

Hector Antonio Marin Diaz

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IN THE UNITED STATES DISTRICT COURT.
FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE: METHYL TERTIARY) MASTER FILE) NO. 1:00-1898 BUTYL ETHER ("MTBE) PRODUCTS M21-88MDL 1358(SAS) LIABILITY LITIGATION) COMMONWEALTH OF PUERTO RICO, ET AL. CASE NO. 07-CIV-10470 PLAINTIFF, (SAS) VS. SHELL OIL CO., ET AL., DEFENDANTS.

DEPOSITION OF

CONOCOPHILLIPS COMPANY AND CHEVRON PHILLIPS CHEMICAL

PUERTO RICO CORE, LLC THROUGH

HECTOR ANTONIO MARIN DIAZ

AUGUST 22, 2013

VOLUME 2

Called as a witness by counsel for the Plaintiffs, taken before Dorothy A. Rull, Certified Realtime Reporter and Notary Public in and for the State of Texas, on the 22nd day of August, 2013, from 9:13 a.m. to 5:29 p.m., at the law offices of Norton Rose Fulbright, 1301 McKinney, Suite 5100, Houston, Texas 77010, pursuant to Notice and the Federal Rules of Civil Procedure.

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- 1 transaction, no. I have only seen that reference
- 2 there and this one.
- Q. Okay. And the reference that you do
- 4 see, are you aware of any agreement between Tauber
- 5 Oil and Phillips Puerto Rico Core?
- A. In general or what is referenced here?
- 7 Q. Well, let's start with here.
- A. At least here, it doesn't reference
- 9 that.
- 10 Q. Okay. And are you aware generally of an
- 11 agreement between -- any agreement -- supply
- 12 agreement between Phillips Puerto Rico Core and
- 13 Tauber?
- 14 A. In the documents that I've reviewed, I
- 15 don't have that information.
- 16 Q. Okay. If we could go Exhibit 12,
- 17 Page 4, Response 7.
- 18 Between the years 1990 and 2000 --
- 19 A. Excuse me one second. On Exhibit 12?
- 20 Q. Exhibit 12, Page 4.
- 21 A. Page 4, Response 7.
- Q. Okay. Between the years of 1990 and
- 23 2000. Do you see that?
- 24 A. Correct. Yes.

Page 358 1 O. Are you aware of any transactions 2 involving Tauber during that time period? 3 In that period of time, their name is Α. not here. 4 Okay. That's not -- that's a 5 different -- that's not exactly answering my 6 7 question. 8 Are you aware of any transactions 9 between Phillips and Tauber during that time period? Yes. I understood now. 10 Α. 11 No. I don't have any knowledge of 12 that. 13 Q. Thank you. 14 MR. WALSH: Nothing further. 15 EXAMINATION 16 BY MR. DILLARD: 17 Q. Mr. Marin, I have a few questions for 18 you, sir. 19 Yesterday you were asked questions 20 about a gasoline made at Core referred to in 21 documents as house brand gasoline. 22 Do you recall that? 23 A. Yes. Correct.

Golkow Technologies, Inc. - 1.877.370.DEPS

Have you done additional work, as the

24

Q.