

DOCUMENT PRODUCED IN NATIVE FORMAT
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Document Name / Description	Bates No. or other Identification
A Report to MOEX USA Corporation for Macondo Prospect, Mississippi Canyon Block MC 252, Gulf of Mexico, by Knowledge Reservoir, dated July 13, 2009. (Ex. 8199 in Lang deposition)	DWHMX00000751 - DWHMX00000782
Amended Expert Report of Roger Vernon, dated Oct. 17, 2011, as amended Nov. 15, 2011.	Ex. 7823 to Vernon deposition
Amended Expert Report of Roger Vernon, dated Oct. 17, 2011, as amended Nov. 15, 2011.	Ex. 7825 to Vernon deposition
Anadarko's March 3, 2014 Submission, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i>	
Anadarko's March 3, 2014 Submission, Exhibit 1, In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.	
Anadarko's Cross-Motion for Summary Judgment as to Anadarko's Non-Liability Under the CWA, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i> , Civ. No. 10-4536, filed Jan. 9, 2012	
Anadarko's First Supplemental Objections, Responses, and Answers to the United States' First Set of Discovery Requests to Defendants BP Exploration and Production and Anadarko Petroleum Corporation for the Penalty Phase, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico</i> , on April 20, 2010, Civ. No. 10-4536, served August 14, 2014	
Anadarko's Memorandum In Support Of Motion <i>In Limine</i> To Exclude All Evidence Regarding Anadarko's Culpability, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i> , filed February 14, 2014	
Anadarko's Objections, Answers, and Responses to the United States' First Set of Discovery Requests to Defendants BP Exploration & Production Inc. and Anadarko Petroleum Corporation for the Penalty Phase, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i> , Civ. No. 10-4536, served April 28, 2014.	

Anadarko's Opposition to Motion of the United States to Limit Evidence about the "Seriousness" Factor [Rec. Doc. 12459], <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i> , Civ. No. 10-4536, filed March 6, 2014	
APC 2008-2013 Capital and EBITDAX	ANA-MDL3-0012066
APC 2010-2013 Capital and EBITDAX	ANA-MDL3-0009325
Authorization for Expenditure, dated Apr. 14, 2010, No. GoM-SPU-AFE-2010-31, including cover email chain between Naoki Ishii, Aimee Patel, Nick Huch, and Michael Beirne, dated Apr. 15. (Ex. 2882).	DWHMX00080011 - DWHMX00080013
Authorization for Expenditure, dated Apr. 14, 2010, No. GoM-SPU-AFE-2010-31, including cover letter from APC to BP Exploration & Production Inc., dated Apr. 15, 2010 (Ex. 1922, O'Donnell deposition)	ANA-MDL-000030726 - ANA-MDL-000030728
Authorization for Expenditure, dated Apr. 14, 2010, No. GoM-SPU-AFE-2010-31, including cover letter from APC to BP Exploration & Production Inc., dated Apr. 15, 2010 (Ex. 4215).	BP-HZN-MBI00127321 - BP-HZN-MBI00127323
Authorization for Expenditure, dated Apr. 14, 2010, No. GoM-SPU-AFE-2010-31, including cover letter from BP Exploration & Production Inc. to MOEX Offshore 2007 LLC, APC, and AE&P, dated Apr. 15, 2010. (Ex. 2867)	APC-SHS2A-000007899 - APC-SHS2A-000007901
Authorization for Expenditure, dated Aug. 28, 2009, No. X2-000X8 (Ex. 2878).	DWHMX00108107 - DWHMX00108109
Authorization for Expenditure, dated Aug. 28, 2009, No. X2-000X8. (Ex. 1919, O'Donnell deposition)	APC-SHS2A-000001082 - APC-SHS2A-000001084
Authorization for Expenditure, dated Mar. 2, 2010, No. GoM-SPU-FM-2010-31.	ANA-MDL-000003605
BP Exploration & Production Inc.'s First Set of Requests for Production to the United States of America Relating to the Clean Water Act Penalty Phase, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i> , Civ. No. 10-4536, MDL No. 2179.	

<p>BP Exploration & Production Inc.'s Memorandum In Opposition to the United States' Motion <i>In Limine</i> to Permit Relevant Evidence Concerning BP P.L.C. and Other BP Affiliates [Rec. Doc. 12465] (with exhibits), <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i>, filed March 6, 2014</p>	
<p>BP Exploration & Production Inc.'s Memorandum Regarding The Appropriate Scope Of The CWA Penalty Phase And Related Discovery, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i>, filed February 14, 2014</p>	
<p>BP Exploration & Production Inc.'s Memorandum in Opposition to the Motion of the United States to Limit Evidence about the "Seriousness" Factor [Rec. Doc. 12463] (with exhibits), <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i>, filed March 6, 2014</p>	
<p>BP Exploration & Production Inc.'s Submission In Response To The Court's February 21, 2014 Order Regarding Preparation For Discovery In The Penalty Phase, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i>.</p>	
<p>BP Exploration & Production Inc.'s Submission In Response To The Court's February 21, 2014 Order Regarding Preparation For Discovery In The Penalty Phase, Exhibit 1 - BXP's Submission in Response to Paragraph A of the Court's February 21, 2014 Order</p>	
<p>BP Exploration & Production Inc.'s Submission In Response To The Court's February 21, 2014 Order Regarding Preparation For Discovery In The Penalty Phase, Exhibit 2 - Letter dated 12/4/13 from J. Andrew Langan, P.C. to Steven O'Rourke, Esq. re: Case No. 10-4536: BP's Response to DOJ Proposed Penalty Phase Stipulations, attaching Stipulation Concerning The Environmental Scope Of The Penalty Phase of United States V. BP, et al., 10-4536, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i>.</p>	

<p>BP Exploration & Production Inc.'s Submission In Response To The Court's February 21, 2014 Order Regarding Preparation For Discovery In The Penalty Phase, Exhibit 3 -Stipulations Concerning The "Any Other Penalty For The Same Incident" Factor And Related Terms In Prior Settlements In Connection With The Penalty Phase Of United States V. BPXP, et al., 10-4536, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536,</i></p>	
<p>BP Exploration & Production Inc.'s Submission In Response To The Court's February 21, 2014 Order Regarding Preparation For Discovery In The Penalty Phase, Exhibit 4 - BP BPXP's Proposed Stipulated Facts Concerning Its Efforts To Minimize And Mitigate The Effects Of The Deepwater Horizon Spill, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>BP Exploration & Production Inc.'s Submission In Response To The Court's February 21, 2014 Order Regarding Preparation For Discovery In The Penalty Phase, Exhibit 5 - Stipulated Facts Concerning The Status Of Human Health Following The Deepwater Horizon Incident, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>BP Exploration & Production Inc.'s Submission In Response To The Court's February 21, 2014 Order Regarding Preparation For Discovery In The Penalty Phase, Exhibit 6 - BPXP's Proposed Stipulated Facts Concerning Liabilities Incurred By Bp Exploration & Production Inc. Relating To The Deepwater Horizon Incident And Oil Spill, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>BP Exploration & Production Inc.'s Submission In Response To The Court's February 21, 2014 Order Regarding Preparation For Discovery In The Penalty Phase, Exhibit 7 - BPXP's Proposed Stipulated Facts Concerning Claims Activity, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	

<p>BP Exploration & Production Inc.'s Submission In Response To The Court's February 21, 2014 Order Regarding Preparation For Discovery In The Penalty Phase, Exhibit 8 - BPXP'S Proposed Stipulated Facts Concerning The Financial Position Of Bp Exploration & Production Inc., <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>BP Exploration & Production Inc.'s Submission In Response To The Court's February 21, 2014 Order Regarding Preparation For Discovery In The Penalty Phase, Exhibit 9 - BPXP's Proposed Stipulated Facts Concerning The Consolidated Financial Position Of Bp P.L.C. And Its Subsidiaries, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>BP Exploration & Production Inc.'s Submission In Response To The Court's February 21, 2014 Order Regarding Preparation For Discovery In The Penalty Phase, Exhibit 10 - BPXP's Proposed Stipulated Facts Concerning BP Exploration & Production Inc.'S Positive Impact On The Economy And Community, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>BP Exploration & Production Inc.'s Submission In Response To The Court's February 21, 2014 Order Regarding Preparation For Discovery In The Penalty Phase, Exhibit 11 - BP Exploration & Production Inc.'s Submission In Response To The Court's February 21, 2014 Order Regarding Preparation For Discovery In The Penalty Phase, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>BP's Proposed Findings of Fact and Conclusions of Law, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i> , Civ. No. 10-4536, MDL No. 2179, filed June 21, 2013.</p>	

<p>BPXP's Combined Motion in Limine to Exclude from the Penalty Phase (1) Additional Evidence of Culpability and (2) Evidence Relating to Unrelated Prior Incidents (with exhibits), In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536, filed February 14, 2014</p>	
<p>Case Management Submission by Anadarko Petroleum Corporation and Anadarko E&P Company, LP, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i>, filed February 14, 2014</p>	
<p>Complaint of the United States of America, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i>, Civ. No. 10-4536, MDL No. 2179, filed Dec. 15, 2010.</p>	
<p>Confidential Settlement Agreement, Mutual Releases and Agreement to Indemnify, between BP Exploration & Production Inc., Anadarko Petroleum Corporation, and Anadarko E&P Company LP, dated Oct. 16, 2011. (TREX-50473)</p>	<p>BP-HZN-2179MDL04585671 - BP-HZN-2179MDL04585703</p>
<p>Consent Decree Between the United States and Defendants Triton Asset Leasing GmbH, Transocean Holdings LLC, Transocean Offshore Deepwater Drilling Inc., and Transocean Deepwater Inc., <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i>, Civ. No. 10-4536, filed Feb. 19, 2013</p>	
<p>Consent Decree Between the United States and MOEX Offshore 2007 LLC, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i>, Civ. No. 10-4536, filed June 18, 2012</p>	
<p>Corrected United States Ex Parte Motion to File Three Exhibits Under Seal Regarding United States' Opposition to BPXP's Motion <i>In Limine</i> to Exclude (1) Additional Evidence of Culpability And (2) Evidence Relating to Prior Incidents (Dkt. No. 12460) [Rec. Doc. 12646] (with exhibits), <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i>, filed March 6, 2014</p>	
<p>Deposition Transcript of Darrell Hollek (July 17, 2014)</p>	

Deposition Transcript of James P. Lang, dated Jan. 11, 2012.	
Deposition Transcript of Joshua Barnes (6/18/2014)	
Deposition Transcript of Marshall Rose (June 26, 2014)	
Deposition Transcript of Roger Vernon, dated Dec. 13, 2011.	
Designation of Operator filings for BP Exploration & Production Inc., by Anadarko Petroleum Corporation (00981), Anadarko E&P Company LP (00148), and MOEX Offshore 2007 LLC, each dated Dec. 17, 2009, stamped "Received" Feb. 23, 2010.	ANA-MDL-000020295 - ANA-MDL-000020297
Discussion Draft of The United States' Phase III First Set of Requests for Production to Defendant Anadarko Petroleum Company, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i> , Civ. No. 10-4536, MDL No. 2179.	
Drilling Contract, Vastar Resources, Inc. and R&B Falcon Drilling Co., dated Dec. 9, 1998, including subsequent assignment agreements (leading to a contract between BP and Transocean) (TREX-01356A).	BP-HZN-MBI00021460 - BP-HZN-MBI00021999
Email from Naoki Ishii (MOEX), to Michael Bernie, dated Mar. 12, 2010. (Ex. 8201 to Lang deposition)	DWHMX00069738
Expert Drilling Report of Roger Vernon, dated Oct. 17, 2011. (Ex. 7824 to Vernon deposition)	
First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i> , filed March 3, 2013	
First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 1 - Stipulation Concerning Environmental Harm Related to the Macondo Oil Spill, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i> .	
First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 2 - Stipulated Facts Concerning The Environmental Impact Related To The Deepwater Horizon Incident, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i> .	

<p>First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 2a - Stipulation Concerning the Environmental Scope of The Penalty Phase Of United States V. BP, et al., 10-4536, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 3 - Stipulation Concerning Environmental Harm Related to the Macondo Oil Spill, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 4 - Stipulated Facts Concerning BP's Efforts to Minimize or Mitigate The Effects Of The Discharge From The Macondo Well, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 5 - Stipulated Facts Concerning Claims Activity, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 6 - Stipulated Facts Concerning BP's Efforts To Minimize Or Mitigate The Effects Of The Discharge From The Macondo Well, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	

<p>First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 7 - Stipulated Facts Concerning Claims Activity, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i></p>	
<p>First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 8 - Stipulations Concerning The "Any Other Penalty For The Same Incident" Factor And Related Terms In Prior Settlements In Connection With The Penalty Phase Of United States v. Bpxp, Et Al., 10-4536, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 8a - Exh. 8a Email re Stips on Other Penalties for Same Incident Factor</p>	
<p>First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 9 - Letter dated 12/18/13 from J. Andrew Langan, P.C. to Steven O'Rourek, Esq. re: MDL 2179 — Penalty Phase Litigation: Proposed Stipulations re Prior Violations and Other Penalties Factors, attaching Stipulations Concerning The "History Of Prior Violations" And "Any Other Penalty For The Same Incident" Factors In Connection With The Penalty Phase Of United States V. BPXP, Et Al., 10-4536, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 10 - Stipulations Concerning The "History Of Prior Violations" Factor In Connection With The Penalty Phase Of United States V. Bpxp, Et Al., 10-45361, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	

<p>First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 11 - Letter dated 12/18/2013 from Thomas R. Lotterman to Steven O'Rourke re: Case No. 10-4536: APC's Proposed Stipulations, attaching Stipulated Facts Concerning Any Other Penalty For The Same Incident, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 12 - Stipulated Facts Concerning History Of Prior Violations, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 13 - Stipulated Facts Concerning The Economic Impact Of The Penalty On BP, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 14 - Stipulated Facts Concerning The Economic Impact Of The Clean Water Act Penalty On BP, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	
<p>First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 15 - Stipulated Facts Concerning The Economic Impact Of The Penalty On Anadarko Petroleum Company, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i></p>	

First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Exhibit 16 - Stipulated Facts Concerning the Economic Impact Of The Penalty On Anadarko Petroleum Company (Redline Version), <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536.</i>	
First Response of the United States to Order [Re: Preparation for Discovery in the Penalty Phase], Index of Exhibits, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i> , filed March 3, 2013	
<i>In re Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i> , 808 F. Supp. 2d 943, 963 (E.D. La. 2011)	
<i>In re Oil Spill by the Oil Rig Deepwater Horizon in the Gulf of Mexico, on April 20, 2010</i> , 844 F. Supp. 2d 746 (2012)	
Lease Exchange Agreement, between BP Exploration & Production Inc., Anadarko Petroleum Corporation, and Anadarko E&P Company LP, dated Oct. 1, 2009 (Ex. 1942, Bryan).	APC-SHS2A-000008493 - APC-SHS2A-000008523
Macondo Prospect Offshore Deepwater Operating Agreement, dated Oct. 1, 2009, by and between BP Exploration & Production Inc., Anadarko Petroleum Corporation, and MOEX Offshore 2007 LLC.	APC-HEC1-000001601 - APC- HEC1-000001840
Macondo Prospect Well Participation Agreement, Deepwater Gulf of Mexico, between BP Exploration & Production Inc., Anadarko Petroleum Corporation, and Kerr-McGee Oil & Gas Corporation, dated Dec. 17, 2009	ANA-MDL-000030613 - ANA-MDL-000030650
Motion of the United States to Limit Evidence About The "Seriousness" Factor (with exhibits), <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i> , filed February 14, 2014	
Order [Regarding Preparation for Discovery in the Penalty Phase], <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i> , filed February 21, 2014	

Order and Reasons as to Transocean and BP's Cross-Motions for the Partial Summary Judgment Regarding Indemnity, <i>In re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i> [Rec. Doc. 5446], filed Jan. 26, 2012	
Post-Trial Brief of Defendants BP Exploration & Production Inc., BP America Production Company and BP p.l.c., dated June 21, 2013, filed June 21, 2013 (Doc. 10466).	
Post-Trial Reply Brief of Defendants BP Exploration & Production Inc., BP America Production Company, and BP p.l.c, dated July 12, 2013, filed July 12, 2013 (Doc. 10734).	
Proposed Case Management Order Regarding Environmental Issues Relating to the Clean Water Act Penalty, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i> , filed February 14, 2014	
Proposed Findings of Fact and Conclusions of Law by the United States, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i> , Civ. No. 10-4536, MDL No. 2179, filed June 21, 2013.	
Ratification and Joinder of Macondo Prospect Offshore Deepwater Operating Agreement, effective Oct. 1, 2009, by and between BP Exploration & Production Inc., Anadarko Petroleum Corporation, and MOEX Offshore 2007 LLC.	ANA-MDL-000030610 - ANA-MDL-000030612
Rebuttal Expert Report of James P. Lang, dated Nov. 7, 2011 ("Lang Rebuttal Report").	Ex. 8198 in Lang deposition
Rule 26(f) Conferencing Report for the Clean Water Act Penalty Phase, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i> , filed February 14, 2014	
Rule 26(f) Report of the United States, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536</i> , filed February 14, 2014	
Second Supplemental Authorization for Expenditure, dated Mar. 22, 2010, No. X2-000X8, including cover letter from APC to BP Exploration & Production Inc., dated Mar. 30, 2010 (Ex. 1921, O'Donnell deposition)	ANA-MDL-000030687 - ANA-MDL-000030690

Second Supplemental Authorization for Expenditure, dated Mar. 22, 2010, No. X2-000X8, including cover letter from BP Exploration & Production Inc. to MOEX Offshore 2007 LLC, dated Mar. 29, 2010 (Ex. 2846)	BP-HZN-2179MDL02319416 - Bp-HZN-2179MDL02319419
Status Conference and Motion Hearing [Rec. Doc. 12592], <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico</i> , on April 20, 2010, Civ. No. 10-4536, filed March 21, 2014	
Stipulated Facts Concerning History of Prior Violations between the United States and Anadarko Petroleum Corporation	
Stipulated Facts Concerning Other Penalties for the Same Incident between the United States and Anadarko Petroleum Corporation	
Stipulated Order Regarding Anadarko Entities, dated Feb. 29, 2012, filed Feb. 29, 2012.	
Supplemental Authorization for Expenditure, dated Jan. 27, 2010, No. X2-000X8, including cover letter from APC to BP Exploration & Production Inc., dated Feb. 18, 2010. (Ex. 1920, O'Donnell deposition)	ANA-MDL-000030713 - ANA-MDL-000030713
Supplemental Authorization for Expenditure, dated Jan. 27, 2010, No. X2-000X8, including cover letter from BP Exploration & Production Inc. to AE&P and APC, dated Feb. 1, 2010. (Ex. 2835)	BP-HZN-2179MDL02319420 - BP-HZN-2179MDL02319425
Supplemental Authorization for Expenditure, dated Jan. 27, 2010, No. X2-000X8, including cover letter from BP Exploration & Production Inc. to MOEX Offshore 2007 LLC, dated Feb. 1, 2010, and letter from MOEX Offshore 2007 LLC to BP Exploration & Production Inc., dated Feb. 17, 2010.	DWHMX00000273 - DWHMX00000279
The United States' Initial Response to Defendant Anadarko E&P Company LP's First Set of Interrogatories and Requests for Production of Documents to Plaintiff United States of America, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico</i> , on April 20, 2010, Civ. No. 10-4536, MDL No. 2179, served June 20, 2011.	

<p>The United States' Second Response to Various Defendants' First Joint Discovery Requests to the United States Related to Phase Two, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i> , Civ. No. 10-4536, MDL No. 2179, served Feb. 14, 2012.</p>	
<p>Transcript of Status Conference Re: Penalty Phase on March 21, 2014</p>	
<p>United States' Initial Responses to Defendant Anadarko Petroleum Corporation's First Set of Interrogatories and Requests for Production of Documents to the United States, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i> , Civ. No. 10-4536, MDL No. 2179, served June 20, 2011.</p>	
<p>United States of America's Phase One Post-Trial Response Brief, dated July 12, 2013, filed July 12, 2013 [Rec. Doc. 10733].</p>	
<p>United States of America's Post-Trial Brief for Phase One, dated June 21, 2013, filed June 21, 2013 [Rec. Doc. 10461].</p>	
<p>United States of America's Responses to the Applicable Requests Contained Within the Various Defendants' Second Joint Discovery Requests to Plaintiffs, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i> , Civ. No. 10-4536, MDL No. 2179, served June 20, 2011.</p>	
<p>United States of America's Revised Responses to the Applicable Requests Contained Within the Various Defendants' Second Joint Discovery Requests to Plaintiffs, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010</i> , Civ. No. 10-4536, MDL No. 2179, served Sept. 19, 2011.</p>	

<p>United States' Memorandum In Support of Motion for Discovery Regarding the Financial Information and Activities of Subsidiaries and Affiliates as Relevant to the Economic Impact of a Clean Water Act Civil Penalty on Anadarko Petroleum Corporation, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536, MDL No. 2179.</i></p>	
<p>United States' Memorandum In Support of Motion for Discovery Regarding the Financial Information and Activities of Subsidiaries and Affiliates as Relevant to the Economic Impact of a Clean Water Act Civil Penalty on Anadarko Petroleum Corporation, Exhibit 1 - Email dated 1/17/14 from Steve O'Rourke to T. Lotterman, K. Kirby (and multiple others), copying Nancy Flickinger, P. Casey (and multiple others) re: MDL 2179 -- CWA Penalty Phase Draft Requests for Production, attaching Draft Phase 3 RFPs to BP.pdf; Draft Phase 3 RFPs to APC.pdf</p>	
<p>United States' Memorandum In Support of Motion for Discovery Regarding the Financial Information and Activities of Subsidiaries and Affiliates as Relevant to the Economic Impact of a Clean Water Act Civil Penalty on Anadarko Petroleum Corporation, Exhibit 2 - Email dated 1/10/14 from T. Lotterman to S. O'Rourke, N. Flickinger, K. Kirby, A. Langan and H. Hariklia re: MDL 2179 -- APC Comments to US Proposed Stips (Round 2), attaching APC's comments to the United States' proposed stips in Round 2.</p>	
<p>United States' Memorandum In Support of Motion for Discovery Regarding the Financial Information and Activities of Subsidiaries and Affiliates as Relevant to the Economic Impact of a Clean Water Act Civil Penalty on Anadarko Petroleum Corporation, Exhibit 3 - Macondo Prospect Well Participation Agreement Deepawater Gulf of Mexico, dated October 1, 2009</p>	

<p>United States' Memorandum In Support of Motion for Discovery Regarding the Financial Information and Activities of Subsidiaries and Affiliates as Relevant to the Economic Impact of a Clean Water Act Civil Penalty on Anadarko Petroleum Corporation, Exhibit 4 - <i>Change of Name Recognized</i> Action dated 11/23/11 from Susan B. Hooper of the US Department of the Interior approving the change of name from Kerr-McGee Oil and Gas to Anadarko US Offshore Corporation effective 09/1/11</p>	
<p>United States' Memorandum In Support of Motion for Discovery Regarding the Financial Information and Activities of Subsidiaries and Affiliates as Relevant to the Economic Impact of a Clean Water Act Civil Penalty on Anadarko Petroleum Corporation, Exhibit 5 - Certificate of Limited Partnership attaching Record Title Ownership - Merger and Change of Name documents</p>	
<p>United States' Memorandum In Support of Motion for Discovery Regarding the Financial Information and Activities of Subsidiaries and Affiliates as Relevant to the Economic Impact of a Clean Water Act Civil Penalty on Anadarko Petroleum Corporation, Exhibit 6 - Anadarko Petroleum Corporation - List of Officers; US Department of the Interior Minerals Management Service Gulf of Mexico OCS Region - <i>ROW Ownership - Mergers & Changes -of- Name</i> ; US Department of the Interior Minerals Management Service Gulf of Mexico OCS Region - <i>Record Title Ownership- Merger+ Change-Of-Name</i> ; US Department of the Interior Minerals Management Service Gulf of Mexico OCS Region - <i>Operating Rights Ownership-Mergers+Changes-Of-Name</i> ; US Department of the Interior Minerals Management Service Gulf of Mexico- Region <i>Active Lease by Designated Operator</i></p>	

<p>United States' Memorandum In Support of Motion for Discovery Regarding the Financial Information and Activities of Subsidiaries and Affiliates as Relevant to the Economic Impact of a Clean Water Act Civil Penalty on Anadarko Petroleum Corporation, Exhibit 7 - US Department of the Interior Minerals Management Service Gulf of Mexico Region - Active Lease by Lessee - Detail</p>	
<p>United States' Memorandum In Support of Motion for Discovery Regarding the Financial Information and Activities of Subsidiaries and Affiliates as Relevant to the Economic Impact of a Clean Water Act Civil Penalty on Anadarko Petroleum Corporation, Exhibit 8 - Collection of Serial Register Pages and Letters requesting the review and approval various sites</p>	
<p>United States' Memorandum In Support of Motion for Discovery Regarding the Financial Information and Activities of Subsidiaries and Affiliates as Relevant to the Economic Impact of a Clean Water Act Civil Penalty on Anadarko Petroleum Corporation, Exhibit 9 - Collection of Serial Register Pages and Letters requesting the review and approval various sites</p>	
<p>United States' Motion for Discovery Regarding the Financial Information and Activities of Subsidiaries and Affiliates as Relevant to the Economic Impact of a Clean Water Act Civil Penalty on Anadarko Petroleum Corporation, <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536, MDL No. 2179.</i></p>	
<p>United States' Motion In Limine To Permit Relevant Evidence Concerning BP P.L.C. And Other BP Affiliates (with exhibits), <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536, filed February 14, 2014</i></p>	
<p>United States' Opposition to BPXP's Motion In Limine to Exclude (1) Additional Evidence of Culpability and (2) Evidence Relating to Prior Incidents [Rec. Doc. 12460] (with exhibits), <i>In Re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, Civ. No. 10-4536, filed March 6, 2014</i></p>	

