

Government of the Republic of Trinidad and Tobago Ministry of Energy and Energy Industries

Trinidad and Tobago Onshore and Nearshore Competitive Bid Round 2022

Data Use Agreement

REPUBLIC OF TRINIDAD AND TOBAGO

THIS DATA USE AGREE	EMENT, entere	d into this	day of	, 2	02 by	
and between THE MIN I	ISTRY OF ENE	RGY AND E	NERGY INDUS	TRIES, acting for	and on	
behalf of the Governmer	nt of the Republ	ic of Trinida	d and Tobago, h	naving its registere	ed office	
situate at Level 26, Towe	er C – Energy Tı	rinidad and '	Гobago, Interna	itional Waterfront	Centre,	
#1 Wrightson Road, F	Port of Spain,	Trinidad, i	n the Island o	of Trinidad and	Tobago	
("Disclosing Pa	arty") a	and	[State	Receiving	Party's	
name]						
("Receiving Party") ("Agreement").						

The Disclosing Party and the Receiving Party are herein referred to individually as "Party" or collectively as "Parties".

WHEREBY IT IS AGREED as follows:-

- 1. In connection with the 2022 Onshore and Nearshore Competitive Bid Round, the Receiving Party is desirous of evaluating certain onshore and nearshore data and the Disclosing Party is willing, in accordance with the terms and conditions of this Agreement, to disclose to the Receiving Party, on a non-exclusive basis, certain confidential data as are more particularly described in "Attachment I".
- 2. Pursuant to paragraph 1, the Disclosing Party shall make available to the Receiving Party certain data (hereinafter referred to as the Confidential Information) as described in Attachment I with respect to the onshore blocks Aripero, Buenos Ayres, Charuma, Cipero, Cory D, Cory F, Guayaguayare, St. Mary's, South West Peninsula Onshore, Tulsa, and the nearshore block South West Peninsula Offshore, located in the onshore and nearshore acreages of Trinidad in pursuance of the Petroleum Regulations (Onshore and Nearshore Competitive Bidding) Order 2022 upon payment of the fee of USD 30,000 or the equivalent in Trinidad and Tobago currency.

- 3. The Receiving Party may disclose the Confidential Information without the Disclosing Party's prior written consent only to the extent such information:
 - a) is already known to the Receiving Party or any of its Affiliated Companies as of the date of disclosure hereunder;
 - b) is already in possession of the public or becomes available to the public other than through the act or omission of the Receiving Party contrary to the terms of this Agreement;
 - c) is required to be disclosed under applicable law or legally binding order of any court, government, semi-government authority, administrative or judicial body, or a requirement of a stock exchange or regulator, whether or not the requirement arises independently or as a result of any action taken by the Receiving Party or its Affiliated Companies before or after the date of this Agreement (provided that the Receiving Party shall give written notice to the Disclosing Party prior to such disclosure);
 - d) is acquired independently from a third party that represents that it has the right to disseminate such information at the time it is acquired by the Receiving Party or any of its Affiliated Companies; and/or
 - e) is developed by the Receiving Party or any of its Affiliated Companies independently of the Confidential Information received from the Disclosing Party provided that the Confidential Information is not used in the development of said information.
- 4. Without limitation to Paragraph 6, the Receiving Party may disclose the Confidential Information without the Disclosing Party's prior written consent to an Affiliated Company (as hereinafter defined). "Affiliated Company" shall mean any company or legal entity which (a) controls either directly or indirectly a Party, or (b) is controlled directly or indirectly by such Party, or (c) is directly or indirectly controlled by a company or entity which directly or indirectly controls such Party. "Control" means the right to exercise 50% or more of the voting rights in the appointment of the directors of such company.

- 5. The Receiving Party shall be entitled to disclose the Confidential Information without the Disclosing Party's prior written consent to such of the following persons who have a clear need to know in order to evaluate the Confidential Information:
 - a) employees, officers and directors of the Receiving Party;
 - b) employees, officers and directors of an Affiliated Company;
 - c) any professional consultant, contractor or agent retained by the Receiving Party or an Affiliated Company of the Receiving Party for the purpose of evaluating the Confidential Information; and
 - d) any bank or other financial institution or entity financing or proposing to finance the Receiving Party's or an Affiliated Company's participation in the data, including any professional consultant retained by such bank for the purpose of evaluating the Confidential Information.

Prior to making any such disclosures to persons under subparagraphs (c) and (d) above, the Receiving Party shall ensure that each such person enters into a Confidentiality Agreement under the terms of this Agreement.

- 6. The Receiving Party shall be responsible for ensuring that all persons to whom the Confidential Information is disclosed under this Agreement shall keep such information confidential and shall not disclose or divulge the same to any unauthorized person.
- 7. The Disclosing Party hereby represents and warrants that it has the right and authority to disclose the Confidential Information to the Receiving Party. The Disclosing Party, however, makes no representations or warranties, expressed or implied, as to the quality, accuracy and completeness of the Confidential Information disclosed hereunder. The Disclosing Party, its Affiliated Companies, their officers, directors and employees shall have no liability whatsoever with respect to the use of or reliance upon the Confidential Information by the Receiving Party.

- 8. The Confidential Information shall remain the property of the Disclosing Party and shall only be utilized by the Receiving Party for the duration of the 2022 Onshore and Nearshore Competitive Bid Round. Upon the closure of the Bid Round the Receiving Party shall destroy all copies and reproductions (both written and electronic) in its possession and in the possession of persons to whom it was disclosed pursuant to Paragraphs 4 and 5 hereof. The provisions of this Paragraph 8 do not apply to the Confidential Information that must be retained under applicable law, including by stock exchange regulations or by governmental order, decree, regulation or rule.
- 9. This Agreement shall be governed by and construed in accordance with the Laws of the Republic of Trinidad and Tobago, excluding any choice of law rules which would refer the matter to the law of another jurisdiction.
- 10. (a) The Receiving Party acknowledges the competitive value of the Confidential Information and the damage to the Disclosing Party that could result if the Confidential Information is disclosed to third parties. Accordingly, the Receiving Party agrees that both injunctive relief and monetary damages, alone or in combination, are appropriate remedies for any breach of this Agreement, and that the Disclosing Party may obtain injunctive relief without proof of actual damages or the posting of a bond. Such relief shall not be exclusive of other remedies to which Disclosing Party may be entitled at law or in equity.
 - (b) Neither the Disclosing Party nor the Receiving Party shall be entitled to special, punitive, indirect or consequential damages in connection with this Agreement and the matters contemplated hereby, and each of the Parties, for itself and on behalf of its Affiliated Companies, hereby expressly waives any right to special, punitive, indirect or consequential damages in connection with this Agreement and the matters contemplated hereby, including, without limitation, loss of profits or business interruptions, however the same may be caused.

- 11. Any dispute arising out of or relating to this Agreement, including any question regarding its existence, validity or termination, which cannot be amicably resolved by the Parties, shall be settled by the International Chamber of Commerce before 3 arbitrators, one (1) to be appointed by each Party and the two (2) so appointed shall appoint the third (3rd) arbitrator in accordance with the arbitration rules of the International Chamber of Commerce. Judgment upon the award rendered by the arbitrators may be entered in any court having jurisdiction thereof. A dispute shall be deemed to have arisen when either Party notifies the other Party in writing to that effect. The arbitration proceedings shall be conducted in the English language and the seat or legal place of the arbitration shall be London, England, U.K. and the venue of all hearings shall be London, England.
- 12. No amendments, changes or modifications to this Agreement shall be valid except if the same are in writing and signed by a duly authorised representative of each of the Parties hereto.
- 13. This Agreement comprises the full and complete agreement of the Parties hereto with respect to the disclosure of the Confidential Information and supersedes and cancels all prior communications, understandings and agreements between the Parties hereto, whether written or oral, expressed or implied.
- 14. Nothing contained herein is intended to confer upon the Receiving Party or an Affiliated Company any right whatsoever to the Disclosing Party's Confidential Information nor should it be construed as constituting an offer by, or creating any obligation on the Receiving Party to purchase all or part of the Disclosing Party's Confidential Information.
- 15. Nothing contained herein is intended to and does not create a partnership, joint venture or any other business combination between the Disclosing Party and the Receiving Party (or any of their respective Affiliated Companies).

- 16. No Party shall release any announcement relating to this Agreement unless the form and content of such announcement has been submitted to, and agreed by, the other Party. Nothing in this paragraph 16 shall prohibit any Party from making any announcement as required by law, the rules of any stock exchange or governmental authority, judicial or regulatory body having jurisdiction over such Party or its Affiliated Companies.
- 17. This Agreement may be executed in counterparts, each of which shall have the effect and be considered an original of this Agreement and together constitute one and the same agreement. Electronic signatures (e.g., by PDF or other agreed format) shall have the same effect as the transmission of an executed "wet-ink" counterpart of this Agreement.
- 18. The Receiving Party shall bear all costs and expenses of its investigation and evaluation of the Confidential Information, including without limitation the costs, expenses, fees and disbursements of its employees, consultant and advisors and any such other costs that may arise as a result of executing this Agreement.
- 19. No failure or delay by either Party in exercising any right, power or privilege under this Agreement shall operate as a waiver thereof.
- 20. (a) If any provision of this Agreement is prohibited by law or judged by a court to be unlawful, void or unenforceable, the provision shall, to the extent required, be severed from this Agreement and rendered ineffective as far as possible without modifying the remaining provisions of this Agreement, and shall not in any way affect any other circumstances of or the validity or enforcement of this Agreement.
 - (b) Notwithstanding Paragraph 20 (a) if any provision of this Agreement is determined to be invalid, illegal, or unenforceable, the invalid, illegal, or unenforceable provision shall be modified to the extent necessary so that it is valid, legal, and enforceable.

21. All notices authorised or required between the Parties by any of the provisions of this Agreement shall be in written English, properly addressed to the other Party as shown below, and delivered in person, by courier, or by any electronic means of transmitting written communications that provides written confirmation of complete transmission. Oral communication does not constitute notice for purposes of this Agreement. A notice given under any provision of this Agreement shall be deemed delivered only when received by the Party to whom the notice is directed. "Received" for purposes of this paragraph shall mean actual delivery of the notice to the address or facsimile address of the Party shown below. Notices may be transmitted by e-mail provided that the recipient transmits a manual written acknowledgment of successful receipt, which the recipient shall have an affirmative duty to furnish promptly after successful receipt. Automatic delivery receipts issued without direct human authorization shall not be evidence of effective notices for purposes of this Agreement.

The Disclosing Party

THE MINISTRY OF ENERGY AND ENERGY INDUSTRIES

Level 26, Tower C – Energy Trinidad and Tobago,

International Waterfront Centre, #1 Wrightson Road, Port of Spain.

Attention : Permanent Secretary

E-mail : PermSec@energy.gov.tt

Γhe Receiving Party						
			•••••			
Attention	:				 	
E-mail	:				 	
Telephone	:				 	

IN WITNESS WHEREOF, the duly authorised representatives of the Parties have caused this Agreement to be executed on the date first written above.

For and on behalf of	For and on behalf of THE MINISTRY OF ENERGY AND ENERGY INDUSTRIES			
Signature:	Signature:			
Name:	Name:			
Title:	Title:	Permanent Secretary		
Date:	Date:			
In the presence of:	In the presence of:			
Name:	Name:			
Title:	Title:			
Date:	Date:			

ATTACHMENT I

WELL DATA

Aripero and Tulsa

- BCO-10A
- CO-235
- BD-22
- DV-1
- FZ-1015ST
- FZ-537
- FZ-604
- FZ-662
- FZ-776
- 1FZ-777
- GRANT TRACE-1
- Oropouche-001 (AO-1)
- Oropouche-007 (AO-7)
- Oropouche-008 (AO-8)
- Oropouche-14 (AO-14)
- Oropouche-34 (A0-34)

- Oropouche-47 (AO-47)
- A0-11
- OTAHEITE-1
- P-180
- P-238
- P-277
- P-287 / 287RD
- P-58
- P-66
- P-90
- PCO-2
- PCO-3
- PCO-4
- PI-1
- SF-1

Buenos Ayres

- CLB-187
- 1ER-50
- 1ER-53
- 1ER-74ST
- 1ER-77
- 1ER-78

- 1ER-79
- 1ER-81
- 1ER-82
- 1ER-83
- EN-10
- EN-21

- EN-22
- FC-125
- FC-298
- PS-480

Charuma

- A0-112
- Apex Brighton-102 (AB-102)
- Apex Brighton-69 (AB-69)
- Boodoosingh-1 (BD-1)
- Brickfield-1
- Brighton Marine-54 (ABM-54)
- BUOC-1
- Cardiff-1
- Charuma-1
- Cocal-1
- Cribo-1 & ST1
- Esmeralda-1
- Esperance-1
- Harmony Hall-1
- Harmony Hall-2
- Harmony Hall-3
- Lizard-1RD
- Mapepire-1
- Marabella-1
- Marac-1
- Mayo-1
- Cipero
 - Broomage-1
 - DV-1
 - FO-1
 - GLOD-1
- Cory D and Cory F
 - RD-3&3X
 - Rochard-1
 - MW 45
 - Snowcap-1

- Monsterrat-1 TNA
- Morne Diablo-34
- Mount Harris-1
- Nariva Cocos-1 aka Nariva Cocal-1 (NC-1)
- Newbold-1
- Oropouche-004 (AO-4)
- Oropouche-005 (AO-5)
- Oropouche-10 (AO-10)
- Oropouche-105 (AO-105)
- Oropouche-12 (AO-12)
- Oropouche-14 (AO-14)
- Pointe-A-Pierre-1 (PAP-1)
- Rocky Palace-1 1ST
- Springvale-1
- Ste. Croix-1
- Tabaquite-219 (TAB-219)
- Tabaquite-229 (TAB-229)
- Tamba-1
- Zaboca-1
- LS-1
- New Grant-1
- Ste-Croix-1
- TO-1
- Snowcap-2
- Jacobin-1
- Jacobin-1ST1
- Sellier Crown-1

Guayaguayare

- AT-35
- AT-56
- AT-63
- AT-75X
- BC-2
- BP-412
- GBM-1
- GY-25
- GY-29
- GY-132
- GY-151
- GY-159
- GY-163
- GY-217
- GY-263
- GY-287
- GY-312
- GY-321
- GY-329
- GY-330
- GY-344
- GY-347

- GY-352
- GY-355
- GY-362
- GY-371
- GY-374
- GY-383
- GY-389
- GY-390
- GY-394
- GY-405
- GY-410
- GY-421
- GY-504
- GY-512
- GI 512
- GY-546
- GY-550
- GY-561
- GY-592
- GY-598
- GY-601

GY-603

• GY-606

- GY-608
- GY-609
- GY-613
- GY-614
- GY-615
- GY-616
- GY-618
- GY-619
- GY-625
- GY-646
- IGR-1
- MC-1
- ME-10
- ME-15
- ME-29
- ME-39
- ME-65
- ME-227
- ME-228
- ME-229
- MS-192

St. Mary's

- 1MDB-1
- 1MDB-34
- 1MDB-39
- 1MDB-39X
- 1MDB-52
- 1MN-205
- 1QUN-15
- 1QUN-30
- AT-2X
- AT-36
- AT-47

- AT-76
- AT-83
- AT-84
- AT-84X
- BP-397
- BP-409
- __ ...
- BP-415
- BP-446
- CO-1
- CO-100
- CO-109

- CO-131
- CO-134
- CO-2
- CO-36
- CO-4
- CX-117
- CX-118
- IN-1
- IN-27
- SAUNDERS-1/ST1/ST2/ST3

SWP Onshore and SWP Offshore

- ACD-1
- ACD-4
- Bonasse-1
- Bonasse-10
- Bonasse-11
- Bonasse-12
- Bonasse-13
- Bonasse-2

- Bonasse-3
- Bonasse-4
- Bonasse-5
- Bonasse-6
- Bonasse-7
- Bonasse-9ST1
- Cedros-1
- Cedros-4

- Cedros-5
- Cedros-7
- FRM-1
- Icacos-1
- Rapso-1
- Saffron-1
- South Marine-1
- SWP-1

SEISMIC DATA

BG Central Block 2008 3D

- o <u>Reports</u>
- ACQUISITION PARAMETERS.pdf
- Central_Block3D_TimeReport.pdf
- DATA QUALITY MAP.pdf
- Final Processing Report.pdf
- Final Report BG Central Block 3D.pdf
- QC Report.pdf
- SURVEY.pdf
- o <u>Seismic</u>
 - ➤ BG 3D 2008
 - 3D-BG FINAL PSDM.DEPTH.sgy
 - 3D-BG FINAL PSTM.sgy
 - Central Block DUG 2015 Reprocessed PSDM
 - Central Block Loading Parameters
 - Enhanced_Stack_TWT.sgy
 - FINAL_FULL_STACK.sgy
 - FINAL_FULL_STACK_EXPORT

Exxon SBC 1991 2D

o Reports

- EXXON_SOUTHERN BASIN CONSORTIUM_INTERGRATED BASIN STUDY FINAL REPORT(SBC).pdf
- Map showing uphole locations
- Seismic processing report line TD90140
- Technical review of trinidad seismic studies
- Trinidad uphole program all lines
- Uphole drilling records
- Uphole surveys
- Uphole surveys all lines 2
- Upholedrilling
- Uphole surveys 3 and 4
- Wells with velocity control

o <u>Seismic</u>

•	70110.501	
•	90120.SGY	
•	90130.SGY	
•	90134.SGY	

• 90140.SGY

90110 SGY

90150.SGY90160.SGY

• 90170.SGY

90170A.SGY90180.SGY

• 90190.SGY

90200.SGY90210.SGY

90210.5GT
 90311.SGY

SBCNAV.DAT

• 90311W.SGY

• 90313W.SGY

• 90321.SGY

90321A.SGY90331.SGY

• 90341.SGY

91125.SGY91138.SGY

• 91139.SGY

91143.SGY91146.SGY

• 91153.SGY

• 91157.SGY

• 91165.SGY

• 91174.SGY

• 91177.SGY

• 91182.SGY

• 91187.SGY

• 91193.SGY

• 91196.SGY

• 91316.SGY

• 91323.SGY

• 91343.SGY

• 91345.SGY

• 92113.SGY

• 92117.SGY

• 92148.SGY

92185.SGY

EXXON SBC 2D GOLDEN REPROCESSED

o <u>Seismic</u>

90140G.SGY

90170G.SGY

90180G.SGY

90190G.SGY

91138G.SGY

• 91139G.SGY

• 91143G.SGY

• 91157G.SGY

• 91174G.SGY

• 91182G.SGY

• 91187G.SGY

• 91307G.SGY

• 91316G.SGY

91345G.SGY

- 92185G.SGY
- 92191G.SGY

- run#2-velin.sgy
- SBCNAV.DAT

Parex Central Block 2009 2D

- o Reports
 - Processing Report.pdf
- o Seismic
 - CRB-001-fpsmprelimf.sgy
 - CRB-003-fpsmprelimf.sgy
 - CRB-004-fpsmprelimf.sgy
 - CRB-005-fpsmprelimf.sgy
 - CRB-008-fpsmprelimf.sgy

- CRB-009-fpstmprelimf.sgy
- CRB-010-fpsmprelimf.sgy
- CRB-015-fpsmprelimf.sgy
- CRB-018-fpsmprelimf.sgy

Parex Central Block 2012 2D

- o <u>Reports</u>
 - Final Report.pdf
 - Processing Report.pdf
- Seismic
 - ➤ <u>CRB12-27</u>
 - CRB12-27FPSTM.sgy
 - CRB12-27FPSTM2.sgy
 - CRB12-27UPSTM.sgy
 - CRB12-27UPSTM2.sgy
 - ➤ CRB12-28
 - CRB12-28FPSTM.sgy
 - CRB12-28FPSTM2.sgy
 - CRB12-28UPSTM.sgy
 - CRB12-28UPSTM2.sgy

Petrotrin NWD 2012 3D

- o <u>LandOcean</u>
 - **Reports**
 - 3D RTM Processing Report.pdf
 - > Seismic
 - data_loading_information.txt

- Final_Poststack_processed_RTM_PDSM_Stack_converted_to_time_usin g_Final_velocity.segy
- Final_Poststack_processed_RTM_PSDM_stack.segy
- Final_PSDM_migration_velocity_field.segy
- First_iteration_Fast_Track_PSDM_Stack.segy
- Raw_PSDM_converted_to_time_using_final_velocity.segy
- Raw_stack_of_RTM_PSDM.segy
- Second_iteration_Fast_Track_PSDM_Stack.segy
- Third_iteration_Fast_Track_PSDM_Stack.segy

> Support

- Gfinal_processed_far_pstm_stk.sgy
- Gfinal_processed_mid_pstm_stk.sgy
- Gpost_mig.sgy
- Gpstm_processed_stk.sgy
- Graw_far_pstm_stk.sgy
- Graw_mid_pstm_stk.sgy
- Graw_near_pstm_stk.sgy
- Graw_post_mig.sgy
- Graw pstm stk.sgy
- mute.txt
- pstm_velocity.txt
- stk_velocity.txt

ION-GXT

Reports

- Petrotrin Onshore NWDSB Time Processing Report Suppliment.pdf
- Petrotrin Onshore NWDSB Time Processing Report.pdf

> Seismic

- Header info.txt
- Petrotrin_NWDSB_CO_Enhnc_FAR_OvtPreSTM_MSL_28Aug2012.sgy
- Petrotrin_NWDSB_CO_Enhnc_NEAR_OvtPreSTM_MSL_28Aug2012.sgy
- Petrotrin_NWDSB_CO_Enhnc_NEARMID_OvtPreSTM_MSL_28Aug2012
 .sgy
- Petrotrin_NWDSB_CO_Enhnc_OvtPreSDM_Rogain_13June2013.sgy
- Petrotrin_NWDSB_CO_Enhnc_OvtPreSTM_08Jun2012.sgy
- Petrotrin_NWDSB_CO_Enhnc_OvtPreSTM_MSL_22Aug2012 (2).sgy
- Petrotrin_NWDSB_CO_Enhnc_OvtPreSTM_MSL_22Aug2012.sgy
- Petrotrin_NWDSB_CO_Enhnc_OvtPreSTM_MSL_WGS84_27Sep2012.sg
 v
- Petrotrin NWDSB CO Enhnc Qamp OvtPreSTM 08Jun2012.sgy
- Petrotrin NWDSB Naparima bin center segp1.sp1

- Petrotrin_NWDSB_PoSTM_REFR_RESID2_XSP2_TVSW_26Apr2012_MS L.sgy
- Petrotrin_NWDSB_PoSTM_REFR_RESID2_XSP2_TVSW_26Apr2012_MS L_WGS84.sgy
- Petrotrin NWDSB PreSTM Vels 17Apr2013.sgv
- Petrotrin_NWDSB_PreSTM_Vels_18Apr2013_Naparima_final.txt
- Petrotrin_NWDSB_PreSTM_Vels_18Apr2013_WGS84_final.txt
- Petrotrin_NWDSB_PreSTM_Vels_WGS84_17Apr2013.sgy
- Petrotrin_NWDSB_Raw_OvtPreSTM_MSL_24Apr2013.sgy
- Petrotrin_NWDSB_Raw_OvtPreSTM_MSL_WGS84_24Apr2013.sgy
- Petrotrin NWDSB RTM PostProc topmute 15July2013.sgy
- Petrotrin NWDSB WGS84 bin center segp1.sp1

o TEEC

- **Reports**
 - TEECsolutions_Trinidad_NW_CRS_processing_report.pdf
- Seismic
 - NWD Pre-STM
 - Petrotrin NW-District PreSTM filtered.segy
 - Petrotrin_NW-District_PreSTM_filtered-scaled.segy
 - Petrotrin_NW-District_PreSTM_VIT.segy
 - NWD CRS
 - Petrotrin_NW-District_CRS_RMS.segy
 - Petrotrin NW-District CRS-Stack filtered-scaled.segy

Talisman Eastern Block 2016 3D Reprocessed

- Reports
 - Processing Report Rio Claro 3D MERGE from GeoVectra.pdf
- o <u>Seismic</u>
 - Trinidad3D_Rio_Claro_from_GeoVectra_FINAL_PSTM_STACK_FILT.sgy
 - Trinidad3D_Rio_Claro_from_GeoVectra_FINAL_PSTM_STACK_UNFILT.sgy

Talisman Eastern Block 2004 3D

- o <u>Reports</u>
 - Talisman_2002_Eastern Block_3D- Final Report Phase 2.pdf
 - Talisman_2002_Eastern Block_3D_Final Report Phase 1.pdf
 - Talisman_Eastern Block_3D_Seismic Processing Report.pdf
- o Seismic
 - east blk.sgy

TED SWP 2001 3D

- o <u>Seismic</u>
 - Cedros3D.sgy

Voyager Guayaguayare 2012 3D

- o CGG Guayaguayare 2012 3D
 - **Reports**
 - Niko_Guayaguayare3D_Report.pdf
 - > Seismic
 - 3D_pstm_bins.sgy
 - post_stk_mig.sgy
 - pstm_stk_enhance_final.sgy
 - pstm_stk_postfxy_final.sgy
 - pstm_velocity.sgy
 - structure_stk.sgy
- o Absolute Imaging Guayaguayare 2012 3DGuayaguayare3D.sgy
 - **Reports**
 - Guayaguayare_3D_Processing_Report.pdf
 - > Seismic
 - Guayaguayare3D.sgy
 - Guayaguayare3D_geotomo.sgy

OTHER DATA

FTG Survey

- ArcGIS Maps
- ARKeX_Interpretation
- DEM Data
- Final Report
- GIS Data
- Gravity Data
- Magnetic Data
- Move
- OpendTect
- Presentations
- Public Domain Data
- References

2013 OCBR Base Maps

- CRETACEOUS_OPPORTUNITIES
- Trinidad_Onshore_Bid_Round_2013_PROSPECTIVITY_MAP
- Trinidad_Onshore_Bid_Round_2013_Prospectivity_Mid_Miocene_Prospect