

**EXHIBIT 5**

**Van Ness Auto (2740 North Van Ness)**

- Deposition of James Clements, pgs. 15-16, 25-26 (Mar. 29, 2011)
- Deposition of Garabed Bedirian, pgs. 13-15,41-42, 73 (Apr. 4, 2011)

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK  
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In re: Methyl Tertiary Butyl  
Ether ("MTBE") Products  
Liability Litigation

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Master File No.  
1:00-1898

This Document Relates To:

City of Fresno  
v. Chevron U.S.A. Inc., et al.,  
Case No. 04 Civ. 4973

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Case No.  
MDL 1358 (SAS)

DEPOSITION OF JAMES CLEMENTS

March 29, 2011 at 9:00 (10:03) a.m.

Before: ERIC L. JOHNSON  
RPR, CSR #9771

Taken at:  
Fresno, California

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1 the fig business now?  
 2 A. Now.  
 3 Q. What do you do in the fig business?  
 4 A. I sell them.  
 5 Q. Is that in the Fresno area?  
 6 A. Mm-hmm.  
 7 Q. Did you ever work at the Van Ness Auto Repair  
 8 Station, 2740 Van Ness?  
 9 A. You should know that I don't have any  
 10 connection with Van Ness Auto. I didn't -- I just don't  
 11 have any relationship with them other than the fact that  
 12 I am a customer there. But I have no relation to Van  
 13 Ness Auto, because I see in here that this thing said  
 14 that "You are believed to be associated with Van Ness  
 15 Auto Repair." Well, I am not. Not at all.  
 16 MR. STEEVES: Let me pull out a couple of  
 17 exhibits here. I apologize, it is not the best copy, so  
 18 we will try to work through this.  
 19 (Deposition Exhibits 2-3 marked  
 20 for identification)  
 21 MR. STEEVES: Handing you what's been marked as  
 22 Exhibits 2 and 3. Exhibit 2 is a UST program -- permit  
 23 Application, Bates numbers FCDEH-FRESNO-006055 --  
 24 A. Mm-hmm.  
 25 Q. -- through 006058. Then I also provided you

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1 with Exhibit 3 which appears to be the front page of  
 2 that same document, just a better copy. And this has a  
 3 Bates number RWQCB-FRESNO-015726.  
 4 So just a simple question, I'd like you to look  
 5 at -- probably better to look at Exhibit 3. Under the  
 6 property owner, says James R. Clements.  
 7 Is that you?  
 8 A. That is correct.  
 9 Q. So did you own the service station or just the  
 10 physical property associated with that address?  
 11 A. I inherited the station from my dad in 1986,  
 12 and I ran it -- say I ran it, I had it until 1991.  
 13 Q. So you owned the actual service station as well  
 14 as the property?  
 15 A. Mm-hmm.  
 16 Q. Did you own the USTs as well?  
 17 A. Did I what?  
 18 Q. Did you own the underground storage tanks?  
 19 A. Sure.  
 20 Q. Did you have any day-to-day duties at the  
 21 station at the time that you owned it?  
 22 A. I was an absentee owner. I worked in -- was  
 23 working in Bakersfield five days a week and then I would  
 24 be there on Saturday to collect the money. That was  
 25 all.

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1 Q. At the time that you owned the station, do you  
 2 recall who the operator was?  
 3 A. Well, I owned it.  
 4 Q. Right. Do you --  
 5 A. I had a guy working for me.  
 6 Q. Who was that guy?  
 7 A. Terry Kraft.  
 8 Q. Terry Kraft. Is that with a K?  
 9 A. Yeah, K.  
 10 Q. Looks like -- if we go back to Exhibit 3, looks  
 11 like his name -- is it he or she?  
 12 A. It is a he.  
 13 Q. He is listed in the emergency contact --  
 14 A. Right.  
 15 Q. -- information.  
 16 A. Yeah, he was the -- he had worked for my dad  
 17 for 20 years prior to my dad's death. So I just kept  
 18 him on until I sold the station.  
 19 Q. Did you have any involvement with the station  
 20 prior to 1986 before you inherited it from your dad?  
 21 A. No, not directly. My dad operated it -- my dad  
 22 operated -- the station was built in 1926, my dad bought  
 23 it in 1928, he operated it until 1986. Now, I was born  
 24 there -- I mean, raised there, if you will, you know,  
 25 because the old man made me work at the station. I was

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1 raised in the business, that's the reason I am not in it  
 2 today. But as far as being involved in the business,  
 3 no.  
 4 Q. But he made you work at the station?  
 5 A. Oh, sure.  
 6 Q. What kind of jobs did you do?  
 7 A. I started out cleaning the bathrooms and ended  
 8 up pumping gas and greasing cars and changing tires,  
 9 whatever you do in a service station.  
 10 Q. If you look back at Exhibit 2, the second,  
 11 third, and fourth pages looks like they list underground  
 12 storage tanks at the facility.  
 13 A. Mm-hmm.  
 14 Q. Did you fill this document out?  
 15 A. You know, I can't even -- this is my writing on  
 16 the first page here, this one here. But I am looking  
 17 here, I can't hardly read this thing.  
 18 Q. It is difficult to read.  
 19 MR. DAVIS: I am sorry to interject, when you  
 20 said you could read, will you identify the Bates number  
 21 of the page you said you could identify as your  
 22 handwriting?  
 23 MR. STEEVES: I think he was referring to  
 24 Exhibit 3.  
 25 THE WITNESS: Exhibit 3.

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1 MR. STEEVES: Q. And then let's look to the  
2 south of the store, looks like there's another  
3 excavation boundary.  
4 A. Mm-hmm.  
5 Q. Do you see that, and another dotted box?  
6 A. Yes.  
7 Q. Do you recall if an underground storage tank  
8 was --  
9 A. Yes.  
10 Q. -- located there?  
11 And do you recall the type of gasoline that was  
12 in the underground storage tank?  
13 MR. DAVIS: Objection; vague as to time. Also  
14 Mr. Clements, if you can just, going forward, just give  
15 a minute before you answer, that way he can finish his  
16 question and if I want to --  
17 THE WITNESS: Sure.  
18 MR. DAVIS: -- insert an objection, I will have  
19 a moment to get in there as well.  
20 THE WITNESS: Yeah.  
21 MR. DAVIS: Thank you very much.  
22 THE WITNESS: Sure.  
23 MR. STEEVES: Q. I am sorry, I don't know if  
24 we actually got the answer to that question, so I will  
25 ask it again: Do you recall the type of gasoline that

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1 was in that underground storage tank?  
2 A. I think we had premium in that one.  
3 MR. DAVIS: Same objections to that question.  
4 (Deposition Exhibit 5 marked  
5 for identification)  
6 MR. STEEVES: Handing you what's been marked as  
7 Exhibit 5, it is a Fresno County Department of Health  
8 document, the title is Permit Application for  
9 Underground Storage Tanks, Bates numbers  
10 FCDEH-FRESNO-005969 through 005976.  
11 Q. Have you seen this document before?  
12 A. I probably have.  
13 Q. Was it submitted under your oversight at the  
14 time that you were at the station?  
15 A. Are you asking me was this test made while I  
16 was on the property? Is that what you are saying?  
17 Q. I am actually just asking you about the  
18 document right now, but we will get to that. The  
19 document itself, was this submitted under your -- or  
20 filled out under -- sorry. Strike that.  
21 Was this document filled out under your  
22 oversight?  
23 A. Well, in answer to your question, I am sure  
24 that I had to give him some answers but he probably knew  
25 as much about the tanks as I did, to be honest with you.

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1 Q. It looks like the -- under precision tester  
2 information, the company is Able Service Company.  
3 A. Yeah, right.  
4 Q. Do you recall if Able Service Company was a  
5 company used for precision testing during your time as  
6 station owner?  
7 A. As a matter of fact, yeah. Yeah, they were.  
8 Q. If you could turn to the second page --  
9 A. Mm-hmm.  
10 Q. In box five, tank involved.  
11 A. Okay.  
12 Q. It lists, it looks like, three tanks. And are  
13 these the underground storage tanks you talked about?  
14 A. Yes, sir.  
15 Q. Looks like one tank has a capacity of 1,000  
16 gallons and the other two a capacity of 5,000 gallons.  
17 A. That is correct.  
18 Q. I see tank three listed here as premium  
19 gasoline. If you go back to Exhibit 4, to the best of  
20 your recollection, Exhibit 4 is the map we were just  
21 looking at?  
22 A. Right. And I think that he's wrong there. I  
23 never paid that much attention to it, in looking at  
24 this. I think the -- I think we had -- we didn't sell  
25 as much premium gas as we did regular unleaded, so I

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1 think the 1,000 gallon tank was the premium tank and  
2 that was the one closest to the office.  
3 Q. Okay. So you think the tank identified as  
4 Tank 1 on this precision test would be the tank south of  
5 the store on --  
6 A. That is correct.  
7 Q. Okay. Under brand supplier, it says Chevron.  
8 Do you recall if Chevron supplied the gas for  
9 this station?  
10 A. You have to -- no, I didn't buy any gasoline  
11 from Chevron when I owned the station. My dad did from  
12 1926 -- or 1928, I should say, until 1986, he dealt  
13 directly with Chevron. When my dad passed away, within  
14 a couple of days after his death Chevron cancelled the  
15 contract with me, with the station, per se, and I had to  
16 go to R.V. Jensen & Company, which is a jobber, a local  
17 distributor here in town, and they handled Chevron  
18 products. So I didn't buy anything direct from Chevron.  
19 It was through R.V. Jensen & Company here in town. They  
20 were a jobber or a distributor or whatever you want to  
21 call it.  
22 Q. And you said R.V. Jensen & Company used Chevron  
23 products?  
24 A. They were --  
25 MR. DAVIS: Objection. One second. Objection;

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1 overbroad, vague as to time period and location.  
 2 THE WITNESS: What?  
 3 MR. DAVIS: I said -- you can read my  
 4 objections back if you want to.  
 5 (Record read)  
 6 MR. STEEVES: Q. I think the question pending  
 7 is you just stated that R.V. Jensen & Company used  
 8 Chevron products. Correct?  
 9 A. They were a Chevron distributor and I bought  
 10 from them.  
 11 Q. Do you recall the contact person with R.V.  
 12 Jensen?  
 13 A. No. There were a couple out there, I don't  
 14 remember who they were.  
 15 Q. Do you know if R.V. Jensen & Company used any  
 16 other suppliers?  
 17 A. No, sir, I don't.  
 18 Q. Do you recall the date that your contract --  
 19 your father's contract with Chevron was cancelled?  
 20 A. No.  
 21 Q. You said it was sometime in 1986; is that  
 22 correct?  
 23 A. Yeah, it was in 1986.  
 24 Q. Who is responsible for -- who at the station  
 25 was responsible for ordering gasoline?

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1 A. Terry Kraft.  
 2 Q. Do you know where Mr. Kraft is today?  
 3 A. I have no idea. I haven't seen him since '91.  
 4 Q. Do you recall how gasoline was delivered to  
 5 your site by R.V. Jensen?  
 6 A. In a truck. Tanker truck.  
 7 Q. Do you know where that gas was picked up from  
 8 before it was delivered to you?  
 9 A. I assume out of their facility, which was south  
 10 of town there. They had a -- R.V. Jensen was a  
 11 distributor for Chevron, and they had a plant out south  
 12 of town. I assumed that's where they got it, because it  
 13 was always in an R.V. Jensen truck, so I --  
 14 Q. You stated that you sold the station in 1991;  
 15 is that correct?  
 16 A. Yes.  
 17 Q. Do you recall the approximate date?  
 18 A. I wish I could tell you, but I don't want to be  
 19 quoted as to the approximate -- 1991. I don't remember  
 20 the month.  
 21 Q. Do you recall who you sold the station to?  
 22 A. A fellow by the name of Garabed Bedirian.  
 23 MR. STEEVES: I will hand you what's been  
 24 marked as Exhibit 6.  
 25 ////

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1 (Deposition Exhibit 6 marked  
 2 for identification)  
 3 MR. STEEVES: It is a Notice of Requirements in  
 4 the Sale of a Business, Bates numbers  
 5 RWQCB-FRESNO-015550 through 015551.  
 6 Q. On the second page there is a grant deed, it  
 7 looks like it is recorded on March 20th, 1991.  
 8 A. That would be it.  
 9 Q. That seems about right, the date that you sold  
 10 this?  
 11 A. Yeah, that would be it. Yeah, this is it.  
 12 Q. And when you sold the business, did you sell  
 13 the property and the station and the USTs all together?  
 14 A. The what?  
 15 Q. The property, the station, and the USTs all  
 16 together?  
 17 A. Yeah, everything.  
 18 Q. Okay. Do you know what MTBE is?  
 19 A. No, sir.  
 20 Q. It refers to methyl tertiary butyl ether. It  
 21 is an additive that some companies put into gasoline.  
 22 Do you know if you ever sold gasoline  
 23 containing MTBE?  
 24 A. I have no idea what it had in it.  
 25 Q. Are you familiar with the method of inventory

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1 that was used for the USTs at your station during the  
 2 time that you owned it?  
 3 A. What are you talking about?  
 4 Q. Are you familiar with the method of inventory  
 5 that was used to check --  
 6 A. Oh, you mean how much gas we had in the tanks?  
 7 Oh, sure. We had meters on the pumps and we also had a  
 8 dip stick.  
 9 Q. Who was responsible for --  
 10 A. That was Terry Kraft.  
 11 Q. Do you recall ever being made aware of an  
 12 inventory discrepancy at the station?  
 13 A. No, sir.  
 14 Q. Did you have a procedure in place in case there  
 15 ever was an inventory discrepancy?  
 16 A. No, it was just Terry and I. No, I never had  
 17 any problem with the inventory, that I know of.  
 18 Q. Were you ever present when the USTs were filled  
 19 with gas?  
 20 A. When what?  
 21 Q. When the USTs were filled with gas by the  
 22 jobber.  
 23 A. What are USGs (sic)? What are you talking  
 24 about?  
 25 Q. I am sorry. Underground storage tanks.

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

In re: Methyl Tertiary Butyl ) Master File No.  
Ether ("MTBE") Products ) 1:00-1898  
Liability Litigation ) MDL 1358 (SAS)  
\_\_\_\_\_ )

This Document Relates To:

CITY OF FRESNO, )  
 )  
Plaintiff, )  
 )  
vs. ) CASE NO.  
 ) 04 Civ. 4973 (SAS)  
CHEVRON U.S.A., INC., et al., )  
 )  
Defendants. )  
\_\_\_\_\_ )

VIDEOTAPED DEPOSITION OF GARABED BEDIRIAN

Monday, April 4, 2011, at 9:41 a.m.

2800 North Green Valley Parkway  
Henderson, Nevada

REPORTED BY: PEGGY S. ELIAS, RPR  
Nevada CCR No. 274 - California CSR No. 8671

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1 patient with me.  
 2 Q. I do appreciate that, and I understand. Like  
 3 I said, if you can't remember something, you know,  
 4 we're just looking for your best recollection, but if  
 5 you can't remember, I don't want you to guess.  
 6 A. Yes.  
 7 Q. Did you do anything to prepare for today's  
 8 deposition?  
 9 A. I brought some paperwork in case you asked me  
 10 a question that I don't know, and the dates are on  
 11 those papers, and then I can tell you, so I can tell  
 12 you the right dates.  
 13 MR. STEEVES: Okay. And we did speak off the  
 14 record. You indicated that you did bring some  
 15 documents in. I'd like to show you what I've marked as  
 16 Exhibit 1 (handing).  
 17 (Exhibit No. 1 was marked for  
 18 identification.)  
 19 BY MR. STEEVES:  
 20 Q. Have you seen that document before?  
 21 A. Yes. I have a copy of this.  
 22 Q. And did you bring documents with you today in  
 23 response to that document?  
 24 A. Yes.  
 25 However I could understand what was written

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1 on this paper; that some things I don't have, but  
 2 whatever I have I brought it.  
 3 Q. I'd like to quickly go over your education  
 4 and background.  
 5 Do you have a college degree?  
 6 A. No.  
 7 Q. Do you have any specialized training?  
 8 A. No. I didn't continue studying. I left  
 9 school really early, when I was around thirteen years  
 10 old, but I've learned mechanic, and that's all I know  
 11 about.  
 12 Q. Do you have any professional licenses?  
 13 A. I have taken little classes, like three days,  
 14 four days, for a week. It's called like mobile school,  
 15 and that's how I have gone forward in my life learning  
 16 things.  
 17 Q. Were these classes just general education, or  
 18 were they -- did you have a specific focus?  
 19 A. There was no special to go to school in my  
 20 business line, but whatever invitation I had to take  
 21 classes, general classes, regarding my business, I did  
 22 it.  
 23 Q. Could you tell me the dates you were  
 24 associated with the service station at 2740 North Van  
 25 Ness in Fresno?

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1 A. Yeah, I have the dates. It was in '91.  
 2 Q. You purchased the station in 1991?  
 3 A. Yes, yes, March 20, 1991.  
 4 (Exhibit No. 2 was marked for  
 5 identification.)  
 6 BY MR. STEEVES:  
 7 Q. I'd like to hand you what's been marked as  
 8 Exhibit 2 (handing).  
 9 A. The date is a bit different, but those --  
 10 this one, the date is when the documents were recorded  
 11 already. It was...  
 12 Q. Okay. And we'll actually get to the second  
 13 document. What I'd like to do is -- what I'll do is  
 14 I'll hand you documents and let -- give you a second to  
 15 look over the document, and then I'll start asking you  
 16 questions at that point. So just go ahead and take a  
 17 look at the document real quick, and then we'll start  
 18 asking -- I'll start asking some questions.  
 19 So what I've handed you is a two-page  
 20 document. The first page is Notice of Requirements in  
 21 the Sale of a Business, and the second page is a Grant  
 22 Deed. It's Bates stamps RWQCB-FRESNO-015550 to 015551.  
 23 MR. STEEVES: Could we go off the record for  
 24 just a minute.  
 25 THE VIDEOGRAPHER: This is the videographer.

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1 The time is approximately 9:55 a.m. We're going off  
 2 the record.  
 3 (Discussion off the record.)  
 4 THE VIDEOGRAPHER: This is the videographer.  
 5 The time is approximately 9:56 a.m. We are now on the  
 6 record.  
 7 BY MR. STEEVES:  
 8 Q. So have you seen these documents before?  
 9 A. No.  
 10 Q. It looks like on the second page is a Grant  
 11 Deed to you regarding Russ Clements Service at 2740 Van  
 12 Ness, and it looks like the seller was James Russell  
 13 Clements.  
 14 Does that comport with your recollection?  
 15 A. Yes.  
 16 (Exhibit No. 3 was marked for  
 17 identification.)  
 18 BY MR. STEEVES:  
 19 Q. And I'm handing you what's been marked as  
 20 Exhibit 3 (handing), and this is a document that you  
 21 brought in with you today, correct?  
 22 A. Yes.  
 23 Q. It looks like it's an escrow statement dated  
 24 March 20th, 1991, correct?  
 25 A. Yes.

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1 Q. It's payroll to James Clements, correct?  
 2 A. Yes.  
 3 Q. And this is in regards to the service station  
 4 at 2740 North Van Ness Boulevard in Fresno?  
 5 A. Yes.  
 6 Q. Do you recall how long you owned the station?  
 7 A. I gave it to -- I gave the property to my  
 8 daughter in '98, but I still stayed with it.  
 9 Q. You still stayed with it, is that what you  
 10 said?  
 11 A. I stayed with it because we had to remove the  
 12 tanks.  
 13 Q. Okay. So you sold the property to your  
 14 daughter in 1998?  
 15 A. Yes.  
 16 Q. But you still had an association with the  
 17 station outside of ownership, correct?  
 18 A. Yes.  
 19 Q. And how long did that association last?  
 20 A. I didn't work anymore. We shut the doors  
 21 because we had to remove the tanks, and we start  
 22 working on removing the tanks, and that took a while.  
 23 Q. So you no longer sold gasoline at the station  
 24 after 1998?  
 25 A. In '98 we got a letter from the government

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1 saying that the law has changed, and we needed to  
 2 remove the tanks, and I wanted to abide by the law, so  
 3 I stopped and took care of whatever it -- needed to be  
 4 done.  
 5 (Exhibit No. 4 was marked for  
 6 identification.)  
 7 BY MR. STEEVES:  
 8 Q. I'd like to hand you what has been marked as  
 9 Exhibit 4 (handing), and this is also a document you  
 10 brought with you today, correct?  
 11 A. Yes.  
 12 Q. And this is a Grant Deed to Siranoush  
 13 Bedirian, correct?  
 14 A. Correct.  
 15 Q. And who is Siranoush Bedirian?  
 16 A. My daughter. My daughter.  
 17 Q. And it's dated February 17th, 1998.  
 18 Does this comport with your recollection  
 19 about the time you sold the station to your daughter?  
 20 A. Yeah, this is the right date that I had to  
 21 sell it to her because I didn't have the funds to  
 22 remove the tanks, and I needed her help, so I put it --  
 23 I sold it to her.  
 24 (Exhibit No. 5 was marked for  
 25 identification.)

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1 BY MR. STEEVES:  
 2 Q. I hand you what's been marked as Exhibit 5  
 3 (handing). It's an Underground Storage Tank Fee Return  
 4 document. It looks like it's dated July 31st, 1991,  
 5 Bates stamps number RWQCB-FRESNO-015549 through 015546.  
 6 Have you seen this document before?  
 7 A. Yes, yes. And I have signed right there.  
 8 Q. So that is your signature at the bottom?  
 9 A. Yes, this is my signature right there.  
 10 Q. And you're listed as the owner in this  
 11 document, correct?  
 12 A. Yes.  
 13 Q. And the business name is Van Ness Auto  
 14 Repair; is that correct?  
 15 A. Correct.  
 16 Q. And when you owned this station, was it known  
 17 by any other name?  
 18 A. Before I had it, it was under Russ Clements,  
 19 and I changed it, Van Ness Auto Repair.  
 20 Q. Do you recall how long your daughter owned  
 21 the station?  
 22 A. Till we sold it. Till we sold it.  
 23 Q. And you don't recall the general -- the  
 24 general time period when it was sold?  
 25 A. Yes.

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1 It's -- this is the date that -- when they  
 2 started making the payments on this property.  
 3 Q. I'll ask you -- I have some documents that I  
 4 can use to refresh your recollection.  
 5 (Exhibit No. 6 was marked for  
 6 identification.)  
 7 BY MR. STEEVES:  
 8 Q. I'm handing you what's been marked as  
 9 Exhibit 6 (handing). It's a -- the first page is a  
 10 letter with Van Ness Auto Repair letterhead dated  
 11 May 10th, 2004, Bates numbers FCDEH-FRESNO-005569  
 12 through 005571.  
 13 Have you seen this document before?  
 14 A. No, I don't remember.  
 15 Q. It's signed Jim Medina, owner.  
 16 Do you know who Jim Medina is?  
 17 A. The one that we sold it to.  
 18 Q. And if you look at the second paragraph, it  
 19 says: I'm in the process of buying the building and  
 20 land from the present owner with a final purchase date  
 21 of January 2006.  
 22 Do you recall if the property, the business,  
 23 was sold to Mr. Medina around January 2006?  
 24 A. Yes.  
 25 ///



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1 gasoline?  
 2 A. Yes.  
 3 Q. Did you keep records of your orders?  
 4 A. I used to, but I don't have them. I threw  
 5 them away, all.  
 6 Q. Do you know where Jensen picked up the  
 7 gasoline from to deliver it to your station?  
 8 A. I don't know. I don't know.  
 9 A couple of times I had to go to their  
 10 office, and I saw the big -- for -- to share problems,  
 11 accounting problems, and I saw it was a big place, and  
 12 they had big, big tanks, but I don't know where they  
 13 bought it from.  
 14 Q. When you say "their office," you mean Jensen?  
 15 A. Yes. They have a big place, and they have  
 16 big tanks, and every tank was hundred meter.  
 17 Q. You mentioned that you had Chevron signs at  
 18 the station.  
 19 Were you a branded station?  
 20 A. Yes, when I bought it, there was signs of  
 21 Chevron everywhere, and I ordered couple of them, and  
 22 they brought couple of them more. But when I got out  
 23 of it, they came and picked it up, the signs.  
 24 Q. What types of signs did you have at your  
 25 station? Were they just logo signs? Did you have --

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1 well, strike that.  
 2 Did you have a logo -- Chevron logo, logo  
 3 sign, at your station?  
 4 A. Yes. There was one on a pole. That was the  
 5 old one that was there for a long time on the pole. It  
 6 was beginning of the Chevron, and I bought with the  
 7 lights, the ones that -- I ordered with the lights.  
 8 Q. Did you have any Chevron logos on your  
 9 gasoline dispensers?  
 10 A. Yes.  
 11 (Exhibit No. 14 was marked for  
 12 identification.)  
 13 BY MR. STEEVES:  
 14 Q. I'll hand you what has been marked as  
 15 Exhibit 14 (handing). This is a copy of a business  
 16 card you brought in today.  
 17 Is that the business card you used when you  
 18 owned the station?  
 19 A. Yes.  
 20 Q. And is that Chevron's logo in the upper right  
 21 corner?  
 22 A. Yes.  
 23 Q. Did Chevron ever provide you any training for  
 24 operating the station?  
 25 MR. DAVIS: Objection, lacks foundation,

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1 assumes facts not in evidence.  
 2 THE WITNESS: They didn't teach me any  
 3 classes or anything, but my experience wasn't on gas.  
 4 It was a mechanic. You see the number 45 here? I've  
 5 been 45 years in the business (indicating).  
 6 BY MR. STEEVES:  
 7 Q. 45 years in the business, do you mean 45  
 8 years as an auto mechanic?  
 9 A. Yes, yes.  
 10 Q. Did you operate any gas stations prior to  
 11 opening the Van Ness Auto Repair?  
 12 A. No. I had a garage, mechanic garage, body  
 13 shop.  
 14 (In English) But no gas. First time I work  
 15 in this place as a gas station and mechanic.  
 16 (Through interpreter) Well, the first time I  
 17 work in this place, gas station and mechanic, it's --  
 18 it's a small place. This is the smallest business I  
 19 did in my lifetime. Before that -- because of my age,  
 20 but before that I have big businesses.  
 21 Q. Did you ever work directly for an oil or gas  
 22 company?  
 23 A. Yes, I have worked oil and gas companies, but  
 24 in order to take care of their cars but not gas part  
 25 specific.

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1 Q. So you worked as an auto mechanic?  
 2 A. Yes.  
 3 Q. You testified that you ordered more signs  
 4 from Chevron.  
 5 Did someone from Chevron bring those signs to  
 6 you?  
 7 A. Yes, they came and hooked it up, and then at  
 8 the end they came and picked it up.  
 9 Q. Did anybody from Chevron ever inspect your  
 10 station?  
 11 MR. DAVIS: Objection, lacks foundation,  
 12 assumes facts not in evidence.  
 13 THE WITNESS: They used to come and check in  
 14 out every time for cleanliness, and even they gave me a  
 15 prize. Because my place was an older place, the prize  
 16 that I got because it was the cleanliest [sic] place,  
 17 the cleanest place.  
 18 BY MR. STEEVES:  
 19 Q. How often did they inspect your station?  
 20 MR. DAVIS: Objection. Hold on one second.  
 21 THE WITNESS: Most of the time I never knew  
 22 that you could come and fill up a gas tank and go to  
 23 the bathroom, they asked for the key, and then they  
 24 checked everywhere, and then suddenly I used to get a  
 25 letter that they were there.

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1 I never knew they were there. Two, three  
 2 times I had letters from them thanking me for letting  
 3 them look, look around.  
 4 MR. DAVIS: Okay. I just wanted to object.  
 5 The "term" inspection is vague and ambiguous, lacks  
 6 foundation.  
 7 And if you could tell the witness for --  
 8 sometimes I'm going to assert an objection. If you'd  
 9 just give me one second, a slight pause before you  
 10 answer, that way I have a chance to get the objection  
 11 in.  
 12 THE INTERPRETER: Sorry.  
 13 MR. DAVIS: That's okay. No problem.  
 14 BY MR. STEEVES:  
 15 Q. Did anybody from Chevron ever inspect your  
 16 gasoline dispensers?  
 17 MR. DAVIS: Objection, assumes facts not in  
 18 evidence.  
 19 THE WITNESS: Well, not from Chevron, they  
 20 never came to look at that. From the city, they came  
 21 and checked out the pumps.  
 22 BY MR. STEEVES:  
 23 Q. Did anyone from Chevron ever provide you with  
 24 any manuals or instructions for operating your station?  
 25 MR. DAVIS: Same objections.

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1 THE WITNESS: I don't remember that. I don't  
 2 remember, but when I bought the place, there was a  
 3 person that was still working there for a year, and he  
 4 used to do everything that needed to be done till he  
 5 left, and then I brought Ashod, after he left.  
 6 BY MR. STEEVES:  
 7 Q. Do you recall the name of that person?  
 8 A. I think his name was Bill, but I think he  
 9 passed away, and he was there ten years before I bought  
 10 the place. He was there working ten years, and then he  
 11 stayed for a year. He used to work for Jim Clements.  
 12 (Exhibit No. 15 was marked for  
 13 identification.)  
 14 BY MR. STEEVES:  
 15 Q. I'm handing you what has been marked as  
 16 Exhibit 15 (handing). It's an Official Inspection  
 17 Report from the Fresno County Health Services Agency,  
 18 Bates numbers FCDEH-FRESNO-006012 through 006013.  
 19 Have you seen this document before?  
 20 A. I'm sure I've seen it before.  
 21 Q. It looks like it was filled out by a Luis  
 22 Ledezma, L-e-d-e-z-m-a.  
 23 Do you know who Luis Ledezma is?  
 24 A. I don't remember who it is. They would -- he  
 25 used to come and ask us questions, and they would look

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1 at everything.  
 2 Q. On the first page under observations, it  
 3 says: We discussed tank lining and tank replacements.  
 4 Mr. Bedirian is seriously considering replacing or  
 5 lining, in parentheses, upgrading tanks.  
 6 Do you recall having a conversation with the  
 7 county regarding tank lining or replacement?  
 8 A. We used to get... Well, we used to get  
 9 letters, and when the law started changing, that -- we  
 10 used to get letters about double-face, and when I  
 11 changed the tanks and I decided that this was not my  
 12 business anymore; I had to get out of it.  
 13 Q. So you decided rather than upgrading tanks,  
 14 you would close your gas station; is that correct?  
 15 A. Yes.  
 16 (Exhibit No. 16 was marked for  
 17 identification.)  
 18 BY MR. STEEVES:  
 19 Q. I'm handing you what has been marked as  
 20 Exhibit 16 (handing). It looks like it's an  
 21 interoffice memo, County of Fresno, with handwritten  
 22 notes, Bates number FCDEH-FRESNO-005999.  
 23 It looks like it describes a meeting between  
 24 you and the County of Fresno, including Lisa Smoot and  
 25 Jim Armstrong, regarding removing the tanks at your

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1 station.  
 2 Do you recall having that meeting?  
 3 A. Yes. That's when we made the decision.  
 4 Q. There's a name here, and I'm going to butcher  
 5 it, Latche, L-a-t-c-h-e, and a last name of --  
 6 THE INTERPRETER: V.  
 7 MR. STEEVES: That's a V?  
 8 THE INTERPRETER: Uh-huh.  
 9 MR. STEEVES: Vatche.  
 10 THE INTERPRETER: Vatche.  
 11 MR. STEEVES: V-a-t-c-h-e.  
 12 THE WITNESS: Vatche is my cousin. I used to  
 13 take him along with me to translate.  
 14 BY MR. STEEVES:  
 15 Q. Did he work at the station?  
 16 A. No.  
 17 Q. And in this memo Lisa Smoot describes a  
 18 conversation about removing the tanks without the use  
 19 of a contractor.  
 20 Do you recall if you used a contractor to  
 21 remove the USTs from your station?  
 22 A. Of course, yeah. I have it here. You took  
 23 the copy. You have it. I used the same contractor.  
 24 (Exhibit No. 17 was marked for  
 25 identification.)

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1 We are so careful -- in my business we are so  
 2 careful not to spill any gas because we are afraid of  
 3 the fire because if you spill gas and there is fire,  
 4 that's the worst thing.  
 5 Q. So you always did everything you could to  
 6 prevent spills?  
 7 A. Yes.  
 8 Q. Earlier you were shown a document, an  
 9 Underground Storage Tank Unauthorized Release form,  
 10 that discussed or referenced the discovery of  
 11 contaminants at your station in connection with the  
 12 tank removals.  
 13 Do you recall being shown that document?  
 14 A. Of course, I remember that. When I used --  
 15 the law used to send me all the time letters to have  
 16 the tanks removed, and I took that precaution, and I  
 17 took care of it, and I was a foreigner that came here.  
 18 I didn't know the law. I wanted to abide by  
 19 the laws. If I knew all this, I would have never  
 20 bought the place.  
 21 Q. Other than the release discussed in this one  
 22 document, were you aware of any other leaks that  
 23 occurred at your station during the time you operated  
 24 it?  
 25 A. I already came to United States in 1990, and

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1 I bought this place in '91, and if I knew there was any  
 2 leak, I wouldn't have bought it.  
 3 Q. I mean during the time period when you  
 4 operated it, were you aware of any leaks that occurred?  
 5 A. No.  
 6 Q. And did you always handle gasoline with the  
 7 utmost care?  
 8 A. I just want to let you know, in my business,  
 9 gasoline is my enemy. That's why you have to be so  
 10 careful.  
 11 Q. And is that true for all blends of gasoline?  
 12 A. Of course. Because like I said, in my  
 13 business, there's always -- we're afraid of fire, and  
 14 that's a danger of fire that we have to be careful. We  
 15 never leave gallons of gas in the garage or anywhere,  
 16 never.  
 17 Q. And you always did everything you could to  
 18 prevent any spillage of gasoline or releases?  
 19 A. Of course.  
 20 Q. And that was true for all grades of gasoline?  
 21 A. All grades of gasoline.  
 22 Q. That was true of gasoline with MTBE in it?  
 23 A. I'll tell you the truth, MTBE I never knew  
 24 what it was, and I'm hearing it -- about it now.  
 25 Q. Regardless of the blend? So if gasoline

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1 had -- if it was premium gasoline, you always handled  
 2 it with care, right?  
 3 A. Yes.  
 4 Q. And if it had -- if it didn't have MTBE in  
 5 it, you always handled it with care, right?  
 6 A. Yes.  
 7 Q. And if it had MTBE in it, you still handled  
 8 it with a care, right?  
 9 A. Of course.  
 10 Q. So, to you, it didn't really matter what was  
 11 the components in the gasoline; no matter what, you  
 12 always had to handle it with care?  
 13 A. Yes.  
 14 There is some kind of fluid that we used to  
 15 bring, I don't remember the name, but we used to clean  
 16 the tools all with that. So it's anti-fire thing.  
 17 Q. Would it be fair to say that you did not need  
 18 additional warnings from Chevron because no matter what  
 19 was going to be in the gasoline, you were always going  
 20 to do everything you could to prevent spills?  
 21 A. I never needed... I never needed anything.  
 22 Yes, I would really take care of everything myself, but  
 23 maybe in future I would have gotten eventually asked  
 24 for those kind of papers.  
 25 Q. You testified that you obtained your gasoline

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1 from -- was it R.V. Jensen?  
 2 A. Yes.  
 3 Q. Am I correct that you did not have a direct  
 4 supply contract with Chevron?  
 5 A. No, my work was all with Jensen from  
 6 beginning to end.  
 7 Q. And Chevron didn't operate the station,  
 8 either, right? You were an independent businessman?  
 9 A. (In English) Yes.  
 10 Q. Chevron didn't own the tanks or anything like  
 11 that at the site, either, correct?  
 12 A. (Through interpreter) No.  
 13 Q. They did not?  
 14 THE INTERPRETER: They didn't have, no.  
 15 THE WITNESS: Why did I pay to remove them?  
 16 BY MR. DAVIS:  
 17 Q. Chevron didn't have any authority or control  
 18 over the tank removal process, did they?  
 19 A. No, they never helped me out at all. I even  
 20 asked them, and they didn't want to help.  
 21 Q. Chevron was not involved with the selection  
 22 of the environmental consultant at your station?  
 23 A. No.  
 24 Q. You did, though, work with the government in  
 25 selecting the environmental consultants for the site?