Exhibit 5

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

IN RE: METHYL TERTIARY BUTYL

ETHER ("MTBE")

MDL 1358

PRODUCTS LIABILITY LITIGATION (SAS)

This Document Relates to:

CITY OF FRESNO v. CHEVRON U.S.A. INC., et al. Case No. 04 Civ. 04973 (SAS)

THURSDAY, JUNE 14, 2012

Videotaped Deposition of DAVID W. NORMAN, P.E., VOLUME V, held at the Law Offices of Miller, Axline & Sawyer, 1050 Fulton Avenue, Suite 100, Sacramento, California, beginning at 9:11 a.m., before Sandra Bunch VanderPol, FAPR, RMR, CRR, CSR #3032

GOLKOW TECHNOLOGIES, INC. 877.370.3377 ph|917.591.5672 fax

Deps@golkow.com

- 1 A. Maybe I can make this a little quicker. Oh,
- 2 you don't --
- 3 Q. Oh, Tab I is my tab. But it is the rebuttal
- 4 report dated March 5th of 2012.
- 5 A. Yes.
- 6 Q. And let's see if I have it marked here. It
- 7 is opinion 4, quote, "There is no evidence that any
- 8 COF supply well has been or will be impacted as a
- 9 result of petroleum hydrocarbons released at the
- 10 site." That's a heading.
- 11 A. Right.
- 12 Q. Is that a heading that you pulled out of Sam
- 13 Williams's report?
- 14 A. That's correct.
- 15 Q. Are you aware of any evidence that any City
- of Fresno supply well has been impacted as a result
- of petroleum hydrocarbons released at any specific
- 18 site?
- MS. O'REILLY: Vague. Ambiguous.
- 20 Overbroad. Asked and answered multiple times.
- 21 Argumentative in light of prior answers.
- THE WITNESS: It's a three-part answer.
- MR. ANDERSON: Okay.
- 24 THE WITNESS: One, we didn't -- we didn't do
- 25 that analysis, so I wouldn't have firsthand

- 1 knowledge.
- 2 Secondly, I didn't review other experts'
- 3 work on that, so I wouldn't know -- or spoke to them.
- 4 So I don't know if that opinion is held by somebody
- 5 else. So I'm not aware of that.
- And, third, I guess the only other thing I
- 7 could say is the fact that there is detections in
- 8 some wells indicates that it's there from some
- 9 underground tank. But beyond that, I couldn't tell
- 10 you which one, no. And I'm aware of any anybody's
- 11 opinion such that...
- 12 BY MR. ANDERSON:
- 13 Q. I have heard one or more of the plaintiff's
- 14 experts say words to the effect of "contamination at
- one or more of the wells came from one or more of
- 16 these 30 or so stations, but I can't tell you which
- 17 station and match any particular station to any
- 18 particular well." I'm paraphrasing, but that's
- 19 been -- that's been stated.
- 20 A. Okay.
- MS. O'REILLY: And I'm going to object to
- 22 that paraphrase.
- Go ahead.
- 24 BY MR. ANDERSON:
- 25 Q. From your perspective, is that a true

- 1 statement?
- 2 MS. O'REILLY: Objection. Vague.
- 3 Ambiguous. Overbroad. And -- and are you asking him
- 4 if your paraphrase is a true statement?
- 5 MR. ANDERSON: No. Let me ask it straight
- 6 out, then.
- 7 Q. Mr. Norman, do you have an opinion that MTBE
- 8 released at any particular site that you have looked
- 9 at made its way into any particular City of Fresno or
- 10 Clovis well?
- MS. O'REILLY: Asked and answered multiple
- 12 times. Vague. Ambiguous. Overbroad. Exceeds scope
- 13 of designation.
- 14 Answer again.
- 15 THE WITNESS: Yes, as I said, we didn't
- 16 provide that analysis. We didn't conduct that
- 17 analysis. So I have no opinion concerning the
- 18 presence or lack of presence of MTBE in any
- 19 particular City of Fresno well from any particular
- 20 site we looked at.
- 21 BY MR. ANDERSON:
- 22 Q. Do you have an opinion that any City of
- 23 Fresno or City of Clovis supply well will in the
- 24 future be impacted by MTBE released at any particular
- 25 site in the City of Fresno?

- 1 MS. O'REILLY: Same objection.
- THE WITNESS: Again, I don't have an expert
- 3 opinion. But from a general point of view, given
- 4 that MTBE has been detected in some of the wells --
- 5 and there are at least 30 opportunities or 25,
- 6 whatever we recommend additional work for -- I would
- 7 say that that potential certainly exists.
- 8 BY MR. ANDERSON:
- 9 Q. Okay. And you have to agree that the
- 10 potential also exists that MTBE in one or more of the
- 11 Fresno drinking water wells came from a station other
- 12 than the 30 or so that you looked at, right?
- MS. O'REILLY: Calls for speculation.
- 14 Assumes facts. Lacks foundation. Vague and
- 15 ambiguous. Overbroad.
- 16 THE WITNESS: Without looking at that
- information from each site, as I said before, I
- 18 couldn't have that opinion, but it is certainly a
- 19 possibility.
- 20 BY MR. ANDERSON:
- 21 Q. Let's turn to Family Express Food & Liquor
- 22 at 4205 East Butler. And I believe it is your
- 23 Exhibit 28.
- I have a reference -- and I think it may
- 25 have come from your report -- that indicates words to

David W. Norman, P.E.

	Page 1300
1	ACKNOWLEDGMENT OF DEPONENT
2	
	I,, do
3	hereby certify that I have read the
	foregoing pages, and that the same
4	is a correct transcription of the answers
	given by me to the questions therein
5	propounded, except for the corrections or
	changes in form or substance, if any,
6	noted in the attached Errata Sheet.
7	
	,
8	DAVID W. NORMAN, P.E. DATE
9	
10	
11	
12	
13	
14	Subscribed and sworn
15	to before me this
13	day of , 20 .
16	, day or, zo
	My commission expires:
17	
18	
	Notary Public
19	
20	
21	
22	
23	
24	
25	

Page 1302 CERTIFICATE OF REPORTER 1 2 I, SANDRA BUNCH VANDER POL, a Certified 3 Shorthand Reporter, hereby certify that the witness in the foregoing deposition was by me duly sworn to 4 5 tell the truth, the whole truth and nothing but the truth in the within-entitled cause: 6 7 That said deposition was taken down in 8 shorthand by me, a disinterested person, at the time 9 and place therein stated, and that the testimony of 10 the said witness was thereafter reduced to typewriting, by computer, under my direction and 11 12 supervision; 13 That before completion of the deposition, 14 review of the transcript was requested. 15 requested, any changes made by the deponent (and 16 provided to the reporter) during the period allowed 17 are appended hereto. 18 I further certify that I am not of counsel or 19 attorney for either or any of the parties to the said 20 deposition, nor in any way interested in the event of 21 this cause, and that I am not related to any of the 2.2 parties thereto. 23 DATED: 2.4 SANDRA BUNCH VANDER POL, CSR #3032 25