on Rehearing filed November 29, 2022.



In The

## Fourteenth Court of Appeals

NO. 14-22-00682-CV

## IN RE EQUINOR TEXAS ONSHORE PROPERTIES F/K/A STATOIL TEXAS ONSHORE PROPERTIES LLC; EQUINOR MARKETING & TRADING (US) INC.; EQUINOR NATURAL GAS LLC, Relators

ORIGINAL PROCEEDING WRIT OF MANDAMUS 295th District Court Harris County, Texas Trial Court Cause No. 2022-05368

## SUBSTITUTE MEMORANDUM OPINION ON REHEARING

On October 27, 2022 the court denied the petition for a writ of mandamus filed by relators Equinor Texas Onshore Properties f/k/a Statoil Texas Onshore Properties LLC; Equinor Marketing & Trading (US) Inc; and Equinor Natural Gas LLC. *See* Tex. Gov't Code Ann. § 22.221; *see also* Tex. R. App. P. 52. A separate opinion was issued at that

time noting a procedural defect in the petition and dissenting on the ground of lack of notice to relators and giving relators an opportunity to cure. *See* Tex. R. App. P. 52.3(j) (requiring certification of the petition).

Relators have filed a motion for rehearing and a corrected petition that cures the procedural issue. After requesting a response from the real parties in interest, we grant the motion for rehearing and withdraw the October 27, 2022 opinions. *See* Tex. R. App. P. 49.2. Considering the corrected petition, we determine that relators are not entitled to mandamus relief, and we deny relators' petition for writ of mandamus.

## PER CURIAM

Panel consists of Justices Spain, Poissant, and Wilson.