Doc. 3624 Att. 6

## **EXHIBIT 6**

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK			
In re: Methyl Tertiary Butyl Ether ("MTBE") Products Liability Litigation			
This Document Relates To:			
City of Fresno, et al.,			
Plaintiffs,			
v.			
Chevron U.S.A. Inc.			
Defendants			

**MDL No. 1358** 

PLAINTIFF'S FIRST SET OF INTERROGATORIES TO **DEFENDANT** RE PRODUCT IDENTIFICATION

Defendants

POUNDING PARTY: PLAINTIFF CITY OF FRESNO

**RESPONDING PARTY:** CHEVRON U.S.A., INC.

SET: **ONE** 

Pursuant to Rule 33 of the Federal Rules of Civil Procedure and in accordance with the directive of the Court at the May 11, 2004 status conference, Plaintiffs hereby submits the following First Set of Interrogatories, to be answered separately, in writing, and under oath, by each responding defendant listed on Exhibit A (attached hereto) on or before July 9, 2004. As directed by the Court at the May 11, 2004 status conference, each responding defendant's answers to these Interrogatories should include a description of the specific steps undertaken by the defendant to obtain the information contained in such answers. This First Set of Interrogatories is served without prejudice to Plaintiff's right to seek additional discovery.

## **DEFINITIONS**

- A. All definitions contained in Local Rule 26.3 of the United States District Court for the Southern District of New York are incorporated herein by reference.
  - **B.** MTBE means methyl tertiary butyl ether.
- C. MTBE Product means any petroleum product containing MTBE. With respect to gasoline containing MTBE, MTBE Product includes any and all of the following: conventional gasoline containing MTBE, winter oxygenate fuel containing MTBE, and/or reformulated gasoline containing MTBE; provided, however, that if any responding defendant claims that it is unable to determine whether any conventional gasoline contained MTBE for purposes of answering these Interrogatories, MTBE Product shall include any and all conventional gasoline.
- D. Refinery means a facility used to process crude oil, unfinished oils, natural gas liquids, or other hydrocarbons into any petroleum product.
- E. Terminal means a petroleum product storage and distribution facility that is supplied by pipeline, vessel or other means, and from which such petroleum products may be removed at a rack and/or distributed by pipeline, and includes bulk storage and distribution facilities located at Refineries.
- **F. Terminalling Partner** means an entity that leased petroleum product storage or otherwise had the right to store petroleum products in the product storage tanks at a Terminal not owned, operated, or controlled by that entity.
  - **G.** You means the responding defendant, its subsidiaries and affiliates.
- **H.** Your means of or pertaining to the responding defendant, its subsidiaries and affiliates.

## <u>INTERROGATORIES</u>

1. Please identify the name and address of each entity (including You, if applicable) that

supplied You with MTBE Products for ultimate delivery into Kern County at any time since the date

of first MTBE use in Kern County, the dates or date ranges when each such entity supplied You with

MTBE Products, and the name and address of each Refinery from which such MTBE Products were

supplied.

2. Please identify the name and address of each entity from which You obtained neat

MTBE for use at any Refinery owned or operated by You that supplied gasoline for ultimate delivery

into Kern County, the dates or date ranges when MTBE was acquired from each such supplier, and

the name and address of Your Refinery(ies).

3. Please identify each Terminal You use or used to supply gasoline for ultimate delivery

into Kern County at any time since the date of first MTBE use in Kern County and the dates or date

ranges when You have used such Terminal. For each Terminal You use or used, please also state

whether You owned or operated such Terminal or were a Terminalling Partner at such Terminal.

Dated:

Sacramento, California August 4, 2004

MILLER, AXLINE & SAWYER

By:

DUANE C. MILLER, SBN 57812 MILLER, AXLINE & SAWYER

Attorneys for Plaintiffs 1050 Fulton Avenue, Suite 100

Sacramento, CA 95825

Phone: (916) 488-6688

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## PROOF OF SERVICE VIA E-MAIL AND US MAIL

I, Christina Hise, hereby declare under penalty of perjury of the law that a true copy of the		
ollowing:		
PLAINTIFF'S FIRST SET OF INTERROGATORIES TO DEFENDANT RE		
PRODUCTION IDENTIFICATION		
[CHEVRON U.S.A., INC.]		
as served via e-mail, pursuant to Judge Shira A. Schiendlin's Case Management Order dated		
pril 1, 2004 [Section IV], upon:		
eter Sacripanti, Esq. Defense Liaison Counsel. cDermott Will & Emery LLP sacripanti@mwe.com		
tan Alpert, Esq. Plaintiffs' Liaison Counsel. salpert@weitzlux.com		
n the 4 <sup>th</sup> day of August, 2004, and on the following persons or parties by placing a true copy hereof in a sealed envelope, showing the addresses set forth below, for collection and deposit in he United States Postal Service on that date following ordinary business practices:		
See Attached List		
I declare under penalty of perjury under the laws of the State of California and the United tates of America that the foregoing is true and correct.		
Executed on August 4, 2004, at Sacramento, California.		
1/1/0/1		
CHRISTINA HISE		

2 3 4	ohn J. Wasilczyk, Esq. llison N. Shue, Esq. avid L. Schrader ichael T. Zarro, Esq. organ Lewis & Bockius 00 South Grand Avenue, 22n <sup>d</sup> Floor os Angeles, CA 90071-3132	Counsel for Chevron USA, Inc.; Texaco, Inc.; ChevronTexaco Corporation; Chevron Environmental Services Company
5	ojoon Hwang, Esq. arin S. Schwartz, Esq.	Counsel for Shell Oil Company; Texaco Refining & Marketing, Inc.; Equilon
6	unger, Tolles & Olson 3 New Montgomery Street, 19t h Floor	Enterprises LLC
7	an Francisco, CA 94105-9781	
8	illiam D. Temko, Esq.	Counsel for Shell Oil Company, Equilon
9	uger, Tolles & Olson 55 Grand Avenue, 35' Floor os Angeles, CA 90071-1560	Enterprises LC, Equiva Services LLC, and Texaco Refining & Marketing, Inc.
11	olleen P. Doyle, Esq.	Counsel for Exxon Corporation; Exxon Mobil Corporation
12	iana Pfeffer Martin, Esq. atherine M. Stites, Esq. ingham McCutchen LLP 55 South Grand Avenue, Suite 4400 os Angeles, CA 90071-1560	Mobil Corporation
13		
14	on D. Anderson, Esq.	Counsel for Tosco Corporation;
15	ichele Johnson, Esq. atham & Watkins	ConocoPhillips Corporation
16	50 Town Center Drive, Suite 2000 osta Mesa, CA 92626	
17	rendan M. Dixon	Counsel for Unocal Corporation; Unocal Oil
18	nocal Corporation 76 S. Valencia Avenue	Company of California
19	rea, CA 90245	
20	rian M. Ledger udy R. Perrino	Counsel for Kern Oil & Refining Company
21	ordon & Rees LLP 101 West Broadway, Suite 1600	
22	an Diego, CA 92101-3541	
23	. Clifford Gunter, III, Esq. racie J. Renfroe, Esq.	Counsel for Valero Refining Company-California; Ultramar, Inc.
<ul><li>24</li><li>25</li></ul>	RACEWELL & PATTERSON, LLP 11 Louisiana Street, Suite 2900 ouston, TX 77002	
26	arc M. Seltzer, Esq.	Counsel Arco Chemical Company; Lyondell
27	avid C. Marcus, Esq. usman Godfrey LLP	Chemical Company
28	1901 Avenue of the Stars, Ste. 950 os Angeles, CA 90067	

2	<ul> <li>an J. Hoffman, Esq. lank Rome Comisky &amp; Mccaulley, LLP</li> <li>ne Logan Square</li> <li>18<sup>th</sup> and Cherry Street</li> <li>hiladephia, PA 19103-6998</li> </ul>	Counsel for Arco Chemical Company; Lyondell Chemical Company
4 5	atthew T. Heartney, Esq. awrence Allen Cox, Esq. tephanie Michele Bonnett	Counsel for Atlantic Richfield Company
6	• mold & Porter	
7 8 9	pencer T. Malysiak, Esq. pencer T. Malysiak Law Corporation 1180 Iron Point Road, Ste. 145B olsom, CA 95630	Counsel for New West Petroleum; New West Petroleum LLC
10 11	obert P. Doty, Esq. ox, Castle & Nicholson LLP 55 Montgomery Street, Fifteenth Floor an Francisco, CA 94111-2585	Counsel for Duke Energy Merchants LLC; Duke Energy Trading and Marketing LLC; Duke Energy Merchants California, Inc.; Northridge Petroleum Marketing U.S., Inc.
12 13 14	• licia Vaz ox, Castle & Nicholson LLP 049 Century Park East os Angeles, CA 90067	Counsel for Duke Energy Merchants LLC; Duke Energy Trading and Marketing LLC; Duke Energy Merchants California, Inc.; Northridge Petroleum Marketing U.S., Inc.
15 16	effrey L. Fillerup, Esq. uce, Forward, Hamilton & Scripps, LLP 121 Spear Street, Suite 200 an Francisco, CA 94105-1582	Counsel for Pacific Southwest Trading
17 18 19	eter M. Hart right, Robinson, Osthimer & Tatum 4 Montgomery Street, 18 <sup>th</sup> Floor an Francisco, CA 94104-4705	Counsel for Nella Oil Company LLC
20	quiva Services LLC	
21	/o Vivian Imperial .T. Corporation	
22	18 W. Seventh Street os Angeles, CA 90017	
23	estport Petroleum, Inc	
24	/o Vivian Imperial .T. Corporation 18 W. Seventh Street	
25	os Angeles, CA 90017.	
26		
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