

# **EXHIBIT 10**

Privilege Log - BP Exploration & Production Inc. and BP America Production Company Exponent Document Production - Part II Culliver v. BP Exploration & Production Inc., et al., Case No. 3:21-cv-4942, U.S. Dist. Court, N.D. Fla.											
Log Entry No.	Bates Beg	Bates End	Bates Beg Attach	Bates End Attach	Privilege Type	Privilege Description	Title	From	TO	CC	Date
1	EXPONENT_00546521	EXPONENT_00546521	EXPONENT_00546521	EXPONENT_00546553	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding article publications prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	PAHs	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Brian Israel [BRIAN.ISRAEL@APORTER.COM]; Bullock, Robin J [rbj@porter.com]			11/6/2011 14:28
2					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding legal plan and billing costs prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised DSR budget (Privileged and Confidential)	Paul Boehm [pboehm@exponent.com]; Jean Martin [jean.martin@bp.com]; (Jean.Martin@BP.COM); Bullock, Robin J [rbj@porter.com]	Am Michele Morrison [amorrison@exponent.com]		3/14/2012 17:34
3					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis plans at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential - BPXP Data Validation Test for DSRs	Jean Martin [jean.martin@bp.com]; Jean Martin [jean.martin@bp.com]		Brody, Jessica R. [Jessica.Brody@APORTER.COM]; Jessica Brody [jbrody@exponent.com]; Joseph Kakesh [joseph.kakesh@porter.com]; Rob Barrick [rbarrick@infinisols.com]; [rbarrick@infinisols.com]; Jean Martin [jean.martin@bp.com]; [jean.martin@bp.com]; Bullock, Robin J [rbj@porter.com]	2/20/2012 18:09
4					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed analysis plan prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Battelle Proposal - Shoreline Hydrocarbon Biodegradation Study	Fay, Cash E [Cash.Fay@bp.com]	rmatia01@gmail.com; Paul Boehm [pboehm@exponent.com]; Gary Harmon [ENTR@jean.martin@bp.com]; [jean.martin@bp.com]; Stephanie Briggs [stbriggs@cardno.com]; Angie Morrow [ENTX@jean.martin@bp.com]; [jean.martin@bp.com]; Lewis, Emma [ARNOLD & PORTER LLP] [Emma.Lewis@porter.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]	11/18/2011 22:42
5					Attorney-Client Privilege; Attorney Work Product	Proposed analysis plan prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	PROP - OPP104779 BP (Shoreline Biograd Study) 11-17-11.pdf				11/18/2011 22:42
6					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft analyses prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Atlantis Sample - GU2880-A1208-SE302A	Linda Cook [Linda.Cook@infinisols.com]	Rob Barrick [rbarrick@infinisols.com]	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]; Paul Boehm [pboehm@exponent.com]; Ralph Markarian [ralph.markarian@cardno.com]	11/20/2011 19:22
7					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: UPDATED DRAFT Agenda -- Daily NRDA Legal/Technical Meeting -- 11:00am CST Monday, November 21, 2011 -- PRIVILEGED AND CONFIDENTIAL	Brody, Jessica R. [Jessica.Brody@APORTER.COM]	Ross, Katherine A. [Katherine.Ross@porter.com]; Logan, Leigh A. [leigh.logan@porter.com]; 'Al Mak' [amakoconsulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; 'Betsy Weltnier' [betsy@weltnier.com]; Bill [bill@infinisols.com]; [bill@infinisols.com]; [bill@infinisols.com]		11/21/2011 16:32
8					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Nov. 21, 2011_EAST_54320799_4).xlsx				11/21/2011 16:32
9					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding plan prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seeps Cruise-2 daily reports	Carragher, Peter D [peter.carragher@bp.com]	Paul Boehm [pboehm@exponent.com]; John Brown [john.brown@exponent.com]; Bullock, Robin J [rbj@porter.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; BerKinney, Marie [EXPONENT] [Marie.BerKinney@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Nelson Johnson [APORTER.COM]	11/20/2011 18:50
10					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Holiday Chouest Cruise 2 DAILY SCIENCE REPORT 15_2011-11-19.pdf				11/20/2011 18:50
11					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Holiday Chouest Cruise 2 DAILY SCIENCE REPORT 14_2011-11-18.pdf				11/20/2011 18:50
12					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: DSR deliverables - privileged and confidential, attorney work product	Chatham, James R [James.Chatham@bp.com]	Miley, Joyce [Joyce.Miley@bp.com]; Bullock, Robin J [rbj@porter.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Paul Boehm [pboehm@exponent.com]; markarian@entrix.com; wkicklighter@entrix.com; Malnor, Lawrence K [lawrence.malnor@bp.com]; BPNRD@APORTER.COM; Walden, Terry	Martin, Jean A [jean.martin@bp.com]	11/21/2011 1:08
13					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR-139_Am Diver2_Chemistry_dR In_100711 EXP -- JSK JMM JRC comments_EAST_54158418_1).docx				11/21/2011 1:08
14					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seeps Cruise-2 daily reports	Carragher, Peter D [peter.carragher@bp.com]	Paul Boehm [pboehm@exponent.com]; John Brown [john.brown@exponent.com]; Bullock, Robin J [rbj@porter.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; BerKinney, Marie [EXPONENT] [Marie.BerKinney@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Nelson Johnson [APORTER.COM]	11/22/2011 12:43
15					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Holiday Chouest Cruise 2 DAILY SCIENCE REPORT 17_2011-11-21.pdf				11/22/2011 12:43
16					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Holiday Chouest Cruise 2 DAILY SCIENCE REPORT 16_2011-11-20.pdf				11/22/2011 12:43
17					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Agenda - Daily NRDA Legal/Technical Meeting -- 11:00am CST Monday, November 28, 2011 -- PRIVILEGED AND CONFIDENTIAL	Brody, Jessica R. [Jessica.Brody@APORTER.COM]	Ross, Katherine A. [Katherine.Ross@porter.com]; Logan, Leigh A. [leigh.logan@porter.com]; 'Al Mak' [amakoconsulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; 'Betsy Weltnier' [betsy@weltnier.com]; Bill [bill@infinisols.com]; [bill@infinisols.com]; [bill@infinisols.com]		11/28/2011 16:16
18					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Nov. 28, 2011_EAST_54320799_4).xlsx				11/28/2011 16:16
19					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	HOS Sweetwater 2 - Privileged and Confidential	Linda Cook [Linda.Cook@infinisols.com]	Rob Barrick [rbarrick@infinisols.com]	Kakesh, Joseph S. [Joseph.Kakesh@porter.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Paul Boehm [pboehm@exponent.com]; Ralph Markarian [ralph.markarian@cardno.com]	11/28/2011 20:34
20					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Question about molecular work by MI for field test	Bullock, Robin J [rbj@porter.com]	Paul Boehm [pboehm@exponent.com]; rmatia01@gmail.com; BPNRD@APORTER.COM; Martin, Jean A [jean.martin@bp.com]; Fay, Cash E [Cash.Fay@bp.com]	markarian@entrix.com	11/28/2011 6:05
21					Attorney Work Product	Comments on report created at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Comments and Rationale.docx				11/28/2011 6:05
22					Attorney Work Product	Draft report created at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Marine qPCR Targets BP ppt				11/28/2011 6:05
23					Attorney Work Product	Draft report created at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Oxygenase Development Summary.docx				11/28/2011 6:05
24					Attorney Work Product	Draft report created at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MI Petroleum Hydrocarbons.pdf				11/28/2011 6:05
25					Attorney Work Product	Communication between client and consultant regarding assistance with project conducted at the direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Submerged oil	Bruce, Lyle G. [lyle.bruce@bp.com]	Paul Boehm [pboehm@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]		12/20/2011 17:21

26					Attorney Work Product	Analysis prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Eastern States Work Group - Report on Subsurface Oil Mats v 4 21 Nov 2011.docx				12/22/2011 17:21
27					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding marsh status prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	confidential and privileged	Bullock, Robin J (bp) [rbulj@bp.com]	Stong, Bee [Bee.Stong@bp.com]; Block, Nathan [Nathan.Block@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Marie BerKinney [berkinney@exponent.com]; Martin, Jean A [jean.martin@bp.com]; Israel, Brian [ARNOLD & PORTER LLP] [Brian.israel@porter.com]; Lewis, Emma [ARNOLD & PORTER LLP]	12/5/2011 22:34
28					Attorney Work Product	Document draft regarding marsh status prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Status_of_the_Marshes[2].docx				12/5/2011 22:34
29					Attorney-Client Privilege; Attorney Work Product	Communication between counsel and consultant regarding comments on report created at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: DRAFT Agenda - Daily NRDA Legal/Technical Meeting - 11:00am CST Monday, December 5, 2011 - PRIVILEGED AND CONFIDENTIAL	Brody, Jessica R. [JESSICA.BRODY@APORTER.COM]	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]; Ross, Katherine A. [Katherine.Ross@porter.com]; Logan, Leigh A. [Leigh.Logan@APORTER.COM]; 'Al' Makr [jammakr@exponent.com]; Angie Morrow [amorrow@exponent.com]		12/5/2011 17:02
30					Attorney Work Product	Comments on draft reports created at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Dec. 5, 2011,,(EAST_54320799_4).xlsx				12/5/2011 17:02
31					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed analytical plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: EDDs loaded in the past week - Privileged and Confidential	Linda Cook [lcook@exponent.com]	Rob Barrick [rbarrick@infinitysoils.com]; John Sullivan [sullivan@integralcorp.com]	Dress Nielsen [drielsen@integralcorp.com]; Joseph Kakesh [jakesh@exponent.com]; Paul Boehm [pboehm@exponent.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	12/6/2011 20:22
32					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed analytical plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: HOS Sweetwater 2 - Privileged and Confidential	Linda Cook [lcook@exponent.com]	Rob Barrick [rbarrick@infinitysoils.com]	Joe Kakesh [joeskakesh@aporter.com]; Dennis Beckmann [Dennis.Beckmann@bp.com]; Paul Boehm [pboehm@exponent.com]; Ralph Markarian [ralph.markarian@cardno.com]; Craig Rice [craig.rice@cardno.com]; Cheryl Randle [Cheryl.Randle@cardno.com]	12/7/2011 14:56
33					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed analytical plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: NRDA Legal/Technical Call -- 11:00am, Thursday, December 8, 2011 - PRIVILEGED AND CONFIDENTIAL	Brody, Jessica R. [JESSICA.BRODY@APORTER.COM]	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]; Bullock, Robin J (bp) [rbulj@bp.com]; Makr, Alan W (LLC) [jammakr@exponent.com]; Angie Morrow [angie.morrow@cardno.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; BPNRD [BPNRD@APORTER.COM]; Fay, Cash E. [Cash.Fay@bp.com]; Helgeson, Christopher [BP-MC252]		12/8/2011 16:52
34					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Dec. 8, 2011,,(EAST_54320799_4).xlsx				12/8/2011 16:52
35					Attorney-Client Privilege; Attorney Work Product	Communication between counsel and consultant regarding comments on report created at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Database Issue to Check - Privileged and Confidential	Rob Barrick [rbarrick@infinitysoils.com]	Linda Cook [lcook@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Green, Mike R [Mike.Green@bp.com]; Joseph Kakesh [jakesh@aporter.com]; Paul Boehm [pboehm@exponent.com]; Dress Nielsen [drielsen@integralcorp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Margaret McArdle [mcardle@exponent.com]	12/12/2011 21:59
36					Attorney-Client Privilege; Attorney Work Product	Communication between counsel and consultant regarding comments on report created at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Database Issue to Check - Privileged and Confidential	Linda Cook [lcook@exponent.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Rob Barrick [rbarrick@infinitysoils.com]	Green, Mike R [Mike.Green@bp.com]; Joseph Kakesh [jakesh@aporter.com]; Paul Boehm [pboehm@exponent.com]; Dress Nielsen [drielsen@integralcorp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Margaret McArdle [mcardle@exponent.com]	12/12/2011 21:01
37					Attorney Work Product	Draft report created at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Results missing ND qualifier - 20111212.xlsx				12/12/2011 21:01
38					Attorney-Client Privilege; Attorney Work Product	Communication between counsel and consultant regarding comments on draft reports created at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Deepwater Horizon NRD Monthly Project Status Update Call - 11:00 AM CST December 9, 2011	Brody, Jessica R. [JESSICA.BRODY@APORTER.COM]	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]; Logan, Leigh A. [Leigh.Logan@APORTER.COM]; Gary Harriot [g.harriot@exponent.com]; Peter Carragher [Peter.carragher2@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Bill Williams [BWilliams@entrix.com]; Russell Paul [russell.paul@bp.com]; Ann Michelle [amichelle@exponent.com]		12/9/2011 16:14
39					Attorney Work Product	Comments on draft reports created at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Dec. 9, 2011,,(EAST_54320799_4).xlsx				12/9/2011 16:14
40					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding privileged analyses prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: HOS Sweetwater TPH Results to be Corrected	Rob Barrick [rbarrick@infinitysoils.com]	Linda Cook [lcook@exponent.com]	Joe Kakesh [joeskakesh@aporter.com]; Paul Boehm [pboehm@exponent.com]; Tom Horst [tom.horst@cardno.com]	12/16/2011 0:05
41					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding privileged analyses prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: HOS Sweetwater TPH Results to be Corrected	Rob Barrick [rbarrick@infinitysoils.com]	Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]	Joe Kakesh [joeskakesh@aporter.com]; Tom Horst [tom.horst@cardno.com]	12/16/2011 19:24
42					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel, and consultant regarding presentation prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Slide Deck - Attorney Work Product	Marie BerKinney [M-BERKINNEY@APORTER.COM]	Paul Boehm [pboehm@exponent.com]; mark.hdssein@bp.com		12/9/2011 23:09
43					Attorney Work Product	Draft presentation prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Slide Pack 120911.pptx				12/9/2011 23:09
44	EXPONENT_00546832	EXPONENT_00546832	EXPONENT_00546832	EXPONENT_00547045	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Progress report on aliphatic biomarkers from samples collected in August/September by the MV Sarah Bordenon	Carragher, Peter D [peter.carragher2@bp.com]	Komacki, Alan [WEATHERFORD] [Alan.Komacki@bp.com]; Punnette, Stefan [Stefan.Punnette@bp.com]; Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]	Mikov, Alexei V. [Alexei.Mikov@bp.com]; Grass, David B [David.Grass@bp.com]	12/16/2011 15:12
45					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Example Exponent DSR	Brody, Jessica R. [JESSICA.BRODY@APORTER.COM]	Joyce Miley [joyce.miley@bp.com]; Israel, Brian D. [Brian.Israel@APORTER.COM]; Robin Bullock [robin.bullock@bp.com]; Arden Ahnel [arden.ahnel@uk.bp.com]; Larry Malnor [lawrence.malnor@bp.com]; Chris Helgeson [Percio@bp.com]; Robin Bullock [robin.bullock@bp.com]; Martin, Jean A'		1/3/2012 18:40
46					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DSR-149_HOS Davis 3_Chemistry_dft nr_vnd_120912_RLSD.DOCX				1/3/2012 18:40
47					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding sampling plan at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Example CardioEntrix DSR	Brody, Jessica R. [JESSICA.BRODY@APORTER.COM]	Joyce Miley [joyce.miley@bp.com]; Israel, Brian D. [Brian.Israel@APORTER.COM]; Robin Bullock [robin.bullock@bp.com]; Arden Ahnel [arden.ahnel@uk.bp.com]; Larry Malnor [lawrence.malnor@bp.com]; Chris Helgeson [Percio@bp.com]; Robin Bullock [robin.bullock@bp.com]; Martin, Jean A'		1/3/2012 18:41
48					Attorney-Client Privilege; Attorney Work Product	Document draft regarding oyster sampling plan prepared by counsel and at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DSR-066_Rv1_Oyster_Sampling_Plan_Ph1_121411.docx				1/3/2012 18:41
49					Attorney-Client Privilege; Attorney Work Product	Communication between counsel and consultant regarding edits to draft slide deck in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Offshore edits -- PRIVILEGED & CONFIDENTIAL	Israel, Brian D. [Brian.Israel@APORTER.COM]	Tom Green [tgreen@exponent.com]; Ann Michelle Morison [amorison@exponent.com]; Paul Boehm [pboehm@exponent.com]; Green, George R. [George.Green@aporter.com]; Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]; Ted Tomasi [tedtomasi@cardno.com]; Jeffrey Stakelbald		12/23/2011 15:17
50					Attorney Work Product	Consultant's draft slide deck created at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DRAFT OFFSHORE SLIDE DECK_privileged and confidential_BDI edits.pptx				12/23/2011 15:17
51	EXPONENT_00547046	EXPONENT_00547046	EXPONENT_00547046	EXPONENT_00547082	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding mental impressions of draft paper in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: JP Toxicity Paper - Final 01_04_12	Patz, Oliver X [Oliver.Patz@bp.com]	Stubbfield, William [Bill.Stubbfield@gregsonstate.edu]; Gary Rand [randg@fu.edu]; Brandt Echols [bechols@fu.edu]; Paul Boehm [pboehm@exponent.com]; Marie BerKinney [berkinney@exponent.com]; Susan Kara [Driscol [sdriscoll@exponent.com]; piero.gardinal@fu.edu; Matt Huddleston [m.huddleston@exponent.com]; Katesh, Joseph S. [jakesh@exponent.com]; Linda Cook [lcook@exponent.com]	Bullock, Robin J (bp) [rbulj@bp.com]; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Malnor, Lawrence K [lawrence.malnor@bp.com]	1/5/2012 8:59
52					Attorney Work Product	Consultant's draft soil study work plan created at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Draft CVSS Work Plan	John Heasley [john.heasley@cardno.com]		Angie Morrow [angie.morrow@cardno.com]; Gary Harmon [gary.harmon@cardno.com]; Lewis, Emma [Emma.Lewis@APORTER.COM]; Paul Boehm [pboehm@exponent.com]; Ronald Atlas [rmatlas1@gmail.com]	1/6/2012 15:26

53					Attorney Work Product	Consultant's draft soil study work plan created at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT -Coastal Vegetated Habitats Soil Study Work Plan_11182011.docx					16/2012 15:26
54					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed analysis prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Coordinate Discrepancies - Privileged and Confidential - Part 2	Linda Cook [lcook@infiniyoil.com] [rbarrick@infiniyoil.com] [Drea Nielsen (dnieisen@integracorp.com) [dnieisen@integracorp.com] Laura Jones (ljones@integracorp.com) [ljones@integracorp.com]	Rob Barrick (rbarrick@infiniyoil.com) [rbarrick@infiniyoil.com] Drea Nielsen (dnieisen@integracorp.com) [dnieisen@integracorp.com] Laura Jones (ljones@integracorp.com) [ljones@integracorp.com]	Joseph Kakesh (jreporter.com) Dennis Beckmann (Dennis.Beckmann@bp.com) [Dennis.Beckmann@bp.com] Israel, Brian D. (brian.israel@APORTER.COM) [brian.israel@APORTER.COM] [brian.israel@APORTER.COM] bulior@bp.com (bulior@bp.com) bulior@bp.com (bulior@bp.com)		10/2012 20:58
55					Attorney Work Product	Privileged analyses prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Coordinate Issue 2 - discrepancies - 20120103.xlsx					10/2012 20:58
56	EX-00547083	EX-00547083	EX-00547083	EX-00547193	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRD Text Reports UY-date - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Peiz, Oliver X (Oliver.Peiz@bp.com)	Ahneil, Arden (arden.ahneil@uk.bp.com) [Martin, Jean A (jean.martin@bp.com) Arden Ahneil (arden.ahneil@uk.bp.com)] Malnor, Lawrence K (lawrence.malnor@bp.com) [Ralph Markarian (ralph.markarian@cardno.com) Paul Boehm (pboehm@exponent.com)]	Marie BenKinyer (benkinyer@exponent.com) Gary Rand (rand@edc.com) Matt Huddeleston (matt.huddeleston@stubbiefied.com) [William (Bill) Stubbiefied@stubbiefied.com] Kakesh, Joseph (Joseph.Kakesh@APORTER.COM) [William, Alex (Alex.Williams@APORTER.COM)]		18/2012 4:27
57	EX-00547084	EX-00547084	EX-00547083	EX-00547193	Attorney Work Product	Privileged analyses prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA TotSummary 1-2-12 (2).xlsx					18/2012 4:27
58					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft plan prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: ASR Needed for NRDA Biodegradation Cores	Beckmann, Dennis D (Dennis.Beckmann@bp.com)	Linda Cook (lcook@exponent.com) [rforman@envst.com]	kclay@envst.com, John Brown (jbrown@exponent.com) Paul Boehm (pboehm@exponent.com) [jbroni@bathelle.org]		19/2012 22:45
59					Attorney Work Product	Information/ draft document regarding NRDA study on Coastal Vegetated Habitat soil draft work plan prepared by third party Consultant in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ASR Needed for NRDA Biodegradation Cores	Linda Cook [lcook@exponent.com]	Ruth Forman (rforman@envst.com) [rforman@envst.com]	Kyle Clay (kclay@envst.com) [kclay@envst.com] Dennis Beckmann (Dennis.Beckmann@bp.com) [Dennis.Beckmann@bp.com] John Brown (jbrown@exponent.com) Paul Boehm (pboehm@exponent.com) [jbroni@bathelle.org]		19/2012 22:37
60					Attorney-Client Privilege; Attorney Work Product	Information/ draft document regarding NRDA study Draft on Coastal Vegetated Habitat soil work plan prepared by third party Consultant in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT -Coastal Vegetated Habitats Soil Study Work Plan_11182011.docx					19/2012 22:37
61					Attorney Work Product	Communication between client and consultant regarding draft plan prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: ASR Needed for NRDA Biodegradation Cores	Kyle Clay (kclay@envst.com)	Linda Cook (lcook@exponent.com)	rforman@envst.com, Dennis Beckmann@bp.com, John Brown (jbrown@exponent.com) Paul Boehm (pboehm@exponent.com) [jbroni@bathelle.org]		1/10/2012 1:18
62					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged and Confidential - Prelim Draft HOS Davis 3 DSR (Rev 4)	Brody, Jessica R. (Jessica.Brody@APORTER.COM)	'Robin Bullock@bp.com [Robin Bullock@bp.com] Martin, Jean A' (jean.martin@bp.com) Arden Ahneil (arden.ahneil@uk.bp.com) Larry Malnor (lawrence.malnor@bp.com) Joyce Miley (joyce.miley@bp.com)	BPNRD (BPNRD@APORTER.COM) Wayne Kicklighter (wayne.kicklighter@cardno.com) Nancy Beisser (nancy.beisser@cardno.com) [Denson, Theresa L. (Theresa.Denson@APORTER.COM) Margaret McArdle (mcardle@exponent.com) Ann Michelle Morrison		1/10/2012 21:26
63					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR-149_HOS Davis 3_Chemistry_dft 01_rev4_011012_clean.docx					1/10/2012 21:26
64					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft plan prepared at the direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged and Confidential - Prelim Draft Soft Sediment Plan DSR 157 (Rev 2)	Brody, Jessica R. (Jessica.Brody@APORTER.COM)	'Robin Bullock@bp.com [Robin Bullock@bp.com] Martin, Jean A' (jean.martin@bp.com) Arden Ahneil (arden.ahneil@uk.bp.com) Larry Malnor (lawrence.malnor@bp.com) Joyce Miley (joyce.miley@bp.com)	BPNRD (BPNRD@APORTER.COM) Wayne Kicklighter (wayne.kicklighter@cardno.com) Nancy Beisser (nancy.beisser@cardno.com) [Denson, Theresa L. (Theresa.Denson@APORTER.COM) Margaret McArdle (mcardle@exponent.com) Ann Michelle Morrison		1/11/2012 16:49
65					Attorney Work Product	Draft plan prepared at the direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR-157_Soft Sed SB_Chemistry_dft 01_rev2_011012_clean.docx					1/11/2012 16:49
66					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	PRIVILEGED AND CONFIDENTIAL - DSR-002 for final review	Brody, Jessica R. (Jessica.Brody@APORTER.COM)	'Robin Bullock@bp.com [Robin Bullock@bp.com] Martin, Jean A' (jean.martin@bp.com) Arden Ahneil (arden.ahneil@uk.bp.com) Larry Malnor (lawrence.malnor@bp.com) Joyce Miley (joyce.miley@bp.com)	BPNRD (BPNRD@APORTER.COM) Wayne Kicklighter (wayne.kicklighter@cardno.com) Nancy Beisser (nancy.beisser@cardno.com) [Denson, Theresa L. (Theresa.Denson@APORTER.COM) Margaret McArdle (mcardle@exponent.com) Ann Michelle Morrison		1/11/2012 17:04
67					Attorney-Client Privilege; Attorney Work Product	Document draft regarding report summary prepared by counsel and at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR-002_Rv2_Beashed_Bird_Study_011012a.docx					1/11/2012 17:04
68					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: agenda items for daily NRDA 11.00 a.m. central call Thursday, January 12 2012 -- Privileged and Confidential	Green, George R. (George.Green@aporter.com)	Al Maki (awmakiconsulting@aol.com) Angie Morrow (angie.morrow@cardno.com) Ann Michelle Morrison (amorrison@exponent.com) Arden Ahneil (arden.ahneil@uk.bp.com) [Betsey Welner (betsey@welner.com) Bill Graeber (william.graeber@cardno.com) Bill Williams		1/12/2012 16:36	
69					Attorney Work Product	Draft report plan prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log, Jan. 12, 2012_EAST_55194498_1).xlsx					1/12/2012 16:36
70					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Wildlife & Fisheries Presentation	Israel, Brian D. (brian.israel@APORTER.COM)	April T. Tisher (ATisher@captainvol.com) Jeffrey Wakefield (jeffrey.wakefield@cardno.com) Green, George R. (George.Green@aporter.com) Jude Schneider (jude.schneider@cardno.com)	Ted Tomasi (thodore.tomasi@cardno.com) Ralph Markarian (ralph.markarian@cardno.com) Wayne Kicklighter (wayne.kicklighter@cardno.com) [Jesse Niederkort (JNiederkort@captainvol.com) Tom Green (tgreen@exponent.com) Paul Boehm (pboehm@exponent.com)]		1/12/2012 17:48
71					Attorney Work Product	Draft report of presentation prepared by client consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP NR D Wildlife and Fisheries Presentation BDI edits.pptx					1/10/2012 17:48
72					Attorney-Client Privilege; Attorney Work Product	Communication between counsel and Consultant regarding action items in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: DOJ habitat action items	Israel, Brian D. (brian.israel@APORTER.COM)	Israel, Brian D. (brian.israel@APORTER.COM) Ralph Markarian (ralph.markarian@cardno.com) Green, George R. (George.Green@aporter.com) Theodore D. (Ted) Tomasi (thodore.tomasi@cardno.com) Jeffrey R. (Jeff) Wakefield (jeff.wakefield@cardno.com)	Ann Michelle Morrison (amorrison@exponent.com) Ralph Markarian (ralph.markarian@cardno.com)		1/16/2012 17:25
73					Attorney-Client Privilege; Attorney Work Product	Action item list created at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Offshore nearshore shoreline action items.docx					1/16/2012 17:25
74					Attorney-Client Privilege; Attorney Work Product	Communication between counsel and Consultant regarding action item list in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: DOJ habitat action items	Jeffrey Wakefield (jeffrey.wakefield@cardno.com)	Israel, Brian D. (brian.israel@APORTER.COM) Ralph Markarian (ralph.markarian@cardno.com) Green, George R. (George.Green@aporter.com) Ted Tomasi (thodore.tomasi@cardno.com) Paul Boehm (pboehm@exponent.com) Tom	Ann Michelle Morrison (amorrison@exponent.com) Ralph Markarian (ralph.markarian@cardno.com)		1/17/2012 15:37
75					Attorney Work Product	Draft action item list created at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Detail on SOM search-source Bea Stong.pptx					1/17/2012 15:37
76					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Agenda for Thursday's 11:00 a.m. central NRDA call -- Privileged and Confidential	Brody, Jessica R. (Jessica.Brody@APORTER.COM)	May, Eric (Eric.May@APORTER.COM) Al Maki (awmakiconsulting@aol.com) Angie Morrow (angie.morrow@cardno.com) Ann Michelle Morrison (amorrison@exponent.com) Arden Ahneil (arden.ahneil@uk.bp.com) [Betsey Welner (betsey@welner.com) Bill Williams	Nancy Beisser (nancy.beisser@cardno.com)		1/19/2012 16:23
77					Attorney Work Product	Draft report plan prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log, Jan. 19, 2012_EAST_55194498_1).xlsx					1/19/2012 16:23
78					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Summary of DSR meeting, 1/18/2012 -- Privileged and Confidential	Brody, Jessica R. (Jessica.Brody@APORTER.COM)	Jean Martin (jean.martin@bp.com) Robin Bullock (robin.bullock@bp.com) Cash Fay (cash.fay@bp.com) Herlugsen, Christopher (BP_MC252) (heriq@bp.com) Joyce Miley (joyce.miley@bp.com) Arden Ahneil (arden.ahneil@uk.bp.com) Larry Malnor (lawrence.malnor@bp.com) Wayne Kicklighter	Denson, Theresa L. (Theresa.Denson@APORTER.COM)		1/19/2012 16:40
79					Attorney-Client Privilege; Attorney Work Product	Communication between counsel and Consultant regarding photos and illustrations created at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: DOJ habitat action items-privileged and confidential	Jeffrey Wakefield (jeffrey.wakefield@cardno.com)	Israel, Brian D. (brian.israel@APORTER.COM) Ralph Markarian (ralph.markarian@cardno.com) Green, George R. (George.Green@aporter.com) Ted Tomasi (thodore.tomasi@cardno.com) Paul Boehm (pboehm@exponent.com) Tom	Ann Michelle Morrison (amorrison@exponent.com) Ralph Markarian (ralph.markarian@cardno.com)		1/16/2012 21:39

80				Attorney Work Product	Photos and illustrations created at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Injury mechanisms and low impact sampling ppt					1/16/2012 21:39	
81				Attorney Work Product	Photos created at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Habitat illustrations-shoreline-nearshore sediment-nearshore aquatic.pptx					1/16/2012 21:39	
82				Attorney-Client Privilege; Attorney Work Product	Communication between client, consultant, and client and consultant counsel regarding draft agreements prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Updated: Review & Discuss Exponent Comments to Master Environmental Svc Contract	Holis, Patrick [Patrick.Holis@bp.com]	James Shaw [jshaw@exponent.com]	Paul Boehm [pboehm@exponent.com]; James Burke [burke@exponent.com]		1/21/2012 21:08	
83				Attorney Work Product	Draft agreement prepared by and/or at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-003 S&T lake2 20110705.doc					1/21/2012 21:08	
84				Attorney Work Product	Draft agreement prepared by and/or at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-002 NRDA - Legal lake2 20110705.doc					1/21/2012 21:08	
85				Attorney Work Product	Draft agreement prepared by and/or at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-001 lake2 20110705.doc					1/21/2012 21:08	
86				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Agenda for Monday's 11:00 a.m. central NRDA call - Privileged and Confidential	Norman, Erika D. [Erika.Norman@APORTER.COM]	Norman, Erika D. [Erika.Norman@APORTER.COM]; May, Eric [Eric.May@APORTER.COM]	Al Maki [awmaki@exponent.com]; Angie Morrow [angie.morrow@cardno.com]; Heather Allison [heather.allison@cardno.com]; Ann Michelle Morrison [amorrison@exponent.com]; Arden Ahnelt [arden.ahnelt@uk.bp.com]; Betsy Welther [betsy@welther.com]; Bill Graeber [william.graeber@cardno.com]; Bill Williams		1/23/2012 16:28	
87				Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log, Jan. 23, 2012.xlsx					1/23/2012 16:28	
88	EX-00547194	EX-00547194	EX-00547194	EX-00547201	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft NRD presentation prepared by client and third party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Outstanding Items - Please Provide ETA	Jude Schneider [jude.schneider@cardno.com]	Israel, Brian D. [Brian.Israel@APORTER.COM]; Ann Michelle Morrison [amorrison@exponent.com]; April T. Tishler [ATishler@capitalhaus.com]; Nicholas Gard [gard@exponent.com]; George R. [George.Green@aporter.com]; Ted Tomasi [thedore.tomasi@cardno.com]; Doug MacNeil [doug.macneil@cardno.com]; Jeffrey Wakefield [jeffrey.wakefield@cardno.com]; Paul Boehm [pboehm@exponent.com]; Tom Ahnelt, Arden [arden.ahnelt@uk.bp.com]; Guir Faknessa [guir.faknessa@intertec.com]; Villalobos, Alex [SERGIO.VILLALOBOS@bp.com]; Marie BenKrimy [benkrimy@exponent.com]; Gary Rand [rand@fdu.edu]; Piero Gardinali [gardinali@fdu.edu]; Stubbsfield, William [Bill.Stubbsfield@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Jerry M. Neff	Jason Niederkorn [jNiederkorn@capitalhaus.com]		1/24/2012 15:28
89					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding draft NRD presentation prepared by client and third party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Presentation of NRD Toxicity Program Webinar: Briefing on Current Toxicity Focus Topics (including sub-lethal endpoints) - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Petz, Oliver X [Oliver.Petz@bp.com]	Guir Faknessa [guir.faknessa@intertec.com]; Villalobos, Alex [SERGIO.VILLALOBOS@bp.com]; Marie BenKrimy [benkrimy@exponent.com]; Gary Rand [rand@fdu.edu]; Piero Gardinali [gardinali@fdu.edu]; Stubbsfield, William [Bill.Stubbsfield@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Jerry M. Neff	Susan Kane Driscoll [sdriscoll@exponent.com]; Paul Boehm [pboehm@exponent.com]; Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J [bp] [bulrojb@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Kenneth Jenkins [keneth.jenkins@cardno.com]		1/24/2012 21:27
90					Attorney Work Product	Draft presentation prepared by client and third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sub-lethal Presentation.ppt				1/24/2012 21:27	
91					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Newly Revised Draft on FTP-privileged and confidential prepared at request of counsel	Jeffrey Wakefield [jeffrey.wakefield@cardno.com]	Jude Schneider [jude.schneider@cardno.com]; Brian Israel [APORTER.COM]; ATishler [APORTER.COM]; ATishler [capitalhaus.com]	J.Niederkorn [capitalhaus.com]; J.Niederkorn [capitalhaus.com]; Nicholas Gard [gard@exponent.com]; George Green [aporter.com]; Paul Boehm [pboehm@exponent.com]; Ted Tomasi [thedore.tomasi@cardno.com]; Ann Michelle Morrison [amorrison@exponent.com]; Ralph Markarian [markarian@exponent.com]; Bill Williams		1/25/2012 15:24
92					Attorney Work Product	Comments regarding presentation draft at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	January 25 responses.docx				1/25/2012 15:24	
93					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft meeting agenda at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Thursday's 11 am CT Call - Privileged and Confidential	Norman, Erika D. [Erika.Norman@APORTER.COM]		Al Maki [awmaki@exponent.com]; Angie Morrow [angie.morrow@cardno.com]; Heather Allison [heather.allison@cardno.com]; Ann Michelle Morrison [amorrison@exponent.com]; Arden Ahnelt [arden.ahnelt@uk.bp.com]; Betsy Welther [betsy@welther.com]; Bill Graeber [william.graeber@cardno.com]; Bill Williams		1/26/2012 16:18
94					Attorney Work Product	Draft report plan prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log, Jan. 26, 2012, (EAST_5268520_1).xlsx				1/26/2012 16:18	
95					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft analysis prepared by client consultant at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: MDL 2179: Proposed Disposal of Deepwater Horizon Water Samples - PTO 30 Notice to Liaison Counsel	Bullock, Robin J [bp] [bulrojb@bp.com]	Miley, Joyce [Joyce.Miley@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; rbarick@infirmarysins.com; wkidd@tiger@entrix.com; markarian@entrix.com; Paul Boehm [pboehm@exponent.com]	BPNRD@APORTER.COM; Malnor, Lawrence K [lawrence.malnor@bp.com]; Ahnelt, Arden [arden.ahnelt@uk.bp.com]; Martin, Jean A [jean.martin@bp.com]		1/25/2012 14:11
96					Attorney Work Product	Draft analysis prepared by client consultant at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Water sample disposal list - samples collected before 060111, 1-24-12.xls				1/25/2012 14:11	
97					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	monday agenda	Bullock, Robin J [bp] [bulrojb@bp.com]	markarian@entrix.com; Martin, Jean A [jean.martin@bp.com]; Miley, Joyce [Joyce.Miley@bp.com]; joseph.kakesh@aporter.com; Malnor, Lawrence K [lawrence.malnor@bp.com]; ken.jenkins@cardno.com; Itomasi@entrix.com; Paul Boehm [pboehm@exponent.com]; Ahnelt, Arden [arden.ahnelt@uk.bp.com]; Israel, Brian [ARNOLD & PORTER LLP]	Rhonda Williams2@bp.com		1/26/2012 13:52
98					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: monday agenda	Bullock, Robin J [bp] [bulrojb@bp.com]	Paul Boehm [pboehm@exponent.com]		1/26/2012 19:50	
99					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tuesday Meeting: clarifications - Privileged & Confidential Attorney Communications	Petz, Oliver X [Oliver.Petz@bp.com]	Stubbsfield, William [Bill.Stubbsfield@oregonstate.edu]; Bonnie Bailey [bonnie.bailey@cardno.com]; Kenneth Jenkins [keneth.jenkins@cardno.com]; Gary Rand [rand@fdu.edu]; Matt Huddleston [matt.huddleston@cardno.com]; Langdon, Chris [chris.langdon@oregonstate.edu]; Brandi Echols [bechols@fdu.edu]; Ahnelt, Arden [arden.ahnelt@uk.bp.com]; Betsy Welther [betsy@welther.com]; Bill Graeber [william.graeber@cardno.com]; Angie Morrow [angie.morrow@cardno.com]; Heather Allison [heather.allison@cardno.com]; Ann Michelle Morrison [amorrison@exponent.com]; Arden Ahnelt [arden.ahnelt@uk.bp.com]; Betsy Welther [betsy@welther.com]; Bill Graeber [william.graeber@cardno.com]; Bill Williams	Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]; Martin, Jean A [jean.martin@bp.com]; Villalobos, Alex [SERGIO.VILLALOBOS@bp.com]		1/29/2012 16:19
100					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Agenda for daily 11:00 a.m. central NRDA call Monday January 30 2012 - Privileged and Confidential	Brody, Jessica R [Jessica.Brody@APORTER.COM]	Al Maki [awmaki@exponent.com]; Angie Morrow [angie.morrow@cardno.com]; Heather Allison [heather.allison@cardno.com]; Ann Michelle Morrison [amorrison@exponent.com]; Arden Ahnelt [arden.ahnelt@uk.bp.com]; Betsy Welther [betsy@welther.com]; Bill Graeber [william.graeber@cardno.com]; Bill Williams	Nancy Beisser [nancy.beisser@cardno.com]		1/30/2012 16:21
101					Attorney Work Product	Draft report plan, prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log Jan. 30, 2012.xlsx				1/30/2012 16:21	
102					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft analyses prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Large Volume Water Sampler (LVS) - PUF Data	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]	Sahay, Shailesh [Shailesh.Sahay@APORTER.COM]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]		2/2/2012 19:07
103					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft analyses prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Large Volume Water Sampler (LVS) - PUF Data	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Paul Boehm [pboehm@exponent.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]	Linda Cook [lcook@exponent.com]; Miley, Joyce [Joyce.Miley@bp.com]; Jessica Brody [APORTER.COM]		2/2/2012 19:04
104					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft analyses prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Large Volume Water Sampler (LVS) - PUF Data	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]	Sahay, Shailesh [Shailesh.Sahay@APORTER.COM]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]		2/2/2012 19:08
105					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft analyses prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Large Volume Water Sampler (LVS) - PUF Data - Privileged and Confidential	Linda Cook [LINDA@EX-PORTER.COM]; [EX-PORTER@OU.SITE\CHEN@WORK.MENTAL\CHEN\COOK]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Paul Boehm [pboehm@exponent.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]	Miley, Joyce [Joyce.Miley@bp.com]; Jessica Brody [APORTER.COM]		2/2/2012 19:41

106	EX-00547202	EX-00547202	EX-00547202	EX-00547209	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments on a study at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: New article re: PAHs in Plankton	Bullock, Robin J (bp) [bulrojb@bp.com]	Paul Boehm [pboehm@exponent.com]; Tom Ginn [tgin@exponent.com]; Martin, Jean A [jean.martin@bp.com]	Joseph Kakesh [akaper@exponent.com]; Katherine Ross [kross@exponent.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]; Miley, Joyce [joyce.miley@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Israel, Brian (ARNOLD & PORTER LLP) [brian.israel@porter.com]	2/6/2012 2:22
107					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding call agenda prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Agenda for Legal/Technical Call --11am Central -- February 8, 2012	Brody, Jessica R. [jessica.brody@APORTER.COM]	Ross, Katherine A. [Katherine.Ross@porter.com]; Denson, Theresa L. [Theresa.Denson@APORTER.COM]	Al Maki [awmakiconsulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Ann Michelle Morrison [amorrison@exponent.com]; Arden Ahnel [arden.ahnel@uk.bp.com]; Betsy Welther [betsy@welther.com]; Bill Graeber [william.graeber@cardno.com]; Bill Williams [billwilliams@cardno.com]; Bill Williams [billwilliams@cardno.com]	2/6/2012 17:02
108					Attorney Work Product	Draft summary report prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log Feb. 8, 2012_(EAST_55268520_1).xlsx				2/6/2012 17:02
109					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding draft outline in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged & Confidential Attorney Communications: FTF Meeting on: A) Decision on Tax Index for Tax Program & B.) Exposure & Effect Assessment	Peiz, Oliver X [Oliver.Peiz@bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J (bp) [bulrojb@bp.com]	Villalobos, Alex (SERGIO.VILLALOBOS@bp.com); Ahnel, Arden [arden.ahnel@uk.bp.com]; Paul Boehm [pboehm@exponent.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]	2/9/2012 17:47
110					Attorney-Client Privilege; Attorney Work Product	Draft PowerPoint for internal meeting between client, counsel, and consultants regarding in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA BP Tax Meeting 16 Feb ppt				2/9/2012 17:47
111					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged & Confidential Attorney Communications: FTF Meeting on: A) Decision on Tax Index for Tax Program & B.) Exposure & Effect Assessment	Peiz, Oliver X [Oliver.Peiz@bp.com]	Paul Boehm [pboehm@exponent.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joe.kakesh@porter.com]; Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J (bp) [bulrojb@bp.com]	Villalobos, Alex (SERGIO.VILLALOBOS@bp.com); Ahnel, Arden [arden.ahnel@uk.bp.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]	2/9/2012 18:33
112					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged & Confidential Attorney Communications: FIJ Field Study Report (2010 experiments)	Peiz, Oliver X [Oliver.Peiz@bp.com]	Paul Boehm [pboehm@exponent.com]; Tom Ginn [tgin@exponent.com]; Ralph Markarian [ralph.markarian@cardno.com]; Subbiefeld, William [Bill.Subbiefeld@oregonstate.edu]; Susan Kane Driscoll [sdricoll@exponent.com]; awmakiconsulting@aol.com; Jerry M. Neff [jerry.neff@exponent.com]	Martin, Jean A [jean.martin@bp.com]; Kakesh, Joseph [joseph.kakesh@porter.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Matt Hudsonston [matt.hudsonston@cardno.com]	2/9/2012 21:17
113					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIJ Field Test Report 2-6-12.docx				2/8/2012 21:17
114					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft analyses prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Weatherford Interpretations - Privileged and Confidential	Linda Cook [lcook@exponent.com]	Dennis Beckmann (Dennis.Beckmann@bp.com); Diagos, Paul (Consultant) [Paul.Diagos@bp.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]; Dennis Beckmann (Dennis.Beckmann@bp.com); Diagos, Paul (Consultant) [Paul.Diagos@bp.com]; Diagos, Paul (Consultant) [Paul.Diagos@bp.com]	2/10/2012 21:51
115					Attorney Work Product	Draft analyses prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Weatherford Interpretation Summary 20120210.xlsx				2/10/2012 21:51
116					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft analyses prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: FOR REVIEW: cover letters for Feb. 14th DSR production- PRIVILEGED AND CONFIDENTIAL	Bullock, Robin J (bp) [bulrojb@bp.com]	Ann Michelle Morrison [amorrison@exponent.com]; Brody, Jessica R. [jessica.brody@APORTER.COM]; Martin, Jean A [jean.martin@bp.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Miley, Joyce [joyce.miley@bp.com]; Fay, Cash E [Cash.Fay@bp.com]	BPNRD [BPNRD@APORTER.COM]; wkicklighter@entrix.com; Paul Boehm [pboehm@exponent.com]; Margaret McArdle [mcardle@exponent.com]	2/13/2012 17:04
117					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Agenda for NRDA legal/technical call Monday Feb. 13 2012 11 a.m. central -- Privileged and Confidential	Brody, Jessica R. [jessica.brody@APORTER.COM]	Lewis, Emma K. [Emma.Lewis@APORTER.COM]; 'Al Maki' [awmakiconsulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Ann Michelle Morrison [amorrison@exponent.com]; Arden Ahnel [arden.ahnel@uk.bp.com]; Betsy Welther [betsy@welther.com]; Bill Williams [billwilliams@cardno.com]; Bill Williams [billwilliams@cardno.com]	'Al Maki' [awmakiconsulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Ann Michelle Morrison [amorrison@exponent.com]; Arden Ahnel [arden.ahnel@uk.bp.com]; Betsy Welther [betsy@welther.com]; Bill Williams [billwilliams@cardno.com]; Bill Williams [billwilliams@cardno.com]	2/13/2012 17:02
118					Attorney Work Product	Draft plans for analysis to be conducted by client consultant at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log Feb. 13, 2012_(EAST_55268520_1).xlsx				2/13/2012 17:02
119					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding plans for analysis to be conducted by client consultant at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Large Volume Water Sampler (LVS) - PLUF Data (Privileged and Confidential)	Linda Cook [lcook@exponent.com]	Sahay, Shalash R. [Shalash.Sahay@APORTER.COM]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Paul Boehm [pboehm@exponent.com]	2/13/2012 21:37
120					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding plans for analysis to be conducted by client consultant at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Weatherford Interpretations - Privileged and Confidential	Diagos, Paul (Consultant) [Paul.Diagos@bp.com]	Linda Cook [lcook@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joe.kakesh@porter.com]; John Brown [jbrown@exponent.com]; Paul Boehm [pboehm@exponent.com]; Laurie Benton [lbenton@exponent.com]	2/13/2012 22:35
121					Attorney Work Product	Communication between client and consultants regarding NRDA task list prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent Tasks for 2012	John Brown [JO-EX-00547202@MENTALCHN-JOHN]	Ahnel, Arden [arden.ahnel@uk.bp.com]	Marie BenKiney [benkiney@exponent.com]; Paul Boehm [pboehm@exponent.com]; James Burke [burke@exponent.com]	2/13/2012 21:35
122					Attorney Work Product	Draft NRDA task list prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	1002950 000 Updated Task List as of 020212.doc				2/13/2012 21:35
123					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding plans for analysis to be conducted by client consultant at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Weatherford Interpretations - Privileged and Confidential	John Brown [JO-EX-00547202@MENTALCHN-JOHN]	Diagos, Paul (Consultant) [Paul.Diagos@bp.com]; Linda Cook [lcook@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joe.kakesh@porter.com]; Paul Boehm [pboehm@exponent.com]; Laurie Benton [lbenton@exponent.com]	2/13/2012 23:36
124					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding Meeting agenda prepared by client and third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged & Confidential Attorney Communications: Agenda for FTF Meeting on: Tax Index (TU) & B.) Initial exposure & effect assessment (base on monitored field chemistry)	Peiz, Oliver X [Oliver.Peiz@bp.com]	Maki, Alan W (LLC) [awmakiconsulting@aol.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKiney [benkiney@exponent.com]; Jerry M. Neff [jerry.neff@comcast.net]; Gary Rand [randg@fu.edu]; Subbiefeld, William [Bill.Subbiefeld@oregonstate.edu]; Susan Kane Driscoll [sdricoll@exponent.com]; Ryan Carls [ryan.carls@cardno.com]; Cash, Jay [Cash.Fay@bp.com]	Villalobos, Alex (SERGIO.VILLALOBOS@bp.com); Williams, Rhonda (Hire Power) [Rhonda.Williams2@bp.com]; John Brown [jbrown@exponent.com]; Paul Boehm [pboehm@exponent.com]; Kakesh, Joseph [joseph.kakesh@porter.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]; Matt Hudsonston [matt.hudsonston@cardno.com]	2/15/2012 5:21
125					Attorney Work Product	Draft meeting agenda prepared by client and third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Agenda_Feb_16_rev_op.docx				2/15/2012 5:21
126					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft analyses prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: FOR REVIEW: cover letters for Feb. 14th DSR production- PRIVILEGED AND CONFIDENTIAL	Brody, Jessica R. [jessica.brody@APORTER.COM]	Paul Boehm [pboehm@exponent.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Ann Michelle Morrison [amorrison@exponent.com]; Martin, Jean A [jean.martin@bp.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Miley, Joyce [joyce.miley@bp.com]; Fay, Cash E [Cash.Fay@bp.com]	BPNRD [BPNRD@APORTER.COM]; wkicklighter@entrix.com; Margaret McArdle [mcardle@exponent.com]	2/16/2012 23:04
127					Attorney Work Product	Draft correspondence regarding analyses by client and third party consultant at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR-076_Cover_letter_draft_021612_(EAST_55458530_3).DOXX				2/16/2012 23:04
128					Attorney Work Product	Draft correspondence regarding analyses by client and third party consultant at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR-072_Cover_letter_draft_021612_(EAST_55458576_2).DOXX				2/16/2012 23:04
129					Attorney Work Product	Draft correspondence regarding analyses by client and third party consultant at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR-071_Cover_letter_draft_021612_(EAST_55458532_2).DOXX				2/16/2012 23:04
130					Attorney Work Product	Draft correspondence regarding analyses by client and third party consultant at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR-077_Cover_letter_draft_021612_(EAST_55454836_2).DOXX				2/16/2012 23:04
131					Attorney Work Product	Draft correspondence regarding analyses by client and third party consultant at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	cover letter for dsr_141_(EAST_55451803_3).DOXX				2/16/2012 23:04

132				Attorney Work Product	Draft correspondence regarding analyses by client and third party consultant at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	cover letter for dsr_142_(EAST_55452004_2).DOCX				2/16/2012 23:04
133				Attorney Work Product	Draft correspondence regarding analyses by client and third party consultant at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	cover letter for dsr_143_(EAST_55452016_2).DOCX				2/16/2012 23:04
134				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft analyses prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: FOR REVIEW: cover letters for Feb. 14th DSR production - PRIVILEGED AND CONFIDENTIAL	Bullock, Robin J (bp) [bulroji@bp.com]	Brody, Jessica R [Jessica.Brody@APORTER.COM];Paul Boehm [pboehm@exponent.com];Ann Michelle Morrison [amorrison@exponent.com];Martin, Jean A [jean.martin@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Miley, Joyce [Joyce.Miley@bp.com];Fay, Cash E [cash.fay@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]	BPNRD [BPNRD@APORTER.COM];wkicklighter@entrix.com;Margaret McArdle [mcardle@exponent.com]	2/17/2012 2:17
135				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft analyses prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Environmental Data Quality Management Plan	Miley, Joyce [Joyce.Miley@bp.com]	Wayne Kicklighter [wayne.kicklighter@cardno.com];Jessica brody@aporter.com;LDeHay@entrix.com;Paul Boehm [pboehm@exponent.com];Ann Michelle Morrison [amorrison@exponent.com]		2/20/2012 18:07
136				Attorney Work Product	Draft analyses prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Environmental_Data_Quality_Management_Program_draft_20120217.docx				2/20/2012 18:07
137				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft analyses prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: FOR REVIEW: cover letters for Feb. 14th DSR production - PRIVILEGED AND CONFIDENTIAL	Miley, Joyce [Joyce.Miley@bp.com]	Bullock, Robin J (bp) [bulroji@bp.com];Brody, Jessica R [Jessica.Brody@APORTER.COM];Paul Boehm [pboehm@exponent.com];Ann Michelle Morrison [amorrison@exponent.com];Martin, Jean A [jean.martin@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com]	BPNRD [BPNRD@APORTER.COM];wkicklighter@entrix.com;Margaret McArdle [mcardle@exponent.com];Fay, Cash E [Cash.Fay@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]	2/20/2012 20:13
138				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding call agenda prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Agenda for daily legal/technical NRDA call 11 a.m. Mon. Feb. 20, 2012 - Privileged and Confidential	Brody, Jessica R [Jessica.Brody@APORTER.COM]	Al Maki [amaki@amakiconsulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Ann Michelle Morrison [amorrison@exponent.com];Arden Ahnel [arden.ahnel@uk.bp.com];Betsey Welther [betsey@welther.com];Bill Graeber [william.graeber@cardno.com];Bill Williams [Bill.Williams@BP.com];BPNRD [BPNRD@APORTER.COM];Cash E [Cash.Fay@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]		2/20/2012 16:52
139				Attorney Work Product	Draft analyses prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log, Feb. 20, 2012_(EAST_5505336_1)(2).xlsx				2/20/2012 16:52
140				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Agenda for daily legal/technical NRDA call 11 a.m. Thurs. Feb. 23, 2012 - Privileged and Confidential	Brody, Jessica R [Jessica.Brody@APORTER.COM]	Green, George R [George.Green@aporter.com];'Al Maki' [amaki@amakiconsulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Ann Michelle Morrison [amorrison@exponent.com];Arden Ahnel [arden.ahnel@uk.bp.com];Betsey Welther [betsey@welther.com];Bill Williams [Bill.Williams@BP.com];BPNRD [BPNRD@APORTER.COM];Cash E [Cash.Fay@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]		2/23/2012 16:30
141				Attorney Work Product	Draft analyses prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log, Feb. 23, 2012_(EAST_5505336_1).xlsx				2/23/2012 16:30
142				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding call agenda prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Data Log - PRIVILEGED AND CONFIDENTIAL	Jeffrey Wakefield [jeffrey.wakefield@cardno.com]	Ann Michelle Morrison [amorrison@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com];Paul Boehm [pboehm@exponent.com];Ted Tomasi [theodore.tomasi@cardno.com];Wayne Kicklighter [wayne.kicklighter@cardno.com]	3/1/2012 22:03
143				Attorney Work Product	Draft analyses prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log, Feb. 29, 2012_(EAST_5505336_2).xlsx				3/1/2012 22:03
144				Attorney Work Product	Draft analyses prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ATT0001.htm				3/1/2012 22:03
145				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: DRAFT March 7 (Privileged and Confidential)	Ted Tomasi [theodore.tomasi@cardno.com]	Paul Boehm [pboehm@exponent.com]	je.kakesh@aporter.com;Ralph Markarian [ralph.markarian@cardno.com];Tom Ginn [tginn@exponent.com];Wayne Kicklighter [wayne.kicklighter@cardno.com]	3/5/2012 2:44
146				Attorney Work Product	Draft presentation prepared by client consultant at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Injury Assessment Report Proposal Outline DRAFT 3-3-2012 bit (2).pptx				3/5/2012 2:44
147				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft analyses prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Endeavor Cruise Coordinates - Privileged and Confidential	Linda Cook [linda.cook@exponent.com]	Luke De Hayr <LDeHayr@entrix.com> [LDeHayr@entrix.com]	theodore.tomasi@cardno.com;Joseph.Kakesh@aporter.com;Paul Boehm [pboehm@exponent.com]	3/8/2012 19:35
148				Attorney Work Product	Draft analyses prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	09-28-2010_Endavor_Locations_validated.xls				3/8/2012 19:35
149				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft analyses prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Endeavor Cruise Coordinates - Privileged and Confidential	Luke De Hayr [LDeHayr@entrix.com]	Linda Cook [linda.cook@exponent.com]	Ted Tomasi [theodore.tomasi@cardno.com];Joseph.Kakesh@aporter.com;Paul Boehm [pboehm@exponent.com];Laura Jones [ljones@integral-corp.com]	3/8/2012 19:48
150				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft analyses prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Endeavor Cruise Coordinates - Privileged and Confidential	Luke De Hayr [LDeHayr@entrix.com]	Linda Cook [linda.cook@exponent.com]	Ted Tomasi [theodore.tomasi@cardno.com];Joseph.Kakesh@aporter.com;Paul Boehm [pboehm@exponent.com];Laura Jones [ljones@integral-corp.com]	3/8/2012 20:09
151				Attorney-Client Privilege; Attorney Work Product	Communication between client, consultant, and counsel regarding project meeting with and at the direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Regularly scheduled Project Status Update Call - 11 am CT - TODAY, March 9, 2012 - privileged and confidential	Norman, Erika D. [Erika.Norman@APORTER.COM]	Denson, Theresa L [Theresa.Denson@APORTER.COM];Al Maki [amaki@amakiconsulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Ann Michelle Morrison [amorrison@exponent.com];Arden Ahnel [arden.ahnel@uk.bp.com];Betsey Welther [betsey@welther.com];Bill Graeber [william.graeber@cardno.com]	May, Eric [Eric.May@APORTER.COM]	3/9/2012 14:59
152				Attorney Work Product	Report on status of project conducted at the direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA 27 Feb 2012 Status.pdf				3/9/2012 14:59
153				Attorney Work Product	Communication between client and consultant regarding sediment presentation prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS Sediment Presentation	John Brown [JOHN.BROWN@ENVIRONMENTALCN-JOHNS]	Ahnel, Arden [arden.ahnel@uk.bp.com];Betsey Welther [betseywelther@gmail.com]; [betseywelther@gmail.com]	Paul Boehm [pboehm@exponent.com];Linda Cook [linda.cook@exponent.com]	3/1/2012 22:01
154				Attorney Work Product	Sediment presentation draft prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS Brown et al 03-01-2012.pptx				3/1/2012 22:01
155				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft analyses prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Validation actions negating sedimental data - Privileged and Confidential	Linda Cook [linda.cook@exponent.com]	Shahesh 'Shah' Sahay [shahesh.sahay@aporter.com]; [shahesh.sahay@aporter.com];Joseph.Kakesh@aporter.com	Dennis Beckmann [Dennis.Beckmann@bp.com]; [Dennis.Beckmann@bp.com];John Brown [jbrown@exponent.com];Laurie Benton [LBenton@exponent.com];Paul Boehm [pboehm@exponent.com]	3/21/2012 19:15
156				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding upcoming meeting in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: COSIM Version 1 Pre-read - privileged and confidential prepared at the request of counsel	Herod, Corey (BP MC252) [therods1@bp.com]	Jean Martin [jean.martin@bp.com];Nelson, Johnson [Nelson.Johnson@APORTER.COM];Robin J Bullock [bulroji@bp.com];Lawrence K Malnor [lawrence.malnor@bp.com];Arden Ahnel [arden.ahnel@uk.bp.com];Paul Boehm [pboehm@exponent.com]		3/14/2012 1:10
157				Attorney Work Product	Draft report created by consultant prepared at request of client in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	COSIM_Version_1_pre-read_03-13-12.pdf				3/14/2012 1:10
158				Non-Viewable Document	Non-Viewable Document	ATT2010066.htm				3/14/2012 1:10
159				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding upcoming meeting in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Updated COSIM Version 1 Pre-read - privileged and confidential	Herod, Corey (BP MC252) [therods1@bp.com]	Jean Martin [jean.martin@bp.com];Robin J Bullock [bulroji@bp.com];Arden Ahnel [arden.ahnel@uk.bp.com];Lawrence K Malnor [lawrence.malnor@bp.com];Nelson, Johnson [Nelson.Johnson@APORTER.COM];Paul Boehm [pboehm@exponent.com]		3/18/2012 15:51

160				Attorney Work Product	Draft report created by consultants prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	COSIM_Version_1_pre-read_03-17-12.pdf				3/18/2012 15:51
161				Non-Viewable Document		ATT2842717.htm				3/18/2012 15:51
162				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft analyses prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Data Validation actions negating sedimental data - Privileged and Confidential	Linda Cook [lcook@exponent.com]	Sahay, Shailesh R. [Shailesh.Sahay@APORTER.COM];Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	dennis.beckmann@bp.com;John Brown [jbrown@exponent.com];Laurie Benton [LBenton@exponent.com];Paul Boehm [pboehm@exponent.com]	3/22/2012 13:52
163				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft analyses prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Stat Questions (Privileged and confidential attorney work product)	Paul Boehm [pboehm@exponent.com];Ann Michelle Morrison [amorrison@exponent.com];Tom Ginn [tginn@exponent.com];Linda Cook [lcook@exponent.com];Melanie Edwards [medwards@exponent.com];Bullock, Robin J (bp) [Robin.Bullock@bp.com]	Paul Boehm [pboehm@exponent.com];RMarkarian@entrix.com;Ted Tomasi Ph. D. [tomasi@entrix.com]; [tomasi@entrix.com];nelson.johnson@bp.com;Malnor, Lawrence K [lawrence.malnor@bp.com];Jean Martin [Jean.Martin@bp.com];Jean Martin@bp.com;Shailesh Sahay@APORTER.COM;spord@aporter.c	joseph.kakesh@aporter.com;RMarkarian@entrix.com;Ted Tomasi Ph. D. [tomasi@entrix.com]; [tomasi@entrix.com];nelson.johnson@bp.com;Malnor, Lawrence K [lawrence.malnor@bp.com];Jean Martin [Jean.Martin@bp.com];Jean Martin@bp.com;Shailesh Sahay@APORTER.COM;spord@aporter.c	3/23/2012 5:28
164				Attorney Work Product	Draft analysis report prepared by client consultant at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ExponentQuestionsForStatisticsSummit_032212.docx				3/23/2012 5:28
165				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation for comment at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Stat Questions (Privileged and confidential attorney work product)	Ted Tomasi [theodore.tomasi@cardno.com]	Paul Boehm [pboehm@exponent.com];Ann Michelle Morrison [amorrison@exponent.com];Tom Ginn [tginn@exponent.com];Linda Cook [lcook@exponent.com];Melanie Edwards [medwards@exponent.com];Robin Bullock [robin.bullock@bp.com]	joseph.kakesh@aporter.com;Ralph Markarian [ralph.markarian@cardno.com];nelson.johnson@aporter.com;Larry Malnor [lawrence.malnor@bp.com];Jean Martin [Jean.Martin@bp.com];Shailesh Sahay@APORTER.COM;A&P counsel [spord@aporter.com]	3/23/2012 17:08
166				Attorney Work Product	Comments on draft report prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Stats Priorities-March 2012-For Nelson.xlsx				3/23/2012 17:08
167				Attorney-Client Privilege; Attorney Work Product	Communication between client, consultant, and counsel regarding draft presentation prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sediments presentation	John Brown [jbrown@exponent.com]	Wetner, Betsy (Consultant) [Betsy.Wetner@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com];Paul Boehm [pboehm@exponent.com];Linda Cook [lcook@exponent.com];Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]; [joseph.kakesh@aporter.com]	3/21/2012 0:24
168				Attorney Work Product	Draft presentation prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	15BrownSediments-Presentation comments_3-20-2012.docx				3/21/2012 0:24
169				Attorney Work Product	Draft presentation prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS Brown et al Sediments 03-20-2012.pdf				3/21/2012 0:24
170				Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding comments on draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Second draft DSR 140 available for review	Miley, Joyce [Joyce.Miley@bp.com]	Denson, Theresa L. [Theresa.Denson@APORTER.COM];Ann Michelle Morrison [amorrison@exponent.com];Margaret McArdle [mcardle@exponent.com]	Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Brody, Jessica R. [Jessica.Brody@APORTER.COM];Paul Boehm [pboehm@exponent.com]	3/27/2012 14:31
171				Attorney Work Product	Draft report created at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR-140_Water Sampling Cooperative 1_JMM_Rev1_031912.docx				3/27/2012 14:31
172				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft proposal created at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Weekly call to discuss QAQC Proposal - PRIVILEGED AND CONFIDENTIAL	Bull, Rosanna L. [bull@battelle.org]	Brody, Jessica R. [Jessica.Brody@APORTER.COM];Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM];Sahay, Shailesh R. [Shailesh.Sahay@APORTER.COM];Joyce.Miley@bp.com;dennis.beckmann [dbeckm@bp.com];Wanne Kiedigther [wanne.kiedigther@cardno.com];Paul Boehm [pboehm@exponent.com];Ann Michelle Morrison [amorrison@exponent.com];Paul Tomasi	Lavinia DiSanto [lavinia.disanto@cardno.com]	4/20/2012 14:45
173				Attorney Work Product	Draft proposal created at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Battelle Data Quality Proposal 3-26-12 FINAL_technical_text.docx				4/20/2012 14:45
174				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential- Attorney Client Work Product - Requesting some water chemistry analysis to aid COSIM	Linda Cook [lcook@exponent.com]	Ahneil, Arden [arden.ahneil@uk.bp.com];Paul Boehm [pboehm@exponent.com];Karen Murray [kmurray@exponent.com]	Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Herod, Corey (BP MC252) [herod@bp.com];Erika Norman@APORTER.COM	3/30/2012 17:02
175				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Combined Water Field Chemistry Data 20120330 - AAhneil.xlsx				3/30/2012 17:02
176	EXPONENT_00547210	EXPONENT_00547211	EXPONENT_00547210	EXPONENT_00547213	Attorney-Client Privilege; Attorney Work Product	PW: Letter from Garrel Graves	Ted Tomasi [theodore.tomasi@cardno.com]	Paul Boehm [pboehm@exponent.com];Kenneth Jenkins [kenneth.jenkins@cardno.com]		4/3/2012 18:54
177				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Litigation Action Items Weekly Call, April 9, 2012 - Privileged and Confidential	Logan, Leigh A. [leigh.logan@APORTER.COM]	Ross, Katherine A. [Katherine.Ross@aporter.com];Denson, Theresa L. [Theresa.Denson@APORTER.COM];Ann Michelle Morrison [amorrison@exponent.com];arden.ahneil@uk.bp.com;betsy@wetner.com;BPNID [BPNID@APORTER.COM];cash.fay@bp.com;heriq@bp.com;herod1@bp		4/9/2012 15:21
178				Attorney-Client Privilege; Attorney Work Product	Litigation action items list shared between counsel and client and information prepared in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Litigation Action Item_(EAST_56190958_1).XLSX				4/9/2012 15:21
179				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Alternative: PNAS Letter (Privileged and Confidential)	Miley, Joyce [Joyce.Miley@bp.com]	Paul Boehm [pboehm@exponent.com];Bullock, Robin J (bp) [Bullock@bp.com];Carragher, Peter D [peter.carragher2@bp.com];Martin, Jean A [jean.martin@bp.com];Israel, Brian [Brian.Israel@aporter.com];Ahneil, Arden [arden.ahneil@uk.bp.com]	Betsy Wetner [betsy@wetner.com];Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Malnor, Lawrence K [lawrence.malnor@bp.com]	4/9/2012 19:02
180				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Alternative: PNAS Letter (Privileged and Confidential)	Carragher, Peter D [peter.carragher2@bp.com]	Paul Boehm [pboehm@exponent.com]		4/10/2012 17:27
181				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Alternative: PNAS Letter (Privileged and Confidential)	Carragher, Peter D [peter.carragher2@bp.com]	Paul Boehm [pboehm@exponent.com];Bullock, Robin J (bp) [Bullock@bp.com];Martin, Jean A [jean.martin@bp.com];Israel, Brian [Brian.Israel@aporter.com];Ahneil, Arden [arden.ahneil@uk.bp.com]	Betsy Wetner [betsy@wetner.com];Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Miley, Joyce [Joyce.Miley@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Linda Cook [lcook@exponent.com]	4/10/2012 18:55
182				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Detailed BX4 Coral with Seep locations.png				4/10/2012 18:55
183				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: PNAS Letter for Review (Privileged and Confidential)	Carragher, Peter D [peter.carragher2@bp.com]	Paul Boehm [pboehm@exponent.com];Bullock, Robin J (bp) [Bullock@bp.com];Martin, Jean A [jean.martin@bp.com];Israel, Brian [Brian.Israel@aporter.com];Ahneil, Arden [arden.ahneil@uk.bp.com]	Betsy Wetner [betsy@wetner.com];Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Miley, Joyce [Joyce.Miley@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Linda Cook [lcook@exponent.com]	4/10/2012 20:43
184				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Alternative: PNAS Letter (Privileged and Confidential)	Carragher, Peter D [peter.carragher2@bp.com]	Paul Boehm [pboehm@exponent.com];Bullock, Robin J (bp) [Bullock@bp.com];Martin, Jean A [jean.martin@bp.com];Israel, Brian [Brian.Israel@aporter.com];Ahneil, Arden [arden.ahneil@uk.bp.com]	Betsy Wetner [betsy@wetner.com];Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Miley, Joyce [Joyce.Miley@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Linda Cook [lcook@exponent.com]	4/10/2012 13:03
185				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Comments on White et al (DRAFT w-redlines 4-9-2012)-v2-pdc.docx				4/10/2012 13:03
186				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Comments on White et al (CLEAN DRAFT 4-9-2012)-v2-pdc.docx				4/10/2012 13:03



187				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Fate, Transport, and Chemical Exposure, Coordination Items - Privileged and Confidential	Jessie Webber [jessie.webber@cardno.com]	Paul Boehm [pboehm@exponent.com]; Ann Michelle Morrison [amorrison@exponent.com]	Erika Norman [APORTER.COM]; Ralph Markarian [rmarkarian@cardno.com]; Linda Cook [lcook@exponent.com]	4/11/2012 13:42
188				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Alternative: PNAS Letter (Privileged and Confidential)	Carraher, Peter D [peter.carraher2@bp.com]	Paul Boehm [pboehm@exponent.com]; Bullock, Robin J (bp) [rbulj@bp.com]; Martin, Jean A [jean.martin@bp.com]; Israel, Brian [ARNOLD & PORTER LLP] [brian.israel@porter.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	Betsy Welner [betsy@welner.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Miley, Joyce [Joyce.Miley@bp.com]; Mainor, Lawrence K [lawrence.mainor@bp.com]; Linda Cook [lcook@exponent.com]	4/13/2012 12:06
189				Attorney-Client Privilege; Attorney Work Product	Communication between client, consultant, and counsel regarding publication decisions by and/or at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Riege/Dickey paper	Jude Schneider [jude.schneider@cardno.com]	Paul Boehm [pboehm@exponent.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Betsy@welner.com	Laura Riege [laura.riegen@cardno.com]; Ted Tomasi [theodore.tomasi@cardno.com]; Ralph Markarian [rmarkarian@cardno.com]	4/13/2012 15:25
190				Attorney Work Product	Report on publication decisions by and/or at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	MPBlist.xlsx				4/13/2012 15:25
191				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Needs Action: PNAS Letter for Review (Privileged and Confidential)	Folse, Laura [Laura.Folse@bp.com]	Martin, Jean A [jean.martin@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Bullock, Robin J (bp) [rbulj@bp.com]; Carraher, Peter D [peter.carraher2@bp.com]; Paul Boehm [pboehm@exponent.com]	Israel, Brian [ARNOLD & PORTER LLP] [brian.israel@porter.com]; Betsy@welner.com; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Mueller, Tom A [Tom.Mueller@bp.com]; Ellis, Joe [PSN (PRODUCTION SERVICES NETWORK)] [Joe.Ellis@bp.com]	4/15/2012 4:37
192				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Needs Action: PNAS Letter for Review (Privileged and Confidential)	Carraher, Peter D [peter.carraher2@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Martin, Jean A [jean.martin@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Bullock, Robin J (bp) [rbulj@bp.com]	Israel, Brian [ARNOLD & PORTER LLP] [brian.israel@porter.com]; Betsy@welner.com; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Mueller, Tom A [Tom.Mueller@bp.com]; Ellis, Joe [PSN (PRODUCTION SERVICES NETWORK)] [Joe.Ellis@bp.com]	4/15/2012 13:47
193				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Needs Action: PNAS Letter for Review (Privileged and Confidential)	Carraher, Peter D [peter.carraher2@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Martin, Jean A [jean.martin@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Bullock, Robin J (bp) [rbulj@bp.com]	Israel, Brian [ARNOLD & PORTER LLP] [brian.israel@porter.com]; Betsy@welner.com; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Mueller, Tom A [Tom.Mueller@bp.com]; Ellis, Joe [PSN (PRODUCTION SERVICES NETWORK)] [Joe.Ellis@bp.com]	4/15/2012 14:28
194				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Final Draft PDC - 529 words Comments on White et al (4-15-2012).docx				4/15/2012 14:28
195				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Litigation Action Items Weekly Call, April 16, 2012 - Privileged and Confidential	Logan, Leigh A [Leigh.Logan@APORTER.COM]	Ann Michelle Morrison [amorrison@exponent.com]; arden.ahnell@uk.bp.com; betsey@welner.com; BPNRD [BPNRD@APORTER.COM]; cash.fay@bp.com; herisq@bp.com; herodc1@bp.com; denris.beckmann@bp.com; jean.martin@bp.com; jwakel@entrix.co		4/16/2012 15:32
196				Attorney-Client Privilege; Attorney Work Product	Litigation action item list prepared by client and counsel and regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Litigation Action Item_(EAST_56190598_2).XLSX				4/16/2012 15:32
197				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Needs Action: PNAS Letter for Review (Privileged and Confidential)	Ellis, Joe [PSN (PRODUCTION SERVICES NETWORK)] [Joe.Ellis@bp.com]	Paul Boehm [pboehm@exponent.com]		4/16/2012 1:38
198				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Needs Action: PNAS Letter for Review (Privileged and Confidential)	Ellis, Joe [PSN (PRODUCTION SERVICES NETWORK)] [Joe.Ellis@bp.com]	Paul Boehm [pboehm@exponent.com]		4/16/2012 2:07
199	EXPONENT_00547214	EXPONENT_00547214	EXPONENT_00547214	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft response to publication prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Needs Action: PNAS Letter for Review (Privileged and Confidential) - Coral Injuries	Carraher, Peter D [peter.carraher2@bp.com]	Paul Boehm [pboehm@exponent.com]; Martin, Jean A [jean.martin@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Ward, Donna B [Donna.Ward@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Bullock, Robin J (bp) [rbulj@bp.com]; Israel, Brian [ARNOLD & PORTER LLP] [brian.israel@porter.com]; Betsy@welner.com; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Mueller, Tom A [Tom.Mueller@bp.com]; Ellis, Joe [PSN (PRODUCTION SERVICES NETWORK)] [Joe.Ellis@bp.com]	4/16/2012 3:36
200	EXPONENT_00547217	EXPONENT_00547217	EXPONENT_00547289	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding mental impressions of report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Manuscript for publication in BioScience (June 2012)	Mainor, Lawrence K [lawrence.mainor@bp.com]	Lewis, Emma K [Emma.Lewis@APORTER.COM]; Bullock, Robin J (bp) [rbulj@bp.com]; Miley, Joyce [Joyce.Miley@bp.com]; Cash E [Cash.E@bp.com]; Paul Boehm [pboehm@exponent.com]	Israel, Brian [ARNOLD & PORTER LLP] [brian.israel@porter.com]; Miley, Joyce [Joyce.Miley@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Martin, Jean A [jean.martin@bp.com]	4/18/2012 14:46
201				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: LDWF issue draft report - Privileged and Confidential	Miley, Joyce [Joyce.Miley@bp.com]	Paul Boehm [pboehm@exponent.com]	Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]	4/19/2012 18:50
202				Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	LDWFIssuedataFeb142012PDSUBMIT.doc				4/19/2012 18:50
203				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA study plant prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Shoreline Biolog Study - Attorney Work Product / Privileged & Confidential	Fay, Cash E [Cash.Fay@bp.com]	Lewis, Emma K [Emma.Lewis@APORTER.COM]	Kenneth Carroto [kcarroto@exponent.com]; Paul Boehm [pboehm@exponent.com]	4/19/2012 16:34
204				Attorney Work Product	Communication from Consultant regarding NRDA proposal at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	PRDP - ORP104779 BP (Shoreline Biolog Study) 11-17-11.pdf				4/19/2012 16:34
205				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: [redaction re instruction for handling of content of report]	Mark Cejas [mark.cejas@cardno.com]	Linda Cook [lcook@exponent.com]; Rob Barrick [rbarrick@infinitysys.com]; Paul Boehm [pboehm@exponent.com]	Joseph Kakesh@porter.com; Karen Murray [kmurray@exponent.com]	3/3/2011 21:39
206				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FUJ ToxChem Sample List	Linda Cook [lcook@exponent.com]	Mark Cejas [mark.cejas@cardno.com]; Rob Barrick [rbarrick@infinitysys.com]	Joe Kakesh [joseph.kakesh@porter.com]; Karen Murray [kmurray@exponent.com]; Paul Boehm [pboehm@exponent.com]	1/21/2011 20:23
207				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: [redaction re instruction for handling of content of report]	Mark Cejas [mark.cejas@cardno.com]	Rob Barrick [rbarrick@infinitysys.com]; Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]	Joseph Kakesh@porter.com [joseph.kakesh@porter.com]; Karen Murray [kmurray@exponent.com]	1/21/2011 1:28
208				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: [redaction re instruction for handling of content of report]	Mark Cejas [mark.cejas@cardno.com]	Paul Boehm [pboehm@exponent.com]		1/21/2011 2:09
209				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: [redaction re instruction for handling of content of report]	Mark Cejas [mark.cejas@cardno.com]	Rob Barrick [rbarrick@infinitysys.com]; Linda Cook [lcook@exponent.com]; Paul Boehm [pboehm@exponent.com]	Joe Kakesh [joseph.kakesh@porter.com]; Karen Murray [kmurray@exponent.com]	1/21/2011 17:59
210				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: [redaction re instruction for handling of content of report]	Linda Cook [lcook@exponent.com]	Paul Boehm [pboehm@exponent.com]; Rob Barrick [rbarrick@infinitysys.com]	Mark Cejas [Mark.Cejas@cardno.com]; Joe Kakesh [joseph.kakesh@porter.com]; Karen Murray [kmurray@exponent.com]	1/21/2011 13:33
211				Attorney-Client Privilege; Attorney Work Product	Communication between client, consultant, and counsel regarding draft publication prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: IOSC - Boehm et al.	Pradham, Vivek R [Vivek.Pradham@bp.com]	Paul Boehm [pboehm@exponent.com]		1/19/2011 17:07

212				Attorney Work Product	Draft publication prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	IOSC Boehm et al., (EAST_51978628_1).DOCX				1/19/2011 17:07	
213	Attorney-Client Privilege; Attorney Work Product				Communication between client, counsel and consultant regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: [redaction re instruction for handling of content of report]	Linda Cook [lcook@expONENT.com]	Rob Barrick [rbarrick@infinitysols.com]	Mark Cejas [Mark.Cejas@cardno.com], Joe Kakesh [joseph.kakesh@aporter.com], Paul Boehm [pboehm@expONENT.com]	12/1/2011 0:29	
214	Attorney-Client Privilege; Attorney Work Product				Communication between client, counsel and consultant regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: status of upload	Greg Salata [gsalata@iosc.com]	Linda Cook [lcook@expONENT.com]	Rob Barrick [rbarrick@infinitysols.com], Mark Cejas [Mark.Cejas@cardno.com], Joe Kakesh [joseph.kakesh@aporter.com], Paul Boehm [pboehm@expONENT.com]	1/31/2011 23:27	
215	Attorney Work Product				Communication between client and consultant regarding draft presentation prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft Deepwater Sediment Fingerprinting Presentation for SETAC	John Brown [jbrown@expONENT.com], Folsie, Laura [Laura.Folsie@bp.com], Ahnel, Arden [arden.ahnel@uk.bp.com], Roberts, Cria [COMSYS] [Cria.Roberts@bp.com]	John Brown [jbrown@expONENT.com], Folsie, Laura [Laura.Folsie@bp.com], Ahnel, Arden [arden.ahnel@uk.bp.com], Roberts, Cria [COMSYS] [Cria.Roberts@bp.com]	yle.bruce@bp.com, Paul Boehm [pboehm@expONENT.com], Linda Cook [lcook@expONENT.com], peter.carragher2@bp.com, [peter.carragher2@bp.com]	4/6/2011 23:12	
216	Attorney Work Product				Draft presentation prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Deep Water Sediment-jb1 [with notes].pdf				4/6/2011 23:12	
217	Attorney Work Product				Draft presentation prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Deep Water Sediment-jb1 [Autosaved].pdf				4/6/2011 23:12	
218	Attorney-Client Privilege; Attorney Work Product				Communication between client, counsel and consultant regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: proposed marsh edge and sandy beach plan -- Privileged and Confidential	Irv Mendelssohn [imendelssohn@gmail.com]	Lewis, Emma [Emma.Lewis@aporter.com]	Paul Boehm [pboehm@expONENT.com], Ronald Atlas [rmatla01@gmail.com], jmyrnes@appliedcoastal.com, Gary Harmon [gary.harmon@cardno.com], Cash Fay [cash.fay@bp.com]	4/10/2011 15:02	
219	Attorney Work Product				Communication between client and consultant regarding draft presentation prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Deepwater Sediment Fingerprinting Presentation for SETAC	John Brown [jbrown@expONENT.com], Folsie, Laura [Laura.Folsie@bp.com], Ahnel, Arden [arden.ahnel@uk.bp.com], Roberts, Cria [COMSYS] [Cria.Roberts@bp.com]	Folsie, Laura [Laura.Folsie@bp.com], Ahnel, Arden [arden.ahnel@uk.bp.com], Roberts, Cria [COMSYS] [Cria.Roberts@bp.com]	yle.bruce@bp.com, Paul Boehm [pboehm@expONENT.com], Linda Cook [lcook@expONENT.com], peter.carragher2@bp.com, [peter.carragher2@bp.com]	4/6/2011 22:24	
220	Attorney Work Product				Draft report created by consultants prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Deep Water Sediment-jb1 [Autosaved].pptx				4/6/2011 22:24	
221	Attorney-Client Privilege; Attorney Work Product				Communications between client, counsel, and consultants regarding draft map made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Your paper	John Brown [jbrown@expONENT.com]	Carragher, Peter D [peter.carragher2@bp.com]	Folsie, Laura [Laura.Folsie@bp.com], Ahnel, Arden [arden.ahnel@uk.bp.com], Martin, Jean A [jean.martin@bp.com], Johnson, Nelson [Nelson.Johnson@APORTER.COM], yle.bruce@bp.com, [yle.bruce@bp.com], Paul Boehm [pboehm@expONENT.com], Linda Cook [lcook@expONENT.com]	4/10/2011 6:00	
222	Attorney Work Product				Draft PowerPoint created by consultant prepared at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised Graphics Slides.pptx				4/10/2011 6:00	
223	Attorney Work Product				Communications between client and consultants regarding draft presentation created by consultant in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft Deepwater Sediment Fingerprinting Presentation for SETAC	John Brown [jbrown@expONENT.com], Folsie, Laura [Laura.Folsie@bp.com], Ahnel, Arden [arden.ahnel@uk.bp.com], Roberts, Cria [COMSYS] [Cria.Roberts@bp.com], Vivek Pradhan [vivek.pradhan@bp.com]	John Brown [jbrown@expONENT.com], Folsie, Laura [Laura.Folsie@bp.com], Ahnel, Arden [arden.ahnel@uk.bp.com], Roberts, Cria [COMSYS] [Cria.Roberts@bp.com], Vivek Pradhan [vivek.pradhan@bp.com]	yle.bruce@bp.com, [yle.bruce@bp.com], Paul Boehm [pboehm@expONENT.com], Linda Cook [lcook@expONENT.com], peter.carragher2@bp.com, [peter.carragher2@bp.com]	4/7/2011 23:30	
224	Attorney Work Product				Draft PowerPoint created by consultant prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Deep Water Sediment-jb2.pdf				4/7/2011 23:30	
225	Attorney Work Product				Communication between client and consultant regarding draft presentation at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Fingerprinting Poster for SETAC	John Brown [jbrown@expONENT.com], Folsie, Laura [Laura.Folsie@bp.com], Ahnel, Arden [arden.ahnel@uk.bp.com], Roberts, Cria [COMSYS] [Cria.Roberts@bp.com]	Roberts, Cria [COMSYS] [Cria.Roberts@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com], Folsie, Laura [Laura.Folsie@bp.com], Pradhan, Vivek R [vivek.pradhan@bp.com], Paul Boehm [pboehm@expONENT.com], robin.bullock@bp.com	3/31/2011 14:43	
226	Attorney Work Product				Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC-Oil 2011 Poster_Brown (2Final).pdf				3/31/2011 14:43	
227	Attorney-Client Privilege; Attorney Work Product				Communication between client, counsel and consultant regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft Oil Weathering and Toxicity Testing Plan in NRDA Format	Ken Jenkins [ken.jenkins@ecm.com]	Bullock, Robin J (bp) [bulro@bp.com], Malnor, Lawrence K [lawrence.malnor@bp.com], ASP course [aprc@aporter.com], Martin, Jean A [jean.martin@bp.com], Miley, Joyce [joyce.miley@bp.com], Herod, Corey (BP MC252) [herodc1@bp.com], Herluggen, Christopher (BP MC252) [perloj@bp.com], Fay, Cash E	Matt Huddleston [Mhuddleston@entrix.com]	4/4/2011 12:54	
228	Attorney Work Product				Draft plan prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DWH_NRDA-Aqual-Tox-Prog_WeatheringPlan_2011_March21-adj.doc				4/4/2011 12:54	
229	Attorney-Client Privilege; Attorney Work Product				Communications between client, counsel, and consultant regarding upcoming presentation in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SETAC Review DRAFT	Roberts, Cria [COMSYS] [Cria.Roberts@bp.com]	Paul Boehm [pboehm@expONENT.com], Kakesh, Joseph [joseph.kakesh@aporter.com], Israel, Brian [Brian.Israel@APORTER.COM]	Ronald Atlas [rmatla01@gmail.com], Linda Cook [lcook@expONENT.com], Rob Barrick [rbarrick@infinitysols.com]	3/31/2011 17:12	
230	Attorney Work Product				Draft report created by consultant prepared at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	REVIEW DRAFT - SETAC Pensacola 2011 Boehm 03-30-2011.pptx				3/31/2011 17:12	
231	Attorney-Client Privilege; Attorney Work Product				Communication between client, counsel and consultant regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft Oil Weathering and Toxicity Testing Plan in NRDA Format	Miley, Joyce [joyce.miley@bp.com]	Bullock, Robin J (bp) [bulro@bp.com], Malnor, Lawrence K [lawrence.malnor@bp.com], ASP course [aprc@aporter.com], Martin, Jean A [jean.martin@bp.com], Herod, Corey (BP MC252) [herodc1@bp.com], Herluggen, Christopher (BP MC252) [perloj@bp.com], Fay, Cash E	Matt Huddleston [Mhuddleston@entrix.com]	4/3/2011 15:56	
232	Attorney Work Product				Draft plan prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DWH_NRDA-Aqual-Tox-Prog_WeatheringPlan_2011_March21.mmm.doc				4/3/2011 15:56	
233	EXPONENT_00547445	EXPONENT_00547446	EXPONENT_00547445	EXPONENT_00547446	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis request prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: GCAL - Data Request.	Linda Cook [lcook@expONENT.com]	Green, Mike R [Mike.Green2@bp.com], Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Joseph Kakesh [APORTER.COM], Paul Boehm [pboehm@expONENT.com], t.barrick@entrix.com, [t.barrick@entrix.com]	12/2/2010 19:27
234	EXPONENT_00547450	EXPONENT_00547452	EXPONENT_00547450	EXPONENT_00547452	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis request prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GCAL Lab Report	Linda Cook [lcook@expONENT.com]	Paul Boehm [pboehm@expONENT.com]	John Brown [jbrown@expONENT.com], Kakesh, Joseph [joseph.kakesh@aporter.com], Martin, Jean A [jean.martin@bp.com]	10/27/2010 12:47
235	EXPONENT_00547453	EXPONENT_00547457	EXPONENT_00547453	EXPONENT_00547458	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Proposed radiometer survey plan for nearshore waters OI 24-25 - Confidential Attorney Work Product	Stubbelfeld, William [Bill.Stubbelfeld@oregonstate.edu]	Robin Bullock [bulro@bp.com], Oliver Pelz [Oliver.Pelz@bp.com], Paul Boehm [pboehm@expONENT.com]	Martin, Jean A [jean.martin@bp.com], Brian Israel [BAPORTER.COM]	10/20/2010 23:38
236	EXPONENT_00547458	EXPONENT_00547458	EXPONENT_00547453	EXPONENT_00547458	Attorney Work Product	Analysis prepared by client at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Robin comments on Radiation Sampling Plan.docx			10/20/2010 23:38	
237	EXPONENT_00547473	EXPONENT_00547475	EXPONENT_00547473	EXPONENT_00547479	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding meeting plans at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC GOMFTM Meeting	Pelz, Oliver X [Oliver.Pelz@bp.com]	Paul Boehm [pboehm@expONENT.com]	Bullock, Robin J (bp) [bulro@bp.com], Martin, Jean A [jean.martin@bp.com], Mancini, Eugene R (E.R. Mancini & Associates) [emancini@ast.com], Maki, Alan W (LLC) [awmaki@consultingast.com], Ahnel, Arden [arden.ahnel@uk.bp.com]	12/16/2010 18:57
238	Attorney-Client Privilege; Attorney Work Product				Communication between client, counsel and consultant regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GeoMark - Privileged and Confidential	Linda Cook [lcook@expONENT.com]	Rob Barrick [rbarrick@infinitysols.com], Paul Boehm [pboehm@expONENT.com]	Joe Kakesh [joseph.kakesh@aporter.com], Mark Cejas [Mark.Cejas@cardno.com]	6/13/2011 17:27	
239	Attorney-Client Privilege; Attorney Work Product				Communication between client, counsel and consultant regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GeoMark - Privileged and Confidential	Linda Cook [lcook@expONENT.com]	Rob Barrick [rbarrick@infinitysols.com], Paul Boehm [pboehm@expONENT.com]	Joe Kakesh [joseph.kakesh@aporter.com], Mark Cejas [Mark.Cejas@cardno.com]	6/13/2011 3:57	

240				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding proposed schedule made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: NRDA Project Schedule - 6/9/2011	Swanson, Erik G (Swi Erik.G.Swan) [Erik.Swan@bp.com]	Paul Boehm [pboehm@exponent.com]		6/10/2011 15:36
241				Attorney Work Product	Client created schedule at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA Project Schedule (2011-06-09) - All Columns.pdf				6/10/2011 15:36
242	EX-2021-00547485	EX-2021-00547485	EX-2021-00547485	Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultants regarding proposed plan for legal review in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: HOS Davis 3 plan and budget, ready for signing	Miley, Joyce [Joyce.Miley@bp.com]	Ross, Katherine [Katherine.Ross@aporter.com]; Paul Boehm [pboehm@exponent.com]; Ann Michelle Morrison [amorrison@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Bullock, Robin J (bp) [bulrojb@bp.com]; Martin, Jean A [jean.martin@bp.com]	6/13/2011 23:07
243	EX-2021-00547496	EX-2021-00547496	EX-2021-00547531	Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultants regarding proposed plan for legal review in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NOAA Data-Privileged and Confidential	Miley, Joyce [Joyce.Miley@bp.com]	Ross, Katherine [Katherine.Ross@aporter.com]; Paul Boehm [pboehm@exponent.com]; Ann Michelle Morrison [amorrison@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Bullock, Robin J (bp) [bulrojb@bp.com]; Martin, Jean A [jean.martin@bp.com]	6/13/2011 19:51
244	EX-2021-00547532	EX-2021-00547532	EX-2021-00547540	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis request prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	HOS Davis 3	Fay, Cash E [Cash.Fay@bp.com]	Ross, Katherine [Katherine.Ross@aporter.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Paul Boehm [pboehm@exponent.com]; Ann Michelle Morrison [amorrison@exponent.com]; Miley, Joyce [Joyce.Miley@bp.com]		6/13/2011 21:09
245				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: GeoMark Spiking Study - Privileged and Confidential	rbarrick@infinitysohn.com	Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]	Joe Kakesh [Joseph.Kakesh@aporter.com]; Mark Cejas [Mark.Cejas@cardno.com]; Ralph Markarian [ralph.markarian@cardno.com]	6/14/2011 15:55
246				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sub-Surface Oil Weathering Study Sampling Plan to NRDA - Privileged and Confidential	Fay, Cash E [Cash.Fay@bp.com]	Paul Boehm [pboehm@exponent.com]; Ronald M Atlas [r.atlas@louisville.edu]	Lewis, Emma [Emma.Lewis@APORTER.COM]; Bullock, Robin J (bp) [bulrojb@bp.com]; Gary Harmon [GHarmon@entrix.com]; John Brown [jbrown@exponent.com]	6/17/2011 05:51
247				Attorney-Client Privilege; Attorney Work Product	Communication between client, consultant, and counsel regarding project plan and proposed schedule for implementation in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sediment Plan	Laura Riege [laura.riegen@cardno.com]	Paul Boehm [pboehm@exponent.com]	Ross, Katherine [Katherine.Ross@aporter.com]; Joyce Miley [joyce.miley@bp.com]; Ralph Markarian [ralph.markarian@cardno.com]	5/24/2011 1:56
248				Attorney Work Product	Plan document created at direction of client and counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Final Soft Sediment Sampling Plan 052011 no cover.pdf				5/24/2011 1:56
249				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: SPI data cruise report - privileged and confidential	Laura Riege [laura.riegen@cardno.com]	Paul Boehm [pboehm@exponent.com]		6/29/2011 18:44
250				Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SPI cover memo_061711.docx				6/29/2011 18:44
251	EX-2021-00547541	EX-2021-00547541	EX-2021-00547542	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Alpha data packages - Privileged and Confidential	Linda Cook [lcook@exponent.com]	Rob Barrick [rbarrick@infinitysohn.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Joe Kakesh [Joseph.Kakesh@aporter.com]; Paul Boehm [pboehm@exponent.com]; RMarkarian@entrix.com	6/29/2011 14:11
252				Attorney-Client Privilege; Attorney Work Product	Communications between consultants and counsel regarding review of proposed presentation in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Review of Response Sampling/Analytical Plans - powerpoint for review	Fay, Cash E [Cash.Fay@bp.com]	Paul Boehm [pboehm@exponent.com]; Mark Byrnes [mbyrnes@appliedcoastal.com]; ymal04@gmail.com	Lewis, Emma [Emma.Lewis@APORTER.COM]	6/30/2011 23:51
253				Attorney Work Product	Draft presentation created by consultants prepared at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MC252SamplingPrograms_06282011_CardnoENTRIX.pptx				6/30/2011 23:51
254	EX-2021-00547543	EX-2021-00547545	EX-2021-00547543	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments on memo prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: WAF Protocols and Tox Summary; NOAA Plans	Stubblefield, William [Bill.Stubblefield@oregonstate.edu]	Rob Barrick [rbarrick@infinitysohn.com]; Ralph Markarian [ralph.markarian@cardno.com]; Matt Hudleston [matt.hudleston@cardno.com]; Andy@flu.edu; Pelz, Oliver X [Oliver.Pelz@bp.com]; Jody Kotz [jody.kotz@cardno.com]; Piero Gardinali [gardinal@flu.edu]; Larry Malnor [lawrence.malnor@bp.com]; AJ Maki	Robin Bullock [robin.bullock@bp.com]; Jean Martin [jean.martin@bp.com]; Brian Israel [brian.israel@aporter.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Joe Kakesh [Joseph.Kakesh@aporter.com]	4/25/2011 4:55
255				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Geomark - Example report and data summary table - Privileged and Confidential	Juan Ramirez [juanramirez@tbi.com]	Linda Cook [lcook@exponent.com]; zumberge@geomarkresearch.com	Rob Barrick [rbarrick@infinitysohn.com]; Mark Cejas [Mark.Cejas@cardno.com]; Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Joe Kakesh [Joseph.Kakesh@aporter.com]; Jim Brooks [jrbrooks@ad.com]	6/24/2011 16:26
256	EX-2021-00547546	EX-2021-00547547	EX-2021-00547546	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding sample analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Top Kill Mud contains olefins	John Brown [jbrown@exponent.com]	'Changrui.gong@bp.com'; [Changrui.gong@bp.com]; 'Dihal@envstl.com'; [Dihal@envstl.com]; 'Dennis.beckmann@bp.com'; [Dennis.beckmann@bp.com]; 'Dennis.beckmann@bp.com'; [Dennis.beckmann@bp.com]; 'Jun.jun@secom.com'; [Jun.jun@secom.com]; 'Green, Mike R'; [Mike.Green2@bp.com]; Linda Cook [lcook@exponent.com]	'Ahnel, Arden'; [arden.ahnel@uk.bp.com]; Paul Boehm [pboehm@exponent.com]; 'Folse, Laura'; [Laura.Folse@bp.com]; 'Bullock, Robin J (bp)'; [bulrojb@bp.com]; Martin, Jean A [jean.martin@bp.com]	4/26/2011 14:13
257				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding potential study prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: shoreline biodegradation sites	Fay, Cash E [Cash.Fay@bp.com]	Ronald Atlas [r.atlas01@gmail.com]; Paul Boehm [pboehm@exponent.com]	Lewis, Emma [Emma.Lewis@aporter.com]; gary.harmon@cardno.com	6/24/2011 16:03
258				Attorney Work Product	Communication between client and consultant seeking consultant review of draft report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Review Requested: GCRO S&T Work Release HOU-WL4-0129-001	Lake, Cres [UNKNOWN BUSINESS PARTNER]	Paul Boehm [pboehm@exponent.com]		6/24/2011 18:21
259				Attorney Work Product	Work Release prepared by client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-001 lake2 20110824.doc				6/24/2011 18:21
260				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft work plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Issue holding time study	DWHNRDA [dwhnrda@gmail.com]	george.green@aporter.com; kim.sechrist@cardno.com; rbarrick@infinitysohn.com; Katherine.Ross@aporter.com; Laura.riegen@cardno.com; joseph.kakesh@aporter.com; gary.harmon@cardno.com; alphanie.briggs@cardno.com; Robin.Bullock@bp.com; joyce.miley@bp.com; Brian.Israel@aporter.com; dennis.hayes@deepwater.com; wayne.kicklighter@cardno.com; john.dimitry@ca		6/27/2011 21:53
261				Attorney Work Product	Draft report created by consultant prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Frozen Tissue Chemical Stability-Lab Analysis Plan_v1_23Jun11_NOAA.docx				6/27/2011 21:53
262				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NEARSHORE SEDIMENT EXPOSURE TO LOUISIANA CRUDE OIL poster	Stubblefield, William [Bill.Stubblefield@oregonstate.edu]	Bullock, Robin J (bp) [bulrojb@bp.com]; Paul Boehm [pboehm@exponent.com]; emarrincin@ad.com; Oliver Pelz [Oliver.Pelz@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Miley, Joyce [Joyce.Miley@bp.com]; BPWRD@aporter.com	Jean Martin [jean.martin@bp.com]	4/12/2011 20:19
263				Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultants regarding draft meeting agenda in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Discussion of Outline for NOAA Meeting - privileged and confidential	Laura Riege [laura.riegen@cardno.com]	Paul Boehm [pboehm@exponent.com]; Ralph Markarian [ralph.markarian@cardno.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Tom Ginn [tginn@exponent.com]; Larry Malnor [lawrence.malnor@bp.com]	'Brian Israel [brian.israel@APORTER.COM]; [Brian.Israel@APORTER.COM]; Joseph.Kakesh@APORTER.COM [Joseph.Kakesh@APORTER.COM]; Ross, Katherine [Katherine.Ross@aporter.com]; Larry Malnor [lawrence.malnor@bp.com]	7/7/2011 11:04
264				Attorney Work Product	Draft meeting agenda created by consultants prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Day 2 Agenda, Washington DC Trustee meeting_070611.docx				7/7/2011 11:04
265				Attorney Work Product	Draft meeting agenda created by consultants prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT List of deepwater benthic community data source_LR_062811.docx				7/7/2011 11:04
266				Attorney Work Product	Communication between client and consultant regarding analysis prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising out of Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SOWS Sampling Plan - Decision on Path Forward	John Brown [jbrown@exponent.com]	Green, Mike R [Mike.Green2@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Paul Boehm [pboehm@exponent.com]	7/7/2011 17:29

267					Attorney Work Product	Communications between client and consultants regarding draft form created in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Review Requested: NRDA WR-002, SAT WR-003, Non-NRDA WR-001	Lake, Cries (UNKNOWN BUSINESS PARTNER)	James Burke [burke@exponent.com]	Paul Boehm [pboehm@exponent.com], John Brown [jbrown@exponent.com]	7/5/2011 15:59
268					Attorney Work Product	Work Release prepared by client and counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-003 SAT lakec2 20110705.doc				7/5/2011 15:59
269					Attorney Work Product	Work Release prepared by client and counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-002 NRDA - Legal lakec2 20110705.doc				7/5/2011 15:59
270					Attorney Work Product	Work Release prepared by client and counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-001 lakec2 20110705.doc				7/5/2011 15:59
271	EXPONENT_00547606	EXPONENT_00547606	EXPONENT_00547606	EXPONENT_00547704	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding sample analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: burn residue literature PRIVILEGED AND CONFIDENTIAL BASELINE	Herlugson, Christopher (BP MC252) [hericj@bp.com]	Herlugson, Christopher (BP MC252) [hericj@bp.com]; Bullock, Robin J (bp) [bulro@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]; John Brown [jsbrown@exponent.com]; Paul Boehm [pboehm@exponent.com]; Ralph Beckmann, Dennis D [dennis.beckmann@bp.com]; Rob Barrick [rbarrick@infinisync.com]; Joe Kakesh [joseph.kakesh@aporter.com]; Paul Boehm [pboehm@exponent.com]	Martin, Jean A [jean.martin@bp.com]	7/7/2011 22:41
272					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Frozen Tissue Chemical Stability Plan - Privileged and Confidential	Linda Cook [lcook@exponent.com]	Rob Barrick [rbarrick@infinisync.com]	Joe Kakesh [joseph.kakesh@aporter.com]; Paul Boehm [pboehm@exponent.com]	6/22/2011 15:18
273					Attorney Work Product	Draft plan prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Frozen Tissue Chemical Stability-Lab Analysis Plan_v1_20Jun11 - lc.docx				6/22/2011 15:18
274					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding proposed projects made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA Project Schedule - 6/23/2011	Swanson, Erik G (Sw O's Gas) [erik.swanson@bp.com]	Bullock, Robin J (bp) [bulro@bp.com]; bpnr4@aporter.com; Miley, Joyce [Joyce.Miley@bp.com]; Fay, Cash E [Cash.Fay@bp.com]; Herlugson, Christopher (BP MC252) [hericj@bp.com]; Hawke, Lisa [Lisa.Hawke@bp.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]		6/24/2011 2:26
275					Attorney Work Product	Client created project schedule prepared at request of counsel made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA Project Schedule (2011-06-23) - All Columns.pdf				6/24/2011 2:26
276					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: shoreline biodegradation sites	Fay, Cash E [Cash.Fay@bp.com]	Lewis, Emma [Emma.Lewis@APORTER.com]; Ronald Atlas [matat01@gmail.com]; Paul Boehm [pboehm@exponent.com]	gary.harmon@cardno.com	6/23/2011 15:39
277					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comparative analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GeolMark - Privileged and Confidential	Linda Cook [lcook@exponent.com]	Rob Barrick [rbarrick@infinisync.com]	Joe Kakesh [joseph.kakesh@aporter.com]; Paul Boehm [pboehm@exponent.com]; Mark Cejas [Mark.Cejas@cardno.com]	6/23/2011 16:38
278					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GeolMark - Privileged and Confidential	Mark Cejas [mark.cejas@cardno.com]	Linda Cook [lcook@exponent.com]; Rob Barrick [rbarrick@infinisync.com]	Joe Kakesh [joseph.kakesh@aporter.com]; Paul Boehm [pboehm@exponent.com]	6/23/2011 16:39
279	EXPONENT_00547705	EXPONENT_00547706	EXPONENT_00547705	EXPONENT_00547712	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding sample order prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Sample Testing Order	John Brown [jbrown@exponent.com]	Paul Boehm [pboehm@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]		7/11/2011 14:01
280					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding presentation on proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seep Webinar Powerpoints	Laura Riege [laura.rieger@cardno.com]	Carragher, Peter D [peter.carragher2@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Bullock, Robin J (bp) [bulro@bp.com]; Larry Mahnor [lawrence.mahnor@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Joyce Miley [joyce.miley@bp.com]; Cash, Fay A [Fay.cash@se@bp.com]; Paul Boehm [pboehm@exponent.com]; Ralph	A&P counsel [bpnr4@aporter.com]; Darcy Metzler [darcy.metzler@cardno.com]	7/11/2011 23:33
281					Attorney Work Product	Draft presentation on proposed plan compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	July 12 webinar_intro slides.pptx				7/11/2011 23:33
282					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding presentation on proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seep Webinar Powerpoints - privileged and confidential	Laura Riege [laura.rieger@cardno.com]	Paul Boehm [pboehm@exponent.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Ralph Markarian [ralph.markarian@cardno.com]	Tera Omer [tera.omer@cardno.com]	7/12/2011 21:53
283					Attorney Work Product	Communication between client and consultant regarding draft legal agreements prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Review Requested:	Lake, Cries (UNKNOWN BUSINESS PARTNER) [Cries.Lake@bp.com]	Paul Boehm [pboehm@exponent.com]	Marie BenKinney [benkinney@exponent.com]	7/14/2011 15:12
284					Attorney Work Product	Work Release prepared by client and counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-002 NRDA - Legal lakec2 20110705.doc				7/14/2011 15:12
285					Attorney Work Product	NRDA work release agreements prepared by counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-001 lakec2 20110705.doc				7/14/2011 15:12
286					Attorney Work Product	Work Release prepared by client and counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-003 SAT lakec2 20110705.doc				7/14/2011 15:12
287					Attorney Work Product	Work release agreements prepared by counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent BA HOU-WL4-0129 DRAFT lakec2 20110630 .doc				7/14/2011 15:12
288					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding summary of internal meeting made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Summary of NRDA Legal & Technical Call for Tuesday, July 26, 2011 - PRIVILEGED & CONFIDENTIAL	Laura Riege [laura.rieger@cardno.com]	Paul Boehm [pboehm@exponent.com]; Jean Martin [jean.martin@bp.com]; Larry Mahnor [lawrence.mahnor@bp.com]; Arn Michelle Morrison [amorrison@exponent.com]; Robin Bullock [robin.bullock@bp.com]; Tom Ginn [ginn@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]	7/27/2011 14:03
289					Attorney Work Product	Draft report created by consultants prepared at request of counsel for review in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Red_Crab_Sampling_Plan_7-25-11_ENTRFX_v1_rcb.docx				7/27/2011 14:03
290	EXPONENT_00547731	EXPONENT_00547731	EXPONENT_00547731	EXPONENT_00547801	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding request for information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Nancy Foster 2010	Laura Riege [laura.rieger@cardno.com]	Ann Michelle Morrison [amorrison@exponent.com]	Paul Boehm [pboehm@exponent.com]; Kakesh, Joseph [joseph.kakesh@aporter.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]	7/27/2011 16:56
291					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding draft analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Biodegradation Budget - Privileged and Confidential	Fay, Cash E [Cash.Fay@bp.com]	Paul Boehm [pboehm@exponent.com]	Ronald Atlas [matat01@gmail.com]; Lewis, Emma [ARNOLD & PORTER LLP] [emma.lewis@aporter.com]; Bullock, Robin J (bp) [bulro@bp.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]; Martin, Jean A [jean.martin@bp.com]	7/31/2011 20:37
292					Attorney Work Product	Draft budget prepared by client and third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Shoreline Biodeg Study Plan-Data Analysis & Interpretation Budget.doc				7/31/2011 20:37
293					Attorney-Client Privilege; Attorney Work Product	Legal meeting minutes prepared by counsel and regarding information in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Notes from NRDA Legal-Technical Call, Friday, July 29, 2011 - PRIVILEGED & CONFIDENTIAL	Logan, Leigh [leigh.logan@APORTER.COM]	Al Mai [jarmalconsulting@aol.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Betsy Welther [betsy@welther.com]; Angie Morrow [AMorrow@entrx.com]; Bill Williams [BWilliams@entrx.com]; SPNRD [SPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Changui Gong [Changui.gong@bp.com]; Chris Herlugson [hericj@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Hessel [rhessel@bp.com]; Craig King [craig.king@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Erik Swanson		8/1/2011 15:33

294				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC-252 Soil toxicity/biodegradation plan Privileged and Confidential Attorney Work Product	Fay, Cash E [Cash.Fay@bp.com]	Angie Morrow [angie.morrow@cardno.com]	Gary Harmon [gary.harmon@cardno.com], John Heasley [john.heasley@cardno.com], Lewis, Emma (ARNOLD & PORTER LLP) [Emma.Lewis@aporter.com], Paul Boehm [pboehm@exponent.com], Ronald Atlas [matata01@gmail.com]	8/22/2011 15:11
295				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Geomark. Example report and data summary table - Privileged and Confidential	John Zumberge [john.zumberge@geomark.com]	Linda Cook [lcook@exponent.com]	Rob Barrick [rbarrick@infinisync.com], Mark Gjesjes [Mark.Gjesjes@cardno.com], Juan Ramirez [juar Ramirez@tdi-bi.com], Paul Boehm [pboehm@exponent.com], John Brown [jbrown@exponent.com], Joe Kakesh [joseph.kakesh@aporter.com]	8/22/2011 00:01
296				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Soft bottom sediment cruise notes	Christopher Lewis [CLewis@nidecon.com]	Ann Michelle Morrison [amorrison@exponent.com]	laura.riegel@cardno.com, Paul Boehm [pboehm@exponent.com], Joseph Kakesh@aporter.com	8/5/2011 03:30
297				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Jack Fitz Sample question - Privileged and Confidential	Linda Cook [O-EX-EXPONENT@OUI-SITE\ICN-ENVIRONMENTAL\CN-LCOOK]	Rob Barrick [rbarrick@infinisync.com]	RMarkarian@entrix.com, Paul Boehm [pboehm@exponent.com], Joe Kakesh [joseph.kakesh@aporter.com], Beckmann, Dennis D [Dennis.Beckmann@bp.com]	8/8/2011 19:19
298				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Jack Fitz Sample Question - Privileged and Confidential	Linda Cook [O-EX-EXPONENT@OUI-SITE\ICN-ENVIRONMENTAL\CN-LCOOK]	Rob Barrick [rbarrick@infinisync.com]	RMarkarian@entrix.com, Paul Boehm [pboehm@exponent.com], Joe Kakesh [joseph.kakesh@aporter.com], Beckmann, Dennis D [Dennis.Beckmann@bp.com], Karen Murray [kmurray@exponent.com]	8/9/2011 13:47
299				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Soft bottom sediment cruise notes	Christopher Lewis [CLewis@nidecon.com]	Ann Michelle Morrison [amorrison@exponent.com]	laura.riegel@cardno.com, Paul Boehm [pboehm@exponent.com], Joseph Kakesh@aporter.com	8/10/2011 23:41
300				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Comparison of seabed data from Puma (Green Canyon) with initial views of Gloria Dome photosaics	Weiland, Richard J [Richard.Weiland@bp.com]	Caragher, Peter D [peter.caragher2@bp.com], John Brown [jbrown@exponent.com], Paul Boehm [pboehm@exponent.com], Dingler, Jeffrey [Jeffrey.Dingler@bp.com], Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com], Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com], Malnor, Lawrence K [lawrence.malnor@bp.com], Martin, Jean A [jean.martin@bp.com], Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]	8/10/2011 16:38
301				Attorney-Client Privilege; Attorney Work Product	Communication between client, consultant, and counsel regarding draft plan prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised Draft Sediment Core Analysis Plan	John Brown [O-EX-EXPONENT@OUI-SITE\ICN-ENVIRONMENTAL\CN-JOHN]	John Brown [jbrown@exponent.com], Bullock, Robin J [bp] [bulloj@bp.com], Malnor, Lawrence K [lawrence.malnor@bp.com]	Paul Boehm [pboehm@exponent.com], Martin, Jean A [jean.martin@bp.com]	8/11/2011 21:38
302				Attorney Work Product	Draft plan prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 08-12-2011 Rev(1).docx				8/11/2011 21:38
303				Attorney Work Product	Attachment to draft plan prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	defObject1				8/11/2011 21:38
304				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Soft bottom sediment cruise notes	Laura Riege [laura.riegel@cardno.com]	Ann Michelle Morrison [amorrison@exponent.com], Wayne Kicklighter [wayne.kicklighter@cardno.com]	Paul Boehm [pboehm@exponent.com], Joseph Kakesh@APORTER.COM [Joseph.Kakesh@APORTER.COM]	8/12/2011 15:05
305				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Soft bottom sediment cruise notes	Laura Riege [laura.riegel@cardno.com]	Ann Michelle Morrison [amorrison@exponent.com], Wayne Kicklighter [wayne.kicklighter@cardno.com], Darcy Metzler [darcy.metzler@cardno.com], Tara Omer [tara.omer@cardno.com]	Paul Boehm [pboehm@exponent.com], Joseph Kakesh@APORTER.COM [Joseph.Kakesh@APORTER.COM]	8/12/2011 20:24
306				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding project schedule prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA Project Schedule	Swanson, Erik G (Swift Oil & Gas) [Erik.Swanson@bp.com]	aport@aporter.com, Beckmann, Dennis D [Dennis.Beckmann@bp.com], Paul Boehm [pboehm@exponent.com], Bullock, Robin J [bp] [bulloj@bp.com], Fay, Cash E [Cash.Fay@bp.com], Howke, Lisa [Lisa.Howke@bp.com], Herkigson, Christopher (BP MC252) [herkig@bp.com], Herod, Corey (BP MC252) [Corey.Herod@bp.com]	[Dennis.Beckmann@bp.com]	8/16/2011 01:14
307				Attorney Work Product	Draft project schedule prepared by client and third party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA Project Schedule (2011-08-02) - All Columns.pdf				8/16/2011 01:14
308				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding Plan Draft and comments prepared in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Revised Draft Sediment Core Analysis Plan	Laura Riege [laura.riegel@cardno.com]	John Brown [jbrown@exponent.com]	Paul Boehm [pboehm@exponent.com], Jean Martin [jean.martin@bp.com], Arden Ahnel [arden.ahnel@uk.bp.com], Robin Bullock [robin.bullock@bp.com], Larry Malnor [lawrence.malnor@bp.com], Joyce Milroy [joyce.milroy@bp.com], Allen Brooks [allen.brooks@cardno.com], Wayne Kicklighter	8/17/2011 17:38
309				Attorney Work Product	Draft Analysis Plan with comments prepared by client and third-party in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 08-12-2011 Rev(1).docx				8/17/2011 17:38
310				Attorney Work Product	Draft core sample location schematic created at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	defObject1				8/17/2011 17:38
311				Attorney-Client Privilege; Attorney Work Product	Communication between client, consultant, and counsel regarding draft plan prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Revised Draft Sediment Core Analysis Plan	John Brown [O-EX-EXPONENT@OUI-SITE\ICN-ENVIRONMENTAL\CN-JOHN]	Paul Boehm [pboehm@exponent.com], Martin, Jean A [jean.martin@bp.com], Arnel, Arden [arden.ahnel@uk.bp.com], Bullock, Robin J [bp] [bulloj@bp.com], Malnor, Lawrence K [lawrence.malnor@bp.com], Laura Riege [laura.riegel@cardno.com]	Martin, Jean A [jean.martin@bp.com]	8/17/2011 16:23
312				Attorney Work Product	Draft plan prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 08-12-2011 Rev(1).docx				8/17/2011 16:23
313				Attorney Work Product	Attachment to draft plan prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	defObject1				8/17/2011 16:23
314				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting follow-up - CAS biomarker capacity - Privileged and Confidential	Linda Cook [O-EX-EXPONENT@OUI-SITE\ICN-ENVIRONMENTAL\CN-LCOOK]	Kakesh, Joseph [joseph.kakesh@APORTER.COM], John Brown [jbrown@exponent.com], Paul Boehm [pboehm@exponent.com], rbarrick@infinisync.com [rbarrick@infinisync.com], Dennis Beckmann [Dennis.Beckmann@bp.com], Johnson, Nelson [Nelson.Johnson@APORTER.COM], Wayne Kicklighter [wayne.kicklighter@cardno.com], Drees Nielsen [dreesnielsen@integralcorp.com]	John Brown [jbrown@exponent.com], Paul Boehm [pboehm@exponent.com], Karen Murray [kmurray@exponent.com], RMarkarian@entrix.com, Beckmann, Dennis D [Dennis.Beckmann@bp.com]	8/17/2011 21:43
315				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC252 Control Oil Results	Linda Cook [O-EX-EXPONENT@OUI-SITE\ICN-ENVIRONMENTAL\CN-LCOOK]	Rob Barrick [rbarrick@infinisync.com]	Joe Kakesh [joseph.kakesh@aporter.com], Paul Boehm [pboehm@exponent.com], John Brown [jbrown@exponent.com], Karen Murray [kmurray@exponent.com], RMarkarian@entrix.com, Beckmann, Dennis D [Dennis.Beckmann@bp.com]	8/22/2011 18:48
316	EXPONENT_00548003	EXPONENT_00548009	EXPONENT_00548003	EXPONENT_00548015	Attorney-Client Privilege; Attorney Work Product	FW: Natural Seeps Study Plan - revised review draft	Laura Riege [laura.riegel@cardno.com]	Larry Malnor [lawrence.malnor@bp.com], John Brown [jbrown@exponent.com], Paul Boehm [pboehm@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com], Wayne Kicklighter [wayne.kicklighter@cardno.com], Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com], Tim Thompson [timothy.thompson@cardno.com], Jodi Harney [jodi.harney@cardno.com], Caragher, Peter D	8/29/2011 17:04
317				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft study plan prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Natural Seeps Study Plan - revised review draft	Laura Riege [laura.riegel@cardno.com]	Paul Boehm [pboehm@exponent.com], John Brown [jbrown@exponent.com], Ann Michelle Morrison [amorrison@exponent.com], Tom Gira [tgir@exponent.com]		8/29/2011 14:08
318				Attorney Work Product	Draft study plan prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DWH_NRDA_Seeps_Cruise_Plan_Draft_082411.docx				8/29/2011 14:08
319				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR Numbers - Master List	Rich Hubner [rich.hubner@cardno.com]	Ann Michelle Morrison [amorrison@exponent.com], Paul Boehm [pboehm@exponent.com]	Wayne Kicklighter [wayne.kicklighter@cardno.com]	9/7/2011 13:44

320					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DSR Numbers - Master List.xlsx					9/27/2011 13:44
321					Attorney Work Product	Communication between consultants regarding information prepared at request of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DSR Prototype Two	Rich Hubner [rich.hubner@ardncro.com]	Ann Michelle Morrison [amorrison@exponent.com]	Paul Boehm [pboehm@exponent.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]		9/29/2011 12:43
322					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DSR No 134- Jack Fitz 1 - dft fti 090911.docx					9/29/2011 12:43
323					Attorney Work Product	Communication between consultants regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Slight Modification	Rich Hubner [rich.hubner@ardncro.com]	Ann Michelle Morrison [amorrison@exponent.com]; Paul Boehm [pboehm@exponent.com]	Wayne Kicklighter [wayne.kicklighter@cardno.com]		9/29/2011 12:59
324					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DSR No 134- Jack Fitz 1 - dft fti 090911.docx					9/29/2011 12:59
325					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	Linda Cook [lcook@exponent.com]	John Brown [jbrown@exponent.com]; Kakesh, Joseph S. [joseph.kakesh@aporterc.com]; Paul Boehm [pboehm@exponent.com]; Beckmann, Dennis D [dennis.beckmann@bp.com]; Ybarrick@infrinfrayns.com [ybarrick@infrinfrayns.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]		9/14/2011 20:08
326					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Updated Draft Seep Data	John Brown [jbrown@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; peter.carragher2@bp.com; Bullock, Robin J [pbulor@bp.com]; Lawrence.mahor@bp.com; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporterc.com]; Paul Boehm [pboehm@exponent.com]	Kornacki, Alan [WEATHERFORD] [alan.kornacki@bp.com]; Linda Cook [lcook@exponent.com]		9/20/2011 17:04
327					Attorney Work Product	Draft preliminary results prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Seep Oil Sheens 09-14-2011.pptx					9/20/2011 17:04
328					Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by client and third party consultant at request of, and copying, counsel, in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	John Brown [jbrown@exponent.com]	John Brown [jbrown@exponent.com]; Kakesh, Joseph S. [joseph.kakesh@aporterc.com]; Paul Boehm [pboehm@exponent.com]; Beckmann, Dennis D [dennis.beckmann@bp.com]; Ybarrick@infrinfrayns.com; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Linda Cook [lcook@exponent.com]; Johnson, Nelson D [nelson.johnson@aporterc.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]		9/21/2011 15:11
329					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	John Brown [jbrown@exponent.com]	Kakesh, Joseph S. [joseph.kakesh@aporterc.com]; Paul Boehm [pboehm@exponent.com]; Beckmann, Dennis D [dennis.beckmann@bp.com]; Ybarrick@infrinfrayns.com; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Linda Cook [lcook@exponent.com]; Johnson, Nelson D [nelson.johnson@aporterc.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]		9/14/2011 16:22
330					Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by client and third party consultant at request of counsel, and copying counsel, in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Fingerprinting/Chemistry Call Action Items and Proposed Agenda	John Brown [jbrown@exponent.com]	John Brown [jbrown@exponent.com]; Ybarrick@infrinfrayns.com; Paul Boehm [pboehm@exponent.com]; Beckmann, Dennis D [dennis.beckmann@bp.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]		9/31/2011 16:57
331					Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by client and third party consultant at request of counsel, and copying counsel, in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Fingerprinting/Chemistry Call Proposed Agenda	John Brown [jbrown@exponent.com]	John Brown [jbrown@exponent.com]; Joseph.Kakesh@APORTER.COM [joseph.kakesh@aporterc.com]; Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]; Nelson.Johnson@APORTER.COM [nelson.johnson@aporterc.com]; Dennis.beckmann@bp.com [dennis.beckmann@bp.com]; Wayne.kicklighter@cardno.com [wayne.kicklighter@cardno.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Lawrence.mahor@bp.com [lawrence.mahor@bp.com]		9/27/2011 18:07
332					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Sample Inquiry	John Brown [jbrown@exponent.com]	Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]; Beckmann, Dennis D [dennis.beckmann@bp.com]	'Sahay, Shalishi' [Shalishi.Sahay@aporterc.com]; Kakesh, Joseph S. [joseph.kakesh@aporterc.com]		9/22/2011 17:29
333	EXPONENT_00548016	EXPONENT_00548016	EXPONENT_00548016	EXPONENT_00548021	Attorney Work Product	Communication between client and consultant regarding draft response to publication at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Quick review of Auburn paper - also attached	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; John Brown [jbrown@exponent.com]; Marie BenKrinney [benkrinney@exponent.com]; Paul Boehm [pboehm@exponent.com]			9/23/2011 14:17
334	EXPONENT_00548017	EXPONENT_00548017	EXPONENT_00548016	EXPONENT_00548021	Attorney Work Product	Draft response to publication prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Review of Auburn University Research Brief of 20 September 2011.docx					9/23/2011 14:17
335					Attorney Work Product	Communication between client and consultant regarding response to publication at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Draft of white paper review of Auburn research brief	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; John Brown [jbrown@exponent.com]; Marie BenKrinney [benkrinney@exponent.com]; Paul Boehm [pboehm@exponent.com]			9/23/2011 21:05
336					Attorney Work Product	Draft response to publication prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	White Paper in response to Research Brief by Auburn University September 20 LGB 23 Sept.docx					9/23/2011 21:05
337					Attorney Work Product	Communication between client and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Request: White Paper in response to Research Brief by Auburn University- September 24 Final Draft.docx	Foote, Laura [laura.foote@bp.com]	Paul Boehm [pboehm@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; John Brown [jbrown@exponent.com]; Marie BenKrinney [benkrinney@exponent.com]; Arden Ahnel [arden.ahnel@uk.bp.com]; Bullor [pbulor@bp.com]	Carla Fontenot@bp.com [carla.fontenot@bp.com]; Vivek Pradhan@bp.com [vivek.pradhan@bp.com]; Ken Lindemann@bp.com [ken.lindemann@bp.com]; Bernad Heber@bp.com [bernad.heber@bp.com]; Ellis, Joe [PSN (PRODUCTION SERVICES NETWORK)] [joe.ellis@bp.com]		9/29/2011 21:12
338					Attorney Work Product	Draft response to publication prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	White Paper in response to Research Brief by Auburn University- September 24 Final Draft.docx					9/29/2011 21:12
339					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding revised draft results prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Revised Draft Results of MC252 Block Surface Sheens	John Brown [jbrown@exponent.com]	Martin, Jean A [jean.martin@bp.com]	arden.ahnel@uk.bp.com [arden.ahnel@uk.bp.com]; Kakesh, Joseph S. [joseph.kakesh@aporterc.com]; Paul Boehm [pboehm@exponent.com]		9/27/2011 0:32
340					Attorney Work Product	Draft revised results prepared by client and third party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Results of Sheen Samples Collected From MC252 Block September 15-rev1.docx					9/27/2011 0:32
341					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda - attorney client privileged	Mahor, Lawrence K [lawrence.mahor@bp.com]	John Brown [jbrown@exponent.com]; John Brown [jbrown@exponent.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporterc.com]; Paul Boehm [pboehm@exponent.com]; Beckmann, Dennis D [dennis.beckmann@bp.com]; Ybarrick@infrinfrayns.com; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Linda Cook [lcook@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]		9/21/2011 15:27
342					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding request for information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Gordon Gunter Field Logs, Urgent Request - Privileged and Confidential	Linda Cook [lcook@exponent.com]	Paul Boehm [pboehm@exponent.com]; Bullock, Robin J [pbulor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joseph S. [joseph.kakesh@aporterc.com]; Israel, Brian [ARNOLD & PORTER LLP] [brian.israel@aporterc.com]	Paul Boehm [pboehm@exponent.com]; Ann Michelle Morrison [amorrison@exponent.com]; Ralph Markarian [rmarkarian@cardno.com]; Kakesh, Joseph [joseph.kakesh@aporterc.com]		9/29/2011 16:16
343					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interim summary report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Sediment Fingerprinting Report #2	Paul Boehm [pboehm@exponent.com]	Paul Boehm [pboehm@exponent.com]; Bullock, Robin J [pbulor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joseph S. [joseph.kakesh@aporterc.com]; Israel, Brian [ARNOLD & PORTER LLP] [brian.israel@aporterc.com]	John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]		10/1/2011 22:44
344					Attorney Work Product	Draft interpretation report prepared by client and third party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Fingerprinting Interpretation Summary Update #2R - Privileged and Confidential, Attorney Work Product.docx					10/1/2011 22:44
345					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: DSR deliverable - Ephemeral Cruise 1 Jack Fitz 1 - privileged and confidential, attorney work product	Martin, Jean A [jean.martin@bp.com]	Martin, Jean A [jean.martin@bp.com]; Paul Boehm [pboehm@exponent.com]; Israel, Brian [ARNOLD & PORTER LLP] [brian.israel@aporterc.com]; Bullock, Robin J [pbulor@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporterc.com]; Ann Michelle Morrison [amorrison@exponent.com]; SPNRD [SPNRD@APORTER.COM]; Mahor, Lawrence K [lawrence.mahor@bp.com]	rmarkarian@entrix.com [rmarkarian@entrix.com]; wkicklighter@entrix.com [wayne.kicklighter@cardno.com]		10/22/2011 20:39

346	EXPONENT_00548034	EXPONENT_00548036	EXPONENT_00548034	EXPONENT_00548036	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC252 Block Sheen Samples PRELIMINARY data	John Brown [jbrown@exponent.com]	Martin, Jean A [jean.martin@bp.com]	Bullock, Robin J [rbj@bullock@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Carragher, Peter D [peter.carragher@bp.com];Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com];Paul Boehm [pboehm@exponent.com]	10/3/2011 6:00
347					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: DSR Deliverable - Ephemeral Cruise 1 Jack Flitz 1 - privileged and confidential, attorney work product.	Martin, Jean A [jean.martin@bp.com]	Paul Boehm [pboehm@exponent.com];Israel, Brian [ARNOLD & PORTER LLP] [brian.israel@porter.com];Bullock, Robin J [rbj@bullock@bp.com];Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com];Ann Michelle Morrison [amorrison@exponent.com];BPNRD [BPNRD@APORTER.COM];Malnor, Lawrence K [lawrence.malnor@bp.com]	mmarkarian@entrix.com;wkicklighter@entrix.com	10/2/2011 20:32
348					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Data Request for Entrix - Privileged and Confidential	Linda Cook [lcook@exponent.com]	Kakesh, Joseph S. [joseph.kakesh@porter.com];Paul Boehm [pboehm@exponent.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com];Israel, Brian D. [Brian.Israel@PORTER.COM]	10/1/2011 15:27
349	EXPONENT_00548037	EXPONENT_00548037	EXPONENT_00548037	EXPONENT_00548038	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Coordinate Discrepancies in Query Manager	Linda Cook [lcook@exponent.com]	Kakesh, Joseph [joseph.kakesh@porter.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Paul Boehm [pboehm@exponent.com];harrico@infinityoils.com	10/16/2011 5:21
350					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT_SETAC_Partitioning_101411.pptx	Karen Murray [kmurray@exponent.com]	Paul Boehm [pboehm@exponent.com];Damian Shea [d_shea@ncsu.edu]	Kakesh, Joseph [joseph.kakesh@porter.com]	10/15/2011 21:43
351					Attorney Work Product	Draft analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT_SETAC_Partitioning_101411.pptx				10/15/2011 21:43
352					Attorney Work Product	Draft analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Response to Setac comments.doc				10/15/2011 21:43
353					Attorney Work Product	Draft analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	19 Boehm 101311.pdf				10/15/2011 21:43
354					Attorney-Client Privilege; Attorney Work Product	Communication between counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential -- Draft Partitioning Report	Karen Murray [kmurray@exponent.com]	Paul Boehm [pboehm@exponent.com];Damian Shea [d_shea@ncsu.edu]	Kakesh, Joseph [joseph.kakesh@porter.com]	10/14/2011 2:54
355					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DraftPartitioningReportOctober11.doc				10/14/2011 2:54
356					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR tracking	Brody, Jessica R. [jbrody@baport.com]	Al Mahi [almahi@consulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Betsy Welther [betsy@welther.com];Bill Williams [billwilliams@entrix.com];BPNRD [BPNRD@APORTER.COM]		10/27/2011 13:07
357					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by counsel and client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log [EAST_54320799_1]_AM_vk.xlsx				10/27/2011 13:07
358					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed spreadsheets prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: response sample summary reports	Bullock, Robin J [rbj@bullock@bp.com]	Herod, Corey [BP MC252] [herodc@bp.com];BPNRD@APORTER.COM;Martin, Jean A [jean.martin@bp.com]	Malnor, Lawrence K [lawrence.malnor@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com]	10/28/2011 3:52
359					Attorney Work Product	Draft spreadsheets prepared by client and third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SSR Spreadsheet 10 18 2011.xlsx				10/28/2011 3:52
360	EXPONENT_00548066	EXPONENT_00548066	EXPONENT_00548066	EXPONENT_00548074	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summary of deepwater presentations at the SOST PI workshop Tue/Wed - Privileged & Confidential	Laura Riege [laura.riego@cardno.com]	Bullock, Robin J [rbj@bullock@bp.com];Carragher, Peter D [peter.carragher@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Jean Martin [jean.martin@bp.com];Brian Israel [brian.israel@porter.com];Ralph Markarian [ralph.markarian@cardno.com]		10/28/2011 20:58
361	EXPONENT_00548067	EXPONENT_00548067	EXPONENT_00548066	EXPONENT_00548074	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Understanding & Importance Matrix.pdf				10/28/2011 20:58
362	EXPONENT_00548074	EXPONENT_00548074	EXPONENT_00548066	EXPONENT_00548074	Attorney Work Product	Draft NRDA workshop notes prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	PRIVILEGED AND CONFIDENTIAL - SOST Conference.docx				10/28/2011 20:58
363					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft toxicology report OSU/Hatfield-4 - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Petiz, Oliver X [Oliver.Petiz@bp.com]	Susan Kane Driscoll [sdriscoll@exponent.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Ralph Markarian [ralph.markarian@cardno.com]	Malnor, Lawrence K [lawrence.malnor@bp.com];Bullock, Robin J [rbj@bullock@bp.com];Marie BenKiny [benkiny@exponent.com];Gary Rand [rand@fdu.edu];Matt Huddleston [matt.huddleston@cardno.com];Stubbfield, William	11/3/2011 2:37
364					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSU-04.pdf				11/3/2011 2:37
365					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SINTEF Preliminary paper draft on oil droplet contribution - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Petiz, Oliver X [Oliver.Petiz@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Paul Boehm [pboehm@exponent.com];Susan Kane Driscoll [sdriscoll@exponent.com];Ralph Markarian [ralph.markarian@cardno.com]	Bullock, Robin J [rbj@bullock@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Matt Huddleston [matt.huddleston@cardno.com];pietro.gardinali@fdu.edu;Gary Rand [rand@fdu.edu];Stubbfield, William	11/4/2011 18:56
366					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Memo - Oil droplet contribution.pdf				11/4/2011 18:56
367					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	draft toxicology reports OSU/Hatfield-3 - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Petiz, Oliver X [Oliver.Petiz@bp.com]	Susan Kane Driscoll [sdriscoll@exponent.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Ralph Markarian [ralph.markarian@cardno.com]	Malnor, Lawrence K [lawrence.malnor@bp.com];Bullock, Robin J [rbj@bullock@bp.com];Marie BenKiny [benkiny@exponent.com];Gary Rand [rand@fdu.edu];Matt Huddleston [matt.huddleston@cardno.com];Stubbfield, William	11/3/2011 2:28
368					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSU-03.pdf				11/3/2011 2:28
369	EXPONENT_00548075	EXPONENT_00548075	EXPONENT_00548075	EXPONENT_00548184	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GORO SURROGATE OIL WAF STUDY - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Petiz, Oliver X [Oliver.Petiz@bp.com]	Susan Kane Driscoll [sdriscoll@exponent.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Ralph Markarian [ralph.markarian@cardno.com]	Malnor, Lawrence K [lawrence.malnor@bp.com];Bullock, Robin J [rbj@bullock@bp.com];Marie BenKiny [benkiny@exponent.com];Gary Rand [rand@fdu.edu];Matt Huddleston [matt.huddleston@cardno.com];Stubbfield, William	11/4/2011 18:23
370					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding comments on abstracts prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: ACS abstracts for quick review	Bullock, Robin J [rbj@bullock@bp.com]	betsy@welther.com;Paul Boehm [pboehm@exponent.com];riego@entrix.com		11/6/2011 11:32
371					Attorney Work Product	Draft abstract prepared by third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	48boehm_comment.docx				11/6/2011 11:32
372					Attorney Work Product	Draft abstract prepared by third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	12Riege_comment.docx				11/6/2011 11:32
373					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	CALR comparisons nearshore and offshore sediments - privileged and confidential	Laura Riege [laura.riego@cardno.com]	Linda Cook [lcook@exponent.com];Ann Michelle Morrison [amorrison@exponent.com];Tom Ginn [tginn@exponent.com]	Jody Kubitz [jody.kubitz@cardno.com];Ralph Markarian [ralph.markarian@cardno.com];Wayne Kichlighter [wayne.kichlighter@cardno.com];Rob Barick [rbarick@infinityoils.com];Mark Cope [mark.cope@cardno.com];Jason Dickey [jason.dickey@cardno.com];Jeffrey Wakefield	11/5/2011 2:31
374					Attorney Work Product	Analytical report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ALR technique comparison offshore sediments_110411_1910.docx				11/5/2011 2:31

375					Attorney-Client Privilege; Attorney Work Product	Analytical report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	ALR technique comparison sediments_110411_1922.docx					11/5/2011 2:31
376					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	BP GCRO WAF STUDY ON MYSO WITH ZERO HEADSPACE - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Patz, Oliver X (Oliver.Patz@bp.com)	Susan Kane Driscoll (sdriscoll@exponent.com); Ralph Markarian (rmarkarian@cardno.com); Ahnel, Arden (arden.ahnel@uk.bp.com)	Malnor, Lawrence K (lawrence.malnor@bp.com); Bullock, Robin J (bp) (bulrojb@bp.com); Maire BenKinney (benkinneym@exponent.com); Cary Band (cband@flu.edu); Matt Huddleston (matt.huddleston@cardno.com); Stubbiefield, William		11/6/2011 5:50
377					Attorney Work Product	Draft Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	BP GCRO WAF STUDY 4 11032011.pdf					11/8/2011 5:50
378					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: DSR deliverables - privileged and confidential, attorney work product	Miley, Joyce (Joyce.Miley@bp.com)	Bullock, Robin J (bp) (bulrojb@bp.com); Kakesh, Joe (ARNOLD & PORTER LLP) (joseph.kakesh@porter.com); Paul Boehm (pboehm@exponent.com); markarian@entrx.com; wkicklighter@entrx.com; Malnor, Lawrence K	Martin, Jean A (jean.martin@bp.com)		11/11/2011 15:38
379					Attorney Work Product	Draft analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DSR-139_Am Diver2_Chemistry_dft_fm_100711 EXP -- JSK JMM comments_(EAST_54158418_1).docx					11/11/2011 15:38
380					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft plans prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: DRAFT PRPs / PRIVILEGED AND CONFIDENTIAL / ATTORNEY WORK PRODUCT / PREPARED AT REQUEST OF COUNSEL	Logan, Leigh A. (leigh.logan@PORTER.COM)	Paul Boehm (pboehm@exponent.com); Bullock, Robin J (bp) (bulrojb@bp.com)	Martin, Jean A (jean.martin@bp.com); Green, George R. (george.green@porter.com)		11/11/2011 15:22
381					Attorney Work Product	Draft restoration plan prepared by client and third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	2011-11-09 PRP for Water (Final) - PRIVILEGED & CONFIDENTIAL_(EAST_54745126_1).DOC					11/11/2011 15:22
382					Attorney Work Product	Draft restoration plan prepared by client and third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	2011-11-09 PRP for Offshore Sediment (Final) - PRIVILEGED & CONFIDENTIAL_(EAST_54745131_2).DOXX					11/11/2011 15:22
383					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRD project status prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Materials and webinar information for today's NRD Monthly Project Status Update Call	Brody, Jessica R. (jessica.brody@APORTER.COM)	Ross, Katherine A. (Katherine.Ross@porter.com); Denson, Theresa L. (Theresa.Denson@PORTER.COM); AJ Maki (bjmaki@consulting@aol.com); Angie Morrow (angie.morrow@cardno.com); Arden Ahnel			11/11/2011 16:37
384					Attorney Work Product	Draft NRD project status report prepared by client and third party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	NRDA_28 Oct 11_Final Status.pdf					11/11/2011 16:37
385					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft reports prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: DRAFT PRPs / PRIVILEGED AND CONFIDENTIAL / ATTORNEY WORK PRODUCT / PREPARED AT REQUEST OF COUNSEL	Bullock, Robin J (bp) (bulrojb@bp.com)	Green, George (ARNOLD & PORTER LLP) (george.green@porter.com); Brian (ARNOLD & PORTER LLP) (brian.lesie@porter.com); Martin, Jean A (jean.martin@bp.com); Malnor, Lawrence K (lawrence.malnor@bp.com); markarian@entrx.com; wkicklighter@entrx.co			11/11/2011 1:53
386					Attorney Work Product	Draft NRD report prepared by client and third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	PRP_Nearshore_Aquatic 11.8.11.docx					11/11/2011 1:53
387					Attorney Work Product	Draft NRD report prepared by client and third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	PRP_oysters 11.8.11.docx					11/11/2011 1:53
388					Attorney Work Product	Draft NRD report prepared by client and third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	PRP_SAV_11-8-11.docx					11/11/2011 1:53
389					Attorney Work Product	Draft NRD report prepared by client and third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	PRP_Sea_Turtles_11.8.11.docx					11/11/2011 1:53
390					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: DSRs	Bullock, Robin J (bp) (bulrojb@bp.com)	Ann Michelle Morrison (amorrison@exponent.com); Denson, Theresa L. (Theresa.Denson@PORTER.COM); Maki, Alan W (LLC) (awmaki@consulting@aol.com); Angie Morrow (angie.morrow@cardno.com); Ahnel, Arden (arden.ahnel@uk.bp.com); Bill Williams (BillWilliams@entrx.com); BPNRD (BPNRD@PORTER.COM); Fay, Cash E. (Cash.Fay@bp.com); Stelakowicz, Christopher (BP MC25)	Margaret McVie (mcarv@exponent.com)		11/11/2011 13:11
391					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: DSR 137 deliverables - privileged and confidential, attorney work product	Miley, Joyce (Joyce.Miley@bp.com)	Bullock, Robin J (bp) (bulrojb@bp.com); Kakesh, Joe (ARNOLD & PORTER LLP) (joseph.kakesh@porter.com); Paul Boehm (pboehm@exponent.com); markarian@entrx.com; wkicklighter@entrx.com; Malnor, Lawrence K (lawrence.malnor@bp.com); BPNRD@PORTER.COM; Chatham, James R (jamesr.chatham@bp.com)	Martin, Jean A (jean.martin@bp.com)		11/11/2011 17:44
392					Attorney Work Product	Draft analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DSR-137_Am Diver1_Ov9_Chemistry_dft_fm_100711 EXP -- JSK JMM comments_(EAST_54161250_1).docx					11/11/2011 17:44
393	EXPO_NENT_00548185	EXPO_NENT_00548185	EXPO_NENT_00548185	EXPO_NENT_00548259	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	'Afanis' samples	Milkov, Alexei V. (Alexei.Milkov@bp.com)	Carragher, Peter D (peter.carragher2@bp.com); Paul Boehm (pboehm@exponent.com); Linda Cook (lcook@exponent.com); John Brown (jbrown@exponent.com); Koracki, Alan (WEATHERFORD) (Alan.Koracki@bp.com); Ahnel, Arden (arden.ahnel@uk.bp.com); Martin, Jean A (jean.martin@bp.com); Bullock, Robin J (bp) (bulrojb@bp.com)			11/19/2011 12:33
394	EXPO_NENT_00113252	EXPO_NENT_00113253	EXPO_NENT_00113252	EXPO_NENT_00113253	Attorney-Client Privilege; Attorney Work Product	Communication between client and Consultant regarding analysis plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the NRDA.	RE: OSAT stations for sediment re-sampling	Carragher, Peter D (peter.carragher2@bp.com)	John Brown (jbrown@exponent.com)	Maire BenKinney (benkinneym@exponent.com); Ahnel, Arden (arden.ahnel@uk.bp.com); Paul Boehm (pboehm@exponent.com)		11/19/2011 21:25
395					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DRAFT Chemistry memo - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Matt Huddleston (matt.huddleston@cardno.com)	Robin Bullock (robin.bullock@bp.com); Jean Martin (jean.martin@bp.com); Larry Malnor (lawrence.malnor@bp.com); Ahnel, Arden (arden.ahnel@uk.bp.com); Oliver Peitz (Oliver.Peitz@bp.com)	Ralph Markarian (rmarkarian@cardno.com); Rob Barrick (rbarrick@flinttechn.com); John Brown (jbrown@exponent.com); Kakesh, Joseph (joseph.kakesh@PORTER.COM); Paul Boehm (pboehm@exponent.com)		5/23/2011 2:08
396					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel, and provided to counsel, in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Proposed NRDA Weathered Oil Chemical Analyses 22May11.doc					5/23/2011 2:08
397					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	CALR comparisons nearshore and offshore sediments - privileged and confidential	Laura Riege (laura.riego@cardno.com)	Linda Cook (lcook@exponent.com); Ann Michelle Morrison (amorrison@exponent.com); Tom Ginn (tgin@exponent.com)	Jody Kubitz (jody.kubitz@cardno.com); Ralph Markarian (rmarkarian@cardno.com); Wayne Kicklighter (wayne.kicklighter@cardno.com); Rob Barrick (rbarrick@flinttechn.com); Mark Casey (mark.casey@cardno.com); Jason Dickey (jason.dickey@cardno.com); Jeffrey Wakefield		11/5/2011 2:31
398					Attorney Work Product	Memorandum prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	ALR technique comparison offshore sediments_110411_1910.docx					11/5/2011 2:31
399					Attorney Work Product	Memorandum prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	ALR technique comparison sediments_110411_1922.docx					11/5/2011 2:31
400	EXPO_NENT_00548260	EXPO_NENT_00548263	EXPO_NENT_00548260	EXPO_NENT_00548263	Attorney Work Product	Communication between consultants regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: missed call	Laura Riege (laura.riego@cardno.com)	Ann Michelle Morrison (amorrison@exponent.com)	Wayne Kicklighter (wayne.kicklighter@cardno.com); Gene Revelas (garevelas@integral-corp.com); Paul Boehm (pboehm@exponent.com); Darcy Metzler (darcy.metzler@cardno.com); Tera Omer (tera.omer@cardno.com); Tim Thompson (timothy.thompson@cardno.com)		11/11/2011 22:07
401	EXPO_NENT_00548264	EXPO_NENT_00548268	EXPO_NENT_00548264	EXPO_NENT_00548268	Attorney Work Product	Communication between consultants regarding information request prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: missed call	Laura Riege (laura.riego@cardno.com)	Ann Michelle Morrison (amorrison@exponent.com)	Wayne Kicklighter (wayne.kicklighter@cardno.com); Gene Revelas (garevelas@integral-corp.com); Paul Boehm (pboehm@exponent.com); Darcy Metzler (darcy.metzler@cardno.com); Tera Omer (tera.omer@cardno.com); Tim Thompson (timothy.thompson@cardno.com)		11/2/2011 14:32



402					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Leptocheirus data PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Matt Huddleston [matt.huddleston@cardno.com]	Paul Boehm [pboehm@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	10/6/2011 20:37
403					Attorney-Client Privilege; Attorney Work Product	Draft report prepared by consultant at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	EEUSA_Lepto_Results_10062011_preliminary draft privileged and confidential.xlsx				10/6/2011 20:37
404					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultants regarding NRDA papers prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: Attorney-Client Work Product - Publication list for review by 10 Feb	Jude Schneider [jude.schneider@cardno.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Paul Boehm [pboehm@exponent.com];betsey@wellner.com	Bullock, Robin J (bp) [bulloj@bp.com];Ted Tomas [theodore.tomas@cardno.com];Tom Horst [tom.horst@cardno.com];Ralph Markarian [ralph.markarian@cardno.com]	2/16/2012 22:35
405					Attorney Work Product	Draft List of proposed NRDA publications prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Authors publication List CARDNO edits 2.15.12.xlsx				2/16/2012 22:35
406	EXPONENT_00548269	EXPONENT_00548269	EXPONENT_00548269	EXPONENT_00548277	Attorney-Client Privilege; Attorney Work Product	Communication between client, consultant, and counsel regarding presentation summaries prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summary of deepwater presentations at the SOST PI workshop Tues/Wed - Privileged & Confidential	Laura Riege [laura.rieger@cardno.com]	Bullock, Robin J (bp) [bulloj@bp.com];Caragher, Peter D [peter.caragher2@bp.com];Ahnell, Arden [arden.ahnell@uk.bp.com];Jean Martin [jean.martin@bp.com];Brian Israel [Brian_Israel@aporter.com];[Brian_Israel@aporter.com];Ralph Markarian [ralph.markarian@cardno.com];Wayne Kicklighter [wayne.kicklighter@cardno.com];William.Williams@cardno.com		10/28/2011 20:58
407	EXPONENT_00548270	EXPONENT_00548270	EXPONENT_00548269	EXPONENT_00548277	Attorney Work Product	Presentation analyses and summaries prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Understanding & Importance Matrix.pdf				10/28/2011 20:58
408	EXPONENT_00548277	EXPONENT_00548277	EXPONENT_00548269	EXPONENT_00548277	Attorney Work Product	Meeting notes and summaries prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	PRIVILEGED AND CONFIDENTIAL - SOST Conference.docx				10/28/2011 20:58
409					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding summary information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: seeps coordinates	Laura Riege [laura.rieger@cardno.com]	Ann Michelle Morrison [amorrison@exponent.com];Margaret McArdle [mcardle@exponent.com];Paul Boehm [pboehm@exponent.com]	Wayne Kicklighter [wayne.kicklighter@cardno.com];Ralph Markarian [ralph.markarian@cardno.com];Joseph.Kakesh@aporter.com;Tim Thompson [timothy.thompson@cardno.com]	3/2/2012 23:05
410					Attorney Work Product	Summary information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Master_Seeps_Sample_List_All_Vessels_v7_Sorted_no_blanks_030212.xlsx				3/2/2012 23:05
411					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Template for Offshore Data Points Summary REVISED - privileged and confidential	Laura Riege [laura.rieger@cardno.com]	Margaret McArdle [mcardle@exponent.com];Ann Michelle Morrison [amorrison@exponent.com];Ben Amos [benamos@exponent.com]	Darcy Metzler [darcy.metzler@cardno.com];Wayne Kicklighter [wayne.kicklighter@cardno.com];Ted Tomas [theodore.tomas@cardno.com];Paul Boehm [pboehm@exponent.com];Brody, Jessica [Jessica.Brody@APORTER.COM]	3/3/2012 3:31
412					Attorney Work Product	Draft analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Status Summary for all Offshore_030212_v2.xlsx				3/3/2012 3:31
413	EXPONENT_00548281	EXPONENT_00548281	EXPONENT_00548281	EXPONENT_00548283	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Outstanding Items - Please Provide ETA	Jude Schneider [jude.schneider@cardno.com]	Israel, Brian D. [Brian.Israel@APORTER.COM];Ann Michelle Morrison [amorrison@exponent.com];April T. Tisher [ATisher@capitalnovus.com];Nicholas Gard [gardn@exponent.com];Green, George R. [George.Green@aporter.com];Ted Tomas [ted.tomas@exponent.com]	Jason Niederkorn [j.niederkorn@capitalnovus.com]	1/24/2012 15:28
414					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU draft report PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Matt Huddleston [matt.huddleston@cardno.com]	Paul Boehm [pboehm@exponent.com]	Joe Kakesh [joseph.kakesh@aporter.com];Joseph.Kakesh@aporter.com;Ralph Markarian [ralph.markarian@cardno.com]	10/4/2011 4:19
415					Attorney Work Product	Draft analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU_Field_Tox_Report_09302011_privileged and confidential.pdf				10/4/2011 4:19
416					Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by client and third party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Monday May 23 - Privileged and Confidential	Ermananci@sol.com	ralph.markarian@cardno.com;bulloj@bp.com;Paul Boehm [pboehm@exponent.com];jean.martin@bp.com;Brian Israel@APORTER.CO [brian.israel@aporter.com]		5/17/2011 13:54
417					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Poster comments - Fluorescence, weathering and nearshore sediments - Privileged	Ermananci@sol.com	Robin.Bullock@bp.com	jean.martin@bp.com;lawrence.malnor@bp.com;Paul Boehm [pboehm@exponent.com];jul.stubbeled@oregonstate.edu	4/12/2011 21:21
418					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC partitioning presentation, revisions	Karen Murray [O-EXPONENT/OUTS/CN-KMURRAY]	Trucc, Lyle G' [lyle.trucc@bp.com];Ahnell, Arden' [arden.ahnell@uk.bp.com];betsey@wellner.com [betsey@wellner.com]	Paul Boehm [pboehm@exponent.com];Damian Shea (d_shea@ncsu.edu) [d_shea@ncsu.edu]	10/18/2011 15:36
419					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	final comments DRAFT_SETAC_Partitioning_101611.pptx				10/18/2011 15:36
420					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Partitioning --Response to SETAC comments 101611.pdf				10/18/2011 15:36
421	EXPONENT_00548284	EXPONENT_00548285	EXPONENT_00548284	EXPONENT_00548286	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	IOSC Abstract #371	Paul Boehm [O-EXPONENT/OUTS/CN-FAAACN/PBOEHM]	Martin, Jean A [jean.martin@bp.com];Brian Israel@APORTER.COM;Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Bullock, Robin [Robin.Bullock@bp.com]		11/13/2010 3:54
422	EXPONENT_00548287	EXPONENT_00548287	EXPONENT_00548287	EXPONENT_00548317	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed publication prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	IOSC Water Paper	Paul Boehm [O-EXPONENT/OUTS/CN-FAAACN/PBOEHM]	Pradhan, Vivek R [vivek.pradhan@bp.com];Martin, Jean A [jean.martin@bp.com];Bullock, Robin J (bp) [bulloj@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Brian Israel [Brian_Israel@APORTER.COM];[Brian_Israel@APORTER.COM];Johnson, Nelson [Nelson.Johnson@APORTER.COM]		1/21/2011 14:11
423					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed publication prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	IOSC Water Paper	Paul Boehm [O-EXPONENT/OUTS/CN-FAAACN/PBOEHM]	Pradhan, Vivek R [vivek.pradhan@bp.com];Bullock, Robin J (bp) [bulloj@bp.com];Martin, Jean A [jean.martin@bp.com];Israel, Brian [Brian_Israel@APORTER.COM];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]		1/11/2011 3:48
424					Attorney Work Product	Draft publication prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Boehm et al IOSC Water Paper - REVIEW DRAFT 01-10-11.docx				1/11/2011 3:48
425					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding NRDA project schedule prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA Project Schedule (2011-09-29)	Swanson, Erik G (Swift Oil & Gas) [Erik.Swanson@bp.com]	bpnrj@aporter.com;Beckmann, Dennis D [Dennis.Beckmann@bp.com];Paul Boehm [pboehm@exponent.com];Bullock, Robin J (bp) [bulloj@bp.com];Fay, Cash E [Cash.Fay@bp.com];Hawke, Lisa [Lisa.Hawke@bp.com];Herfugson, Christopher (BP MC252) [herckj@bp.com];Herod, Corey (BP MC252)		9/29/2011 18:02
426					Attorney Work Product	Draft NRDA Project Schedule prepared by client and third party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA Project Schedule (2011-09-29).pdf				9/29/2011 18:02
427					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding NRDA Project Schedule Enhancements prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA Project Schedule - Enhancements Complete	Swanson, Erik G (Swift Oil & Gas) [Erik.Swanson@bp.com]	bpnrj@aporter.com;Beckmann, Dennis D [Dennis.Beckmann@bp.com];Paul Boehm [pboehm@exponent.com];Bullock, Robin J (bp) [bulloj@bp.com];Fay, Cash E [Cash.Fay@bp.com];Hawke, Lisa [Lisa.Hawke@bp.com];Herfugson, Christopher (BP MC252) [herckj@bp.com];Herod, Corey (BP MC252)		9/15/2011 21:27
428					Attorney Work Product	Draft NRDA Project Schedule prepared by client and third party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA Project Schedule (2011-09-15).pdf				9/15/2011 21:27

429	EX-0548318	EX-0548318	EX-0548318	EX-0548318	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Call to discuss Gulf-wide sampling plan	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	Israel, Brian [Brian.Israel@APORTER.COM]; Bullock, Robin J (bp) [rbulj@bowdoin.edu]; Paul Boehm [pboehm@exponent.com]; David Page [dpage@bowdoin.edu]; Donna Ware [donna.ware@bp.com]; [donna.ware@bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	6/15/2010 2:03
430					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Discussion of Gulf-wide sampling plan	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	Rob Barrick [RBarrick@entrix.com]; markarian@entrix.com; [markarian@entrix.com]; [irege@entrix.com]; Israel, Brian [Brian.Israel@APORTER.COM]; donna.ware@bp.com; [donna.ware@bp.com]; Bullock, Robin J (bp) [rbulj@bowdoin.edu]; Tom Boehm [tboehm@exponent.com]; David Page [dpage@bowdoin.edu]; Tom Boehm [tboehm@exponent.com]	6/7/2010 2:00
431	EX-0548319	EX-0548320	EX-0548319	EX-0548320	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Gulf-wide sampling plan -- Webex meeting with Paul Boehm	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	Ralph Markarian [Ralph.Markarian@cardno.com]; Laura Rege [LRege@entrix.com]; Rob Barrick [RBarrick@entrix.com]; Israel, Brian [Brian.Israel@APORTER.COM]; Lewis, Emma [Emma.Lewis@APORTER.COM]; Bullock, Robin J (bp) [Robin.Bullock@bp.com]; Joyce Miley [Joyce.Miley@bp.com]	6/29/2010 15:28
432					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed publication prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MPB listUPDATED	Paul Boehm [pboehm@exponent.com]	Jean Martin [jean.martin@bp.com]; Stephen Mudge [smudge@exponent.com]	2/24/2012 14:52
433					Attorney Work Product	Draft publication list prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MPBlist.xlsx			2/24/2012 14:52
434	EX-0548321	EX-0548321	EX-0548321	EX-0548321	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Marine Pollution Bulletin Special Issue - MC252	Stephen Mudge [stephen.mudge@exponent.com]	Jeffrey Wakefield [jwakefield@cardno.com]	3/1/2012 9:16
435					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: seeps coordinates	Laura Rege [laura.rege@cardno.com]	Ann Michelle Morrison [amorrison@exponent.com]; Margaret McArdle [mcardle@exponent.com]; Paul Boehm [pboehm@exponent.com]	3/2/2012 23:05
436					Attorney-Client Privilege; Attorney Work Product	Summary information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Master_Seeps_Sample_List_All_Vessels_v7_Sorted_no_blanks_030212.xlsx			3/2/2012 23:05
437					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS Sediment DRAFT (Privileged and Confidential)	Paul Boehm [pboehm@exponent.com]	John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]; Arden Ahnell [uk.bp.com]	2/23/2012 4:49
438					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS Brown et al 02-22-2012.pptx			2/23/2012 4:49
439					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT March 7 (Privileged and Confidential)	Paul Boehm [pboehm@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com]; ted.tomas@cardno.com; Tom Ginn [tgin@exponent.com]	3/3/2012 15:50
440					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Injury Assessment Report Proposal Outline DRAFT 3-3-2012.pptx			3/3/2012 15:50
441					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Proposal Outline DRAFT March 7 (Privileged and Confidential)	Paul Boehm [pboehm@exponent.com]	Ted Tomasi [tedore.tomasi@cardno.com]	3/5/2012 3:10
442					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Injury Assessment Report Proposal Outline DRAFT 3-4-2012 bit pptx.pptx			3/5/2012 3:10
443					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Independent assessment concept (Privileged and Confidential)	Paul Boehm [pboehm@exponent.com]	Bullock, Robin J (bp) [rbulj@bp.com]; Martin, Jean A [jean.martin@bp.com]; Brian Israel [Brian.Israel@APORTER.COM]; [Brian.Israel@APORTER.COM]	3/7/2012 17:23
444					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Injury Assessment Report Proposal Outline DRAFT pptx			3/7/2012 17:23
445					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Reopeners Thoughts (Privileged and Confidential)	Paul Boehm [pboehm@exponent.com]	Bullock, Robin J (bp) [rbulj@bp.com]; Jean, Martin [jean.martin@bp.com]; [jean.martin@bp.com]; Israel, Brian D [Brian.Israel@APORTER.COM]; [Brian.Israel@APORTER.COM]	3/12/2012 19:20
446					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: seeps data - privileged and confidential	Mañor, Lawrence K [lawrence.mañor@bp.com]	bullock@bp.com; laura.rege@cardno.com; ralph.markarian@cardno.com; wayne.kicklighter@cardno.com; lisa.hawke@bp.com; cash.fay@bp.com	3/13/2012 23:41
447					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: seeps data - privileged and confidential	Ralph Markarian [ralph.markarian@cardno.com]	Laura Rege [laura.rege@cardno.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]	3/13/2012 21:36
448					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: seeps data - privileged and confidential	Paul Boehm [pboehm@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com]; Laura Rege [laura.rege@cardno.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]	3/13/2012 21:22
449					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: seeps data - privileged and confidential	Ralph Markarian [ralph.markarian@cardno.com]	Laura Rege [laura.rege@cardno.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]	3/13/2012 21:16
450					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Assessment Teams (Privileged and Confidential)	Paul Boehm [pboehm@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com]; Ted Tomasi [tedore.tomasi@cardno.com]; Tom Ginn [tgin@exponent.com]	3/13/2012 17:08
451					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Injury Assessment Report Proposal Outline DRAFT PPTX			3/13/2012 17:08
452					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: seeps data - privileged and confidential	Ralph Markarian [ralph.markarian@cardno.com]	Larry Mañor [lawrence.mañor@bp.com]	3/14/2012 1:12
453					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: seeps data - privileged and confidential	Mañor, Lawrence K [lawrence.mañor@bp.com]	Bullock, Robin J (bp) [rbulj@bp.com]; Laura Rege [laura.rege@cardno.com]; ralph.markarian@cardno.com; wayne.kicklighter@cardno.com; Lisa Hawke [Lisa.Hawke@bp.com]; Cash E [Cash.Fay@bp.com]	3/14/2012 1:18
454					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and proposed publications undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: ECU study of PAH in zooplankton (Privileged and Confidential)	Paul Boehm [pboehm@exponent.com]	Mañor, Lawrence K [lawrence.mañor@bp.com]	3/21/2012 18:37

455			Attorney Work Product	Communication between consultants regarding draft assessment reports undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Slides for tomorrow PM	Paul Boehm [O-EX-EXPONENT/OUTE1/CN+FAAACN+PBOEHM]	"Ralph Markarian" (ralph.markarian@cardno.com) [ralph.markarian@cardno.com]; Ted Tomasi (theodore.tomasi@cardno.com) [theodore.tomasi@cardno.com]; Kenneth Jenkins (kenneth.jenkins@cardno.com) [kenneth.jenkins@cardno.com]; Tom Ginn (tgin@exponent.com)		4/3/2012 22:14
456			Attorney Work Product	Draft document regarding assessment reports undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Injury Assessment Report Proposal Outline UPDATED DRAFT 4-3-2012.pptx				4/3/2012 22:14
457			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding summary reports undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised Assessment Proposal (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT/OUTE1/CN+FAAACN+PBOEHM]	Norman, Erika D. (Erika.Norman@APORTER.COM) [Erika.Norman@APORTER.COM]; Israel, Brian D.' (Brian.Israel@APORTER.COM) [Joseph.Kakesh@APORTER.COM]; Larry Matrin (larry.matrin@bp.com) [Jean.Martin@bp.com]; Jean.Martin@bp.com]; Bullock, Robin J (bp)	Arden Ahnel@uk.bp.com;Miley, Joyce (Joyce.Miley@bp.com) [Joseph.Kakesh@APORTER.COM]; Joseph.Kakesh@APORTER.COM] [Joseph.Kakesh@APORTER.COM]; Joseph.Kakesh@APORTER.COM]; Larry Matrin (larry.matrin@bp.com) [mahork@bp.com];"Ralph Markarian" (ralph.markarian@cardno.com)	4/6/2012 17:49
458			Attorney Work Product	Draft summary reports prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Injury Assessment Report Proposal Outline UPDATED DRAFT 4-4-2012R pptx.pptx				4/6/2012 17:49
459			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and proposed publications undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Alternative: PNAS Letter (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT/OUTE1/CN+FAAACN+PBOEHM]	Bullock, Robin J (bp) [bullojr@bp.com];Carragher, Peter D (peter.carragher2@bp.com);Martin, Jean A (jean.martin@bp.com);Israel, Brian (ARNOLD & PORTER LLP) [brian.israel@aporter.com];Ahnel, Arden (arden.ahnel@uk.bp.com]	Betsy Wetner [betsy@wetner.com];Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Miley, Joyce (Joyce.Miley@bp.com);Malnor, Lawrence K (lawrence.malnor@bp.com);Linda Cook (lcook@exponent.com)	4/9/2012 18:26
460			Attorney Work Product	Draft publication regarding reports and interpretations prepared by consultant at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Comments on White et al (DRAFT w-redlines 4-9-2012).docx				4/9/2012 18:26
461			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and proposed publications undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Status: PNAS Letter (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT/OUTE1/CN+FAAACN+PBOEHM]	Bullock, Robin J (bp) [bullojr@bp.com];Carragher, Peter D (peter.carragher2@bp.com);Martin, Jean A (jean.martin@bp.com);Israel, Brian (ARNOLD & PORTER LLP) [brian.israel@aporter.com];Ahnel, Arden (arden.ahnel@uk.bp.com]	Betsy Wetner [betsy@wetner.com];Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Miley, Joyce (Joyce.Miley@bp.com);Malnor, Lawrence K (lawrence.malnor@bp.com);Linda Cook (lcook@exponent.com)	4/9/2012 18:51
462			Attorney Work Product	Draft document regarding reports and interpretations prepared by consultant at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Letter - Figure 2.pptx				4/9/2012 18:51
463			Attorney Work Product	Communication between client and consultant regarding proposed publication list prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MPB	Paul Boehm [O-EX-EXPONENT/OUTE1/CN+FAAACN+PBOEHM]	Arden.Ahnel@uk.bp.com	betsy@wetner.com;Stephen Mudge (smudge@exponent.com);Jude Schneider (jude.schneider@cardno.com) [jude.schneider@cardno.com]	4/11/2012 15:56
464			Attorney Work Product	Proposed list of NRDA publications prepared by client and third party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MasterPubListApril10.xlsx				4/11/2012 15:56
465			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding assessment reports undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Assessment (REVISED 4-13) - Privileged and Confidential	Paul Boehm [O-EX-EXPONENT/OUTE1/CN+FAAACN+PBOEHM]	"Ralph Markarian" (ralph.markarian@cardno.com) [ralph.markarian@cardno.com]; Ted Tomasi (theodore.tomasi@cardno.com) [theodore.tomasi@cardno.com]; Tom Ginn (tgin@exponent.com);Kenneth Jenkins (kenneth.jenkins@cardno.com) [kenneth.jenkins@cardno.com];wayne.kicklighter@cardno.com;Ann Michelle	Bullock, Robin J (bp) [bullojr@bp.com];"Israel, Brian D." (Brian.Israel@APORTER.COM) [brian.israel@aporter.com];Nelson Johnson@APORTER.COM] [Nelson.Johnson@APORTER.COM];Jean Martin@bp.com'	4/13/2012 17:27
466			Attorney Work Product	Draft report prepared by consultant at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Injury Assessment Report Proposal Outline UPDATED DRAFT 4-13-2012R pptx.pptx				4/13/2012 17:27
467			Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding meeting and agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Flw: Sediment meeting, Privileged and Confidential, Attorney Work Product	Paul Boehm [O-EX-EXPONENT/OUTE1/CN+FAAACN+PBOEHM]	joyce.miley@bp.com' [joyce.miley@bp.com]	'Jessica.Brady@APORTER.COM' [Jessica.Brady@APORTER.COM];bullojr@bp.com' [bullojr@bp.com]	4/14/2012 0:35
468			Attorney Work Product	Meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment meeting agenda 4-26-27 TG.docx				4/14/2012 0:35
469			Attorney Work Product	Outline of issues prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Soft seeds issues.docx				4/14/2012 0:35
470			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Needs Action: PNAS Letter for Review (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT/OUTE1/CN+FAAACN+PBOEHM]	'peter.carragher2@bp.com' [peter.carragher2@bp.com]		4/15/2012 19:05
471			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Needs Action: PNAS Letter for Review (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT/OUTE1/CN+FAAACN+PBOEHM]	Martin, Jean A (jean.martin@bp.com);Ahnel, Arden (arden.ahnel@uk.bp.com);Bullock, Robin J (bp) [bullojr@bp.com];Carragher, Peter D (peter.carragher2@bp.com]	Israel, Brian (ARNOLD & PORTER LLP) [brian.israel@aporter.com];betsy@wetner.com;Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Folse, Laura (Laura.Folse@bp.com);Muelier, Tom A (Tom.Muelier@bp.com);Ellis, Joe (PSN PRODUCTION SERVICES NETWORK) [Joe.Ellis@bp.com]	4/14/2012 1:13
472			Attorney Work Product	Draft publication regarding reports and interpretations prepared by consultant at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Final Draft - 505 words Comments on White et al (4-13-2012).docx				4/14/2012 1:13
473			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Needs Action: PNAS Letter for Review (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT/OUTE1/CN+FAAACN+PBOEHM]	'arden.ahnel@uk.bp.com' [arden.ahnel@uk.bp.com];'peter.carragher2@bp.com' [peter.carragher2@bp.com];'Laura.Folse@bp.com' [Laura.Folse@bp.com];'Jean.Martin@bp.com' [Jean.Martin@bp.com];'bullojr@bp.com' [bullojr@bp.com]	'Brian.Israel@APORTER.COM' [Brian.Israel@APORTER.COM];'betsy@wetner.com' [betsy@wetner.com];'Joseph.Kakesh@APORTER.COM' [Joseph.Kakesh@APORTER.COM];'Tom.Muelier@bp.com' [Tom.Muelier@bp.com];'Joe.Ellis@bp.com' [Joe.Ellis@bp.com]	4/15/2012 19:06
474			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Needs Action: PNAS Letter for Review (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT/OUTE1/CN+FAAACN+PBOEHM]	'peter.carragher2@bp.com' [peter.carragher2@bp.com]		4/15/2012 14:10
475			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Needs Action: PNAS Letter for Review (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT/OUTE1/CN+FAAACN+PBOEHM]	Ellis, Joe (PSN (PRODUCTION SERVICES NETWORK)) [Joe.Ellis@bp.com]		4/16/2012 2:06
476			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Needs Action: PNAS Letter for Review (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT/OUTE1/CN+FAAACN+PBOEHM]	Folse, Laura [Laura.Folse@bp.com];Martin, Jean A (jean.martin@bp.com);Ahnel, Arden (arden.ahnel@uk.bp.com);Bullock, Robin J (bp) [bullojr@bp.com];Carragher, Peter D (peter.carragher2@bp.com]	Israel, Brian (ARNOLD & PORTER LLP) [brian.israel@aporter.com];betsy@wetner.com;Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Muelier, Tom A (Tom.Muelier@bp.com);Ellis, Joe (PSN (PRODUCTION SERVICES NETWORK)) [Joe.Ellis@bp.com]	4/15/2012 13:45
477			Attorney Work Product	Draft publication regarding reports and interpretations prepared by consultant at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Final Draft - 505 words Comments on White et al (4-13-2012).docx				4/15/2012 13:45
478			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Needs Action: PNAS Letter for Review (Privileged and Confidential) - Coral Rtuqes	Paul Boehm [O-EX-EXPONENT/OUTE1/CN+FAAACN+PBOEHM]	Martin, Jean A (jean.martin@bp.com);Ahnel, Arden (arden.ahnel@uk.bp.com);Carragher, Peter D (peter.carragher2@bp.com);Ward, Donna B (Donna.Ward@bp.com]	Folse, Laura [Laura.Folse@bp.com];Bullock, Robin J (bp) [bullojr@bp.com];Israel, Brian (ARNOLD & PORTER LLP) [brian.israel@aporter.com];betsy@wetner.com;Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Muelier, Tom A (Tom.Muelier@bp.com);Ellis, Joe (PSN (PRODUCTION SERVICES NETWORK)) [Joe.Ellis@bp.com]	4/16/2012 2:28
479			Attorney Work Product	Draft publication regarding reports and interpretations prepared by consultant at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	500 Words PNAS Letter.docx				4/16/2012 2:28

480				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Updates to proposal	Ralph Markarian [ralph.markarian@cardno.com]	Ralph Markarian [ralph.markarian@cardno.com]Paul Boehm [pboehm@exponent.com]Ted Tomasi [theodore.tomasi@cardno.com]Ann Michelle Morrison [amorrison@exponent.com]Wayne Kicklighter [wayne.kicklighter@cardno.com]Kenneth Jenkins [kenneth.jenkins@cardno.com]	Tom Ginn [tgin@exponent.com]Joseph Kakesh [joseph.kakesh@APORTER.COM]Jeffrey Wakefield [jeffrey.wakefield@cardno.com]Jesse Webber [jessica.webber@cardno.com]Tony Palatay [anthony.palatay@cardno.com]Laura Riege [laura.rieger@cardno.com]	4/17/2012 21:46
481				Attorney Work Product	Draft report prepared by consultant at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	IAR Outline_041712.pptx				4/17/2012 21:46
482				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sediment meeting	Paul Boehm [O-EX-EXPONENT\OU\SITE\CN\FAAACN\PBOEHM]	Brody, Jessica R. [jessica.brody@APORTER.COM]Ann Michelle Morrison [amorrison@exponent.com]Kenneth Jenkins@cardno.comLaura Riege [laura.rieger@cardno.com]	Charles Menze [cmenze@exponent.com]Tom Ginn [tgin@exponent.com]Rick Bodshbaugh [bodsh@exponent.com]	4/19/2012 18:05
483				Attorney-Client Privilege; Attorney Work Product	Draft agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment meeting agenda 4-26-27 LR-KJ PB.docx				4/19/2012 18:05
484	EXPONENT_00548332	EXPONENT_00548332	EXPONENT_00548332	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft assessment reports undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Updates to proposal (privileged adn confidential)	Paul Boehm [O-EX-EXPONENT\OU\SITE\CN\FAAACN\PBOEHM]	Ralph Markarian [ralph.markarian@cardno.com]Tom Ginn [tgin@exponent.com]Ted Tomasi [theodore.tomasi@cardno.com]Ann Michelle Morrison [amorrison@exponent.com]Wayne Kicklighter [wayne.kicklighter@cardno.com]Kenneth Jenkins [kenneth.jenkins@cardno.com]	Joseph Kakesh (Joseph.Kakesh@APORTER.COM) [Joseph.Kakesh@APORTER.COM]Jeffrey Wakefield [jeffrey.wakefield@cardno.com]Jesse Webber [jessica.webber@cardno.com]Tony Palatay [anthony.palatay@cardno.com]Laura Riege [laura.rieger@cardno.com]Peter Booth [pbooth@exponent.com]Charles Menze [cmenze@exponent.com]	4/20/2012 3:21
485	EXPONENT_00548333	EXPONENT_00548333	EXPONENT_00548333	Attorney Work Product	Draft report prepared by consultant at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Injury Assessment Report Proposal Outline UPDATED DRAFT 4-19-2012.pptx				4/20/2012 3:21
486				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Oct 13 Meeting 86' Dissolved PAH Study	Paul Boehm [O-EX-EXPONENT\OU\SITE\CN\FAAACN\PBOEHM]	krahforst@battelle.org;Metzger, Bernhard [metzger@battelle.org]Damian Shea [d_shea@ncsu.edu];Joseph.Kakesh@APORTER.COM;Rob Barrick [RBarrick@entrix.com]	Kristin Robrock [krobrock@exponent.com]Karen Murray [kmurray@exponent.com]Brian Israe@APORTER.COM [Brian.Israe@APORTER.COM]	10/6/2010 2:09
487				Attorney Work Product	Draft document regarding proposed meeting topics undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Questions for October 13 meeting.doc				10/6/2010 2:09
488				Attorney Work Product	Draft study plan prepared by consultant at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Dissolved PAH Study Plan 9-3-2010.pdf				10/6/2010 2:09
489				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request for participation in data review effort by Lancaster Labs	Paul Boehm [O-EX-EXPONENT\OU\SITE\CN\FAAACN\PBOEHM]	Donald E. Wyand [Dwyand@lancasterlabs.com]Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Dorothy M. Love [D.Love@lancasterlabs.com]	9/12/2010 16:09
490	EXPONENT_00548335	EXPONENT_00548335	EXPONENT_00548335	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	International Peace Study (as of August 6)	Paul Boehm [O-EX-EXPONENT\OU\SITE\CN\FAAACN\PBOEHM]	Ralph Markarian [RMarkarian@entrix.com]Brian Israe@aporter.com;Bullock, Robin J (bp) [Robin.Bullock@bp.com]Martin, Jean A [jean.martin@bp.com]		9/22/2010 17:51
491	EXPONENT_00548343	EXPONENT_00548343	EXPONENT_00548343	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Weathering of Oil in the GOM	Paul Boehm [O-EX-EXPONENT\OU\SITE\CN\FAAACN\PBOEHM]	peter.carraher2@bp.com [peter.carraher2@bp.com]Ahnel, Arden [arden.ahnel@uk.bp.com]	Martin, Jean A [jean.martin@bp.com]Israe, Brian [Brian.Israe@APORTER.COM]Bullock, Robin J (bp) [Robin.Bullock@bp.com]	9/28/2010 22:13
492				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Study Plan	Paul Boehm [O-EX-EXPONENT\OU\SITE\CN\FAAACN\PBOEHM]	Damian Shea [d_shea@ncsu.edu]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	9/22/2010 13:16
493				Attorney Work Product	Draft study plan prepared by consultant at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Dissolved PAH Study Plan 9-3-2010.doc				9/22/2010 13:16
494	EXPONENT_00548353	EXPONENT_00548353	EXPONENT_00548353	Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request for participation in data review effort by Lancaster Labs	Paul Boehm [O-EX-EXPONENT\OU\SITE\CN\FAAACN\PBOEHM]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]		9/5/2010 16:58
495				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Methods - from water study plans	Paul Boehm [O-EX-EXPONENT\OU\SITE\CN\FAAACN\PBOEHM]	Damian Shea [d_shea@ncsu.edu]	Joseph Kakesh [Joseph.Kakesh@APORTER.COM]	8/13/2010 15:34
496				Attorney Work Product	Draft study plan prepared by consultant at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Dissolved PAH Study Plan 8-13-2010 Rev.doc				8/13/2010 15:34
497	EXPONENT_00548578	EXPONENT_00548578	EXPONENT_00548578	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Publications per your request	Paul Boehm [O-EX-EXPONENT\OU\SITE\CN\FAAACN\PBOEHM]	peter.carraher2@bp.com	Israe, Brian [Brian.Israe@APORTER.COM]Bullock, Robin J (bp) [Robin.Bullock@bp.com]Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]Ward, Donna B [Donna.Ward@bp.com]	6/19/2010 21:00
498	EXPONENT_00548618	EXPONENT_00548618	EXPONENT_00548618	Attorney Work Product	Communication between consultants regarding protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Stability of frozen samples	Paul Boehm [O-EX-EXPONENT\OU\SITE\CN\FAAACN\PBOEHM]	Damian Shea [d_shea@ncsu.edu]		3/31/2011 15:16
499				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and proposed presentation material undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Comments on the Florida presentation	Paul Boehm [O-EX-EXPONENT\OU\SITE\CN\FAAACN\PBOEHM]	Ahnel, Arden [arden.ahnel@uk.bp.com]	Bullock, Robin J (bp) [ru/orj@bp.com]Kakesh, Joseph [Joseph.Kakesh@aporter.com]Martin, Jean A [jean.martin@bp.com]	4/4/2011 18:32
500				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Review DRAFT	Paul Boehm [O-EX-EXPONENT\OU\SITE\CN\FAAACN\PBOEHM]	Roberts, Crea [COMSYS] [Crea.Roberts@bp.com]Martin, Jean A [jean.martin@bp.com]Bullock, Robin J (bp) [Robin.Bullock@bp.com]Kakesh, Joseph [Joseph.Kakesh@aporter.com]Israe, Brian [Brian.Israe@APORTER.COM]	Ronald Atlas [rmatla01@gmail.com]Linda Cook [lcook@exponent.com]Rob Barrick [rbarrick@entrix.com]	3/31/2011 0:07
501				Attorney Work Product	Draft presentation prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	REVIEW DRAFT - SETAC Pensacola 2011 Boehm 03-30-2011.pptx				3/31/2011 0:07
502				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft Deepwater Sediment Fingerprinting Presentation for SETAC	Paul Boehm [O-EX-EXPONENT\OU\SITE\CN\FAAACN\PBOEHM]	John Brown [jbrown@exponent.com];Folse, Laura' [Laura.Folse@bp.com]Ahnel, Arden [arden.ahnel@uk.bp.com];Roberts, Crea [COMSYS] [Crea.Roberts@bp.com]	'lye.bruce@bp.com' [lye.bruce@bp.com]Linda Cook [lcook@exponent.com]peter.carraher2@bp.com [peter.carraher2@bp.com]Bullock, Robin J (bp) [Robin.Bullock@bp.com]Martin, Jean A [jean.martin@bp.com]	4/7/2011 6:33
503				Attorney Work Product	Draft presentation prepared by client and third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Deep Water Sediment-jb1 [with notes].pdf				4/7/2011 6:33

504				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry Lab Assessment Project - Privileged and Confidential	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Linda Cook [lcook@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@aporter.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Johnson, Nelson [Nelson.Johnson@APORTER.COM]; Martin, Jean A [jean.martin@bp.com]	4/5/2011 13:52
505				Attorney Work Product	Draft status chart prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry Spreadsheet - As of September 13 2010.xls				4/5/2011 13:52
506				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: shoreline biodegradation sites	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Lewis, Emma [Emma.Lewis@APORTER.COM]; Ronald Atlas [rmatso1@gmail.com]	Fay, Cash E [Cash.Fay@bp.com]; gary.harmon@cardno.com; Ralph Markarian [rmarkarian@entrix.com]	6/27/2011 20:19
507				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: shoreline biodegradation sites	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Lewis, Emma [Emma.Lewis@APORTER.COM]; Ronald Atlas [rmatso1@gmail.com]	Fay, Cash E [Cash.Fay@bp.com]; gary.harmon@cardno.com; Ralph Markarian [rmarkarian@entrix.com]	6/27/2011 19:23
508				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: shoreline biodegradation sites	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Lewis, Emma [Emma.Lewis@APORTER.COM]; Ronald Atlas [rmatso1@gmail.com]	Fay, Cash E [Cash.Fay@bp.com]; gary.harmon@cardno.com; Ralph Markarian [rmarkarian@entrix.com]	6/27/2011 18:45
509				Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding request for information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Deepwater benthic datasets	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Ralph Markarian [ralph.markarian@cardno.com]	Robin Bullock [robin.bullock@bp.com]	6/27/2011 19:07
510				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA meeting summary undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Summary of NRDA Legal & Technical Call -- Thursday, April 21, 11am CDT -- PRIVILEGED AND CONFIDENTIAL	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Bullock, Robin J (bp) [bulroj@bp.com]		4/22/2011 2:46
511				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA meeting summary undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Summary of NRDA Legal & Technical Call Monday, April 11, 2011 -- PRIVILEGED AND CONFIDENTIAL	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Brody, Jessica [Jessica.Brody@APORTER.COM]; Bullock, Robin J (bp) [bulroj@bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]		4/11/2011 17:32
512				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding potential presentation topics at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Oil Spill Tracking	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Pete Carragher [pete.carragher2@bp.com]; 'Ahnel, Arden' [arden.ahnel@uk.bp.com]	Jean Martin [jean.martin@bp.com]; 'Folse, Laura' [Laura.Folse@bp.com]; Robin Bullock [robin.bullock@bp.com]; Larry Malnor [lawrence.malnor@bp.com]; Ralph Markarian [rmarkarian@entrix.com]	4/12/2011 15:14
513				Attorney Work Product	Draft of potential presentation topics prepared by Consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Panels as of 03182011.xls				4/12/2011 15:14
514				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding potential presentation topics at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised SETAC Presentation	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	'Roberts, C'na [COMSYS/ C'na.Roberts@bp.com]; Bullock, Robin J (bp) [robin.bullock@bp.com]; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	Ronald Atlas [rmatso1@gmail.com]; Linda Cook [lcook@exponent.com]; Rob Barrick [rbarrick@entrix.com]	4/12/2011 13:50
515				Attorney Work Product	Draft presentation with revisions prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	REVISED DRAFT - SETAC Pensacola 2011 Boehm 04-12-2011 pptx				4/12/2011 13:50
516				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Verbal Results	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Martin, Jean A [jean.martin@bp.com]; Israel, Brian [Brian.Israel@APORTER.COM]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Bullock, Robin J (bp) [bulroj@bp.com]		3/3/2011 17:17
517				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding potential paper revisions at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Revised Manuscript and Cover letter	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J (bp) [bulroj@bp.com]	Joseph.Kakesh@APORTER.COM	3/3/2011 18:10
518				Attorney-Client Privilege; Attorney Work Product	Draft of paper with revisions at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	IOSC_Manuscript_371_Boehm_et_al_rev_022411_b.docx				3/3/2011 19:10
519				Attorney-Client Privilege; Attorney Work Product	Draft of paper with revisions at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revision letter.doc				3/3/2011 18:10
520	EXPOONENT_00549299	EXPOONENT_00549299	EXPOONENT_00549299	EXPOONENT_00549309	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information shared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Paper-Privileged and Confidential Attorney Work Product	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J (bp) [bulroj@bp.com]; Israel, Brian [Brian.Israel@APORTER.COM]	3/4/2011 18:07
521				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Protocol - Edits	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Bullock, Robin J (bp) [bulroj@bp.com]; Martin, Jean A [jean.martin@bp.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]	3/21/2011 14:21
522				Attorney Work Product	Draft summary reports prepared by consultant at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Horizon - DRAFT sediment protocol JSK edits March 21, 2011_EAST_S2114113_1).docx				3/21/2011 14:21
523				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential - DRAFT Fingerprinting Protocol Presentation for Tomorrow	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Malnor, Lawrence K [lawrence.malnor@bp.com]; Bullock, Robin J (bp) [robin.bullock@bp.com]; Martin, Jean A [jean.martin@bp.com]; Israel, Brian [Brian.Israel@APORTER.COM]	Brody, Jessica [Jessica.Brody@APORTER.COM]; Johnson, Nelson [Nelson.Johnson@APORTER.COM]	3/14/2011 17:40
524				Attorney-Client Privilege; Attorney Work Product	Draft protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Fingerprinting Protocol Presentation REV.pdf				3/14/2011 17:40
525				Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding fingerprinting protocol presentation draft prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - DRAFT Fingerprinting Protocol Presentation	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Malnor, Lawrence K [lawrence.malnor@bp.com]; Bullock, Robin J (bp) [robin.bullock@bp.com]; Martin, Jean A [jean.martin@bp.com]; Israel, Brian [Brian.Israel@APORTER.COM]		3/14/2011 16:11
526				Attorney Work Product	Fingerprinting protocol presentation draft prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Fingerprinting Protocol Presentation.pptx				3/14/2011 16:11
527				Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding topic discussion draft prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Offshore Discussion Slides - Privileged and Confidential, Attorney Work Product	Paul Boehm [O=EXPOONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Bullock, Robin J (bp) [bulroj@bp.com]; Martin, Jean A [jean.martin@bp.com]; Ralph Markarian [rmarkarian@entrix.com]	Israel, Brian [Brian.Israel@APORTER.COM]; Ann Michelle Morrison [amorrison@exponent.com]; Tom Ginn [tgin@exponent.com]	6/29/2011 3:33

528				Attorney Work Product	Draft document regarding offshore injury assessment prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Offshore Water Sediments 6-29-2011 DRAFT.ppt					6/29/2011 3:33
529				Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Meeting Summary - Privileged and Confidential	Paul Boehm [O-EX-EXPONENT/OU SITE1/CN=FAA/ACN+PBOEHM]	Robin Bullock [robin.bullock@bp.com]; Martin, Jean A [jean.martin@bp.com]; Israel, Brian [brian.israel@APORTER.COM]; Johnson, Nelson [nelson.johnson@APORTER.COM]	Joseph Kakesh@APORTER.COM; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Linda Cook [lcook@exponent.com]; John Brown [jbrown@exponent.com]; Rob Barick [rbarick@infinisyns.com]; Ralph Markarian [rmarkarian@entrix.com]		6/30/2011 14:56
530				Attorney-Client Privilege; Attorney Work Product	Fingerprint Meeting Memorandum regarding meeting agenda prepared by client at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Fingerprinting Meeting Summary 6-30-2011.docx					6/30/2011 14:56
531				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential - DRAFT Fingerprinting Protocol Presentation for Tomorrow	Paul Boehm [O-EX-EXPONENT/OU SITE1/CN=FAA/ACN+PBOEHM]	Tim Thompson [timothy.thompson@cardno.com]			3/15/2011 15:19
532				Attorney Work Product	Draft presentation prepared by client and third party Consultant at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Fingerprinting Protocol Presentation REV3.pptx					3/15/2011 15:19
533				Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding fingerprinting protocol prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential - DRAFT Fingerprinting Protocol Presentation for Tomorrow	Paul Boehm [O-EX-EXPONENT/OU SITE1/CN=FAA/ACN+PBOEHM]	Tim Thompson [timothy.thompson@cardno.com]; Larry Major [lawrence.major@bp.com]; Robin Bullock [robin.bullock@bp.com]; Jean Martin [jean.martin@bp.com]; Israel, Brian [brian.israel@APORTER.COM]	Brody, Jessica [Jessica.Brody@APORTER.COM]; Johnson, Nelson [Nelson.Johnson@APORTER.COM]; Jodi Harney [jodi.harney@cardno.com]; Darcy Metzler [darcy.metzler@cardno.com]		3/15/2011 15:20
534				Attorney-Client Privilege; Attorney Work Product	Draft document regarding fingerprinting protocol prepared by client at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Fingerprinting Protocol Presentation REV3.pptx					3/15/2011 15:20
535	EXPONENT_00549310	EXPONENT_00549310	EXPONENT_00549310	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed presentation topics undertaken at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	International Network on Environmental Forensics Conference	Paul Boehm [O-EX-EXPONENT/OU SITE1/CN=FAA/ACN+PBOEHM]	Martin, Jean A [jean.martin@bp.com]; Robin Bullock [robin.bullock@bp.com]; Israel, Brian [brian.israel@APORTER.COM]; Kakesh, Joseph [Joseph.Kakesh@aporter.com]	Ahneil, Arden [arden.ahneil@uk.bp.com]		5/30/2011 15:10
536	EXPONENT_00549313	EXPONENT_00549313	EXPONENT_00549313	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding presentation and comments prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	IOSC Presentation	Paul Boehm [O-EX-EXPONENT/OU SITE1/CN=FAA/ACN+PBOEHM]	Martin, Jean A [jean.martin@bp.com]; Kakesh, Joseph [Joseph.Kakesh@aporter.com]; Bullock, Robin J (bp) [rbullock@bp.com]			5/30/2011 19:15
537	EXPONENT_00549330	EXPONENT_00549330	EXPONENT_00549330	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Untitled Document ---	Paul Boehm [O-EX-EXPONENT/OU SITE1/CN=FAA/ACN+PBOEHM]	Ralph Markarian [rmarkarian@entrix.com]; Robin Bullock [robin.bullock@bp.com]; Martin, Jean A [jean.martin@bp.com]			6/30/2011 21:15
538				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed presentation topics undertaken at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: draft topics for agenda with NOAA in Portland the 23rd	Paul Boehm [O-EX-EXPONENT/OU SITE1/CN=FAA/ACN+PBOEHM]	Ralph Markarian [ralph.markarian@cardno.com]			6/2/2011 3:00
539	EXPONENT_00549436	EXPONENT_00549436	EXPONENT_00549436	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed presentation topics undertaken at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: draft topics for agenda with NOAA in Portland the 23rd	Paul Boehm [O-EX-EXPONENT/OU SITE1/CN=FAA/ACN+PBOEHM]	ralph.markarian@cardno.com			6/1/2011 19:12
540	EXPONENT_00549438	EXPONENT_00549438	EXPONENT_00549438	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed presentation topics undertaken at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: draft topics for agenda with NOAA in Portland the 23rd	Paul Boehm [O-EX-EXPONENT/OU SITE1/CN=FAA/ACN+PBOEHM]	RMarkarian@entrix.com			6/1/2011 19:09
541	EXPONENT_00549440	EXPONENT_00549440	EXPONENT_00549440	Attorney Work Product	Communication between consultants regarding information for use in NRDA prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	LISSIT	Paul Boehm [O-EX-EXPONENT/OU SITE1/CN=FAA/ACN+PBOEHM]	Linda Cook [lcook@exponent.com]; Mark Johns [mjohns@exponent.com]; Damian Shea [d_shea@ncsu.edu]; Karen Murray [kmurray@exponent.com]			6/20/2011 5:10
542				Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding presentation strategy prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Your IOSC presentation	Paul Boehm [O-EX-EXPONENT/OU SITE1/CN=FAA/ACN+PBOEHM]	Martin, Jean A [jean.martin@bp.com]			5/23/2011 20:47
543				Attorney-Client Privilege; Attorney Work Product	Draft document regarding presentation strategy prepared by client with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	KE comments - Boehm et al - SETAC - Polycyclic Aromatic Hydrocarbons from MC252 in the Water Column- Preliminary Exposure Assessment Weathering and B.pdf					5/23/2011 20:47
544				Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding presentation strategy prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Your IOSC presentation	Paul Boehm [O-EX-EXPONENT/OU SITE1/CN=FAA/ACN+PBOEHM]	Martin, Jean A [jean.martin@bp.com]			5/23/2011 19:50
545				Attorney-Client Privilege; Attorney Work Product	Counsel comments on presentation and prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	KE comments - Boehm et al - SETAC - Polycyclic Aromatic Hydrocarbons from MC252 in the Water Column- Preliminary Exposure Assessment Weathering and B.pdf					5/23/2011 19:50
546				Attorney-Client Privilege; Attorney Work Product	Draft presentation prepared by client consultant at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Boehm- SETAC Pensacola 2011 Boehm 04-12-2011 (2).pdf					5/23/2011 19:50
547				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed meeting topics and plan undertaken at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	June 15 Water Meeting - Privileged and Confidential	Paul Boehm [O-EX-EXPONENT/OU SITE1/CN=FAA/ACN+PBOEHM]	'Robin Bullock@bp.com' [Robin.Bullock@bp.com]; 'Jean Martin@bp.com' [Jean.Martin@bp.com]; Israel, Brian [brian.israel@APORTER.COM]; Joseph Kakesh@APORTER.COM [Joseph.Kakesh@APORTER.COM]; Major, Lawrence K [lawrence.major@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]			6/8/2011 15:21
548				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: GeoMark Spiking Study - Privileged and Confidential	Paul Boehm [O-EX-EXPONENT/OU SITE1/CN=FAA/ACN+PBOEHM]	'rbarick@infinisyns.com' [rbarick@infinisyns.com]; Linda Cook [lcook@exponent.com]	'Joseph.Kakesh@APORTER.COM' [Joseph.Kakesh@APORTER.COM]; 'Mark.Ceja@cardno.com' [Mark.Ceja@cardno.com]; 'ralph.markarian@cardno.com' [ralph.markarian@cardno.com]		6/14/2011 13:47
549				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Revised holding time memo	Paul Boehm [O-EX-EXPONENT/OU SITE1/CN=FAA/ACN+PBOEHM]	dennis.beckmann@bp.com; Kakesh, Joseph [Joseph.Kakesh@aporter.com]			6/3/2011 6:22
550				Attorney Work Product	Draft memo regarding protocol prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Holding Times Memo FINAL DRAFT 06-02-11.docx					6/3/2011 6:22

551				Attorney Work Product	Communication between client and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sub-Surface Oil Weathering Study Sampling Plan to NRDA?	Paul Boehm [pboehm@exponent.com] SITE1/CN=FAA/CN=PBOEHM	Bullock, Robin J (bp) [bulro@bp.com] Fay, Cash E [Cash.Fay@bp.com] Lewis, Emma [emma.lewis@aportec.com] Gary Harmon [g.harmon@entrix.com] Ronald M Atlas [r.atlas@ouilville.edu]		6/7/2011 3:39	
552				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed meeting topics undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Water Meeting - Privileged and Confidential	Paul Boehm [pboehm@exponent.com] SITE1/CN=FAA/CN=PBOEHM	Tom Grim [grim@exponent.com] Linda Cook [lcook@exponent.com] John Brown [jbrown@exponent.com] Mark Johns [mjohns@exponent.com] Damian Shea [d_shea@ncsu.edu] Karen Murray [kmurray@exponent.com] Ronald M Atlas [r.atlas@ouilville.edu] Ronald Atlas [rmat10@gmail.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM] Israel, Brian [Brian.Israel@APORTER.COM] Laurel Royer [Lroyer@exponent.com]	6/7/2011 16:33	
553				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sub-Surface Oil Weathering Study Sampling Plan to NRDA - Privileged and Confidential	Paul Boehm [pboehm@exponent.com] SITE1/CN=FAA/CN=PBOEHM	Fay, Cash E [Cash.Fay@bp.com] Ronald M Atlas [r.atlas@ouilville.edu]	Lewis, Emma [emma.lewis@aportec.com] Bullock, Robin J (bp) [bulro@bp.com] Gary Harmon [g.harmon@entrix.com] John Brown [jbrown@exponent.com]	6/7/2011 3:34	
554				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Weathered Oils Proposed for Toxicity Testing - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Paul Boehm [pboehm@exponent.com] SITE1/CN=FAA/CN=PBOEHM	Bullock, Robin J (bp) [bulro@bp.com] Mancini, Eugene R (E.R. Mancini & Associates) [emancini@aol.com] BPNRD [BPNRD@APORTER.COM] Minor, Lawrence K [lawrence.minor@bp.com]	Peitz, Oliver X [Oliver.Peitz@bp.com] John Brown [jbrown@exponent.com]	6/7/2011 17:45	
555				Attorney Work Product	Draft report on protocol prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Juniper.pptx				6/7/2011 17:46	
556				Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Microsoft_Office_Excel_Chart1.xls				6/7/2011 17:46	
557				Attorney Work Product	Draft proposal prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Microsoft_Office_PowerPoint_Slide1.aidx				6/7/2011 17:46	
558				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: shoreline biodegradation sites	Paul Boehm [pboehm@exponent.com] SITE1/CN=FAA/CN=PBOEHM	Fay, Cash E [Cash.Fay@bp.com] Ronald Atlas [rmat10@gmail.com]	Lewis, Emma [emma.lewis@aportec.com] Gary Harmon [g.harmon@cardno.com] Ralph Markarian [rmarkarian@entrix.com]	6/24/2011 17:31	
559				Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding presentation strategy prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	IOSC Presentation - Privileged and Confidential	Paul Boehm [pboehm@exponent.com] SITE1/CN=FAA/CN=PBOEHM	Roberts, C'na (COMSYS) [cna.Roberts@bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM] Robin Bullock [robin.bullock@bp.com] Jean Martin [jean.martin@bp.com]	5/2/2011 15:15	
560				Attorney Work Product	Presentation draft prepared by client at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Boehm- IOSC Portland 2011 05-02-2011.pptx				5/2/2011 15:15	
561	EXPONENT_00549526	EXPONENT_00549526	EXPONENT_00549526	EXPONENT_00549534	Attorney-Client Privilege; Attorney Work Product	RE: FOIEMRE Seismic anomaly maps	Paul Boehm [pboehm@exponent.com] SITE1/CN=FAA/CN=PBOEHM	Robin Bullock [robin.bullock@bp.com] Martin, Jean A [jean.martin@bp.com] Joseph Kakesh [APORTER.COM] Carragher, Peter D [peter.carragher2@bp.com] Arnel, Arden [arden.arnel@uk.bp.com] Israel, Brian [Brian.Israel@APORTER.COM]		6/24/2011 18:17	
562					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft study plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: shoreline biodegradation sites	Paul Boehm [pboehm@exponent.com] SITE1/CN=FAA/CN=PBOEHM	Lewis, Emma [emma.lewis@aportec.com]	Fay, Cash E [Cash.Fay@bp.com] Gary Harmon [g.harmon@cardno.com] John Brown [jbrown@exponent.com] Robin Bullock [robin.bullock@bp.com] Ronald Atlas [rmat10@gmail.com]	6/24/2011 16:03
563					Attorney Work Product	Draft study plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Shoreline Biodeg Study Plan- REVISED DRAFT June 24 2011.doc			6/24/2011 16:03	
564					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding ocean floor mapping techniques prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Use of UV on the Sea Bottom - Privileged and Confidential	Paul Boehm [pboehm@exponent.com] SITE1/CN=FAA/CN=PBOEHM	Robin Bullock [robin.bullock@bp.com]	Martin, Jean A [jean.martin@bp.com] Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	5/19/2011 20:17
565					Attorney-Client Privilege; Attorney Work Product	Draft memorandum regarding ocean floor mapping techniques and related studies prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Mapping of Oil on the Seafloor 5-19-2011.doc			5/19/2011 20:17	
566					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Summary of daily legal/technical NRDA call Monday, May 16, 2011 - 11:00CDT - Privileged and Confidential	Paul Boehm [pboehm@exponent.com] SITE1/CN=FAA/CN=PBOEHM	Ross, Katherine [Katherine.Ross@aportec.com]	Brody, Jessica [jessica.brody@APORTER.COM] Laura Riege [laura.riegen@cardno.com] Robin Bullock [robin.bullock@bp.com]	5/18/2011 16:35
567					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Frozen Tissue Chemical Stability Plan - REQUEST FOR APPROVAL to distribute to Trustees	Paul Boehm [pboehm@exponent.com] SITE1/CN=FAA/CN=PBOEHM	Rob Barrick [rbarrick@irfinlysolms.com] Dennis Beckmann@bp.com, Joe Kakesh [Joseph.Kakesh@aportec.com], Larry Malnor [lawrence.malnor@bp.com] Robin Bullock [robin.bullock@bp.com] Joyce Miley [joyce.miley@bp.com], Lisa Hawke [lisa.hawke@bp.com] Ralph Markarian [rmarkarian@entrix.com] Dr. Piero R. Gardinali	BPNRD [BPNRD@aportec.com] Jean Martin [jean.martin@bp.com] Ray Jakubczak [rjakubczak@entrix.com] Wayne Kocklighter [wayne.kocklighter@cardno.com] Mark Cejas [Mark.Cejas@cardno.com] John Dimity [john.dimity@cardno.com] Laura Riege [laura.riegen@cardno.com]	6/22/2011 4:02
568					Attorney Work Product	Draft work plan prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Frozen Tissue Chemical Stability-Lab Analysis Plan_v1_20Jun11 Boehm Comments.docx			6/22/2011 4:02	
569					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and plans undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: shoreline biodegradation sites	Paul Boehm [pboehm@exponent.com] SITE1/CN=FAA/CN=PBOEHM	'rmat10@gmail.com' [rmat10@gmail.com], 'Emma.Lewis@aportec.com' [Emma.Lewis@aportec.com] 'Cash.Fay@bp.com' [Cash.Fay@bp.com] 'gary.harmon@cardno.com' [gary.harmon@cardno.com]		6/22/2011 21:42
570	EXPONENT_00549552	EXPONENT_00549556	EXPONENT_00549552	EXPONENT_00549574	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed publications prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Special Edition	Paul Boehm [pboehm@exponent.com] SITE1/CN=FAA/CN=PBOEHM	Martin, Jean A [jean.martin@bp.com] Bullock, Robin J (bp) [bulro@bp.com] Brian Israel [APORTER.COM]		5/10/2011 16:11
571					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding shoreline biodegradation sites prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: shoreline biodegradation sites	Paul Boehm [pboehm@exponent.com] SITE1/CN=FAA/CN=PBOEHM	Fay, Cash E [Cash.Fay@bp.com] Lewis, Emma [emma.lewis@aportec.com] Ronald Atlas [rmat10@gmail.com]	gary.harmon@cardno.com	6/24/2011 14:51
572					Attorney Work Product	Draft document regarding sampling plans prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sub-Surface Oil Weathering Study Sampling Plan - LA_MS_AL_FL_v_2_0_FINAL_17_March_2011[.docx			6/24/2011 14:51	
573					Attorney Work Product	Draft document regarding shoreline study plans prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Shoreline Biodeg Study Plan-DRAFT May 20, 2011.doc			6/24/2011 14:51	
574					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding briefing strategy prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry Laboratory Data Consistency Assessment Project - Privileged and Confidential	Paul Boehm [pboehm@exponent.com] SITE1/CN=FAA/CN=PBOEHM	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM] Dennis Beckmann@bp.com Brian Israel [APORTER.COM] Martin, Jean A [jean.martin@bp.com] Bullock, Robin J (bp) [bulro@bp.com] Shailesh Sahay@aportec.com	Linda Cook [lcook@exponent.com]	5/12/2011 14:29

575					Attorney-Client Privilege; Attorney Work Product	Draft document regarding chemistry program review prepared by client at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MC252 Chemistry Program Review Task Rev 9-7-2010.doc				5/12/2011 14:29
576					Attorney-Client Privilege; Attorney Work Product	Draft document regarding chemistry program review prepared by client at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry Review PPT.pdf				5/12/2011 14:29
577					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: "White Papers" - privileged and confidential attorney client communication, attorney work product	Paul Boehm [O=EXPO...SITE\CN=FAA\CN=PBOEHM]	Martin, Jean A [jean.martin@bp.com];Israel, Brian [Brian.Israel@APORTER.COM]	Bullock, Robin J (bp) [bulro@bp.com];Cantor, Daniel [Daniel.Cantor@APORTER.COM]	12/6/2010 0:34
578	EXPONENT_00549608	EXPONENT_00549616	EXPONENT_00549608	EXPONENT_00549701	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comment on FDA position prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Seafloor Safety Calculations Based on PAHS	Paul Boehm [O=EXPO...SITE\CN=FAA\CN=PBOEHM]	Martin, Jean A [jean.martin@bp.com];Bullock, Robin [Robin.Bullock@bp.com];Israel, Brian [Brian.Israel@APORTER.COM]		12/6/2010 0:19
579					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: "White Papers" - privileged and confidential attorney client communication, attorney work product	Paul Boehm [O=EXPO...SITE\CN=FAA\CN=PBOEHM]	Martin, Jean A [jean.martin@bp.com];Israel, Brian [Brian.Israel@APORTER.COM]	Bullock, Robin J (bp) [bulro@bp.com];Cantor, Daniel [Daniel.Cantor@APORTER.COM]	12/6/2010 0:29
580					Attorney Work Product	Draft document regarding spill analysis prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SMAP White Paper 080210R.doc				12/6/2010 0:29
581					Attorney Work Product	Draft report prepared by consultant related to NRDA at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident.	DRAFT Phototoxicity Review 10-10-2010.pdf				12/6/2010 0:29
582	EXPONENT_00549702	EXPONENT_00549703	EXPONENT_00549702	EXPONENT_00549703	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Some of Mandy@E™ data	Paul Boehm [O=EXPO...SITE\CN=FAA\CN=PBOEHM]	John Brown [jbrown@exponent.com];Maki, Alan W (LLC) [awmakiconsulting@aol.com];Linda Cook [lcook@exponent.com];Martin, Jean A [jean.martin@bp.com];Bullock, Robin [Robin.Bullock@bp.com];Israel, Brian [Brian.Israel@APORTER.COM];Kakeah, Joseph [Joseph.Kakeah@APORTER.COM]		12/9/2010 15:09
583	EXPONENT_00549704	EXPONENT_00549705	EXPONENT_00549704	EXPONENT_00549711	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding proposed cooperative program prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Reminder: Conf call Today, 11/24/2010 - Deepwater Benthic Communities TWG - DWHNRDA - MC 252	Paul Boehm [O=EXPO...SITE\CN=FAA\CN=PBOEHM]	Jessica Brody@APORTER.COM;Joseph.Kakeah@APORTER.COM;Brian Israel [Brian.Israel@APORTER.COM];Bullock, Robin J (bp) [Robin.Bullock@bp.com];Jean Martin [Jean.Martin@bp.com];[Jean.Martin@bp.com]		11/24/2010 18:25
584	EXPONENT_00549706	EXPONENT_00549706	EXPONENT_00549704	EXPONENT_00549711	Attorney Work Product	Draft document of NRDA Sampling plan attached to email communication between client, client counsel and consultant regarding proposed cooperative program prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA_DeepBenthicSedimentPlan_Draft18Nov2010.docx				11/24/2010 18:25
585	EXPONENT_00549707	EXPONENT_00549707	EXPONENT_00549704	EXPONENT_00549711	Attorney Work Product	Draft document of NRDA Decision Tree, attached to email communication between client, client counsel and consultant regarding proposed cooperative program prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Deepwater Benthic TWG decision tree.docx				11/24/2010 18:25
586	EXPONENT_00549708	EXPONENT_00549708	EXPONENT_00549704	EXPONENT_00549711	Attorney Work Product	Flow chart draft regarding injury assessment prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Microsoft_Office_PowerPoint_Slide2.sldx				11/24/2010 18:25
587	EXPONENT_00549709	EXPONENT_00549709	EXPONENT_00549704	EXPONENT_00549711	Attorney Work Product	Flow chart draft regarding injury assessment prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Microsoft_Office_PowerPoint_Slide3.sldx				11/24/2010 18:25
588	EXPONENT_00549710	EXPONENT_00549710	EXPONENT_00549704	EXPONENT_00549711	Attorney Work Product	Flow chart draft regarding injury assessment prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Microsoft_Office_PowerPoint_Slide1.sldx				11/24/2010 18:25
589	EXPONENT_00549712	EXPONENT_00549712	EXPONENT_00549712	EXPONENT_00549742	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding relevant article for further consideration undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Paper	Paul Boehm [O=EXPO...SITE\CN=FAA\CN=PBOEHM]	Miranda Henning [mhenning@envroncorp.com]	Brian.Israel@APORTER.COM;Bullock, Robin [Robin.Bullock@bp.com]	10/20/2010 22:51
590					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sediment Interpretation	Paul Boehm [O=EXPO...SITE\CN=FAA\CN=PBOEHM]	Martin, Jean A [jean.martin@bp.com];Brian.Israel@APORTER.COM;Jessica.Brody@aporter.co	[Kakeah, Joseph [Joseph.Kakeah@APORTER.COM];Bullock, Robin J (bp) [bulro@bp.com]	10/25/2010 14:10
591					Attorney Work Product	Draft publication regarding NRDA studies prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident.	MC252 Sediment Chemistry Data Task 07-20-2010 (2).doc				10/25/2010 14:10
592					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Materials needed from CAS for chemistry assessment project	Paul Boehm [O=EXPO...SITE\CN=FAA\CN=PBOEHM]	Rob Barrick [rbarrick@cardno.com]	Joseph.Kakeah@APORTER.COM;Linda.Cook [lcook@exponent.com];John.Brown [jbrown@exponent.com]	10/22/2010 10:22
593	EXPONENT_00549756	EXPONENT_00549757	EXPONENT_00549756	EXPONENT_00549758	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed article publication and strategy undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Oil Spill Conference - IOSC Abstract #371	Paul Boehm [O=EXPO...SITE\CN=FAA\CN=PBOEHM]	Martin, Jean A [jean.martin@bp.com];Brian.Israel@APORTER.COM;Kakeah, Joseph [Joseph.Kakeah@APORTER.COM];Bullock, Robin J (bp) [bulro@bp.com]		11/17/2010 16:59
594	EXPONENT_00549758	EXPONENT_00549758	EXPONENT_00549756	EXPONENT_00549758	Attorney Work Product	Draft presentation prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	2011 IOSC Abstract - Measuring Oil and Aromatic Hydrocarbon Concentrations in Seawater.doc				11/17/2010 16:59
595	EXPONENT_00549759	EXPONENT_00549761	EXPONENT_00549759	EXPONENT_00549761	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GCAL Lab Report	Paul Boehm [O=EXPO...SITE\CN=FAA\CN=PBOEHM]	Linda Cook [lcook@exponent.com]	John.Brown [jbrown@exponent.com];Kakeah, Joseph [Joseph.Kakeah@APORTER.COM];Martin, Jean A [jean.martin@bp.com]	10/27/2010 2:13
596					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding sampling plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: [redaction re instruction for handling of content of report]	Paul Boehm [O=EXPO...SITE\CN=FAA\CN=PBOEHM]	Mark Cejas [mark.cejas@cardno.com]		12/1/2011 2:59
597					Attorney-Client Privilege; Attorney Work Product	Communication between client, consultant and counsel regarding analysis prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: [redaction re instruction for handling of content of report]	Paul Boehm [O=EXPO...SITE\CN=FAA\CN=PBOEHM]	Mark Cejas [mark.cejas@cardno.com];Rob Barrick [rbarrick@frinhysons.com];Linda Cook [lcook@exponent.com]	[Joseph.Kakeah@aporter.com] [Joseph.Kakeah@aporter.com];Karen Murray [kmurray@exponent.com]	12/1/2011 1:33



598					Attorney-Client Privilege; Attorney Work Product	Communication between consultant and counsel regarding draft reports prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: [redaction re instruction for handling of content of report]	Paul Boehm [O=EXPOSITION/OU=SITE1/CN=FAA/ACN=PBOEHM]	Rob Barrick [rbarrick@infinitysols.com];Linda Cook [lcook@exponent.com]	Mark Cejas [Mark.Cejas@cardno.com];Joe Kakesh [joseph.kakesh@aporter.com];Karen Murray [kmurray@exponent.com]	1/21/2011 0:58
599					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and proposed presentation material undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: April SETAC Follow Up	Paul Boehm [O=EXPOSITION/OU=SITE1/CN=FAA/ACN=PBOEHM]	Roberts, Cna (COMSYS) [Cna.Roberts@bp.com];Joseph.Kakesh@APORTER.COM;Jean Martin [Jean.Martin@bp.com];[Jean.Martin@bp.com];Bullock, Robin J (bp) [Robin.Bullock@bp.com]	John Brown [jbrown@exponent.com]	2/16/2011 13:42
600					Attorney Work Product	Draft public presentation regarding protocol submitted to counsel for review in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Fingerprinting Abstract - SETAC GoM Focused Topic Meeting.docx				2/16/2011 13:42
601					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fr: INFO: MC 252 Characterization/Forensics Session - Agenda	Paul Boehm [O=EXPOSITION/OU=SITE1/CN=FAA/ACN=PBOEHM]	jhnela1@bp.com [jhnela1@bp.com]		2/16/2011 1:45
602					Attorney Work Product	Meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Forensics Agenda 16Feb11.docx				2/16/2011 1:45
603	EXPONENT_00549705	EXPONENT_00549707	EXPONENT_00549705	EXPONENT_00549708	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding draft paper with revisions prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fr: 2011-371 Decision Letter	Paul Boehm [O=EXPOSITION/OU=SITE1/CN=FAA/ACN=PBOEHM]	Vivek Pradhan@bp.com [Vivek.Pradhan@bp.com];Joseph.Kakesh@APORTER.COM [Joseph.Kakesh@APORTER.COM]		2/19/2011 13:39
604	EXPONENT_00549708	EXPONENT_00549708	EXPONENT_00549705	EXPONENT_00549708	Attorney-Client Privilege; Attorney Work Product	Draft document regarding manuscript with revisions prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	1_reviewer_attachment_1_1297968972.pdf				2/19/2011 13:39
605					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: 16th in Houston - PRIVILEGED AND CONFIDENTIAL	Paul Boehm [O=EXPOSITION/OU=SITE1/CN=FAA/ACN=PBOEHM]	Jean.Martin@bp.com [Jean.Martin@bp.com];rbarrick@infinitysols.com [rbarrick@infinitysols.com];John Brown [jbrown@exponent.com];arden.ahmed@uk.bp.com [arden.ahmed@uk.bp.com];Changru.Gong@bp.com [Changru.Gong@bp.com];Alexei.Milkov@bp.com [Alexei.Milkov@bp.com];[alexei.milkov@bp.com];[alexei.milkov@bp.com]		2/22/2011 17:49
606					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed protocol undertaken at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	REALLY IMPORTANT - HIGH PRIORITY - FINGERPRINTING METHOD	Paul Boehm [O=EXPOSITION/OU=SITE1/CN=FAA/ACN=PBOEHM]	John Brown [jbrown@exponent.com];Linda Cook [lcook@exponent.com]	Bullock, Robin J (bp) [bullojr@bp.com]	1/25/2011 17:59
607					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Gong's Comments.pdf				1/25/2011 17:59
608					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Milkov's Comments.pdf				1/25/2011 17:59
609					Attorney Work Product	Draft public presentation regarding protocol submitted to counsel for review in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	REVISED DRAFT Expert Sediment Data Analysis - 1-28-2011.doc				1/25/2011 17:59
610					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding compliance report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fr: Following SOPs - PRIVILEGED AND CONFIDENTIAL	Paul Boehm [O=EXPOSITION/OU=SITE1/CN=FAA/ACN=PBOEHM]	Jean.Martin@bp.com [Jean.Martin@bp.com];Joseph.Kakesh@APORTER.COM [Joseph.Kakesh@APORTER.COM];Brian.Ibraet@APORTER.COM [Brian.Ibraet@APORTER.COM];Robin.Bullock@bp.com [Robin.Bullock@bp.com]		2/8/2011 4:18
611					Attorney Work Product	Memo regarding protocol for reports prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SOP COMPLIANCE REPORT.doc				2/8/2011 4:18
612					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding manuscript draft prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fr: Revised Manuscript and Cover letter	Paul Boehm [O=EXPOSITION/OU=SITE1/CN=FAA/ACN=PBOEHM]	Pradhan, Vivek R [vivek.pradhan@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]		2/25/2011 17:15
613					Attorney-Client Privilege; Attorney Work Product	Document of manuscript draft with revisions prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revision letter.doc				2/25/2011 17:15
614					Attorney-Client Privilege; Attorney Work Product	Document of manuscript draft with revisions prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	IOSC_Manuscript_371_Boehm_et_al_rev_022411.docx				2/25/2011 17:15
615					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Update: PAH Lab Study	Paul Boehm [O=EXPOSITION/OU=SITE1/CN=FAA/ACN=PBOEHM]	Martin, Jean A [jean.martin@bp.com];Israel, Brian [Brian.Ibraet@APORTER.COM];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Robin.Bullock@bp.com [Robin.Bullock@bp.com];Green, George [George.Green@aporter.com]		1/4/2011 18:01
616					Attorney Work Product	Draft study plan prepared by consultant at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Dissolved PAH Study Plan 9-3-2010.doc				1/4/2011 18:01
617					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and proposed presentation material undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seep Webinar Powerpoints - privileged and confidential	Paul Boehm [O=EXPOSITION/OU=SITE1/CN=FAA/ACN=PBOEHM]	Laura Riege [laura.rieger@cardno.com];Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com];Ralph Markarian [ralph.markarian@cardno.com]		7/12/2011 21:27
618	EXPONENT_00549709	EXPONENT_00549710	EXPONENT_00549709	EXPONENT_00549711	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Description of TPH screening process for sediment samples	Paul Boehm [O=EXPOSITION/OU=SITE1/CN=FAA/ACN=PBOEHM]	Gary Harmon [gary.harmon@cardno.com];Lewis, Emma [Emma.Lewis@APORTER.COM];Cash Fay [cash.fay@bp.com];Ronald Atlas [rmatla1@gmail.com];Ralph Markarian [ralph.markarian@cardno.com]	Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]	7/13/2011 20:05
619	EXPONENT_00549711	EXPONENT_00549711	EXPONENT_00549709	EXPONENT_00549711	Attorney Work Product	Draft samples protocol prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Description of TPH Screening by NewFields2.pdf				7/13/2011 20:05
620					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding meeting summaries prepared by client consultant at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Copies of Stou's Presentation - Privileged and Confidential	Paul Boehm [O=EXPOSITION/OU=SITE1/CN=FAA/ACN=PBOEHM]	Bullock, Robin J (bp) [bullojr@bp.com];Israel, Brian [Brian.Ibraet@APORTER.COM];Johnson, Nelson [Nelson.Johnson@APORTER.COM];Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com];Martin, Jean A [jean.martin@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com]	7/16/2011 14:25
621					Attorney-Client Privilege; Attorney Work Product	Draft memorandum of meeting summaries prepared by client consultant at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Fingerprinting Meeting Summary 6-30-2011.docx				7/16/2011 14:25

622					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation comments prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Day 1 Slides: Footprint - Privileged and Confidential	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Brian.Israel@APORTER.COM [Brian.Israel@APORTER.COM];Malnor, Lawrence K [lawrence.malnor@bp.com];Robin Bullock [robin.bullock@bp.com];Martin, Jean A [jean.martin@bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	7/13/2011 21:59	
623					Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Footprint- BP Sediments 7-13-2011.pptx				7/13/2011 21:59	
624					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Injury TOCs	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Bullock, Robin J (bp) [bullojr@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	7/15/2011 15:08	
625					Attorney Work Product	Draft presentation prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Offshore Injury Assessments - Tables of Contents.ppt				7/15/2011 15:08	
626					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding work releases and bridging agreement drafts prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Work Releases	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Martin, Jean A [jean.martin@bp.com]		7/20/2011 18:04	
627					Attorney-Client Privilege; Attorney Work Product	Work Release and Bridging Agreement drafts prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-002 NRDA - Legal lakec2 20110705.doc				7/20/2011 18:04	
628					Attorney-Client Privilege; Attorney Work Product	Work Release and Bridging Agreement drafts prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-001 lakec2 20110705.doc				7/20/2011 18:04	
629					Attorney-Client Privilege; Attorney Work Product	Work Release and Bridging Agreement drafts prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-003 SAT lakec2 20110705.doc				7/20/2011 18:04	
630					Attorney-Client Privilege; Attorney Work Product	Bridging Agreement drafts prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent BA HOU-WL4-0129 DRAFT lakec2 20110630 .doc				7/20/2011 18:04	
631					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Feedback & Questions - Privileged and Confidential	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Bullock, Robin J (bp) [bullojr@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Martin, Jean A [jean.martin@bp.com];Israel, Brian [Brian.Israel@APORTER.COM]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	7/20/2011 15:36	
632					Attorney Work Product	Draft report prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	horizon Pilot Data Report.rtf				7/20/2011 15:36	
633	EXPONENT_00549843	EXPONENT_00549843	EXPONENT_00549843	EXPONENT_00549844	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: MC-252 Soil toxicity/biodegradation plan Privileged and Confidential Attorney Work Product	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Lewis, Emma [emma.lewis@aporter.com];Robin Bullock [robin.bullock@bp.com];Cash Fay [cash.fay@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com]		7/29/2011 13:04	
634					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding budget prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Biodegradation Budget - Privileged and Confidential	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Lewis, Emma [emma.lewis@aporter.com];Cash Fay [cash.fay@bp.com];Robin Bullock [robin.bullock@bp.com];Martin, Jean A [jean.martin@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com]	Ronald Atlas [rmatla01@gmail.com]	7/29/2011 15:01	
635					Attorney Work Product	Draft budget prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Shoreline Biodeg Study Plan-Data Analysis & Interpretation Budget.doc				7/29/2011 15:01	
636					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Geomark - Example report and data summary table - Privileged and Confidential	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	'bullojr@bp.com' [bullojr@bp.com];'Jean Martin@bp.com' [jean.martin@bp.com];'Brian.Israel@APORTER.COM' [Brian.Israel@APORTER.COM]		7/31/2011 15:47	
637					Attorney Work Product	Communication between client and consultant regarding analysis prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: pilot dr	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Robin Bullock [robin.bullock@bp.com]		8/2/2011 13:20	
638					Attorney Work Product	Draft analysis prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Deepwater Horizon.doc				8/2/2011 13:20	
639					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC-252 Soil toxicity/biodegradation plan Privileged and Confidential Attorney Work Product	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Gary Harmon [gary.harmon@cardno.com];John Heatley [john.heatley@cardno.com];Angie Morrow [angie.morrow@cardno.com];Cash Fay [cash.fay@bp.com];Lewis, Emma [ARNOLD & PORTER LLP] [Emma.Lewis@aporter.com];Ronald Atlas [rmatla01@gmail.com]		8/3/2011 15:32	
640					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC-252 Soil toxicity/biodegradation plan Privileged and Confidential Attorney Work Product	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	rmatla01@gmail.com;Fay, Cash E [Cash.Fay@bp.com];Angie Morrow [angie.morrow@cardno.com]	Gary Harmon [gary.harmon@cardno.com];John Heatley [john.heatley@cardno.com];Lewis, Emma [ARNOLD & PORTER LLP] [Emma.Lewis@aporter.com]	8/2/2011 15:56	
641					Attorney Work Product	Draft document regarding workplan and cost undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Shoreline Biodeg Expert Costs.doc				8/2/2011 15:56	
642					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding strategy and budget prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC-252 Soil toxicity/biodegradation plan Privileged and Confidential Attorney Work Product	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Gary Harmon [gary.harmon@cardno.com];Angie Morrow [angie.morrow@cardno.com];Cash Fay [cash.fay@bp.com];Lewis, Emma [ARNOLD & PORTER LLP] [Emma.Lewis@aporter.com];Ronald Atlas [rmatla01@gmail.com]	John Heatley [john.heatley@cardno.com]	8/3/2011 13:41	
643					Attorney Work Product	Draft document regarding proposed biodegradation sites prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	#2 BIODGEG SITE SELECTION.xlsx				8/3/2011 13:41	
644					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding task order analysis at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	task order	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Robin Bullock [robin.bullock@bp.com];Martin, Jean A [jean.martin@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com]	Joe Kakesh [Joseph.Kakesh@aporter.com];Ross, Katherine [Katherine.Ross@aporter.com];Israel, Brian [Brian.Israel@APORTER.COM];Tarek Saba [bsaba@exponent.com]		8/2/2011 15:59
645					Attorney Work Product	Draft document regarding task order analysis prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT OIL TRANSPORT TO SEDIMENT TASK 08-01-2011.doc				8/2/2011 15:59	

646					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding toxicology work plan at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC-252 Soil toxicity/biodegradation plan Privileged and Confidential Attorney Work Product	Paul Boehm [O-EX-EXPONENT@SITE1 CN=FAA/CN=PBOEHM]	Gary Harmon [gary.harmon@cardno.com], John Heatley [john.heatley@cardno.com], Angie Morrow [angie.morrow@cardno.com], Cash E Fay [cash.fay@bp.com], Lewis, Emma [ARNOLD & PORTER LLP], [Emma.Lewis@aporter.com], Ronald Atlas [rmat401@gmail.com]	8/3/2011 15:50	
647					Attorney Work Product	Draft document regarding proposed biodegradation sites prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA, attachment to <a href="mailto:cousuax@oilco.com">cousuax@oilco.com</a> .	Biodeg Sites.docx			8/3/2011 15:50	
648					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding toxicology work plan at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC-252 Soil toxicity/biodegradation plan Privileged and Confidential Attorney Work Product	Paul Boehm [O-EX-EXPONENT@SITE1 CN=FAA/CN=PBOEHM]	John Heatley [john.heatley@cardno.com], [gary.harmon@cardno.com], [gary.harmon@cardno.com], [angie.morrow@cardno.com], [cash.fay@bp.com], [cash.fay@bp.com], [Emma.Lewis@aporter.com], [Ronald Atlas@cardno.com], [rmat401@gmail.com], [rmat401@gmail.com]	Kenneth Carreto [kcarrets@exponent.com]	8/3/2011 21:06
649					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft study plan prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Soil Study Plan-Privileged and Confidential Attorney Work Product	Paul Boehm [O-EX-EXPONENT@SITE1 CN=FAA/CN=PBOEHM]	Ronald Atlas [rmat401@gmail.com], Angie Morrow [angie.morrow@cardno.com]	Gary Harmon [gary.harmon@cardno.com], John Heatley [john.heatley@cardno.com], Lewis, Emma [Emma.Lewis@aporter.com], Cash E Fay [cash.fay@bp.com]	8/7/2011 22:23
650					Attorney Work Product	Draft study plan prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Soil Study Plan_DRAFT_080311 Final Comments.docx			8/7/2011 22:23	
651					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding work plan and outline at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR Plan -Privileged and Confidential	Paul Boehm [O-EX-EXPONENT@SITE1 CN=FAA/CN=PBOEHM]	Wayne Kicklighter [wayne.kicklighter@cardno.com], Ted Tomasi [theodore.tomasi@cardno.com], Ralph Markarian [ralph.markarian@cardno.com], Ann Michelle Morrison [amorrison@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	8/12/2011 16:16
652					Attorney Work Product	Draft summary report prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR Outline 081111.doc			8/12/2011 16:18	
653					Attorney Work Product	Draft NRDA Summary Reports prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR Plan.doc			8/12/2011 16:18	
654					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding work plan and outline at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR Plan: privileged and confidential	Paul Boehm [O-EX-EXPONENT@SITE1 CN=FAA/CN=PBOEHM]	Bullock, Robin J [rbj] [bullock@bp.com], Larry Mahor [lawrence.mahor@bp.com], Martin, Jean A [jean.martin@bp.com]	Ted Tomasi [theodore.tomasi@cardno.com], Jude Schneider [jude.schneider@cardno.com], Kakesh, Joseph [Joseph.Kakesh@APORTER.COM], Wayne Kicklighter [wayne.kicklighter@cardno.com], Ann Michelle Morrison [amorrison@exponent.com], Israel, Brian [Brian.Israel@APORTER.COM], Ralph Markarian	8/12/2011 23:07
655					Attorney Work Product	Draft NRDA Summary Reports prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT DSR Format-Outline 081211.doc			8/12/2011 23:07	
656					Attorney Work Product	Draft NRDA Summary Reports prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR Implementation Plan-DRAFT 8-12-2011.doc			8/12/2011 23:07	
657					Attorney Work Product	Draft document regarding work plans prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR Study List REV 8-12-2011.xls			8/12/2011 23:07	
658	EXPONENT_00549846	EXPONENT_00549851	EXPONENT_00549845	EXPONENT_00549852	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding study plan and revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Natural Seeps Study Plan - revised review draft	Paul Boehm [O-EX-EXPONENT@SITE1 CN=FAA/CN=PBOEHM]	Laura Riege [laura.rieger@cardno.com], Larry Mahor [lawrence.mahor@bp.com], John Brown [jbrown@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com], Wayne Kicklighter [wayne.kicklighter@cardno.com], Kakesh, Joe [ARNOLD & PORTER LLP], [Joseph.Kakesh@APORTER.COM], Tim Thompson [timothy.thompson@cardno.com], Jodi Harney [jodi.harney@cardno.com], Carragher, Peter D	8/29/2011 18:07
659	EXPONENT_00549852	EXPONENT_00549852	EXPONENT_00549845	EXPONENT_00549852	Attorney Work Product	Draft document regarding study plan and revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Table 3-1 revised 082911 Boehm comments.docx			8/29/2011 18:07	
660					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding NRDA plan prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting/Chemistry Call Proposed Agenda	Paul Boehm [O-EX-EXPONENT@SITE1 CN=FAA/CN=PBOEHM]	John Brown [jbrown@exponent.com], Joseph Kakesh@APORTER.COM, [rbarrick@infinitysoils.com], Linda Cook [lcook@exponent.com], Nelson Johnson@APORTER.COM, Dennis Beckmann@bp.com, [Dennis.beckmann@bp.com], [wayne.kicklighter@cardno.com], [wayne.kicklighter@cardno.com], Arnett, Arden [arden.arnett@uk.bp.com]	'Arnett, Arden' [arden.arnett@uk.bp.com], [lawrence.mahor@bp.com]	9/7/2011 18:48
661					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding work plan and strategy at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: DSR Proposal-REVISED	Paul Boehm [O-EX-EXPONENT@SITE1 CN=FAA/CN=PBOEHM]	Wayne Kicklighter [wayne.kicklighter@cardno.com]	Ann Michelle Morrison [amorrison@exponent.com], Ralph Markarian [ralph.markarian@cardno.com], Ted Tomasi [theodore.tomasi@cardno.com], Rich Hubner [rich.hubner@cardno.com], Jude Schneider [jude.schneider@cardno.com]	8/31/2011 16:05
662					Attorney Work Product	Draft work plan prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR Offshore-Schedule_083111.xlsx			8/31/2011 16:05	
663					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda and strategy at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting/Chemistry Call Action Items and Proposed Agenda	Paul Boehm [O-EX-EXPONENT@SITE1 CN=FAA/CN=PBOEHM]	John Brown [jbrown@exponent.com], Joseph Kakesh@APORTER.COM	'Arnett, Arden' [arden.arnett@uk.bp.com]	8/31/2011 19:55
664					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments on study prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: FW: Trustee comments to nearshore soil plan	Paul Boehm [O-EX-EXPONENT@SITE1 CN=FAA/CN=PBOEHM]	John Heatley [john.heatley@cardno.com], Ronald Atlas [rmat401@gmail.com]	Gary Harmon [gary.harmon@cardno.com], Angie Morrow [angie.morrow@cardno.com], Stephanie Briggs [stephanie.briggs@cardno.com], Fay, Cash E [Cash.Fay@bp.com], Lewis, Emma [emma.lewis@aporter.com]	9/13/2011 21:46
665					Attorney Work Product	Comments on study prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Soil_Study_TrusteeComments_2011_9_9a Atlas+Boehm.doc			9/13/2011 21:46	
666					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda and strategy at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	Paul Boehm [O-EX-EXPONENT@SITE1 CN=FAA/CN=PBOEHM]	John Brown [jbrown@exponent.com], Kakesh, Joseph S' [Joseph.Kakesh@APORTER.COM], Beckmann, Dennis D' [Dennis.Beckmann@bp.com], [rbarrick@infinitysoils.com], [rbarrick@infinitysoils.com], Wayne Kicklighter [wayne.kicklighter@cardno.com], Linda Cook [lcook@exponent.com], Johnson, Nelson D' [Nelson.D.Johnson@APORTER.COM], Kakesh, Joseph S' [Joseph.Kakesh@APORTER.COM], Beckmann, Dennis D' [Dennis.Beckmann@bp.com], [rbarrick@infinitysoils.com], [rbarrick@infinitysoils.com], Wayne Kicklighter [wayne.kicklighter@cardno.com], Linda Cook [linda.cook@exponent.com], Johnson, Nelson D' [Nelson.D.Johnson@APORTER.COM], Kakesh, Joseph S' [Joseph.Kakesh@APORTER.COM], Beckmann, Dennis D' [Dennis.Beckmann@bp.com], [rbarrick@infinitysoils.com], [rbarrick@infinitysoils.com], Wayne Kicklighter [wayne.kicklighter@cardno.com], Linda Cook [linda.cook@exponent.com]	'Arnett, Arden' [arden.arnett@uk.bp.com], Mahor, Lawrence K' [lawrence.mahor@bp.com]	9/14/2011 17:56
667					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda and strategy at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	Paul Boehm [O-EX-EXPONENT@SITE1 CN=FAA/CN=PBOEHM]	John Brown [jbrown@exponent.com], Kakesh, Joseph S' [Joseph.Kakesh@APORTER.COM], Beckmann, Dennis D' [Dennis.Beckmann@bp.com], [rbarrick@infinitysoils.com], [rbarrick@infinitysoils.com], Wayne Kicklighter [wayne.kicklighter@cardno.com], Linda Cook [linda.cook@exponent.com]	'Arnett, Arden' [arden.arnett@uk.bp.com], Mahor, Lawrence K' [lawrence.mahor@bp.com]	9/14/2011 17:59
668					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda and strategy at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	Paul Boehm [O-EX-EXPONENT@SITE1 CN=FAA/CN=PBOEHM]	Paul Boehm [pboehm@exponent.com], John Brown [jbrown@exponent.com], Kakesh, Joseph S' [Joseph.Kakesh@APORTER.COM], Beckmann, Dennis D' [Dennis.Beckmann@bp.com], [rbarrick@infinitysoils.com], [rbarrick@infinitysoils.com], Wayne Kicklighter [wayne.kicklighter@cardno.com], Linda Cook [linda.cook@exponent.com]	'Arnett, Arden' [arden.arnett@uk.bp.com], Mahor, Lawrence K' [lawrence.mahor@bp.com]	9/14/2011 19:03
669					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding sample analysis at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: recent oil sheen samples from HOS Sweetswater	Paul Boehm [O-EX-EXPONENT@SITE1 CN=FAA/CN=PBOEHM]	Paul Boehm [pboehm@exponent.com], John Brown [jbrown@exponent.com], Kakesh, Joseph S' [Joseph.Kakesh@APORTER.COM], Beckmann, Dennis D' [Dennis.Beckmann@bp.com], [rbarrick@infinitysoils.com], [rbarrick@infinitysoils.com], Wayne Kicklighter [wayne.kicklighter@cardno.com], Linda Cook [linda.cook@exponent.com], Brian Israel@APORTER.COM, Ralph Markarian [ralph.markarian@cardno.com], Bullock, Robin J [rbj] [bullock@bp.com], Jean Martin [jean.martin@bp.com]	9/15/2011 19:09	

670				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Lepto acute data - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Paul Boehm [O-EX-EXPONENT/OU+SITE/1CN+FAA/CN+PBOEHM]	Rob Barrick [rbarrick@infinitysys.com]; Ralph Markarian [ralph.markarian@cardno.com]; Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	Linda Cook [lcook@exponent.com]	9/23/2011 21:28	
671				Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Lepto_Acute_Tox_Slides7-14-11_DRAFT.pptx				9/23/2011 21:28	
672				Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT_Lepto Preliminary Results Table_1_08032011.pdf				9/23/2011 21:28	
673				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Leptocheirus slides ATTORNEY WORK PRODUCT - PRIVILEGED AND CONFIDENTIAL	Paul Boehm [O-EX-EXPONENT/OU+SITE/1CN+FAA/CN+PBOEHM]	Ralph Markarian [ralph.markarian@cardno.com]	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	9/27/2011 18:08	
674				Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Lepto_Acute_Tox_Slides7-14-11_DRAFT.pptx				9/27/2011 18:08	
675				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Fingerprinting Report #2	Paul Boehm [O-EX-EXPONENT/OU+SITE/1CN+FAA/CN+PBOEHM]	Bullock, Robin J [bp] [Robin.Bullock@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joseph [Joseph.Kakesh@aporter.com]; Israel, Brian [ARNOLD & PORTER LLP] [Brian.Israel@aporter.com]	John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]	10/1/2011 20:25	
676				Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Interpretation Summary Update #2 - Privileged and Confidential, Attorney Work Product.xlsx				10/1/2011 20:25	
677				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Sediment Fingerprinting Report #2	Paul Boehm [O-EX-EXPONENT/OU+SITE/1CN+FAA/CN+PBOEHM]	Ahnell, Arden [arden.ahnell@uk.bp.com]		10/1/2011 22:47	
678				Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Interpretation Summary Update #2R - Privileged and Confidential, Attorney Work Product.xlsx				10/1/2011 22:47	
679				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft summary report at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: DSR deliverable - Ephemeral Cruise 1 Jack Fitz 1 - privileged and confidential, attorney work product	Paul Boehm [O-EX-EXPONENT/OU+SITE/1CN+FAA/CN+PBOEHM]	Martin, Jean A [jean.martin@bp.com]; Israel, Brian [ARNOLD & PORTER LLP] [Brian.Israel@aporter.com]; Bullock, Robin J [bp] [Robin.Bullock@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [Joseph.Kakesh@aporter.com]; Ann Michelle Morrison [amorrison@exponent.com]; BPNRD [BPNRD@APORTER.COM]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Mlow, Steve [steve.mlow@bp.com]	rmarkarian@entrix.com; wkicklighter@entrix.com; Margaret McArde [mcarde@exponent.com]	10/2/2011 22:05	
680				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding NRDA analysis and planning prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	Paul Boehm [O-EX-EXPONENT/OU+SITE/1CN+FAA/CN+PBOEHM]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Linda Cook [lcook@exponent.com]; John Brown [jbrown@exponent.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [Joseph.Kakesh@aporter.com]; Barrick [rbarrick@infinitysys.com]; Johnson, Nelson D. [Nelson.Johnson@APORTER.COM]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	10/5/2011 16:54	
681				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding preliminary report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Jack Fitz 01 DSR - privileged and confidential attorney work product	Margaret McArde [O-EX-EXPONENT/OU+SITE/1CN+REC/PIEN/TS/1CN+MCR/LE]	Ann Michelle Morrison [amorrison@exponent.com]; Bullock, Robin J [bp] [Robin.Bullock@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [Joseph.Kakesh@aporter.com]; BPNRD [BPNRD@APORTER.COM]	Paul Boehm [pboehm@exponent.com]; 'ralph.markarian@cardno.com' [ralph.markarian@cardno.com]; 'Wayne Kicklighter' [wayne.kicklighter@cardno.com]	10/4/2011 22:11	
682				Attorney Work Product	Draft document regarding task damage assessment prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR-134_JackFitz1_Chemistry_dft_fit_10411 Exp5.docx				10/4/2011 22:11	
683				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding protocol prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Fingerprinting Update #1 - Privileged and Confidential	Paul Boehm [O-EX-EXPONENT/OU+SITE/1CN+FAA/CN+PBOEHM]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Joseph Kakesh [Joseph.Kakesh@APORTER.COM] [Joseph.Kakesh@APORTER.COM]	10/6/2011 4:52	
684				Attorney Work Product	Summary prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Interpretation Summary Update #1 - 20110819.xlsx				10/6/2011 4:52	
685				Attorney Work Product	Summary prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Interpretation Summary Update #2R - Privileged and Confidential, Attorney Work Product.xlsx				10/6/2011 4:52	
686				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding reporting protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Data Request for Entrix - Privileged and Confidential	Paul Boehm [O-EX-EXPONENT/OU+SITE/1CN+FAA/CN+PBOEHM]	Linda Cook [lcook@exponent.com]; 'Joe Kakesh?' [Joseph.Kakesh@aporter.com]	'Beckmann, Dennis D' [Dennis.Beckmann@bp.com]; Ralph Markarian [ralph.markarian@aporter.com]	10/6/2011 18:09	
687				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft Leplocheirus slides PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Paul Boehm [O-EX-EXPONENT/OU+SITE/1CN+FAA/CN+PBOEHM]	Ralph Markarian [ralph.markarian@cardno.com]	Joseph Kakesh [Joseph.Kakesh@APORTER.COM] [Joseph.Kakesh@APORTER.COM]; John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]; 'rbarrick@infinitysys.com' [rbarrick@infinitysys.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	10/6/2011 4:39	
688				Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT_Lepto Bioassay Results_(Sept 29).pptx				10/6/2011 4:39	
689				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft Leplocheirus slides PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Paul Boehm [O-EX-EXPONENT/OU+SITE/1CN+FAA/CN+PBOEHM]	Ralph Markarian [ralph.markarian@cardno.com]	Joseph Kakesh [Joseph.Kakesh@APORTER.COM] [Joseph.Kakesh@APORTER.COM]; John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]; 'rbarrick@infinitysys.com' [rbarrick@infinitysys.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	10/6/2011 4:49	
690				Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT_Lepto Bioassay Results_(Sept 29).pptx				10/6/2011 4:49	
691	EXPONENT_00549853	EXPONENT_00549855	EXPONENT_00549853	EXPONENT_00549855	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft summary report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Jack Fitz data summary report	Paul Boehm [O-EX-EXPONENT/OU+SITE/1CN+FAA/CN+PBOEHM]	Bullock, Robin J [bp] [bullock@bp.com]	Martin, Jean A [jean.martin@bp.com]	10/17/2011 4:09
692				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding archived samples in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Archived Biodegradation Samples	Paul Boehm [O-EX-EXPONENT/OU+SITE/1CN+FAA/CN+PBOEHM]	rbarrick@infinitysys.com; angle.morrow@cardno.com	mat@a1@gmail.com; Emma Lewis [EMMA.LEWIS@APORTER.COM]; Cash E Fay [Cash.E.fay@bp.com]; John Brown [jbrown@exponent.com]	10/24/2011 17:48	
693				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information access at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Parallel data access to NOAA data	Paul Boehm [O-EX-EXPONENT/OU+SITE/1CN+FAA/CN+PBOEHM]	Rob Barrick [rbarrick@infinitysys.com]; Kakesh, Joseph S. [Joseph.Kakesh@aporter.com]; Ralph Markarian [ralph.markarian@cardno.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]; dennis.beckmann@bp.com	10/28/2011 4:05	
694				Attorney Work Product	Communication among consultants regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: missed call	Laura Riege [laura.rieger@cardno.com]	Ann Michelle Morrison [amorrison@exponent.com]	Wayne Kicklighter [wayne.kicklighter@cardno.com]; Gene Revelas [grevelas@integrat-corp.com]; Paul Boehm [pboehm@exponent.com]; Darcy Metzler [darcy.metzler@cardno.com]; Teri Omer [teri.omer@cardno.com]; Tim Thompson [timothy.thompson@cardno.com]	11/2/2011 14:32	

695	EXPONENT_00549879	EXPONENT_00549882	EXPONENT_00549879	EXPONENT_00549882	Attorney Work Product	Communication among consultants regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: missed call	Laura Riege [laura.rieger@cardno.com]	Ann Michelle Morrison [amorrison@exponent.com]	Wayne Kicklighter [wayne.kicklighter@cardno.com]; Gene Revelas [grevelas@intra-corp.com]; Paul Boehm [pboehm@exponent.com]; Darcy Metzler [darcy.metzler@cardno.com]; Tara Omer [tara.omer@cardno.com]; Tim Thompson [timothy.thompson@cardno.com]	11/11/2011 22:07
696					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding sample protocol at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Archived Biodegradation Samples	Paul Boehm [O-EXPONENT/OU+SITE/ICN+FAA/CN+PBOEHM]	Rob Barrick [rbarrick@infinitysoils.com]; Angie Morrow@cardno.com	mma101@gmail.com; Emma Lewis [abrowner@exponent.com]; Cash E Fay [Cash.Fay@bp.com]; John Brown [jbrown@exponent.com]	11/3/2011 20:39
697					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft tables created at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Robin's table	Paul Boehm [O-EXPONENT/OU+SITE/ICN+FAA/CN+PBOEHM]	Ralph Markarian [ralph.markarian@cardno.com]	Brian Israe [brian_israe@aporter.com]; [brian_israe@aporter.com]; Bullock, Robin J (bp) [bullojr@bp.com]; Jean Martin [jean.martin@bp.com]; Jeffrey Wakefield [jeffrey.wakefield@cardno.com]; Ted Tomasi [theodore.tomasi@cardno.com]	11/15/2011 22:43
698					Attorney Work Product	Draft tables prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Uncertainties-Offshore Benthic 11-15-2011.doc				11/15/2011 22:43
699					Attorney Work Product	Draft tables prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Uncertainties-Offshore Water 11-15-2011.doc				11/15/2011 22:43
700					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft tables prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Preliminary Uncertainty Estimates - Privileged and Confidential	Paul Boehm [O-EXPONENT/OU+SITE/ICN+FAA/CN+PBOEHM]	'Green, George R.' [George.Green@aporter.com]; [George.Green@aporter.com]; Logan, Leigh [Leigh.Logan@APORTER.COM]; [Leigh.Logan@APORTER.COM]; Israel, Brian D' [Brian.Israe@APORTER.COM]; [Brian.Israe@APORTER.COM]	Bullock, Robin J (bp) [Robin.Bullock@bp.com]; [Robin.Bullock@bp.com]; Nicholas Gard [ngard@exponent.com]; Ann Michele Morrison [amorrison@exponent.com]; Rick Bostantogah [bodisrh@exponent.com]; Tom Ginn [tgin@exponent.com]	11/15/2011 21:06
701					Attorney Work Product	Draft tables prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Uncertainties-Offshore Benthic 11-15-2011.doc				11/15/2011 21:06
702					Attorney Work Product	Draft tables prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Uncertainties-Offshore Water 11-15-2011.doc				11/15/2011 21:06
703					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding sample status prepared by at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Atlantis Sample - GU2880-A1208-SE302A	Paul Boehm [O-EXPONENT/OU+SITE/ICN+FAA/CN+PBOEHM]	Rob Barrick [rbarrick@infinitysoils.com]; Linda Cook [lcook@exponent.com]	Kakesh, Joseph S. [Joseph.Kakesh@aporter.com]; Ralph Markarian [ralph.markarian@cardno.com]	11/21/2011 20:20
704	EXPONENT_00549889	EXPONENT_00549889	EXPONENT_00549889	EXPONENT_00549922	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding previsions prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft laboratory OAPP	Paul Boehm [O-EXPONENT/OU+SITE/ICN+FAA/CN+PBOEHM]	Thorn, Jonathan R (thorn) [jthorn@battelle.org]	Ronald Atlas [rma101@gmail.com]; [rma101@gmail.com]; Lewis, Emma K. [Emma.Lewis@APORTER.COM]; [Emma.Lewis@APORTER.COM]; Cash Fay [cash.fay@bp.com]; [cash.fay@bp.com]; Metzger, Bernard [metzgerb@battelle.org]; [metzgerb@battelle.org]; TisborneA@battelle.org; Linda Cook [lcook@exponent.com]	11/30/2011 14:41
705	EXPONENT_00549923	EXPONENT_00549923	EXPONENT_00549923	EXPONENT_00549942	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments on publications prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	More on 1ppb - Privileged and Confidential	Paul Boehm [O-EXPONENT/OU+SITE/ICN+FAA/CN+PBOEHM]	'Jean Martin@bp.com' [Jean.Martin@bp.com]; [Jean.Martin@bp.com]; Bullock, Robin J (bp) [Robin.Bullock@bp.com]; [Robin.Bullock@bp.com]; Israel, Brian D' [Brian.Israe@APORTER.COM]; [Brian.Israe@APORTER.COM]; Lawrence.Malnor@bp.com; Arden.Ahnel@uk.bp.com	11/30/2011 22:51	
706					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information analysis at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: HOS Sweetwater TPH Results to be Corrected	Paul Boehm [O-EXPONENT/OU+SITE/ICN+FAA/CN+PBOEHM]	Rob Barrick [rbarrick@infinitysoils.com]; Linda Cook [lcook@exponent.com]	Joe Kakesh [joseph.kakesh@aporter.com]; Tom Horst [tom.horst@cardno.com]	12/16/2011 3:29
707					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information analysis at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: HOS Sweetwater TPH Results to be Corrected	Paul Boehm [O-EXPONENT/OU+SITE/ICN+FAA/CN+PBOEHM]	rbarrick@infinitysoils.com; Linda Cook [lcook@exponent.com]	Joe Kakesh [joseph.kakesh@aporter.com]; Tom Horst [tom.horst@cardno.com]	12/16/2011 16:14
708	EXPONENT_00549948	EXPONENT_00549948	EXPONENT_00549946	EXPONENT_00549948	Attorney Work Product	Draft document regarding proposed publications prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Input to List of PubsDec19.xlsx				1/3/2012 0:56
709					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis protocol for NRDA at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry Data - Privileged and Confidential	Paul Boehm [O-EXPONENT/OU+SITE/ICN+FAA/CN+PBOEHM]	Bullock, Robin J (bp) [bullojr@bp.com]; [bullojr@bp.com]; 'Jean Martin@bp.com' [Jean.Martin@bp.com]; [Jean.Martin@bp.com]; Israel, Brian D' [Brian.Israe@APORTER.COM]; [Brian.Israe@APORTER.COM]; Lawrence.Malnor@bp.com; Arden.Ahnel@uk.bp.com; Miley, Joyce [Joyce.Miley@bp.com]; [Joyce.Miley@bp.com]	1/3/2012 18:49	
710					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Comments-Privileged and Confidential	Paul Boehm [O-EXPONENT/OU+SITE/ICN+FAA/CN+PBOEHM]	'Robin.Bullock@bp.com' [Robin.Bullock@bp.com]		1/24/2012 13:25
711					Attorney Work Product	Draft comments by consultants on report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Combined Comments on NRC Report - Privileged and Confidential - 20120123.docx				1/24/2012 13:25
712					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments on draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Comments-Privileged and Confidential	Paul Boehm [O-EXPONENT/OU+SITE/ICN+FAA/CN+PBOEHM]	'Cantor, Daniel A.' [Daniel.Cantor@APORTER.COM]; wboom@kirkland.com	Bullock, Robin J (bp) [bullojr@bp.com]; [bullojr@bp.com]; 'Kakesh, Joseph' [Joseph.Kakesh@APORTER.COM]; [Joseph.Kakesh@APORTER.COM]; [Joseph.Kakesh@APORTER.COM]	1/23/2012 16:56
713					Attorney Work Product	Comments on draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Combined Comments on NRC Report - Privileged and Confidential - 20120123.docx				1/23/2012 16:56
714					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Slide deck	Paul Boehm [O-EXPONENT/OU+SITE/ICN+FAA/CN+PBOEHM]	Ted Tomasi [theodore.tomasi@cardno.com]; [theodore.tomasi@cardno.com]	'Kakesh, Joseph' [Joseph.Kakesh@APORTER.COM]; [Joseph.Kakesh@APORTER.COM]; [Joseph.Kakesh@APORTER.COM]	12/20/2011 16:47
715					Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT OFFSHORE SLIDE DECK_privileged and confidential_122011.pptx				12/20/2011 16:47
716					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda and strategy at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: monday agenda	Paul Boehm [O-EXPONENT/OU+SITE/ICN+FAA/CN+PBOEHM]	Bullock, Robin J (bp) [bullojr@bp.com]		1/28/2012 17:55
717					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft agenda prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: monday agenda	Paul Boehm [O-EXPONENT/OU+SITE/ICN+FAA/CN+PBOEHM]	Bullock, Robin J (bp) [bullojr@bp.com]		1/29/2012 3:41
718	EXPONENT_00549949	EXPONENT_00549949	EXPONENT_00549949	EXPONENT_00550004	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments on report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Expert report for Gulf Coast Claims Facility	Paul Boehm [O-EXPONENT/OU+SITE/ICN+FAA/CN+PBOEHM]	Bullock, Robin J (bp) [Robin.Bullock@bp.com]; [Robin.Bullock@bp.com]; 'Jean Martin@bp.com' [Jean.Martin@bp.com]; [Jean.Martin@bp.com]; Israel, Brian D' [Brian.Israe@APORTER.COM]; [Brian.Israe@APORTER.COM]; Cantor, Daniel A. [Daniel.Cantor@APORTER.COM]; wboom@kirkland.com; Arden.Ahnel@uk.bp.com; Lawrence.Malnor@bp.com	'Kakesh, Joseph' [Joseph.Kakesh@APORTER.COM]; [Joseph.Kakesh@APORTER.COM]; [Joseph.Kakesh@APORTER.COM]; Nelson.Johnson@APORTER.COM [Nelson.Johnson@APORTER.COM]; [Nelson.Johnson@APORTER.COM]; 'Green, George R.' [George.Green@aporter.com]; [George.Green@aporter.com]	1/30/2012 15:21

719					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda and strategy at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged & Confidential Attorney Communications; FFF Meeting on: A) Decision on Tax Index for Tax Program & B.) Exposure & Effect Assessment	Paul Boehm [O-EX-EXPONENT/OU-SITE1/CON-FAAACN+PBOEHM]	Peiz, Oliver X [Oliver.Peiz@bp.com];Kaksh, Joseph [Joseph.Kaksh@APORTER.COM];Martin, Jean A [jean.martin@bp.com];Bullock, Robin J [bp] [bulroj@bp.com]	Villalobos, Alex [SERGIO.VALLALOBOS@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com]	2/9/2012 18:55
720					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding comments on publications prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: Attorney-Client Work Product - Publication list for review by 10 Feb	Paul Boehm [O-EX-EXPONENT/OU-SITE1/CON-FAAACN+PBOEHM]	Ahnel, Arden [arden.ahnel@uk.bp.com]	Bullock, Robin J [bp] [bulroj@bp.com];Welther, Betsy (Consultant) [Betsy.Welther@bp.com];Jude Schneider@cardno.com	2/13/2012 5:13
721					Attorney Work Product	Comments on publications prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MPB Excerpt of AUTHORS PUBLICATIONS LIST Feb4.xlsx				2/13/2012 5:13
722					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis protocol for NRDA at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Large Volume Water Sampler (LVS) - PUF Data (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT/OU-SITE1/CON-FAAACN+PBOEHM]	Sahay, Shailesh R. [Shailesh.Sahay@APORTER.COM]	Beckmann, Dennis D [Dennis.Beckmann@bp.com];Linda Cook [lcook@exponent.com]	2/13/2012 20:44
723					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis protocol for NRDA at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: FOR REVIEW: cover letters for Feb. 14th DSR production - PRIVILEGED AND CONFIDENTIAL	Paul Boehm [O-EX-EXPONENT/OU-SITE1/CON-FAAACN+PBOEHM]	Bullock, Robin J [bp] [bulroj@bp.com];Ann Michelle Morrison [amorrison@exponent.com];Brody, Jessica R. [jessica.brody@APORTER.COM];Martin, Jean A [jean.martin@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Miley, Jude [judemiley@bp.com]	BPNRD [BPNRD@APORTER.COM];wkicklighter@entrixx.com;Margaret McArdle [mcardle@exponent.com]	2/13/2012 19:12
724					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft summary prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: Attorney-Client Work Product - Publication list for review by 10 Feb	Paul Boehm [O-EX-EXPONENT/OU-SITE1/CON-FAAACN+PBOEHM]	Jude Schneider [jude.schneider@cardno.com]	Bullock, Robin J [bp] [bulroj@bp.com];Welther, Betsy (Consultant) [Betsy.Welther@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com]	2/13/2012 14:13
725					Attorney Work Product	Draft summary prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MPB Excerpt of AUTHORS PUBLICATIONS LIST Feb4.xlsx				2/13/2012 14:13
726					Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding proposed articles prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: Attorney-Client Work Product - Publication list for review by 10 Feb	Jude Schneider [jude.schneider@cardno.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Paul Boehm [pboehm@exponent.com];betsy@welther.com	Bullock, Robin J [bp] [bulroj@bp.com];Ted Tomasi [tedore.tomasi@cardno.com];Tom Horst [tom.horst@cardno.com];Ralph Markarian [ralph.markarian@cardno.com]	2/16/2012 22:35
727					Attorney Work Product	List of NRDA's proposed publications prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Authors publication List CARDNO edits 2.15.12.xlsx				2/16/2012 22:35
728					Attorney Work Product	Communication between client and consultant regarding proposed articles prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: Attorney-Client Work Product - Publication list for review by 10 Feb	Paul Boehm [O-EX-EXPONENT/OU-SITE1/CON-FAAACN+PBOEHM]	Jude Schneider [jude.schneider@cardno.com];Ahnel, Arden [arden.ahnel@uk.bp.com];betsy@welther.com	Bullock, Robin J [bp] [bulroj@bp.com];Ted Tomasi [tedore.tomasi@cardno.com];Tom Horst [tom.horst@cardno.com];Ralph Markarian [ralph.markarian@cardno.com]	2/17/2012 17:59
729					Attorney Work Product	Draft list of NRDA's proposed publication prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MPB Excerpt 2-17-2012 of AUTHORS PUBLICATIONS LIST Feb4.xlsx				2/17/2012 17:59
730	EXPONENT_00550005	EXPONENT_00550005	EXPONENT_00550005	EXPONENT_00550020	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA sampling prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sample Info Request - deepwater samples - EOS data	Paul Boehm [O-EX-EXPONENT/OU-SITE1/CON-FAAACN+PBOEHM]	Martin, Jean A [jean.martin@bp.com]	Linda Cook [lcook@exponent.com];Rumsey, Allison B. [Allison.Rumsey@aporter.com]	2/18/2012 0:11
731					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft presentation prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: ACS Sediment DRAFT (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT/OU-SITE1/CON-FAAACN+PBOEHM]	John Brown [jbrown@exponent.com];Linda Cook [lcook@exponent.com];Arden Ahnel@uk.bp.com	Kaksh, Joseph [Joseph.Kaksh@APORTER.COM];Joseph.Kaksh@APORTER.COM	2/23/2012 16:34
732					Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS Brown et al 02-22-2012.pdf				2/23/2012 16:34
733					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding sampling for NRDA at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GCAL Lab Report	Paul Boehm [O-EX-EXPONENT/OU-SITE1/CON-FAAACN+PBOEHM]	Linda Cook [lcook@exponent.com]	John Brown [jbrown@exponent.com];Kaksh, Joseph [Joseph.Kaksh@APORTER.COM];Martin, Jean A [jean.martin@bp.com]	10/27/2010 2:13
734	EXPONENT_00550102	EXPONENT_00550105	EXPONENT_00550102	EXPONENT_00550105	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding request for information related to NRDA at request prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GCAL - Data Request.	Green, Mike R [Mike.Green@bp.com]	Linda Cook [lcook@exponent.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]		2/9/2011 13:59
735					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry Lab Assessment Project - Privileged and Confidential	Paul Boehm [O-EX-EXPONENT/OU-SITE1/CON-FAAACN+PBOEHM]	Linda Cook [lcook@exponent.com]	Kaksh, Joseph [Joseph.Kaksh@aporter.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Johnson, Nelson [Nelson.Johnson@APORTER.COM];Martin, Jean A [jean.martin@bp.com]	4/5/2011 13:52
736					Attorney Work Product	Draft document regarding assessment prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry Spreadsheet - As of September 13 2010.xls				4/5/2011 13:52
737					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding proposed report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Surrogate Oil Selection	Block, Nathan [Nathan.Block@bp.com]	John Brown [jbrown@exponent.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Peiz, Oliver X [Oliver.Peiz@bp.com];Green, Mike R [Mike.Green@bp.com];Gong, Changrui [Changrui.Gong@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Folse, Laura [Laura.Folse@bp.com];Bullock, Robin J [bp] [bulroj@bp.com];Linda Cook [lcook@exponent.com];Martin, Jean A [jean.martin@bp.com]	4/8/2011 10:53
738					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft presentation prepared by client consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Review DRAFT	Paul Boehm [O-EX-EXPONENT/OU-SITE1/CON-FAAACN+PBOEHM]	John Brown [jbrown@exponent.com];Folse, Laura [Laura.Folse@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Roberts, Ctra [COMYSTS] [Ctra.Roberts@bp.com];Martin, Jean A [jean.martin@bp.com];Bullock, Robin J [bp] [bulrojb@bp.com];Kaksh, Joseph [Joseph.Kaksh@aporter.com];Israel, Brian [Brian.israel@APORTER.COM]	Ronald Atlas [matto01@gmail.com];Linda Cook [lcook@exponent.com];Rob Barrick [rbarrick@infinityotms.com]	3/31/2011 0:07
739					Attorney Work Product	Draft presentation prepared by client consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	REVIEW DRAFT - SETAC Pensacola 2011 Boehm 03-30-2011.pptx				3/31/2011 0:07
740					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding proposed report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Availability of data packages	Rob Barrick [rbarrick@infinityotms.com]	dennis.beckmann@bp.com	Joe Kaksh [Joseph.Kaksh@aporter.com];Linda Cook [lcook@exponent.com]	4/6/2011 20:09
741					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft Deepwater Sediment Fingerprinting Presentation for SETAC	Paul Boehm [O-EX-EXPONENT/OU-SITE1/CON-FAAACN+PBOEHM]	John Brown [jbrown@exponent.com];Folse, Laura [Laura.Folse@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Roberts, Ctra [COMYSTS] [Ctra.Roberts@bp.com]	lye.bruce@bp.com [lye.bruce@bp.com];Linda Cook [lcook@exponent.com];peter.carraher2@bp.com [peter.carraher2@bp.com];Bullock, Robin J [bp] [bulrojb@bp.com];Martin, Jean A [jean.martin@bp.com]	4/7/2011 0:33
742					Attorney Work Product	Draft presentation prepared by client consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Deep Water Sediment-jst01 [with notes].pdf				4/7/2011 0:33
743					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding lab documentation at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Chemistry Data Review	Rob Barrick [rbarrick@cardno.com]	Paul Boehm [pboehm@exponent.com];Kaksh, Joseph [Joseph.Kaksh@APORTER.COM]	Linda Cook [lcook@exponent.com];John Brown [jbrown@exponent.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]	11/18/2010 20:21

744				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding lab documentation at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry Data Review	Paul Boehm [O=EX-EXPONENT@OU=SITE1/CN=FAA/CN=PBOEHM]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	Rob Barrick [RBarrick@entrix.com];Linda Cook [lcook@exponent.com];John Brown [jbrown@exponent.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]	11/18/2010 20:13	
745				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding review of presentation prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: IOSC paper / poster reviews	Laurie Benton [O=EX-EXPONENT@OU=SITE1/CN=ENVIRONMENTAL/CN=LBENTON]	Pradhan, Vivek R [vivek.pradhan@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com]	John Brown [jbrown@exponent.com];Linda Cook [lcook@exponent.com];Stephen Mudge [smudge@exponent.com]	1/8/2011 15:30	
746				Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Benton_IOSC Poster Text with revisions .doc				1/8/2011 15:30	
747	EX-EXPONENT_00550534	EX-EXPONENT_00550535	EX-EXPONENT_00550534	EX-EXPONENT_00550535	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding information request prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Some of Mandy's*** data	Paul Boehm [O=EX-EXPONENT@OU=SITE1/CN=FAA/CN=PBOEHM]	John Brown [jbrown@exponent.com];Maki, Alan W (LLC) [amaki@consulting@aol.com];Linda Cook [lcook@exponent.com];Martin, Jean A [jean.martin@bp.com];Bullock, Robin [Robin.Bullock@bp.com];Israel, Brian [Brian.Israel@APORTER.COM];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	1/29/2010 15:09	
748	EX-EXPONENT_00550556	EX-EXPONENT_00550556	EX-EXPONENT_00550556	EX-EXPONENT_00550558	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Action Requested: IOSC Submissions for Review	Laurie Benton [O=EX-EXPONENT@OU=SITE1/CN=ENVIRONMENTAL/CN=LBENTON]	vivek.pradhan@bp.com	John Brown [jbrown@exponent.com];Linda Cook [lcook@exponent.com];Stephen Mudge [smudge@exponent.com]	12/20/2010 21:15
749	EX-EXPONENT_00550557	EX-EXPONENT_00550557	EX-EXPONENT_00550556	EX-EXPONENT_00550558	Attorney Work Product	Draft presentation prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	IOSC 2010 Poster_Benton.pdf			12/20/2010 21:15	
750				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	REALLY IMPORTANT - HIGH PRIORITY - FINGERPRINTING METHOD	Paul Boehm [O=EX-EXPONENT@OU=SITE1/CN=FAA/CN=PBOEHM]	John Brown [jbrown@exponent.com];Linda Cook [lcook@exponent.com]	Bullock, Robin J (bp) [rbuljor@bp.com]	1/25/2011 17:59	
751				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed protocol prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Gong's Comments.pdf				1/25/2011 17:59	
752				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed protocol prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Mitkov's Comments.pdf				1/25/2011 17:59	
753				Attorney Work Product	Draft memorandum regarding protocol prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	REVISED DRAFT Expert Sediment Data Analysis - 1-28-2011.doc				1/25/2011 17:59	
754				Attorney Work Product	Communication between client and consultant regarding proposed publication prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: #28 - SETAC - Data Analyst's Role in the Verification of Environmental Data during the Deepwater Horizon Oil Spill Response	Roberts, Cyna (COMSYS) [Cyna.Roberts@bp.com]	Linda Cook [lcook@exponent.com]	John Brown [jbrown@exponent.com];Pradhan, Vivek R [Vivek.Pradhan@bp.com]	5/31/2011 20:35	
755				Attorney Work Product	Communication between client and consultant regarding proposed publication prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	#28 - SETAC - Data Analyst's Role in the Verification of Environmental Data during the Deepwater Horizon Oil Spill Response	Roberts, Cyna (COMSYS) [Cyna.Roberts@bp.com]	Linda Cook [lcook@exponent.com]		5/27/2011 17:07	
756				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft protocol prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Final Holding Time Memo "Confidential & Privileged"	Rob Barrick [rbarrick@entrix.com]	Kakesh, Joseph [Joseph.Kakesh@aporter.com]	dennis.beckmann@bp.com;ralph.markarian@cardno.com;Paul Boehm [pboehm@exponent.com];Linda Cook [lcook@exponent.com]	6/3/2011 9:57	
757				Attorney Work Product	Draft memorandum regarding sample holding times and related studies prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Holding Times Memo FINAL DRAFT 06-02-11.docx				6/3/2011 9:57	
758				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft protocol prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Frozen Tissue Chemical Stability Plan - REQUEST FOR APPROVAL to distribute to Trustees	Paul Boehm [O=EX-EXPONENT@OU=SITE1/CN=FAA/CN=PBOEHM]	Rob Barrick [rbarrick@entrix.com];dennis.beckmann@bp.com;Joe Kakesh [Joseph.Kakesh@aporter.com];Larry Manor [Lawrence.manor@bp.com];Robin Bullock [robin.bullock@bp.com];Joyce Miley [joyce.miley@bp.com];Lisa Hawke [lisa.hawke@bp.com];Ralph Markarian [rmarkarian@entrix.com];Dr. Piero R. Cardinali	BPNRD [BPNRD@aporter.com];Jean Martin [jean.martin@bp.com];Ray Jakubczak [RayJakubczak@entrix.com];Wayne Kiddigher [wayne.kiddigher@cardno.com];Mark Cajas [Mark.Cajas@cardno.com];John Dimity [john.dimity@cardno.com];Laura Rege [laura.rege@cardno.com]	6/22/2011 11:16	
759				Attorney-Client Privilege; Attorney Work Product	Draft memorandum regarding stability plan at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Frozen Tissue Chemical Stability-Lab Analysis Plan_v1_20Jun11 Boehm Comments.docx				6/22/2011 11:16	
760				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting summary and comments at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Meeting Summary - Privileged and Confidential	Paul Boehm [O=EX-EXPONENT@OU=SITE1/CN=FAA/CN=PBOEHM]	Robin Bullock [robin.bullock@bp.com];Martin, Jean A [jean.martin@bp.com];Israel, Brian [Brian.Israel@APORTER.COM];Johnson, Nelson [Nelson.Johnson@APORTER.COM]	Joseph.Kakesh@APORTER.COM;Beckmann, Dennis D [Dennis.Beckmann@bp.com];Linda Cook [lcook@exponent.com];John Brown [jbrown@exponent.com];Rob Barrick [rbarrick@entrix.com];Ralph Markarian [rmarkarian@entrix.com]	6/30/2011 14:56	
761				Attorney-Client Privilege; Attorney Work Product	Fingerprint Meeting Memorandum regarding meeting summary prepared by client at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Fingerprinting Meeting Summary 6-30-2011.docx				6/30/2011 14:56	
762				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Virtual Oil Data for June 2010 Q4000 Oil	Block, Nathan [Nathan.Block@bp.com]	John Brown [jbrown@exponent.com];Wendell, Sloane [Sloane.Wendell@jacobs.com]	Ahneil, Arden [arden.ahneil@uk.bp.com];Green, Mike R [Mike.Green2@bp.com];Linda Cook [lcook@exponent.com]	6/20/2011 17:27	
763				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding work plan and strategy at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Frozen Tissue Chemical Stability Plan - REQUEST FOR APPROVAL to distribute to Trustees	Rob Barrick [rbarrick@entrix.com]	dennis.beckmann@bp.com;Joe Kakesh [Joseph.Kakesh@aporter.com];Larry Manor [Lawrence.manor@bp.com];Robin Bullock [robin.bullock@bp.com];Joyce Miley [joyce.miley@bp.com];Lisa Hawke [lisa.hawke@bp.com];Paul Boehm [pboehm@exponent.com];Ralph Markarian [rmarkarian@entrix.com];Dr. Piero R. Cardinali	BPNRD [BPNRD@aporter.com];Jean Martin [jean.martin@bp.com];Ray Jakubczak [RayJakubczak@entrix.com];Wayne Kiddigher [wayne.kiddigher@cardno.com];Mark Cajas [Mark.Cajas@cardno.com];John Dimity [john.dimity@cardno.com];Laura Rege [laura.rege@cardno.com]	6/21/2011 7:23	
764				Attorney Work Product	Draft memorandum prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Frozen Tissue Chemical Stability-Lab Analysis Plan_v1_20Jun11.docx				6/21/2011 7:23	
765				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding proposed report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Disclaimer for Virtual Oil	John Brown [O=EX-EXPONENT@OU=SITE1/CN=ENVIRONMENTAL/CN=JOHN]	Block, Nathan [Nathan.Block@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com];Wendell, Sloane [Sloane.Wendell@jacobs.com];Green, Mike R [Mike.Green2@bp.com];Pelz, Oliver V [Oliver.Pelz@bp.com];Linda Cook [lcook@exponent.com]	6/17/2011 3:34	
766				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed action plans prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry Review	Paul Boehm [O=EX-EXPONENT@OU=SITE1/CN=FAA/CN=PBOEHM]	Karen Nardi@aporter.com [Karen.Nardi@aporter.com];Joseph Kakesh [Joseph.Kakesh@APORTER.COM]	Brian Israel@aporter.com;Linda Cook [lcook@exponent.com];John Brown [jbrown@exponent.com];Martin, Jean A [jean.martin@bp.com]	9/7/2010 13:37	
767				Attorney Work Product	Draft document regarding action plan prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry Spreadsheet - As of September 7, 2010.xls				9/7/2010 13:37	

768					Attorney-Client Privilege; Attorney Work Product	Draft document regarding task description and program review by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MC252 Chemistry Program Review Task REV 9-7-2010.docx					9/7/2010 13:37
769	EXPOSITION_00551451	EXPOSITION_00551451	EXPOSITION_00551449	EXPOSITION_00551451	Attorney Work Product	Draft memorandum regarding technical working group prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 20110407.docx					4/15/2011 19:10
770					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Update on Chemistry Review	Paul Boehm [O-EXPOSITION@SITE1\CN-FAA\CN-PBOEHM]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Nardi, Karen [Karen.Nardi@APORTER.COM]	Israel, Brian [Brian.Israel@APORTER.COM];Martin, Jean A [jean.martin@bp.com];Linda Cook [look@exponent.com];John Brown [jbrown@exponent.com]		8/13/2010 17:15
771					Attorney-Client Privilege; Attorney Work Product	Draft analysis prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry Spreadsheet - As of September 13 2010.xls					8/13/2010 17:15
772					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding revised draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised SETAC Presentation	Paul Boehm [O-EXPOSITION@SITE1\CN-FAA\CN-PBOEHM]	Roberts, C'ra (COMSYS) [C'ra.Roberts@bp.com];Bullock, Robin J (bp) [Robin.Bullock@bp.com];Martin, Jean A [jean.martin@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	Ronald Atlas [rmatlso1@gmail.com];Linda Cook [look@exponent.com];Rob Barrick [rbarrick@infinitypsols.com]		4/12/2011 13:50
773					Attorney Work Product	Draft presentation prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	REVISED DRAFT - SETAC Pensacola 2011 Boehm 04-12-2011.pptx					4/12/2011 13:50
774					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft weathering protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft Weathering Plan - PRIVILEGED AND CONFIDENTIAL- ATTORNEY WORK PRODUCT	Ahneil, Arden [arden.ahneil@uk.bp.com]	John Brown [jbrown@exponent.com];Linda Cook [look@exponent.com]	Joseph Kakesh [Joseph.Kakesh@aporter.com]		4/23/2011 18:55
775					Attorney Work Product	Draft document regarding publication prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Horizon_Oil Weathering Protocol for Tox_04162011.docx					4/23/2011 18:55
776					Attorney-Client Privilege; Attorney Work Product	Draft document regarding protocols by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Horizon_Oil Weathering Protocol for Tox_All Comments_Track Change.docx					4/23/2011 18:55
777					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding scientific review briefing in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry Laboratory Data Consistency Assessment Project - Privileged and Confidential	Paul Boehm [O-EXPOSITION@SITE1\CN-FAA\CN-PBOEHM]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];dennis.beckmann@bp.com;Brian Israel [BRIAN.ISRAEL@APORTER.COM];Martin, Jean A [jean.martin@bp.com];Bullock, Robin J (bp) [bullock@bp.com];shahesh.sahay@aporter.com	Linda Cook [look@exponent.com]		5/12/2011 14:29
778					Attorney Work Product	Draft document regarding task description and program review by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MC252 Chemistry Program Review Task REV 9-7-2010.doc					5/12/2011 14:29
779					Attorney Work Product	Draft document regarding presentation strategy prepared by client with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry Review PPT.pdf					5/13/2011 14:29
780					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting - Privileged and Confidential	Paul Boehm [O-EXPOSITION@SITE1\CN-FAA\CN-PBOEHM]	Robin Bullock [robin.bullock@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Martin, Jean A [jean.martin@bp.com];Israel, Brian [Brian.Israel@APORTER.COM];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]			8/4/2011 16:58
781					Attorney Work Product	Draft summary prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP-NRDA Fingerprinting Summary Report Format.xlsx					8/4/2011 16:58
782					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Ron Brown - Privileged and Confidential	Rob Barrick [rbarrick@infinitypsols.com]	Linda Cook [look@exponent.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com];Joe Kakesh [Joseph.Kakesh@aporter.com]		8/9/2011 16:42
783					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding sample analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Jack Fitz Sample question - Privileged and Confidential	Rob Barrick [rbarrick@infinitypsols.com]	Linda Cook [look@exponent.com]	RMarkarian@entrix.com;Paul Boehm [pboehm@exponent.com];Joe Kakesh [Joseph.Kakesh@aporter.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Karen Murray [kmurray@exponent.com];Kim Sechrist [kim.sechrist@cardno.com]		8/9/2011 15:05
784					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding sample analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Jack Fitz Sample question - Privileged and Confidential	Rob Barrick [rbarrick@infinitypsols.com]	Linda Cook [look@exponent.com]	RMarkarian@entrix.com;Paul Boehm [pboehm@exponent.com];Joe Kakesh [Joseph.Kakesh@aporter.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]		8/9/2011 7:58
785					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding sample analysis protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting follow-up - CAS biomarker capacity - Privileged and Confidential	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Linda Cook [look@exponent.com]			8/18/2011 13:07
786					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding protocol prepared by at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Update #1 - Privileged and Confidential	Paul Boehm [O-EXPOSITION@SITE1\CN-FAA\CN-PBOEHM]	Robin Bullock [robin.bullock@bp.com];Martin, Jean A [jean.martin@bp.com];Larry Malnor [lawrence.malnor@bp.com];Israel, Brian [Brian.Israel@APORTER.COM];Ross, Katherine (ARNOLD & PORTER LLP) [Katherine.Ross@aporter.com];Joseph.Kakesh@APORTER.COM;Johnson, Nelson [Nelson.Johnson@APORTER.COM];arden.ahneil@uk.bp.com	Linda Cook [look@exponent.com];John Brown [jbrown@exponent.com]		8/19/2011 19:19
787					Attorney Work Product	Draft summary prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Interpretation Summary Update #1 - 20110819.xlsx					8/19/2011 19:19
788					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding sample analysis protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting follow-up - CAS biomarker capacity - Privileged and Confidential	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Linda Cook [look@exponent.com]			8/18/2011 23:18
789					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding sampling status prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting/Chemistry Call Proposed Agenda	Paul Boehm [O-EXPOSITION@SITE1\CN-FAA\CN-PBOEHM]	John Brown [jbrown@exponent.com];Joseph.Kakesh@APORTER.COM;rbarrick@infinitypsols.com;Linda Cook [look@exponent.com];Nelson.Johnson@APORTER.COM;Dennis.beckmann@bp.com;Dennis.beckmann@bp.com;wayne.kicklighter@cardno.com	Ahneil, Arden [arden.ahneil@uk.bp.com];lawrence.malnor@bp.com		9/7/2011 18:48
790	EXPOSITION_00551963	EXPOSITION_00551964	EXPOSITION_00551963	EXPOSITION_00551969	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding proposed analytical methods by at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Development of Analytical Methods on AccuTox DIART Instrument at McSwain	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Linda Cook [look@exponent.com]			9/7/2011 19:22



791				Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by client and third party consultant at request of counsel, and copying counsel, in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	Paul Boehm [O-EX-EXPONENT@OU-SITE\CN=FAAACN-PBOEHM]	John Brown [sbrown@exponent.com]; Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Barrick [infiniysols.com]; [barrick@infiniysols.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Linda Cook [lcook@exponent.com]; Johnson, Nelson D. [Nelson.Johnson@APORTER.COM]	'Ahneil, Arden' [arden.ahneil@uk.bp.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]	9/14/2011 17:59	
792				Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by client and third party consultant at request of counsel, and copying counsel, in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	Paul Boehm [O-EX-EXPONENT@OU-SITE\CN=FAAACN-PBOEHM]	Paul Boehm [pboehm@exponent.com]; John Brown [sbrown@exponent.com]; Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Barrick [infiniysols.com]; [barrick@infiniysols.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Linda Cook [lcook@exponent.com]; Johnson, Nelson D. [Nelson.Johnson@APORTER.COM]	'Ahneil, Arden' [arden.ahneil@uk.bp.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]	9/14/2011 19:03	
793				Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by client and third party consultant at request of counsel, and copying counsel, in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	Paul Boehm [O-EX-EXPONENT@OU-SITE\CN=FAAACN-PBOEHM]	Paul Boehm [pboehm@exponent.com]; Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Barrick [infiniysols.com]; [barrick@infiniysols.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Linda Cook [lcook@exponent.com]; Johnson, Nelson D. [Nelson.Johnson@APORTER.COM]	'Ahneil, Arden' [arden.ahneil@uk.bp.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]	9/14/2011 17:56	
794				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Paul Boehm [pboehm@exponent.com]; John Brown [sbrown@exponent.com]; Kakesh, Joe [ARNOLD & PORTER LLP]; Joseph.Kakesh@porter.com; [barrick@infiniysols.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Linda Cook [lcook@exponent.com]; Johnson, Nelson D. [Nelson.Johnson@APORTER.COM]	Ahneil, Arden [arden.ahneil@uk.bp.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]	9/15/2011 18:15	
795				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: SOP-04	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Paul Boehm [pboehm@exponent.com]; John Brown [sbrown@exponent.com]; Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]; Rob Barrick [RBarrick@ertrix.com]	Green, Mike R [Mike.Green@bp.com]	9/22/2011 16:12	
796				Attorney-Client Privilege; Attorney Work Product	Methodology protocol prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Attachment 1.pdf				9/22/2011 16:12	
797				Attorney Work Product	Methodology protocol prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Attachment 2.docx				9/22/2011 16:12	
798				Attorney Work Product	Methodology protocol prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Attachment 3.docx				9/22/2011 16:12	
799				Attorney Work Product	Methodology protocol prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Attachment 4.docx				9/22/2011 16:12	
800				Attorney Work Product	Methodology protocol prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Attachment 5.docx				9/22/2011 16:12	
801				Attorney Work Product	Methodology protocol prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO-SOP-04 TBR.docx				9/22/2011 16:12	
802				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Two questions for you	Laurie Benton [O-EX-EXPONENT@OU-SITE\CN=ENVIRONMENTAL\CN=LBEENTON]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	John Brown [sbrown@exponent.com]; Linda Cook [lcook@exponent.com]	9/27/2011 19:25	
803				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BDO Seeps_110927.xlsx				9/27/2011 19:25	
804				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Two questions for you	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Laurie Benton [LBenton@exponent.com]	John Brown [sbrown@exponent.com]; Linda Cook [lcook@exponent.com]	9/27/2011 19:30	
805				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Seep Sample Tracing Table	Laurie Benton [O-EX-EXPONENT@OU-SITE\CN=ENVIRONMENTAL\CN=LBEENTON]	'Beckmann, Dennis D' [Dennis.Beckmann@bp.com]; John Brown [sbrown@exponent.com]; Linda Cook [lcook@exponent.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]		9/29/2011 21:57	
806				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BDO Seeps_110929.xlsx				9/29/2011 21:57	
807	EXPONENT_00551992	EXPONENT_00551992	EXPONENT_00551992	EXPONENT_00551993	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Correlation between CTD casts, water samples and sediment samples	Mark Johns [O-EX-EXPONENT@OU-SITE\CN=ENVIRONMENTAL\CN=MJOHN5]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Linda Cook [lcook@exponent.com]; Laurie Benton [LBenton@exponent.com]; Mark Johns [mjohns@exponent.com]	9/28/2011 16:41
808				Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding sample analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Fingerprinting Report #2	Paul Boehm [O-EX-EXPONENT@OU-SITE\CN=FAAACN-PBOEHM]	Bullock, Robin J (bp) [Robin.Bullock@bp.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joseph [Joseph.Kakesh@porter.com]; Israel, Brian [ARNOLD & PORTER LLP] [Brian.Israel@porter.com]	John Brown [sbrown@exponent.com]; Linda Cook [lcook@exponent.com]	10/12/2011 20:25	
809				Attorney-Client Privilege; Attorney Work Product	Analytical interpretation summary draft undertaken at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Interpretation Summary Update #2 - Privileged and Confidential, Attorney Work Product.xlsx				10/12/2011 20:25	
810				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sediment Fingerprinting Report #2	Paul Boehm [O-EX-EXPONENT@OU-SITE\CN=FAAACN-PBOEHM]	Paul Boehm [pboehm@exponent.com]; Bullock, Robin J (bp) [Robin.Bullock@bp.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joseph [Joseph.Kakesh@porter.com]; Israel, Brian [ARNOLD & PORTER LLP] [Brian.Israel@porter.com]	John Brown [sbrown@exponent.com]; Linda Cook [lcook@exponent.com]	10/12/2011 22:44	
811				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Interpretation Summary Update #2R - Privileged and Confidential, Attorney Work Product.xlsx				10/12/2011 22:44	
812				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised Core Plan	John Brown [O-EX-EXPONENT@OU-SITE\CN=ENVIRONMENTAL\CN=JBOHN5]	Wendell, Sloane [Sloane.Wendell@hdrinc.com]; Mike Green2 [mike.green2@bp.com]; Block, Nathan [Nathan.Block@bp.com]	Thom, Jonathan R [thorn@battelle.org]; Linda Cook [lcook@exponent.com]; Ahneil, Arden [arden.ahneil@uk.bp.com]	10/3/2011 17:07	
813				Attorney-Client Privilege; Attorney Work Product	Analysis plan draft prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan_draft_0602311b-rev.docx				10/3/2011 17:07	
814				Attorney Work Product	Graphic attachment to analysis draft prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	defObject1				10/3/2011 17:07	

815				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	Paul Boehm [jboehm@exponent.com]; Linda Cook [lcook@exponent.com]; John Brown [jbrown@exponent.com]; Kakesh, Joseph [KAKESH@APORTER.COM]; Harold & Porter LLP [haroldandporter.com]; Joseph Kakesh@aporter.com; hbarrick@infinitysins.com; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Johnson, Nelson D. [Nelson.Johnson@APORTER.COM]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Linda Cook [lcook@exponent.com]; John Brown [jbrown@exponent.com]; Kakesh, Joseph [KAKESH@APORTER.COM]; Harold & Porter LLP [haroldandporter.com]; Joseph Kakesh@aporter.com; hbarrick@infinitysins.com; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Johnson, Nelson D. [Nelson.Johnson@APORTER.COM]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	10/5/2011 16:54
816				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Linda Cook [lcook@exponent.com]; John Brown [jbrown@exponent.com]; Kakesh, Joseph [KAKESH@APORTER.COM]; Harold & Porter LLP [haroldandporter.com]; Joseph Kakesh@aporter.com; hbarrick@infinitysins.com; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Johnson, Nelson D. [Nelson.Johnson@APORTER.COM]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	10/5/2011 13:53
817				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft Leptichius slides PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Paul Boehm [jboehm@exponent.com]; Linda Cook [lcook@exponent.com]; John Brown [jbrown@exponent.com]; Kakesh, Joseph [KAKESH@APORTER.COM]; Harold & Porter LLP [haroldandporter.com]; Joseph Kakesh@aporter.com; hbarrick@infinitysins.com; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Johnson, Nelson D. [Nelson.Johnson@APORTER.COM]	Ralph Markarian [ralph.markarian@cardno.com]	Joseph Kakesh [Joseph.Kakesh@APORTER.COM]; John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]; hbarrick@infinitysins.com; [hbarrick@infinitysins.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	10/5/2011 4:49
818				Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT_Lepto Brassay Results_(Sept 29).pptx				10/5/2011 4:49
819				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Data Request for Enrix - Privileged and Confidential	Paul Boehm [jboehm@exponent.com]; Linda Cook [lcook@exponent.com]; Joe Kakesh [joseph.kakesh@aporter.com]	Linda Cook [lcook@exponent.com]; Joe Kakesh [joseph.kakesh@aporter.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Ralph Markarian [ralph.markarian@cardno.com]	10/6/2011 18:09
820				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Data Request for Enrix - Privileged and Confidential	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	Paul Boehm [jboehm@exponent.com]; Linda Cook [lcook@exponent.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Israel, Brian D. [Brian.Israel@APORTER.COM]	10/7/2011 15:10
821				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call	Rob Barrick [rbarrick@infinitysins.com]	Paul Boehm [jboehm@exponent.com]; Laurel Royer [royer@exponent.com]; Joseph Kakesh@aporter.com; Nelson Johnson@aporter.com; Lawrence Malnor@bp.com; Dennis Beckmann@bp.com; Arden Ahnel@uk.bp.com; Wayne Kicklighter@cardno.com; Linda Cook [lcook@exponent.com]	John Brown [jbrown@exponent.com]	10/12/2011 2:19
822	EXPONENT_00552019	EXPONENT_00552019	EXPONENT_00552019	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT LTM Presentation for SETAC	John Brown [jbrown@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Linda Cook [lcook@exponent.com]	10/12/2011 16:33
823				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call	Laurel Royer [lroyer@exponent.com]; Rob Barrick [rbarrick@infinitysins.com]; Paul Boehm [jboehm@exponent.com]; Joseph Kakesh@aporter.com; Nelson Johnson@aporter.com; Lawrence Malnor@bp.com; Dennis Beckmann@bp.com; Arden Ahnel@uk.bp.com; Wayne Kicklighter@cardno.com; Linda Cook [lcook@exponent.com]	Rob Barrick [rbarrick@infinitysins.com]; Paul Boehm [jboehm@exponent.com]; Joseph Kakesh@aporter.com; Nelson Johnson@aporter.com; Lawrence Malnor@bp.com; Dennis Beckmann@bp.com; Arden Ahnel@uk.bp.com; Wayne Kicklighter@cardno.com; Linda Cook [lcook@exponent.com]	John Brown [jbrown@exponent.com]	10/12/2011 15:21
824				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Data Request for Enrix - Privileged and Confidential	Paul Boehm [jboehm@exponent.com]	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]; Linda Cook [lcook@exponent.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Israel, Brian D. [Brian.Israel@APORTER.COM]; hbarrick@infinitysins.com	10/12/2011 4:20
825	EXPONENT_00552053	EXPONENT_00552053	EXPONENT_00552073	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Boston Presentation (LTM - J. Brown)	John Brown [jbrown@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Linda Cook [lcook@exponent.com]	10/12/2011 20:17
826				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Chemistry and Chemical Analysis Call	Laurel Royer [lroyer@exponent.com]; Rob Barrick [rbarrick@infinitysins.com]; Paul Boehm [jboehm@exponent.com]; Joseph Kakesh@aporter.com; Nelson Johnson@aporter.com; Lawrence Malnor@bp.com; Dennis Beckmann@bp.com; Arden Ahnel@uk.bp.com; Wayne Kicklighter@cardno.com; Linda Cook [lcook@exponent.com]	Rob Barrick [rbarrick@infinitysins.com]; Paul Boehm [jboehm@exponent.com]; Joseph Kakesh@aporter.com; Nelson Johnson@aporter.com; Lawrence Malnor@bp.com; Dennis Beckmann@bp.com; Arden Ahnel@uk.bp.com; Wayne Kicklighter@cardno.com; Linda Cook [lcook@exponent.com]	John Brown [jbrown@exponent.com]; Laurel Royer [royer@exponent.com]	10/18/2011 15:43
827				Attorney Work Product	Report on NRDA call prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Chemistry Call_2011-10-12.docx				10/18/2011 15:43
828	EXPONENT_00552098	EXPONENT_00552101	EXPONENT_00552098	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Equis-Enrix Positional Data Discrepancies - Urgent Request	Dennis P. Callaghan [dcallaghan@emvsd.com]	Linda Cook [lcook@exponent.com]	Green, Mike R [Mike.Green@bp.com]	10/18/2011 12:53
829				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Equis-Enrix Positional Data Discrepancies - Urgent Request	Green, Mike R [Mike.Green@bp.com]	John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]		10/18/2011 13:34
830				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Data Request for Enrix - Privileged and Confidential	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	Rob Barrick [rbarrick@infinitysins.com]	Dennis Beckmann [Dennis.Beckmann@bp.com]; Tom Horst [tom.horst@cardno.com]; Paul Boehm [jboehm@exponent.com]; Linda Cook [lcook@exponent.com]; Israel, Brian D. [Brian.Israel@APORTER.COM]	10/19/2011 13:52
831				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Offshore Response Sediment Completion Update/Local and Map Product	Morand, Cristina [Cristina.Morand@bp.com]	Le, Phuong [UNKNOWN BUSINESS PARTNER] [Phuong.Le@bp.com]	Olson, Chris J [JMM Mgt] [chris.olson@bp.com]; Linda Cook [lcook@exponent.com]; gulbrai@battelle.org	10/21/2011 13:10
832				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Offshore_Response_Sed_Maps20111020.xlsx				10/21/2011 13:10
833				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments on draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: PRIVILEGED AND CONFIDENTIAL - poster #6	John Brown [jbrown@exponent.com]	betsy@wetter.com	Jean Martin [jean.martin@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Linda Cook [lcook@exponent.com]	10/24/2011 20:58
834				Attorney Work Product	Comments on draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT response to comments job 10-24-11.doc				10/24/2011 20:58
835				Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC LTM 10-24-2011 DRAFT Final job.pptx				10/24/2011 20:58
836				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments on draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: PRIVILEGED AND CONFIDENTIAL - poster #6 (Note this is a Platform not a poster)	John Brown [jbrown@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; betsey@wetter.com	Martin, Jean A [jean.martin@bp.com]; Linda Cook [lcook@exponent.com]	10/24/2011 23:24
837				Attorney Work Product	Draft presentation prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC LTM 10-24-2011 DRAFT Final job-rev.pptx				10/24/2011 23:24
838				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Chemistry and Chemical Analysis Call Summary	Laurel Royer [lroyer@exponent.com]	John Brown [jbrown@exponent.com]; Paul Boehm [jboehm@exponent.com]; Linda Cook [lcook@exponent.com]; Joseph Kakesh@APORTER.COM; Nelson Johnson@APORTER.COM; hbarrick@infinitysins.com; Lawrence Malnor@bp.com; Dennis Beckmann@bp.com; Wayne Kicklighter@cardno.com; Arden Ahnel@uk.bp.com		11/7/2011 18:53
839				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Chemistry Call_2011-11-02.docx				11/7/2011 18:53

840	EXPONENT_00552117	EXPONENT_00552117	EXPONENT_00552117	EXPONENT_00552118	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Sarah samples (Mars Mud Volcano)	Kornacki, Alan (WEATHERFORD) (Alan.Kornacki@bp.com)	John Brown [jbrown@exponent.com]	Linda Cook [lcook@exponent.com]	11/8/2011 21:15
841	EXPONENT_00552158	EXPONENT_00552158	EXPONENT_00552153	EXPONENT_00552158	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	LI(ControlOil)_DataQuestions.xlsx				11/11/2011 16:16
842	EXPONENT_00552180	EXPONENT_00552180	EXPONENT_00552180	EXPONENT_00552223	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MC-252 Analytical QAP version 3.0	Rob Barrick (rbarrick@infinitysoins.com)	Joe Kakesh [joseph.kakesh@aporter.com]; Dennis Beckmann [Dennis.Beckmann@bp.com]; Mike Greenk@bp.com	Linda Cook [lcook@exponent.com]; Alan Jeffrey [alanj@ymail.com]; Gregory Salas [gsalas@castab.com]; Juan Ramirez [juanramirez@gs-bi.com]; Thom, Jonathan R [thornj@battelle.org]; Piero Gardinali [piro.gardinali@gmail.com]; Richard Vitellana [rvitellana@castscience.com]; David Thal [dthal@battelle.org]; Craig Rice [craig.rice@cardno.com]; Laura Jones [ljones@integral-corp.com]	11/16/2011 8:38
843					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Atlantis Sample - GU2880-A1208-SE302A	Rob Barrick (rbarrick@infinitysoins.com)	Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]	Kakesh, Joseph S. [joseph.kakesh@aporter.com]; Ralph Markarian [ralph.markarian@cardno.com]; Craig Rice [craig.rice@cardno.com]; Dennis Beckmann [Dennis.Beckmann@bp.com]	11/28/2011 19:57
844					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Atlantis Sample - GU2880-A1208-SE302A	Rob Barrick (rbarrick@infinitysoins.com)	Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]	Kakesh, Joseph S. [joseph.kakesh@aporter.com]; Ralph Markarian [ralph.markarian@cardno.com]; Craig Rice [craig.rice@cardno.com]; Dennis Beckmann [Dennis.Beckmann@bp.com]	11/28/2011 8:44
845					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: HOS Sweetwater 2 - Privileged and Confidential	rbarrick@infinitysoins.com	Linda Cook [lcook@exponent.com]	Joe Kakesh [joseph.kakesh@aporter.com]; Dennis Beckmann [Dennis.Beckmann@bp.com]; Paul Boehm [pboehm@exponent.com]; Ralph Markarian [ralph.markarian@cardno.com]	11/29/2011 0:15
846					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Parallel data access	Rob Barrick (rbarrick@infinitysoins.com)	Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]	joseph.kakesh@aporter.com; Ralph Markarian [ralph.markarian@cardno.com]; Malvor, Lawrence K [lawrence.malvor@bp.com]; Dennis Beckmann [Dennis.Beckmann@bp.com]; Dreas Nielsen [dnielsen@integral-corp.com]; John Sullivan [jsullivan@integral-corp.com]; Laura Jones [ljones@integral-corp.com]; Craig Rice [craig.rice@cardno.com]; Charles Richardson [charles.richardson@cardno.com]; Luke De Hay [LDeHay@entrx.com]	11/30/2011 14:46
847					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft laboratory QAPP	Paul Boehm [O-EXPONENT/OU+SITE/CN-FAA/CN+PBCERH]	Thorn, Jonathan R [thornj@battelle.org] [thornj@battelle.org]	Ronald Atlas [rmattd01@gmail.com] [rmattd01@gmail.com]; Lewis, Emma K [Emma.Lewis@APORTER.COM] [Emma.Lewis@APORTER.COM]; Cash Fay [cash.fay@bp.com] [cash.fay@bp.com]; Metzger, Bernhard [metzgerb@battelle.org] [metzgerb@battelle.org]; TistoneA@battelle.org; Linda Cook [lcook@exponent.com]	11/30/2011 14:41
848					Attorney Work Product	Draft analysis prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Project Plan_10009037-0001.pdf				11/30/2011 14:41
849	EXPONENT_00552230	EXPONENT_00552230	EXPONENT_00552230	EXPONENT_00552233	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft laboratory QAPP	Tistone, Alan (TistoneA@battelle.org)	Ronald Atlas [rmattd01@gmail.com]; Paul Boehm [pboehm@exponent.com]	Thorn, Jonathan R [thornj@battelle.org]; Emma Lewis@aporter.com; cash.fay@bp.com; Metzger, Bernhard [metzgerb@battelle.org]; Linda Cook [lcook@exponent.com]	12/1/2011 15:24
850					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: BP Simple EDD spec vs. NRDA spec	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]		12/5/2011 13:55
851					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: BP Simple EDD spec vs. NRDA spec	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Linda Cook [lcook@exponent.com]		12/5/2011 16:26
852					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding notes from NRDA related call prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Chemistry and Chemical Analysis Call	Laurel Royer [O-EXPONENT/OU+SITE/CN-REC/PIEPH/TS/CN+LROYER]	John Brown [jbrown@exponent.com]; Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]; Joseph Kakesh@APORTER.COM; Nelson Johnson [nelson.johnson@aporter.com]; Patz, Oliver X [Oliver.Patz@bp.com]; Marie Berkinney [berkinneym@exponent.com]; Ronald Atlas [rmattd01@gmail.com] [rmattd01@gmail.com]; John Brown [jbrown@exponent.com]; Mark Johns [mjohns@exponent.com]; Susan Kane Driscoll [sdriscoll@exponent.com]; Linda Cook [lcook@exponent.com]; Karen Murray [kmurray@exponent.com]	Laurel Royer [lroyer@exponent.com]	12/5/2011 23:14
853					Attorney Work Product	Notes from NRDA related call prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Chemistry Call_2011-11-30.docx				12/5/2011 23:14
854					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	LI extract analysis project	Green, Mike R [Mike.Greenk@bp.com]	Linda Cook [lcook@exponent.com]		12/12/2011 19:33
855					Attorney Work Product	Draft analysis prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO-SOP-06_12122011.pdf				12/12/2011 19:33
856					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: BP Simple EDD spec vs. NRDA spec	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Linda Cook [lcook@exponent.com]		12/19/2011 22:16
857					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Publications priorities	Paul Boehm [O-EXPONENT/OU+SITE/CN-FAA/CN+PBCERH]	belsey@wehner.com; Arden Ahnell [arden.ahnell@uk.bp.com]; Robin Bullock [bullo@bp.com]; Jean Martin [jean.martin@bp.com]; Joe Kakesh [joseph.kakesh@aporter.com]; Nelson Johnson [nelson.johnson@aporter.com]; Patz, Oliver X [Oliver.Patz@bp.com]; Marie Berkinney [berkinneym@exponent.com]; Ronald Atlas [rmattd01@gmail.com] [rmattd01@gmail.com]; John Brown [jbrown@exponent.com]; Mark Johns [mjohns@exponent.com]; Susan Kane Driscoll [sdriscoll@exponent.com]; Linda Cook [lcook@exponent.com]; Karen Murray [kmurray@exponent.com]		1/3/2012 0:56
858					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel, and copied to counsel, in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Input to List of PubsDec19.xlsx				1/3/2012 0:56
859					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Small Scaled Controlled Burn Study Plan_1-09-2012_IB_job flc	John Brown [O-EXPONENT/OU+SITE/CN-ENVIRONMENTAL/CN+JOHN]	lan@slross.com	Ahnell, Arden [arden.ahnell@uk.bp.com]; Linda Cook [lcook@exponent.com]	1/9/2012 20:07
860					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Small Scaled Controlled Burn Study Plan_1-09-2012_IB_job flc.docx				1/9/2012 20:07
861					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft Small-Scale Burn Plan	John Brown [O-EXPONENT/OU+SITE/CN-ENVIRONMENTAL/CN+JOHN]	Ahnell, Arden [arden.ahnell@uk.bp.com]	Linda Cook [lcook@exponent.com]	1/9/2012 16:37
862					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Small Scaled Controlled Burn Study Plan_1-09-2012.docx				1/9/2012 16:37
863	EXPONENT_00552282	EXPONENT_00552282	EXPONENT_00552281	EXPONENT_00552282	Attorney Work Product	Draft tracking table prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Priority Samples-111209.xlsx				1/29/2011 23:06

864					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Positional Data	Gulbransen, Thomas (Consultant) [Thomas.Gulbransen@bp.com]	Linda Cook [lcook@exponent.com]	Wiens, Orville (Consultant) [Orville.Wiens@bp.com]; Dragos, Paul (Consultant) [Paul.Dragos@bp.com]	1/13/2012 20:01
865					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Database Issue to Check - Privileged and Confidential	Laura Jones [ljones@integral-corp.com]	Green, Mike R [Mike.Green@bp.com]; Linda Cook [lcook@exponent.com]	rbarick@infinitysoils.com; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Drees Nielsen [dreesnielsen@integral-corp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]; Margaret McArdie [mcardie@exponent.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	1/16/2012 17:54
866					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Database Issue to Check - Privileged and Confidential	Green, Mike R [Mike.Green@bp.com]	Linda Cook [lcook@exponent.com]; Jones, Laura (INTEGRAL CONSULTING INC) [ljones@integral-corp.com]	rbarick@infinitysoils.com; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Drees Nielsen [dreesnielsen@integral-corp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]; Margaret McArdie [mcardie@exponent.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	1/15/2012 20:29
867	EXPONENT_00552284	EXPONENT_00552284	EXPONENT_00552283	EXPONENT_00552284	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ASR26rev001232012.pdf				1/24/2012 20:30
868					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Database Issue to Check - Privileged and Confidential	Craig Hulchings [chulchings@integral-corp.com]	Linda Cook [lcook@exponent.com]	rbarick@infinitysoils.com; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]; Green, Mike R [Mike.Green@bp.com]; Lawrence Malnor [bp.com] [lawrence.malnor@bp.com]; Margaret McArdie [mcardie@exponent.com]; Drees Nielsen [dreesnielsen@integral-corp.com]; Laura Jones [ljones@integral-corp.com]	1/25/2012 0:05
869					Attorney Work Product	Communication between client and consultant regarding draft sample table prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Missing FRAT samples from Priority Sample Log	Laurie Benton [l.benton@exponent.com]	Amanda Harford [amanda.harford@cardno.com]	'Green, Mike R' [Mike.Green@bp.com] [Mike.Green2@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]	1/12/2012 0:55
870					Attorney Work Product	Draft sample table prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Priority Samples-120111.xlsx				1/12/2012 0:55
871					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ASR 26 revision 1 - EXPEDITED REVIEW REQUESTED- draft-PRIVILEGED AND CONFIDENTIAL	Ruth Forman [rforman@envstsd.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]; thornj@battelle.org	Joseph Kakesh@APORTER.COM; Angela Postley [apostley@envstsd.com]; Matthew Thomas [mthomas@envstsd.com]; Kristin May [kmay@envstsd.com]	1/26/2012 16:01
872					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ASR26rev101262012.doc				1/26/2012 16:01
873	EXPONENT_00552343	EXPONENT_00552345	EXPONENT_00552343	EXPONENT_00552346	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: MDL 2179: Proposed Disposal of Deepwater Horizon Water Samples - PTO 30 Notice to Liaison Counsel	Green, Mike R [Mike.Green@bp.com]	John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]		1/26/2012 16:01
874					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry and Tox Data Validation of NRDA Studies	Marie BenKrnay [O-EX-EXPONENT@SITE1/CN-ENVIRONMENTAL/CN-BENKRNAY]	David Thal [dthal@envstsd.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Linda Cook [lcook@exponent.com]	2/1/2012 15:30
875					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Large Volume Water Sampler (LVS) - PUF Data	Paul Boehm [O-EX-EXPONENT@SITE1/CN-FAAC/CN-PBDEHM]	Kakesh, Joseph' (Joseph.Kakesh@APORTER.COM) [Joseph.Kakesh@APORTER.COM] [Joseph.Kakesh@APORTER.COM]	Dennis Beckmann@bp.com; Linda Cook [lcook@exponent.com]; Miley, Joyce [Joyce.Miley@bp.com]; Miley, Joyce@bp.com; Brody, Jessica [Jessica.Brody@APORTER.COM] [Jessica.Brody@APORTER.COM]	2/2/2012 18:28
876					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - BPXP Data Validation Text for DSRs	Margaret McArdie [O-EX-EXPONENT@SITE1/CN-RECPIEN/TS/CN-MCARDIE]	Brody, Jessica R [Jessica.Brody@APORTER.COM]; Miley, Joyce [Joyce.Miley@bp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]; Joseph Kakesh@aporter.com; Malnor, Lawrence K [lawrence.malnor@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Wayne Kiddlighter [wayne.kiddlighter@cardno.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Brody, Jessica R [Jessica.Brody@APORTER.COM]; Miley, Joyce [Joyce.Miley@bp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Wayne Kiddlighter [wayne.kiddlighter@cardno.com]; Arden Ahnell [u a bp.com; arden@bp.com]; Kakesh, Joe [joseph.kakesh@bp.com]; Linda Cook [lcook@exponent.com]; Ann Michelle Morrison [amorrison@exponent.com]	2/6/2012 18:23
877					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Forensic data ownership	Dragos, Paul (Consultant) [Paul.Dragos@bp.com]	Linda Cook [lcook@exponent.com]	Laurie Benton [l.benton@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Orville Wiens@bp.com	2/8/2012 18:28
878					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Forensic data ownership	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Linda Cook [lcook@exponent.com]		2/8/2012 22:43
879					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Toxicity Validation SOP	Marie BenKrnay [O-EX-EXPONENT@SITE1/CN-ENVIRONMENTAL/CN-BENKRNAY]	Green, Mike R [Mike.Green@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]	2/9/2012 2:55
880					Attorney Work Product	Analysis procedure prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Toxicity Validation SOP v1.0.pdf				2/9/2012 2:55
881					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Weatherford Interpretations - Privileged and Confidential	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Linda Cook [lcook@exponent.com]		2/13/2012 16:50
882					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Large Volume Water Sampler (LVS) - PUF Data (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT@SITE1/CN-FAAC/CN-PBDEHM]	Sahay, Shailesh R. [Shailesh.Sahay@APORTER.COM]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Linda Cook [lcook@exponent.com]	2/13/2012 20:44
883					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding upcoming draft report in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential - BPXP Data Validation Text for DSRs	Bullock, Robin J (bp) [rbullock@bp.com]	Margaret McArdie [mcardie@exponent.com]; Brody, Jessica R [Jessica.Brody@APORTER.COM]; Miley, Joyce [Joyce.Miley@bp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Wayne Kiddlighter [wayne.kiddlighter@cardno.com]; Arden Ahnell [u a bp.com; arden@bp.com]; Kakesh, Joe [joseph.kakesh@bp.com]; Linda Cook [lcook@exponent.com]; Ann Michelle Morrison [amorrison@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]		2/14/2012 20:57
884					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: ASR 034 Draft; privileged and confidential	Ruth Forman [rforman@envstsd.com]	Thorn, Jonathan R [thornj@battelle.org]; John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	GCRO_ASR [GCRO_ASR@envstsd.com]	2/14/2012 21:02
885					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ASR 034 Draft.docx				2/14/2012 21:02

886				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: ASR 034 Draft, privileged and confidential	Thorn, Jonathan R [jthorn@battelle.org]	Ruth Forman [rforman@envst.com], John Brown [jbrown@exponent.com], Linda Cook [lcook@exponent.com], Pelz, Oliver X [oliver.pelz@bp.com], Beckmann, Dennis D [Dennis.Beckmann@bp.com], Dahlen, Deirdre T [DahlerD@battelle.org]	GCRO_ASR [GCRO_ASR@envst.com]	2/14/2012 21:49
887				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ASR 034 Draft_IRT.docx				2/14/2012 21:49
888				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: ASR 034 Draft, privileged and confidential	Ruth Forman [rforman@envst.com]	John Brown [jbrown@exponent.com]	thornj@battelle.org; Linda Cook [lcook@exponent.com]; Pelz, Oliver X [oliver.pelz@bp.com]; Dennis.Beckmann@bp.com	2/14/2012 21:46
889				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential - BPXP Data Validation Text for DSRS	Martin, Jean A [jean.martin@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com]; Bullock, Robin J [rbjbullock@exponent.com]; Brody, Jessica R [jessica.brody@APORTER.COM]; Miley, Joyce [joyce.miley@bp.com]; Kakweh, Joe [ARNOLD & PORTER LLP] [joe.kakweh@porter.com]; Major, Lawrence K [lawrence.major@bp.com]; Wayne Kichlighter [cardno.com]; Barick [infinitysols.com]; Linda Cook [lcook@exponent.com]; Ann Michelle Morrison [amorrison@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	BPNRD [BPNRD@APORTER.COM]	2/15/2012 16:32
890				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel and consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: status update NRDA Tox 1 on 2/15/12	Ruth Forman [rforman@envst.com]	Pelz, Oliver X [oliver.pelz@bp.com]; Green, Mike R [mike.greene2@bp.com]; Marie BerKinney [berkinneym@exponent.com]	David Thal [dthal@envst.com]; Block, Nathan [Nathan.Block@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Ahneil, Arden [arden.ahneil@uk.bp.com]; Linda Cook [lcook@exponent.com]; Rock, J. Vitale [jvitale@envst.com]	2/15/2012 22:56
891				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding upcoming draft report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential - BPXP Data Validation Text for DSRS	Ahneil, Arden [arden.ahneil@uk.bp.com]	Bullock, Robin J [rbjbullock@exponent.com]; Margaret McArdle [mcardle@exponent.com]; Brody, Jessica R [jessica.brody@APORTER.COM]; Miley, Joyce [joyce.miley@bp.com]; Kakweh, Joe [ARNOLD & PORTER LLP] [joe.kakweh@porter.com]; Major, Lawrence K [lawrence.major@bp.com]; Martin, Jean A [jean.martin@bp.com]; Wayne Kichlighter [cardno.com]; Barick [infinitysols.com]; Linda Cook [lcook@exponent.com]; Ann Michelle Morrison [amorrison@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]		2/15/2012 14:12
892				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Agenda for legal/technical NRDA call 11 a.m. central Thursday, Feb. 16 2012 -- Privileged and Confidential	Lewis, Emma K [emmalewis@APORTER.COM]	Ahneil, Arden [arden.ahneil@uk.bp.com]; Angie Morrow [angie.morrow@cardno.com]; Ann Michelle Morrison [amorrison@exponent.com]; Arden Ahneil [arden.ahneil@uk.bp.com]; Betsy Welter [betsy@welter.com]; Bill Graeber [william.graeber@cardno.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Herlugin [herlugin@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [herodc1@bp.com]; Craig Kling [craig.kling@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Gary Harmon [GHarmon@entrix.com]; Gene Nancin [genancin@entrix.com]; Jane Xia [jane.xia@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakeliedt [jwakedt@entrix.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimity [jdimity@entrix.com]; Joyce Miley [joyce.miley@bp.com]; Larry Major [lawrence.major@bp.com]; Laura Folsie [Laura.Folsie@bp.com]; Linda Cook [lcook@exponent.com]; Laura Riege [lriege@entrix.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BerKinney [berkinneym@exponent.com]; Mark McNamara [mrcnamara@lsklow.com]; Margaret McArdle [mcardle@exponent.com]; Neal Brody [nbrody@entrix.com]; Oliver Pelz [oliver.pelz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [peter.carragher@bp.com]; Ralph Markarian [rmarkarian@entrix.com]; Roba Barick [barick@infinitysols.com]; Robert Frost [Robert.Frost1@bp.com]; Robert McGuinn [robert.mcguint@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Pult [russell.pult@bp.com]; Stephanie Brigg [stephanie.brigg@cardno.com]; Ted Tomasi [t.tomasi@entrix.com]; Tim Thompson [thompson@entrix.com]; Tom Ginn [tginn@exponent.com]; Tony Palagy [TPalagy@entrix.com]; Wayne Kichlighter [WKichlighter@entrix.com]		2/16/2012 16:23
893				Attorney Work Product	Meeting agenda prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log, Feb. 16, 2012_(EAST_55565336_1).xlsx				2/16/2012 16:23
894				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: status update NRDA Tox 1 on 2/19/12	Ruth Forman [rforman@envst.com]	Pelz, Oliver X [oliver.pelz@bp.com]; Green, Mike R [mike.greene2@bp.com]; Marie BerKinney [berkinneym@exponent.com]	David Thal [dthal@envst.com]; Block, Nathan [Nathan.Block@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Ahneil, Arden [arden.ahneil@uk.bp.com]; Linda Cook [lcook@exponent.com]; Rock, J. Vitale [jvitale@envst.com]	2/20/2012 1:03
895				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Weatherford Interpretations - Privileged and Confidential	Wooten, Maureen [Maureen.Wooten@bp.com]	Linda Cook [lcook@exponent.com]	John Brown [jbrown@exponent.com]; Dragos, Paul (Consultant) [Paul.Dragos@bp.com]	2/21/2012 16:24
896				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: status update NRDA Tox 1 on 2/21/12	Ruth Forman [rforman@envst.com]	Pelz, Oliver X [oliver.pelz@bp.com]; Green, Mike R [mike.greene2@bp.com]; Marie BerKinney [berkinneym@exponent.com]	David Thal [dthal@envst.com]; Block, Nathan [Nathan.Block@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Ahneil, Arden [arden.ahneil@uk.bp.com]; Linda Cook [lcook@exponent.com]; Rock, J. Vitale [jvitale@envst.com]	2/21/2012 21:36
897	EXPONENT_00552381	EXPONENT_00552381	EXPONENT_00552381	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding water chemistry report prepared by at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sample Info Request - deepwater samples - EOS data	Paul Boehm [pboehm@envst.com]	Martin, Jean A [jean.martin@bp.com]	Linda Cook [lcook@exponent.com]; Ramsey, Allison B. [Allison.Ramsey@aporter.com]; Stephen Palmer@bp.com	2/19/2012 3:51
898				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Agenda for daily legal/technical NRDA call 11 a.m. Wed. Feb. 22 2012 -- Privileged and Confidential	Brody, Jessica R [jessica.brody@APORTER.COM]	Green, George R. [George.Green@porter.com]; Ai Maki [aismaki@entrix.com]; Angie Morrow [angie.morrow@cardno.com]; Ann Michelle Morrison [amorrison@exponent.com]; Arden Ahneil [arden.ahneil@uk.bp.com]; Betsy Welter [betsy@welter.com]; Bill Graeber [william.graeber@cardno.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Herlugin [herlugin@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [herodc1@bp.com]; Craig Kling [craig.kling@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Gary Harmon [GHarmon@entrix.com]; Gene Nancin [genancin@entrix.com]; Jane Xia [jane.xia@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakeliedt [jwakedt@entrix.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimity [jdimity@entrix.com]; Joyce Miley [joyce.miley@bp.com]; Larry Major [lawrence.major@bp.com]; Laura Folsie [Laura.Folsie@bp.com]; Laura Riege [lriege@entrix.com]; Linda Cook [lcook@exponent.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BerKinney [berkinneym@exponent.com]; Mark McNamara [mrcnamara@lsklow.com]; Margaret McArdle [mcardle@exponent.com]; Neal Brody [nbrody@entrix.com]; Oliver Pelz [oliver.pelz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [peter.carragher@bp.com]; Ralph Markarian [rmarkarian@entrix.com]; Roba Barick [barick@infinitysols.com]; Robert Frost [Robert.Frost1@bp.com]; Robert McGuinn [robert.mcguint@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Pult [russell.pult@bp.com]; Stephanie Brigg [stephanie.brigg@cardno.com]; Ted Tomasi [t.tomasi@entrix.com]; Tim Thompson [thompson@entrix.com]; Tom Ginn [tginn@exponent.com]; Tony Palagy [TPalagy@entrix.com]; Wayne Kichlighter [WKichlighter@entrix.com]	Nancy Beisse [nancy.beisse@cardno.com]	2/22/2012 16:35
899				Attorney Work Product	Meeting agenda prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log, Feb. 22, 2012_(EAST_55565336_1).xlsx				2/22/2012 16:35

900	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding presentation and meeting notes prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Management Meeting Presentation (Feb 16, Seattle) and Associated Notes - Privileged & Confidential	Luke De Hayr [LDeHayr@entrx.com]	Sahay, Shailesh R. [Shailesh.Sahay@APORTER.COM]; Beckmann, Dennis [Dennis.Beckmann@bp.com]; Joyce Miley [Joyce.miley@bp.com]; Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]; Douglas, Matthew J. [Matthew.Douglas@APORTER.COM]; Charles Richardson [Charles.Richardson@cardno.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Heider, Costa [Heider.Costa@cardno.com]; d.wal@gradientcorp.com; dmerrill@gradientcorp.com; Linda Cook [lcook@exponent.com]; Laura Jones [ljones@integrat-corp.com]; Dreas Nielsen [drielsen@integrat-corp.com]	Ralph Markarian [ralph.markarian@cardno.com]; Tom Horst [tom.horst@cardno.com]; Ted Tomasi [tedtomasi@cardno.com]	2/22/2012 22:14
901	Attorney Work Product	Draft management strategy prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	2012-02-16 AP Data Meeting.pdf				2/22/2012 22:14
902	Attorney-Client Privilege; Attorney Work Product	Management strategy prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	NRDA Database and Data Quality Meeting Notes_021612.pdf				2/22/2012 22:14
903	Attorney Work Product	Management strategy prepared by client at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	2012-02-14 AP Data Meeting_Action Items.pptx				2/22/2012 22:14
904	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding proposed presentation prepared by at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: ACS Sediment DRAFT (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT@OUTSITE1@NFAA@CN+RDE@M]	John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]; Arden Ahnell@uk.bp.com	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM] (Joseph.Kakesh@APORTER.COM) [Joseph.Kakesh@APORTER.COM]	2/23/2012 17:24
905	Attorney Work Product	Draft document regarding presentation strategy prepared by client consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	ACS Brown et al 02-22-2012.pdf				2/23/2012 17:24
906	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Agenda for daily legal/technical NRDA call 11 a.m. Monday Feb. 27 2012 - Privileged and Confidential	Lewis, Erma K [Erma.Lewis@APORTER.COM]	May, Eric [Eric.May@APORTER.COM]	Al Maki [amaki@consulting@cardno.com]; Angie Morrow [angie.morrow@cardno.com]; Ann Michelle Morrison [amorrison@exponent.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Betsy Welner [betsy@welner.com]; Bill Graeber [william.graeber@cardno.com]; Bill Williams [BWilliams@entrx.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Helguson [chris@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [therodc1@bp.com]; Craig King [craig.king@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Gary Harmon [GHarmon@entrx.com]; Gene Mancini [gmancini@ad.com]; Jane Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrx.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimity [JDimity@entrx.com]; Joyce Miley [joyce.miley@bp.com]; Larry Martin [lawnence.martin@bp.com]; Laura Folsie [Laura.Folsie@bp.com]; Laura Riege [lrieger@entrx.com]; Linda Cook [lcook@exponent.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie Benkovec [benkovec@exponent.com]; Mark McNamara [mimcnamara@liskov.com]; Margaret McArdie [mcardie@exponent.com]; Neal Brody [nbrody@entrx.com]; Oliver Peitz [Oliver.Peitz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [Peter.carragher2@bp.com]; Ralph Markarian [rmarkarian@entrx.com]; Rob Barick [rbarick@infinityshs.com]; Robert Frost [Robert.Frost@bp.com]; Robert McGurn [robert.mcgurn@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Pult [russell.pult@bp.com]; Stephanie Biggs [stephanie.biggs@cardno.com]; Ted Tomasi [ttomasi@entrx.com]; Tim Thompson [thompson@entrx.com]; Tom Ginn [tginn@exponent.com]; Tony Palagy [TPalagy@entrx.com]; Wayne Kicklighter [WKicklighter@entrx.com]	2/27/2012 16:48
907	Attorney Work Product	Meeting agenda prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Tracking Log, Feb. 27, 2012_(EAST_56505336_1).xlsx				2/27/2012 16:48
908	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding proposed presentation prepared by at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	ACS Sediment DRAFT (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT@OUTSITE1@NFAA@CN+RDE@M]	John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]; Arden Ahnell@uk.bp.com	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM] (Joseph.Kakesh@APORTER.COM) [Joseph.Kakesh@APORTER.COM]	2/23/2012 8:57
909	Attorney Work Product	Draft document regarding presentation strategy prepared by client consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	ACS Brown et al 02-22-2012.pptx				2/23/2012 8:57
910	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Daily legal/technical NRDA call Wed. Feb. 29, 2012 11 a.m. central - Privileged & Confidential	Lewis, Erma K [Erma.Lewis@APORTER.COM]	Al Maki [amaki@consulting@cardno.com]; Angie Morrow [angie.morrow@cardno.com]; Ann Michelle Morrison [amorrison@exponent.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Betsy Welner [betsy@welner.com]; Bill Graeber [william.graeber@cardno.com]; Bill Williams [BWilliams@entrx.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Helguson [chris@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [therodc1@bp.com]; Craig King [craig.king@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Gary Harmon [GHarmon@entrx.com]; Gene Mancini [gmancini@ad.com]; Jane Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrx.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimity [JDimity@entrx.com]; Joyce Miley [joyce.miley@bp.com]; Larry Martin [lawnence.martin@bp.com]; Laura Folsie [Laura.Folsie@bp.com]; Linda Cook [lcook@exponent.com]; Laura Riege [lrieger@entrx.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie Benkovec [benkovec@exponent.com]; Mark McNamara [mimcnamara@liskov.com]; Margaret McArdie [mcardie@exponent.com]; Neal Brody [nbrody@entrx.com]; Oliver Peitz [Oliver.Peitz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [Peter.carragher2@bp.com]; Ralph Markarian [rmarkarian@entrx.com]; Rob Barick [rbarick@infinityshs.com]; Robert Frost [Robert.Frost@bp.com]; Robert McGurn [robert.mcgurn@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Pult [russell.pult@bp.com]; Stephanie Biggs [stephanie.biggs@cardno.com]; Ted Tomasi [ttomasi@entrx.com]; Tim Thompson [thompson@entrx.com]; Tom Ginn [tginn@exponent.com]; Tony Palagy [TPalagy@entrx.com]; Wayne Kicklighter [WKicklighter@entrx.com]	2/29/2012 15:31	
911	Attorney Work Product	Meeting agenda prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Tracking Log, Feb. 29, 2012_(EAST_56505336_1).xlsx				2/29/2012 15:31
912	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Weatherford Interpretations - Privileged and Confidential	Dragos, Paul [Paul.Dragos@bp.com]	Linda Cook [lcook@exponent.com]		3/13/2012 22:16

913				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: seeps data - privileged and confidential	Paul Boehm [joh@EXPONENT/OUTSITE/ICN/FAA/CN/PBOEHM]	Ralph Markarian [ralph.markarian@cardno.com] Laura Riege [laura.rieger@cardno.com] Wayne Kicklighter [wayne.kicklighter@cardno.com]	Brody, Jessica R. [jessica.brody@APORTER.COM] Larry Malnor [lawrence.malnor@bp.com] Joyce Miley [joyce.miley@bp.com] Brian Israel [brian.israel@aporter.com] Brian Israel [brian.israel@aporter.com] Bullock, Robin J [bulrojb@bp.com] Jean Martin [jean.martin@bp.com] John Brown [jbrown@exponent.com] Linda Cook [lcook@exponent.com] Dennis Beckmann [dbp.com] Tom Ginn [tginn@exponent.com]	3/19/2012 21:22	
914				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: seeps data - privileged and confidential	Bullock, Robin J [bulrojb@bp.com]	Paul Boehm [pboehm@exponent.com] Ralph Markarian [ralph.markarian@cardno.com] Laura Riege [laura.rieger@cardno.com] Wayne Kicklighter [wayne.kicklighter@cardno.com]	Brody, Jessica R. [jessica.brody@APORTER.COM] Malnor, Lawrence K [lawrence.malnor@bp.com] Miley, Joyce [joyce.miley@bp.com] Brian Israel [brian.israel@aporter.com] Martin, Jean A [jean.martin@bp.com] John Brown [jbrown@exponent.com] Linda Cook [lcook@exponent.com] Beckmann, Dennis D [dennis.beckmann@bp.com] Tom Ginn [tginn@exponent.com]	3/19/2012 23:38	
915	EXPONENT_00552411	EXPONENT_00552411	EXPONENT_00552411	EXPONENT_00552439	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Status of the Lancaster Water Extracts - Privileged and Confidential	Green, Mike R [Mike.Green2@bp.com]	Linda Cook [lcook@exponent.com]	3/19/2012 16:42	
916	EXPONENT_00552440	EXPONENT_00552440	EXPONENT_00552440	EXPONENT_00552441	Attorney-Client Privilege; Attorney Work Product	Weatherford interpretation analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Weatherford Interpretations - Privileged and Confidential	Dragos, Paul [Paul.Dragos@bp.com]	Linda Cook [lcook@exponent.com]	3/14/2012 14:41	
917	EXPONENT_00552442	EXPONENT_00552442	EXPONENT_00552442	EXPONENT_00552443	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Weatherford Interpretations - Privileged and Confidential	Dragos, Paul [Paul.Dragos@bp.com]	Linda Cook [lcook@exponent.com]	3/14/2012 18:17	
918					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Environmental Data Quality Management Plan - Privileged & Confidential	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Linda Cook [lcook@exponent.com]	3/19/2012 20:08	
919					Attorney Work Product	Management plan prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Environmental_Data_Quality_Management_Program_draft_20120217_[EAST_55546862_2].DOCX			3/19/2012 20:08	
920					Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultants regarding analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data types spreadsheets prepared by Cardno team - PRIVILEGED AND CONFIDENTIAL	Brody, Jessica R. [jessica.brody@APORTER.COM]	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM] Sahay, Shailesh R. [Shailesh.Sahay@APORTER.COM] Joyce Miley [joyce.miley@bp.com] Dennis Beckmann [dbp.com] Wayne Kicklighter [wayne.kicklighter@cardno.com] Paul Boehm [pboehm@exponent.com] Ann Michelle Morrison [amorrison@exponent.com] Ted Tomasi [tedtomasi@cardno.com] Bullock, Rosanna L [bulro@battelle.org] Uhler, Richard [r.j.uhler@battelle.org] John Dimity [jdimity@entrix.com] John Dimity [john.dimity@cardno.com] Linda Cook [lcook@exponent.com]	Lavinia DiSanto [lavinia.disanto@cardno.com]	3/20/2012 20:13
921					Attorney Work Product	Draft table created by consultants prepared at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	TWG_QA_Status_0032012-without independent_for distribution.xlsx			3/20/2012 20:13	
922					Attorney Work Product	Draft table created by consultants prepared at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Types by TWG draft 031912.xlsx			3/20/2012 20:13	
923					Attorney-Client Privilege; Attorney Work Product	Communications between consultants and counsel regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Data Validation actions negating sedimental data - Privileged and Confidential	Sahay, Shailesh R. [Shailesh.Sahay@APORTER.COM]	Linda Cook [lcook@exponent.com] Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	dennis.beckmann@bp.com John Brown [jbrown@exponent.com] Laurie Benton [L.Benton@exponent.com] Paul Boehm [pboehm@exponent.com]	3/22/2012 10:44
924					Attorney Work Product	Communication between client and consultant regarding comments on summary report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	SOD Review	Laurie Benton [laurie.benton@exponent.com]	Angela Powley [apowley@envst.com] [apowley@envst.com]	Jessica Whiteside [jwhiteside@bp.com] Paul Ressemyer [pressemyer@envst.com] [pressemyer@envst.com] John Brown [jbrown@exponent.com] Linda Cook [lcook@exponent.com]	3/22/2012 16:10
925					Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	MC252 SOD Sampling Summary Report DRAFT 031812;Exp review.docx			3/22/2012 16:10	
926					Attorney-Client Privilege; Attorney Work Product	Communications between counsel, client, and consultants regarding proposed discussion topics for upcoming conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Stat Questions (Privileged and confidential attorney work product)	Paul Boehm [pboehm@exponent.com] Ann Michelle Morrison [amorrison@exponent.com] Tom Ginn [tginn@exponent.com] Linda Cook [lcook@exponent.com] Melanie Edwards [medwards@exponent.com] Bullock, Robin J [bulrojb@bp.com]	Paul Boehm [pboehm@exponent.com] Ann Michelle Morrison [amorrison@exponent.com] Tom Ginn [tginn@exponent.com] Linda Cook [lcook@exponent.com] Melanie Edwards [medwards@exponent.com] Bullock, Robin J [bulrojb@bp.com]	Joseph Kakesh [j.kakesh@aporter.com] RMarkarian [rmarkarian@entrix.com] Ted Tomasi Ph. D. [tomasi@entrix.com] Nelson Johnson [nelsonjohnson@aporter.com] Malnor, Lawrence K [lawrence.malnor@bp.com] Jean Martin [jean.martin@bp.com] [jean.martin@bp.com] Shailesh Sahay [Shailesh.Sahay@APORTER.COM] Spridd [spridd@aporter.com]	3/23/2012 5:28
927					Attorney-Client Privilege; Attorney Work Product	Draft discussion topics for upcoming conference created by consultants prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	ExponentQuestionsForStatisticsSummit_032212.docx			3/23/2012 5:28	
928	EXPONENT_00552814	EXPONENT_00552829	EXPONENT_00552814	EXPONENT_00552830	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Outstanding Sediment Data - Privileged and Confidential	Laura Jones [ljones@integracorp.com]	Linda Cook [lcook@exponent.com] jrbarric@infinitysols.com LDeHay@entrix.com	Dennis Beckmann [Dennis.Beckmann@bp.com] Jessica Brody [jbrody@aporter.com] Joe Kakesh [joseph.kakesh@aporter.com] Dreas Nielsen [drielsen@integracorp.com] Craig Huchings [chuchings@integracorp.com] Cheryl Fandella [CFandella@entrix.com] Paul Boehm [pboehm@exponent.com] Heidi Costa [heidi.costa@cardno.com]	3/23/2012 23:16
929					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Nondetects reported as detects - Privileged and Confidential	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Linda Cook [lcook@exponent.com]	3/29/2012 20:48	
930					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privileged and Confidential-Attorney Client Work Product - Requesting some water chemistry analysis to aid COSM	Ahnel, Arden [arden.ahnel@uk.bp.com]	Linda Cook [lcook@exponent.com] Paul Boehm [pboehm@exponent.com] Karen Murray [kmurray@exponent.com]	Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com] Herold, Corey (BP MC252) [heroldc@bp.com] Erika Norman [erika@aporter.com]	4/2/2012 1:41
931					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Weekly call to discuss QA/QC Proposal - PRIVILEGED AND CONFIDENTIAL	Wayne Kicklighter [wayne.kicklighter@cardno.com]	Buhl, Rosanna L [bulro@battelle.org] Brody, Jessica R. [jessica.brody@APORTER.COM] Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM] Sahay, Shailesh R. [Shailesh.Sahay@APORTER.COM] Joyce Miley [joyce.miley@bp.com] Dennis Beckmann [dbp.com] Paul Boehm [pboehm@exponent.com] Ann Michelle Morrison [amorrison@exponent.com] Ted Tomasi [tedtomasi@cardno.com] Uhler, Richard [r.j.uhler@battelle.org] John Dimity [john.dimity@cardno.com] John Dimity [john.dimity@cardno.com] Linda Cook [lcook@exponent.com]	Lavinia DiSanto [lavinia.disanto@cardno.com] Luke De Hay [LDeHay@entrix.com]	4/2/2012 16:31
932					Attorney Work Product	Draft table created by consultants prepared at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	TWG_QA_Status_040212.xlsx			4/2/2012 16:31	
933	EXPONENT_00552910	EXPONENT_00552910	EXPONENT_00552910	EXPONENT_00552911	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding consultants' analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Status: PNAS Letter (Privileged and Confidential)	Paul Boehm [pboehm@exponent.com]	Bullock, Robin J [bulrojb@bp.com] Carragher, Peter D [peter.carragher2@bp.com] Martin, Jean A [jean.martin@bp.com] Israel, Brian (ARNOLD & PORTER LLP) [brian.israel@aporter.com] Ahnel, Arden [arden.ahnel@uk.bp.com]	Betsy Welner [betsy.welner.com] Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com] Miley, Joyce [joyce.miley@bp.com] Malnor, Lawrence K [lawrence.malnor@bp.com] Linda Cook [lcook@exponent.com]	4/9/2012 16:51
934					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding consultants' analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Data Status: PNAS Letter (Privileged and Confidential)	Bullock, Robin J [bulrojb@bp.com]	Paul Boehm [pboehm@exponent.com] Carragher, Peter D [peter.carragher2@bp.com] Martin, Jean A [jean.martin@bp.com] Israel, Brian (ARNOLD & PORTER LLP) [brian.israel@aporter.com] Ahnel, Arden [arden.ahnel@uk.bp.com]	Betsy Welner [betsy.welner.com] Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com] Miley, Joyce [joyce.miley@bp.com] Malnor, Lawrence K [lawrence.malnor@bp.com] Linda Cook [lcook@exponent.com]	4/9/2012 17:06
935					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding information prepared at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: QA status table update: privileged and confidential	Brody, Jessica R. [jessica.brody@APORTER.COM]	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM] Sahay, Shailesh R. [Shailesh.Sahay@APORTER.COM] Joyce Miley [joyce.miley@bp.com] Dennis Beckmann [dbp.com] Wayne Kicklighter [wayne.kicklighter@cardno.com] Paul Boehm [pboehm@exponent.com] Ann Michelle Morrison [amorrison@exponent.com] Ted Tomasi [tedtomasi@cardno.com] Bullock, Rosanna L [bulro@battelle.org] Uhler, Richard [r.j.uhler@battelle.org] Linda Cook [lcook@exponent.com]	4/9/2012 16:06	

936				Attorney Work Product	Draft table created by consultants prepared at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	TWG_QA_Status_040812.xlsx					4/9/2012 16:06
937				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding consultants' analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Alternative: PHAS Letter (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT@SITE1 CN-FAA CN-PBOEHM]	Bullock, Robin J (bp) [bulro@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Martin, Jean A [jean.martin@bp.com]; Israel, Brian (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]; Miley, Joyce [joyce.miley@bp.com]; Malner, Lawrence K [lawrence.malner@bp.com]; Linda Cook [lcook@exponent.com]; Arden [arden.arden@uk.bp.com]	Betsy Wetner [betsy@wetner.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]; Miley, Joyce [joyce.miley@bp.com]; Malner, Lawrence K [lawrence.malner@bp.com]; Linda Cook [lcook@exponent.com]		4/9/2012 18:26
938				Attorney Work Product	Draft report of consultants mental impressions of outside report created by consultants at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Comments on White et al (DRAFT w-relines 4-9-2012).docx					4/9/2012 18:26
939				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding information prepared at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: QA table: privileged and confidential	Brody, Jessica R. [Jessica.Brody@APO-RTER.COM]	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]; Sahay, Sharesh R. [Sharesh.Sahay@APORTER.COM]; joyce.miley@bp.com; dennis.beckmann@bp.com; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Paul Boehm [pboehm@exponent.com]; Ann Michelle Morrison [amorrison@exponent.com]; Ted Tomasi [tedtomasi@cardno.com]; Linda Cook [lcook@exponent.com]; Bah, Rosanna L' [l'bah@batelle.org]; Usher, Richard [rusher@batelle.org]			4/16/2012 16:31
940				Attorney Work Product	Draft table created by consultants prepared at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	TWG_QA_Status_041612.xlsx					4/16/2012 16:31
941				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding consultants' analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	PHAS Letter for Review (Privileged and Confidential)	Paul Boehm [O-EX-EXPONENT@SITE1 CN-FAA CN-PBOEHM]	Carragher, Peter D [peter.carragher2@bp.com]; Bullock, Robin J (bp) [bulro@bp.com]; Martin, Jean A [jean.martin@bp.com]; Israel, Brian (ARNOLD & PORTER LLP) [Brian.israel@aporter.com]; Ahnel, Arden [arden.arden@uk.bp.com]	Betsy Wetner [betsy@wetner.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]; Miley, Joyce [joyce.miley@bp.com]; Malner, Lawrence K [lawrence.malner@bp.com]; Linda Cook [lcook@exponent.com]		4/10/2012 20:32
942				Attorney Work Product	Draft report of consultants mental impressions of outside report created by consultants at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Final Draft - Comments on White et al (4-10-2012).docx					4/10/2012 20:32
943				Attorney Work Product	Draft report of consultants mental impressions of outside report created by consultants at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Final Draft - 508 words Comments on White et al (4-10-2012).docx					4/10/2012 20:32
944				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding meeting agenda for upcoming meeting in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Deepwater Horizon Daily NRDA Legal/Technical Meeting	Ann Michelle Morrison [O-EX-EXPONENT@SITE1 CN-REG EL-TS CN-AMORRISON]	Logan, Leigh A. [leigh.logan@APORTER.COM]; Linda Cook [lcook@exponent.com]; 'Al Mak' [awmakconsulting@aol.com]; 'Angie Kerner' [angie.kerner@cardno.com]; 'Arden Ahnel' [arden.arden@uk.bp.com]; 'Betsy Wetner' [betsy@wetner.com]; 'Bill Williams' [BWilliams@entrix.com]; [BP-IND@APORTER.COM]; 'Cash Fay' [cash.fay@bp.com]; 'Changhui Gong' [Changhui.Gong@bp.com]; 'Chris Heffiger' [chris.heffiger@bp.com]; 'Chris Pfeifer' [chris.pfeifer@cardno.com]; 'Corey Herold' [therodc1@bp.com]; 'Craig Kling' [tragg.kling@cardno.com]; 'Dennis Beckmann' [dennis.beckmann@bp.com]; 'Eric Swanson' [Eric.Swanson@bp.com]; 'Gary Harmon' [GHarmon@entrix.com]; 'Gene Mancini' [gmancini@aol.com]; 'Heidi Swanson' [Heidi.Swanson@bp.com]; 'Jean Martin' [jean.martin@bp.com]; 'Jeff Wakefield' [jwakefield@entrix.com]; 'Jessica Webber' [jessica.webber@cardno.com]; 'John Brown' [jbrown@exponent.com]; 'John Dimity' [jdimity@entrix.com]; 'Joyce Miley' [joyce.miley@bp.com]; 'Larry Malner' [lawrence.malner@bp.com]; 'Lisa Folsie' [Laura.Folsie@bp.com]; 'Laura Rieger' [lrieger@entrix.com]; 'Lisa Hawker' [lisa.hawker@bp.com]; 'Lyle Bruce' [lyle. Bruce@bp.com]; 'Marie Beckner' [mbeckner@exponent.com]; 'mimomamas@uslow.com'; 'mimomamas@uslow.com'; 'Ann Michelle Morrison [amorrison@exponent.com]; 'Nest Brody' [nbrody@entrix.com]; 'Oliver Pelz' [Oliver.Pelz@bp.com]; Paul Boehm [pboehm@exponent.com]; 'Peter Carragher 2@bp.com' [Peter.carragher2@bp.com]; 'Rajih Markarian' [rmarkarian@entrix.com]; 'Rob Barrick' [rbarrick@infinitysolns.com]; 'Robert Frost' [Robert.Frost@bp.com]; 'Robin Bullock' [robin.bullock@bp.com]; 'Ronald Tomlinson' [ronald.tomlinson@bp.com]; 'Russell Puff' [russell.puff@bp.com]; 'Stephanie Biggs' [stephanie.biggs@cardno.com]; 'Ted Tomasi' [tedtomasi@entrix.com]; 'Tim Thompson' [thompson@entrix.com]; 'Tom Ginn' [tgin@exponent.com]; 'Tony Palau' [tonypalau@entrix.com]			1/24/2012 16:49
945				Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultants regarding mental impressions of report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Frozen Tissue Chemical Stability Plan - Privileged and Confidential	Linda Cook [O-EX-EXPONENT@SITE1 CN-ENVIRON-MENTAL CN-LCOOK]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Rob Barrick [rbarrick@infinitysolns.com]		6/22/2011 15:18
946				Attorney Work Product	Draft report created by consultants prepared at request counsel made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Frozen Tissue Chemical Stability-Lab Analysis Plan_v1_20Jan11 - ILC.docx					6/22/2011 15:18
947				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: GeoMark - Privileged and Confidential	Linda Cook [O-EX-EXPONENT@SITE1 CN-ENVIRON-MENTAL CN-LCOOK]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Rob Barrick [rbarrick@infinitysolns.com]		6/23/2011 16:41
948				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: HOS Davis III Sediment data packages	Linda Cook [O-EX-EXPONENT@SITE1 CN-ENVIRON-MENTAL CN-LCOOK]	Rob Barrick [rbarrick@infinitysolns.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Joe Kakesh [joseph.kakesh@aporter.com]; Paul Boehm [pboehm@exponent.com]		6/23/2011 15:01
949	EX-EXPONENT_00553296	EX-EXPONENT_00553296	EX-EXPONENT_00553296	Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Alpha data packages - Privileged and Confidential	Linda Cook [O-EX-EXPONENT@SITE1 CN-ENVIRON-MENTAL CN-LCOOK]	Rob Barrick [rbarrick@infinitysolns.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Joe Kakesh [joseph.kakesh@aporter.com]; Paul Boehm [pboehm@exponent.com]; RMarkarian@entrix.com		6/29/2011 14:11
950	EX-EXPONENT_00553310	EX-EXPONENT_00553310	EX-EXPONENT_00553310	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GCAL - Data Request.	Linda Cook [O-EX-EXPONENT@SITE1 CN-ENVIRON-MENTAL CN-LCOOK]	Green, Mike R [Mike.Green@bp.com]; Dennis Beckmann@bp.com	Sheelley A. Bourgeois [sheelley.bourgeois@gcal.com]; Joseph.Kakesh@APORTER.COM		2/9/2011 1:39
951				Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultants regarding information in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Jack Fitz Sample question - Privileged and Confidential	Linda Cook [O-EX-EXPONENT@SITE1 CN-ENVIRON-MENTAL CN-LCOOK]	Rob Barrick [rbarrick@infinitysolns.com]	RMarkarian@entrix.com; Paul Boehm [pboehm@exponent.com]; Joe Kakesh [joseph.kakesh@aporter.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]		8/8/2011 19:19
952				Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultants regarding protocol in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Ron Brown - Privileged and Confidential	Linda Cook [O-EX-EXPONENT@SITE1 CN-ENVIRON-MENTAL CN-LCOOK]	Rob Barrick [rbarrick@infinitysolns.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Joe Kakesh [joseph.kakesh@aporter.com]		8/8/2011 17:18
953				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information request prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Jack Fitz Sample question - Privileged and Confidential	Linda Cook [O-EX-EXPONENT@SITE1 CN-ENVIRON-MENTAL CN-LCOOK]	Rob Barrick [rbarrick@infinitysolns.com]	RMarkarian@entrix.com; Paul Boehm [pboehm@exponent.com]; Joe Kakesh [joseph.kakesh@aporter.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Karen Murray [kmurray@exponent.com]		8/9/2011 13:47
954				Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultants regarding analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting follow-up - CAS biomarker capacity - Privileged and Confidential	Linda Cook [O-EX-EXPONENT@SITE1 CN-ENVIRON-MENTAL CN-LCOOK]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; John Brown [jbrown@exponent.com]; Paul Boehm [pboehm@exponent.com]; 'rbarrick@infinitysolns.com' [rbarrick@infinitysolns.com]; Dennis Beckmann [Dennis.Beckmann@bp.com]; Johnson, Nelson [Nelson.Johnson@APORTER.COM]; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Green, Mike R [Mike.Green@bp.com]			8/17/2011 21:43
955				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting follow-up - CAS biomarker capacity - Privileged and Confidential	Linda Cook [O-EX-EXPONENT@SITE1 CN-ENVIRON-MENTAL CN-LCOOK]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]			8/18/2011 14:06



956	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: MC252 Control Oil Results	Linda Cook [lcook@integralcorp.com]	Beckmann, Dennis D [dennis.beckmann@bp.com]	8/18/2011 14:41	
957	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting follow-up - CAS biomarker capacity - Privileged and Confidential	Linda Cook [lcook@integralcorp.com]	Beckmann, Dennis D [dennis.beckmann@bp.com]	8/19/2011 0:22	
958	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting notes prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	Linda Cook [lcook@integralcorp.com]	John Brown [jbrown@exponent.com]; Kakesh, Joseph S. [jkakesh@aportercorp.com]; Paul Boehm [pboehm@exponent.com]; Beckmann, Dennis D [dennis.beckmann@bp.com]; Barrick [barrick@infinitysoils.com]; Wayne Kisklighter [wayne.kisklighter@cardno.com]; Johnson, Nelson D. [njohnson@aportercorp.com]	'Ahnel, Arden' [arden.ahnel@uk.bp.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]	8/14/2011 20:08
959	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC252 Control Oil Results	Linda Cook [lcook@integralcorp.com]	Rob Barrick [rbarrick@infinitysoils.com]; Drees Nielsen [dnrielsen@integralcorp.com]	Joe Kakesh [jkakesh@aportercorp.com]; Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Karen Murray [kmurray@exponent.com]; RMarkarian [rmarkarian@exponent.com]; Beckmann, Dennis D [dennis.beckmann@bp.com]	8/22/2011 18:48
960	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Geomark - Example report and data summary table - Privileged and Confidential	Linda Cook [lcook@integralcorp.com]	Beckmann, Dennis D [dennis.beckmann@bp.com]	8/31/2011 19:13	
961	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Example biomarker data package 1.pdf			8/31/2011 19:13	
962	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Example biomarker data summary.xlsx			8/31/2011 19:13	
963	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Biomarker Cross-reference.xlsx			8/31/2011 19:13	
964	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel and consultants regarding analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Data Request for Entrix - Privileged and Confidential	Linda Cook [lcook@integralcorp.com]	Kakesh, Joseph S. [jkakesh@aportercorp.com]; Paul Boehm [pboehm@exponent.com]	Beckmann, Dennis D [dennis.beckmann@bp.com]; Israel, Brian D [brian.israel@aportercorp.com]	10/11/2011 15:27
965	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information sought at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Coordinate Discrepancies in Query Manager	Linda Cook [lcook@integralcorp.com]	Kakesh, Joseph [jkakesh@aportercorp.com]; Beckmann, Dennis D [dennis.beckmann@bp.com]	Paul Boehm [pboehm@exponent.com]; barrick@infinitysoils.com	10/16/2011 5:21
966	Attorney Work Product	List of samples compiled by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Coordinate discrepancies - 20111016.xlsx			10/16/2011 5:21	
967	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	HOS Sweetwater 2 - Privileged and Confidential	Linda Cook [lcook@integralcorp.com]	Rob Barrick [rbarrick@infinitysoils.com]	Kakesh, Joseph S. [jkakesh@aportercorp.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Paul Boehm [pboehm@exponent.com]; Ralph Markarian [ralph.markarian@cardno.com]	11/28/2011 20:34
968	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultants regarding status in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: EDDs loaded in the past week - Privileged and Confidential	Linda Cook [lcook@integralcorp.com]	Rob Barrick [rbarrick@infinitysoils.com]; John Sullivan [jsullivan@integralcorp.com]	Drees Nielsen [dnrielsen@integralcorp.com]; Joseph Kakesh [jkakesh@aportercorp.com]; Paul Boehm [pboehm@exponent.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]	12/6/2011 20:22
969	Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Cost Estimate Request	Linda Cook [lcook@integralcorp.com]	Green, Mike R [mike.green2@bp.com]; Lynn M. Fredericksen [lfredericksen@bascarietas.com]	Kislin May [kmay@envstid.com]; Paul Boehm [pboehm@exponent.com]	12/6/2011 20:30
970	Attorney Work Product	Draft assessment prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MC 252 Analytical QAP V3.0 Draft version 11-2-11.doc			12/6/2011 20:30	
971	Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultants regarding status made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Database Issue to Check - Privileged and Confidential	Linda Cook [lcook@integralcorp.com]	Laura Jones [ljones@integralcorp.com]	Rob Barrick [rbarrick@infinitysoils.com]; [barrick@infinitysoils.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Drees Nielsen [dnrielsen@integralcorp.com]; [dnrielsen@integralcorp.com]; Joseph Kakesh [jkakesh@aportercorp.com]; Green, Mike R [mike.green2@bp.com]; [mike.green2@bp.com]; Margaret McArdle [mcardle@exponent.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]; [lawrence.mahor@bp.com]	1/5/2012 22:13
972	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ASR Needed for NRDA Biodegradation Cores	Linda Cook [lcook@integralcorp.com]	Ruth Forman [rforman@envstid.com]	Kyle Clay [kclay@envstid.com]; [kclay@envstid.com]; Dennis Beckmann [dennis.beckmann@bp.com]; [dennis.beckmann@bp.com]; John Brown [jbrown@exponent.com]; Paul Boehm [pboehm@exponent.com]; [pboehm@envstid.org]	1/9/2012 22:37
973	Attorney Work Product	Draft plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT - Coastal Vegetated Habitats Soil Study Work Plan_11182011.docx			1/9/2012 22:37	
974	Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultants regarding status made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Database Issue to Check - Privileged and Confidential	Linda Cook [lcook@integralcorp.com]	Gulbransen, Thomas (Consultant) [thomas.gulbransen@bp.com]	Dennis Beckmann [dennis.beckmann@bp.com]; Joseph Kakesh [jkakesh@aportercorp.com]	1/15/2012 15:11
975	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Database Issue to Check - Privileged and Confidential	Linda Cook [lcook@integralcorp.com]	Green, Mike R [mike.green2@bp.com]	Green, Mike R [mike.green2@bp.com]	1/16/2012 0:22
976	Attorney Work Product	Communication between client and consultant regarding status of study made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: ASR Needed for NRDA Biodegradation Cores	Linda Cook [lcook@integralcorp.com]	Angela Powley [apowley@envstid.com]	Paul Rasmeyer [prasmeyer@envstid.com]; Kyle Clay [kclay@envstid.com]; [kclay@envstid.com]; Dennis Beckmann [dennis.beckmann@bp.com]; [dennis.beckmann@bp.com]	1/16/2012 15:58
977	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Large Volume Water Sampler (LVS) - PUF Data - Privileged and Confidential	Linda Cook [lcook@integralcorp.com]	Beckmann, Dennis D [dennis.beckmann@bp.com]; Paul Boehm [pboehm@exponent.com]; Kakesh, Joe [ARNOLD & PORTER LLP]	Miley, Joyce [jmiley@bp.com]; Jessica Body [jbody@aportercorp.com]	2/2/2012 19:41
978	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Coordinate Discrepancies - Privileged and Confidential - Part 2	Linda Cook [lcook@integralcorp.com]	Rob Barrick [rbarrick@infinitysoils.com]; [barrick@infinitysoils.com]; Drees Nielsen [dnrielsen@integralcorp.com]; [dnrielsen@integralcorp.com]; Laura Jones [ljones@integralcorp.com]; [ljones@integralcorp.com]	Joseph Kakesh [jkakesh@aportercorp.com]; Dennis Beckmann [dennis.beckmann@bp.com]; [dennis.beckmann@bp.com]; Israel, Brian D [brian.israel@aportercorp.com]; [brian.israel@aportercorp.com]; [brian.israel@aportercorp.com]; bulior@bp.com; [bulior@bp.com]; [bulior@bp.com]; Jean Martin [jean.martin@bp.com]; [jean.martin@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; [arden.ahnel@uk.bp.com]; Ann Michelle Morrison [amorrison@exponent.com]; Paul Boehm [pboehm@exponent.com]	1/3/2012 20:58
979	Attorney Work Product	Draft table created by consultants prepared at request of counsel and client made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Coordinate Issue 2 - discrepancies - 20120103.xlsx			1/3/2012 20:58	
980	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Large Volume Water Sampler (LVS) - PUF Data (Privileged and Confidential)	Linda Cook [lcook@integralcorp.com]	Sahay, Shalish R. [shalish.sahay@aportercorp.com]	'Beckmann, Dennis D' [dennis.beckmann@bp.com]; Paul Boehm [pboehm@exponent.com]	2/13/2012 21:37

981	EXPONENT_00553447	EXPONENT_00553447	EXPONENT_00553447	EXPONENT_00553448	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Weatherford Interpretations - Privileged and Confidential	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	Dennis Beckmann (Dennis.Beckmann@bp.com) [Dennis.Beckmann@bp.com] Dragos, Paul (Consultant) [Paul.Dragos@bp.com]	Kornacki, Alan (WEATHERFORD) (Alan.Kornacki@bp.com) [Alan.Kornacki@bp.com] Carragher, Peter D (peter.carragher@bp.com) [peter.carragher@bp.com] Ahnel, Arden (arden.ahnel@uk.bp.com) [arden.ahnel@uk.bp.com] Joseph.Kakesh@aporter.com, John Brown [jbrown@exponent.com], Paul Boehm [pboehm@exponent.com], Laurie Benton [LBenton@exponent.com]	2/10/2012 21:51
982					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Nondetects reported as detects - Privileged and Confidential	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	Laura Jones [jones@integral-corp.com], LDeHay@entrinx.com	Joseph.Kakesh@aporter.com, Dennis.Beckmann@bp.com	3/11/2012 17:07
983					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Nondetects reported as detects - Privileged and Confidential	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	Lula De Hay <LDeHay@entrinx.com> [LDeHay@entrinx.com] LDeHay@entrinx.com, Laura Jones [jones@integral-corp.com] [jones@integral-corp.com]	Joseph.Kakesh@aporter.com, Dennis.Beckmann (Dennis.Beckmann@bp.com) [Dennis.Beckmann@bp.com]	3/7/2012 2:08
984					Attorney Work Product	Draft table created by consultants prepared at request of counsel and client made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDB Nondetects missing U - 20120306.xlsx				3/7/2012 2:08
985					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Weatherford Interpretations - Privileged and Confidential	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	Dragos, Paul (Consultant) [Paul.Dragos@bp.com]	Dennis.Beckmann (Dennis.Beckmann@bp.com) [Dennis.Beckmann@bp.com], Laurie Benton [LBenton@exponent.com], Joseph.Kakesh@aporter.com	3/13/2012 23:29
986					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Nondetects reported as detects - Privileged and Confidential	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	Laura Jones [jones@integral-corp.com], LDeHay@entrinx.com	Joseph.Kakesh@aporter.com, Dennis.Beckmann@bp.com	3/18/2012 16:44
987					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Data Validation actions negating sedimentol data - Privileged and Confidential	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	Sahay, Shailesh R. [Shailesh.Sahay@APORTER.COM], Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	dennis.beckmann@bp.com, John Brown [jbrown@exponent.com], Laurie Benton [LBenton@exponent.com], Paul Boehm [pboehm@exponent.com]	3/22/2012 13:52
988					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Validation actions negating sedimentol data - Privileged and Confidential	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	Shailesh "Shah" Sahay (shailesh.sahay@aporter.com) [shailesh.sahay@aporter.com], Joseph.Kakesh@aporter.com	Dennis.Beckmann (Dennis.Beckmann@bp.com) [Dennis.Beckmann@bp.com], John Brown [jbrown@exponent.com], Laurie Benton [LBenton@exponent.com], Paul Boehm [pboehm@exponent.com]	3/21/2012 19:15
989					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Nondetects reported as detects - Privileged and Confidential	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Joseph.Kakesh@aporter.com	3/29/2012 22:01
990					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Nondetects reported as detects - Privileged and Confidential	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	LDeHay@entrinx.com, Dennis.Beckmann (Dennis.Beckmann@bp.com) [Dennis.Beckmann@bp.com]	Joseph.Kakesh@aporter.com, Miley, Joyce (Joyce.Miley@bp.com) [Joyce.Miley@bp.com], Laura Jones [jones@integral-corp.com] [jones@integral-corp.com], Margaret McArde [mcarde@exponent.com]	3/29/2012 18:38
991					Attorney Work Product	Draft table created by consultants prepared at request of counsel and client made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NDs changed to detects 20120329.xlsx				3/29/2012 18:38
992					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Validation Status of Seep 1 and Seep 2 Cruise Data	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	Laura Jones [jones@integral-corp.com], LDeHay@entrinx.com	Dennis.Beckmann (Dennis.Beckmann@bp.com), Cheryl Randle [CRandle@entrinx.com], Joseph.Kakesh@aporter.com	4/9/2012 16:42
993	EXPONENT_00553464	EXPONENT_00553464	EXPONENT_00553464	EXPONENT_00553465	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential- Attorney Client Work Product - Requesting some water chemistry analysis to aid COSM	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	'Ahnel, Arden' [arden.ahnel@uk.bp.com], Paul Boehm [pboehm@exponent.com], Karen Murray [kmurray@exponent.com]	Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com], Herod, Corey (BP MC252) [herod@bp.com], Erica Norman [enorman@aporter.com]	3/30/2012 17:02
994					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: GCAL - Data Request.	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	Green, Mike R [Mike.Green2@bp.com], Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Joseph.Kakesh@APORTER.COM, Paul Boehm [pboehm@exponent.com], 'barrick@entrinx.com' [barrick@entrinx.com]	12/20/2010 19:27
995					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCAL - Data Request.	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	shelly.bourgeois@GCAL.com	Joseph.Kakesh@APORTER.COM, Paul Boehm [pboehm@exponent.com], 'barrick@entrinx.com' [barrick@entrinx.com], Beckmann, Dennis D [Dennis.Beckmann@bp.com], Green, Mike R [Mike.Green2@bp.com]	12/20/2010 19:24
996	EXPONENT_00553516	EXPONENT_00553518	EXPONENT_00553516	EXPONENT_00553518	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GCAL Lab Report	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	Paul Boehm [pboehm@exponent.com]	John Brown [jbrown@exponent.com], Kakesh, Joseph [Joseph.Kakesh@APORTER.COM], Martin, Jean A' [jean.martin@bp.com]	10/27/2010 12:47
997					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and study plans undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GCAL - Data Request.	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]		2/28/2011 22:01
998					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultants regarding analysis made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GCAL - Data Request.	Linda Cook [O-EX-EXPONENT/OU+SITE/ICN-ENVIRONMENTAL/CN-LCOOK]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]		3/1/2011 16:08
999	EXPONENT_00553834	EXPONENT_00553834	EXPONENT_00553831	EXPONENT_00553834	Attorney Work Product	Spreadsheet attachment to Tier ball analysis spreadsheet draft prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	updates_09_01_10.xls				9/1/2010 21:51
1000	EXPONENT_00553845	EXPONENT_00553845	EXPONENT_00553843	EXPONENT_00553845	Attorney Work Product	Spreadsheet analysis draft prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	updated_08_15_10.xls				8/16/2010 2:51
1001					Attorney Work Product	Communication between client and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request: Information on Sentinel Snares and Transsects - NRDA	Alan, Bob [bob.alan@uk.bp.com]	Fay, Cash E [Cash.Fay@bp.com], Folsie, Laura [Laura.Folsie@bp.com]	Ahnel, Arden (arden.ahnel@uk.bp.com), Bullock, Robin J (bjbullock@bp.com), Stong, Bee [Bee.Stong@bp.com], Marie BenKroey [benkroey@exponent.com], Bruce, Lyle G. [lyle.bruce@bp.com], Maki, Alan W (LLC) [awmaki@consulting@bp.com], Malnor, Lawrence K [lawrence.malnor@bp.com], Miley, Joyce [Joyce.Miley@bp.com]	11/23/2010 12:57

1002				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SITREP	John Dimitry [john.dimitry@cardno.com]	Ralph Markarian [ralph.markarian@cardno.com]; Ted Tomasi [tedtomasi@cardno.com]; Gordon Robillard [gordon.robillard@cardno.com]; Neal Brody [neal.brody@cardno.com]; Bill Williams [bill.williams@cardno.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Miley, Joyce [joyce.miley@bp.com]; Bullock, Robin J [rbj@bullock@bp.com]; Ward, Donna B [Donna.Ward@bp.com]; Herliogon, Christopher (BP MC252) [herli@bp.com]; Gary Harmon [gary.harmon@cardno.com]; Jeffrey Wakefield [jeffrey.wakefield@cardno.com]; Angie Morrow [angie.morrow@cardno.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; ASP counsel [asp@cardno.com]; Ray, Cash E [Cash.Fay@bp.com]; Martin, Jean A [jean.martin@bp.com]; Jennifer Granberry [JGranberry@entrx.com]; Kristian Robbins [kristian.robbins@cardno.com]; Amanda Harford [amanda.harford@cardno.com]; Ray Jakubczak [ray.jakubczak@cardno.com]; Tony Palagyi [tony.palagyi@cardno.com]; Jesse Webber [jesse.webber@cardno.com]; Krieger Brown [krieger.brown@cardno.com]; Heath Byrd [heath.byrd@cardno.com]; Stephanie Briggs [stephanie.briggs@cardno.com]; Charles Richardson [charles.richardson@cardno.com]; William Graeber [william.graeber@cardno.com]; Laura Rege [laura.rege@cardno.com]; Tim Thompson [timothy.thompson@cardno.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Tomlinson, Ronald (Blanco) [ronald.tomlinson@bp.com]; Will, Mack R (Swift Technical Services) [Mack.Will@bp.com]; Black, James P (PLBU) [James.Black@bp.com]; Gadsdon, Lorin [Lorin.Gadsdon@bp.com]; Velasco-Price, Melissa A [Melissa.Velasco-Price@bp.com]; Allan, Bob [bob.allan@uk.bp.com]	Dana Gaydos [dana.gaydos@cardno.com]	11/23/2010 12:57		
1003				Attorney Work Product	Report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Combined_Sit_Rep_11.21.doc					11/23/2010 12:57	
1004				Attorney Work Product	Communication between client and consultant regarding analysis prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Oil alleged to be on Ocean Floor Near Well	Bruce, Lyle G. [lyle.bruce@bp.com]	Kremesc, Victor (SWIFT TECHNICAL SERVICES) [Victor.Kremesc@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BenKinney [benkinney@exponent.com]; Abbot, Robert (SWIFT TECHNICAL SERVICES) [Robert.Abbot@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Hill, Andrew W [hill@bp.com]; Bullock, Robin J [rbj@bullock@bp.com]; Carragher, Peter D [peter.carragher@bp.com]		8/11/2010 19:51	
1005				Attorney Work Product	Communication between client and consultant regarding potential analysis in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: CSIRO Data Proposal	Folse, Laura [Laura.Folse@bp.com]	Carragher, Peter D [peter.carragher@bp.com]; Hill, Andrew W [hill@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]; Lisecki, Simon [Simon.Lisecki@bp.com]; Maki, Alan W (LLC) [awmaki@consulting@ad.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]		10/18/2010 22:08	
1006				Attorney-Client Privilege; Attorney Work Product	Draft consulting agreement between client and consultant regarding consultants work in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	20100916_BP_Exploration_Consulting_agreement_phase2_Final Draft (2).doc					10/18/2010 22:08	
1007	EXHIBENT_00556508	EXHIBENT_00556508	EXHIBENT_00556508	EXHIBENT_00556510	Attorney-Client Privilege; Attorney Work Product	Communication between counsel and consultant regarding proposed protocol prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: 0061001.PDF - Adobe Reader	Martin, Jean A [jean.martin@bp.com]	Solsky, Lester [Lester.Solsky@APORTER.COM]; Olum, Peggy [Peggy.Olum@APORTER.COM]; Johnson, Nelson [Nelson.Johnson@APORTER.COM]	Marie BenKinney [benkinney@exponent.com]		6/6/2010 14:27
1008				Attorney Work Product	Communication between client and consultant regarding draft fact sheet prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Dispersant-fact sheet-draft v4 - last day dispersants used	Ahnell, Arden [arden.ahnell@uk.bp.com]	Marie BenKinney [benkinney@exponent.com]			11/11/2011 1:32	
1009				Attorney Work Product	Draft fact sheet prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Dispersant-fact sheet-draft v4 Oct 31.docx					11/11/2011 1:32	
1010	EXHIBENT_00556584	EXHIBENT_00556588	EXHIBENT_00556584	EXHIBENT_00556595	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft spill response prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: IOSC 2011 - Session Chair Welcome and Information Package	Ann Hayward Walker [ahwalker@seacoastinc.com]	Folse, Laura [Laura.Folse@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Pradhan, Vivek R [Vivek.Pradhan@bp.com]; Martin, Jean A [jean.martin@bp.com]	Marie BenKinney [benkinney@exponent.com]		12/23/2010 10:40
1011				Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	IOSC potential papers	Charlie Huber [Huber.CharlesA@hotmail.com]	John Joekel [joekel@seacoastinc.com]; Ann Walker [ahwalker@seacoastinc.com]; Marie BenKinney [benkinney@exponent.com]	Nancy Sheets [sheetsn@bp.com]; LaCaze, John [John.LaCaze@brenner.com]		8/6/2010 12:32	
1012				Attorney Work Product	Summary of potential study papers prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Possible Papers.doc					8/6/2010 12:32	
1013				Attorney Work Product	Communications between client and consultant regarding draft Point with counsel review in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	URGENT: Edited Slides and Speaker's Notes	Folse, Laura [Laura.Folse@bp.com]	Marie BenKinney [benkinney@exponent.com]			Ahnell, Arden [arden.ahnell@uk.bp.com]; Roberts, Cna (COMSYS) [Cna.Roberts@bp.com]	4/25/2011 15:32
1014				Attorney Work Product	Draft presentation created by counsel with counsel input in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB - SETAC Panel 4-2011 (2).ppt					4/25/2011 15:32	
1015				Attorney Work Product	Communication between client and consultant regarding draft report for upcoming event prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: URGENT: Edited Slides and Speaker's Notes	Marie BenKinney [O-EXHIBENT] [O-SITE] [ON-ENVRONMENTAL] [CN-BENKN NEYMI]	Roberts, Cna (COMSYS) [Cna.Roberts@bp.com]			5/3/2011 20:57	
1016				Attorney Work Product	Draft PowerPoint made by consultant prepared at request of counsel and client in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	First Draft MTB - SETAC Panel 4-2011.ppt					5/3/2011 20:57	
1017				Attorney Work Product	Draft PowerPoint made by consultant made at request of client and counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Final MTB SETAC Panel 4-25-11.ppt					5/3/2011 20:57	
1018				Attorney-Client Privilege; Attorney Work Product	Communication between counsel and consultant regarding consultants mental impressions of draft presentation in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Response to Environ Comments on SETAC Presentation	Marie BenKinney [O-EXHIBENT] [O-SITE] [ON-ENVRONMENTAL] [CN-BENKN NEYMI]	Martin, Jean A [jean.martin@bp.com]	Marie BenKinney [benkinney@exponent.com]		Ahnell, Arden [arden.ahnell@uk.bp.com]; Folse, Laura [Laura.Folse@bp.com]; Olum, Peggy [Peggy.Olum@APORTER.COM]	11/11/2010 1:09
1019				Attorney-Client Privilege; Attorney Work Product	Communication between counsel and consultant regarding consultants mental impressions of draft presentation in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Response to Environ Comments on SETAC Presentation	Martin, Jean A [jean.martin@bp.com]	Marie BenKinney [benkinney@exponent.com]			Ahnell, Arden [arden.ahnell@uk.bp.com]; Folse, Laura [Laura.Folse@bp.com]; Olum, Peggy [Peggy.Olum@APORTER.COM]	11/11/2010 1:34
1020				Attorney-Client Privilege; Attorney Work Product	Communication between counsel and consultant regarding consultants mental impressions of draft presentation in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Response to Environ Comments on SETAC Presentation	Martin, Jean A [jean.martin@bp.com]	Marie BenKinney [benkinney@exponent.com]			Ahnell, Arden [arden.ahnell@uk.bp.com]; Folse, Laura [Laura.Folse@bp.com]; Olum, Peggy [Peggy.Olum@APORTER.COM]	11/11/2010 1:32
1021				Attorney Work Product	Communication between client and consultant regarding draft proposal agreement for lake monitoring in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RESENDING: Orleans - Short term Surveillance LPBF proposal DRAFT Nov 2010 -WAF Comments.docx	Folse, Laura [Laura.Folse@bp.com]	Marie BenKinney [benkinney@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Maki, Alan W (LLC) [awmaki@consulting@ad.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]	Walden, Terry [terry.walden@bp.com]		12/12/2010 22:09	
1022				Attorney Work Product	Draft proposal submitted to client by consultant regarding potential lake surveillance in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Short term Surveillance LPBF proposal DRAFT Nov 2010 -WAF Comments.docx					12/12/2010 22:09	
1023	EXHIBENT_00557514	EXHIBENT_00557514	EXHIBENT_00557514	EXHIBENT_00557534	Attorney Work Product	Communication between client and consultant regarding comments on draft document prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tox Addendum comments	awmaki@consulting@ad.com	Marie BenKinney [benkinney@exponent.com]	arden.ahnell@bp.com; laura.folse@bp.com		5/22/2011 16:04

1024	EXPOSITION_00558249	EXPOSITION_00558249	EXPOSITION_00558249	EXPOSITION_00558251	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft PowerPoint made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Petition to EPA on Dispersants	Saperstein, Mark [mark.saperstein@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com];Maki, Alan W (LLC) [alanmaki@consulting@aol.com];Marie Berkinney [berkinney@seacoastconsulting.com];Hayward Walker, Ann (See Consulting) [ahwalker@seacoastconsulting.com];Pelz, Oliver X [Oliver.Pelz@bp.com];Martin, Jean A [Jean.Martin@bp.com]	10/18/2010 14:59	
1025	EXPOSITION_00558394	EXPOSITION_00558394	EXPOSITION_00558394	EXPOSITION_00558472	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding conference call topics at the request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Conference call on dispersant toxicity issues - Attorney client confidential	Ann Hayward Walker [ahwalker@seacoastconsulting.com]	Saperstein, Mark [mark.saperstein@bp.com];Martin, Jean A [Jean.Martin@bp.com];Ahnell, Arden [arden.ahnell@uk.bp.com];Ford, Susan J (Sunbury) [susan.ford@uk.bp.com];Marie Berkinney [berkinney@seacoastconsulting.com];Rosalind Schoof [rschoof@enrioncorp.com];Pelz, Oliver X [Oliver.Pelz@bp.com];Nelson, John [john.nelson@APORTER.COM]	MC252_Email_Retention [MC252_Email_Retention@bp.com];Skellon, Mark E (Cherry Point) [Mark.Skellon@fr.bp.com]	5/17/2010 18:26
1026	EXPOSITION_00558474	EXPOSITION_00558474	EXPOSITION_00558473	EXPOSITION_00558474	Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Houma Dispersant Assessment Group mission 21May.pdf			mike.green@bp.com;Dennis Beckmann@bp.com;ESI-BPOS [ESI-BPOS@envsvid.com];BPOS-FO [BPOS-FO@envsvid.com]	5/25/2010 14:00
1027					Attorney Work Product	Communications between consultants regarding protocol in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: ASR Form Update	Linda Cook [lcook@envsvid.com];mcs252a@envsvid.com;Amanda Harford [amanda.harford@cardno.com];brnick@infinitysolns.com;Laurie Berton [Lberton@seacoastconsulting.com];John Brown [jbrown@seacoastconsulting.com];Marie Berkinney [berkinney@seacoastconsulting.com]	Angela Pusey [apusey@envsvid.com];mcs252a@envsvid.com;Amanda Harford [amanda.harford@cardno.com];brnick@infinitysolns.com;Laurie Berton [Lberton@seacoastconsulting.com];Marie Berkinney [berkinney@seacoastconsulting.com]	mike.green@bp.com;Dennis Beckmann@bp.com;ESI-BPOS [ESI-BPOS@envsvid.com];BPOS-FO [BPOS-FO@envsvid.com]	11/7/2012 18:44
1028	EXPOSITION_00558864	EXPOSITION_00558864	EXPOSITION_00558864	EXPOSITION_00558881	Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding analysis prepared by consultant at the request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Data/Documentation for Subsea Injection of Dispersant	Laurie Berton [lberton@seacoastconsulting.com]	Brinkerhoff, Curtis (RESOURCE DATA INC) [Curtis.Brinkerhoff@bp.com]		10/20/2011 21:03
1029	EXPOSITION_00558882	EXPOSITION_00558882	EXPOSITION_00558882	EXPOSITION_00558880	Attorney Work Product	Communications between client and consultant regarding contracts for work in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Information Requested: Contract Alignment for GCRO	Jennifer Martinez [jmartinez@seacoastconsulting.com]	Lake, Crea (UNKNOWN BUSINESS PARTNER) [Crea.Lake@bp.com]	Marie Berkinney [berkinney@seacoastconsulting.com];John Brown [jbrown@seacoastconsulting.com];James Burke [jburke@seacoastconsulting.com];Kristi Valenti [kvalenti@seacoastconsulting.com]	4/15/2011 13:50
1030	EXPOSITION_00558891	EXPOSITION_00558895	EXPOSITION_00558891	EXPOSITION_00558925	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding incorporating additional articles into report in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Orange Beach study	Bullock, Robin J (bp) [rbuljorj@bp.com]	Pelz, Oliver X [Oliver.Pelz@bp.com];Miley, Joyce [Joyce.Miley@bp.com];Fay, Cash E (Cash.Fay@bp.com);Hertsgun, Christopher (BP MC252) [hertsgun@bp.com];Hered, Cory (BP MC252) [heredc1@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Hawke, Lisa [Lisa.Hawke@bp.com];Marie Berkinney [berkinney@seacoastconsulting.com];Coelho, Gina (UNKNOWN BUSINESS PARTNER) [Gina.Coelho@bp.com];markanjan@entrix.com;Paul Boehm [pboehm@seacoastconsulting.com];wkicklighter@entrix.com;John Brown [jbrown@seacoastconsulting.com];BPNRD@APORTER.COM;Ken Jenkins [erm.co@linde.com];Ken [Ken.Lindemann@bp.com];Saperstein, Mark [mark.saperstein@bp.com]		8/28/2011 15:10
1031	EXPOSITION_00558996	EXPOSITION_00558996	EXPOSITION_00558991	EXPOSITION_00558925	Attorney-Client Privilege; Attorney Work Product	Draft report made by consultants at the request of client and counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	draft dispersant dataset report v1 reduced.pdf				8/28/2011 15:10
1032					Attorney Work Product	Communication with client and consultant regarding new articles inserted on work made in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	White Paper in response to Research Brief by Auburn University - V2	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [jbrown@seacoastconsulting.com];John Brown [jbrown@seacoastconsulting.com];Paul Boehm [pboehm@seacoastconsulting.com];Marie Berkinney [berkinney@seacoastconsulting.com]		9/24/2011 0:09
1033					Attorney Work Product	Draft report made by consultant seeking client input made in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	White Paper in response to Research Brief by Auburn University September 20 LGB 23 Sept V2 ADA.docx				9/24/2011 0:09
1034	EXPOSITION_00558926	EXPOSITION_00558926	EXPOSITION_00558926	EXPOSITION_00558930	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding review of report at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: URGENT: Summary Paper Evaluating Recent Auburn Paper by mid-afternoon FRIDAY 9_23	Bullock, Robin J (bp) [rbuljorj@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com];Ahnell, Arden [arden.ahnell@uk.bp.com];John Brown [jbrown@seacoastconsulting.com];Marie Berkinney [berkinney@seacoastconsulting.com];Paul Boehm [pboehm@seacoastconsulting.com]		9/23/2011 6:15
1035					Attorney Work Product	Communication between consultant and client regarding talking points for report at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: 2011-09-22 Response to Auburn study v9 (2).doc		Bruce, Lyle G. [lyle.bruce@bp.com]	Marie Berkinney [berkinney@seacoastconsulting.com]	9/23/2011 12:37
1036					Attorney Work Product	Draft report made by client for consultant regarding talking points for new articles 1 request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	2011-09-22 Response to Auburn study v9 (2).doc				9/23/2011 12:37
1037					Attorney Work Product	Communication between client and consultant regarding draft article at request of counsel made in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	White Paper in response to Research Brief by Auburn University- September 24 Final Draft.docx	Ahnell, Arden [arden.ahnell@uk.bp.com]	Foise, Laura [Laura.Foise@bp.com];Bullock, Robin J (bp) [rbuljorj@bp.com]	Paul Boehm [pboehm@seacoastconsulting.com];Bruce, Lyle G. [lyle.bruce@bp.com];John Brown [jbrown@seacoastconsulting.com];Marie Berkinney [berkinney@seacoastconsulting.com]	9/24/2011 5:36
1038					Attorney Work Product	Draft of consultant response to research paper in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	White Paper in response to Research Brief by Auburn University- September 24 Final Draft.docx				9/24/2011 5:36
1039					Attorney Work Product	Communication between client and consultant regarding input of draft report prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: White Paper in response to Research Brief by Auburn University - V2	Paul Boehm [pboehm@seacoastconsulting.com]	Ahnell, Arden [arden.ahnell@uk.bp.com];John Brown [jbrown@seacoastconsulting.com];Marie Berkinney [berkinney@seacoastconsulting.com]		9/24/2011 3:47
1040					Attorney Work Product	Draft report made by consultant prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	White Paper in response to Research Brief by Auburn University September 20 LGB 23 Sept V2 ADA.docx				9/24/2011 3:47
1041	EXPOSITION_00558994	EXPOSITION_00558994	EXPOSITION_00558994	EXPOSITION_00559099	Attorney Work Product	Communication between client and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Formation of tar balls	Mikov, Alexei V. [Alexei.Mikov@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie Berkinney [berkinney@seacoastconsulting.com];Ahnell, Arden [arden.ahnell@uk.bp.com];Carragher, Peter D [peter.carragher2@bp.com];Gong, Changru [Changru.Gong@bp.com]	9/24/2011 16:59
1042	EXPOSITION_00558995	EXPOSITION_00558995	EXPOSITION_00558994	EXPOSITION_00559099	Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Science_paper_spell_7-24-2011.doc				9/24/2011 16:59
1043	EXPOSITION_00559099	EXPOSITION_00559099	EXPOSITION_00558994	EXPOSITION_00559099	Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Occurrence and fate of Tar Balls.pdf				9/24/2011 16:59
1044					Attorney Work Product	Communications between consultants and client regarding draft report made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: a few quick question on the Rotox tests	Berkinney, Marie (EXPOSITION) [Marie.Berkinney@bp.com]	Marie Berkinney [berkinney@seacoastconsulting.com]		9/19/2011 14:51
1045					Attorney Work Product	Draft report made by consultant and prepared at request of counsel and client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Excerpts from Shipboard monitoring report - Privileged Info.doc				9/19/2011 14:51
1046					Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultant regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	EDD: development of a key to identify tested oil, test organism, dispersants (yes or no), type of WAF preparation, etc. PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	McGrath, Joy [Joy.McGrath@hinc.com];bonnie.bailey@cardno.com;Marie Berkinney [berkinney@seacoastconsulting.com];Matt Huddleston [matt.huddleston@cardno.com]	Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Matt Huddleston [matt.huddleston@cardno.com];Subblefield, William [Bill.Subblefield@oregonstate.edu];Gary Rand [randg@flu.edu]	11/18/2011 15:52
1047					Attorney Work Product	Communications between consultants and client regarding draft report made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential: GCRO Tox Data Management & GCRO NRD data base	Pelz, Oliver X [Oliver.Pelz@bp.com]	Matt Huddleston [matt.huddleston@cardno.com];bonnie.bailey@cardno.com	Green, Mike R [Mike.Green2@bp.com];Marie Berkinney [berkinney@seacoastconsulting.com];Subblefield, William [Bill.Subblefield@oregonstate.edu];Gary Rand [randg@flu.edu];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Ahnell, Arden [arden.ahnell@uk.bp.com];jeff.gardnall@flu.edu	11/18/2011 4:05
1048					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant, regarding consultant draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: development of a key to identify tested oil, test organism, dispersants (yes or no), type of WAF preparation, etc. PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Bonnie Bailey [bonnie.bailey@cardno.com];Marie Berkinney [berkinney@seacoastconsulting.com];Matt Huddleston [matt.huddleston@cardno.com]	Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Subblefield, William [Bill.Subblefield@oregonstate.edu];Gary Rand [randg@flu.edu];McGrath, Joy [Joy.McGrath@hinc.com]	11/30/2011 3:38
1049					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft report made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DRAFT PAPER (outline): Comparison of the Toxicity of Surfactant Products, Dispersants and Household Cleaners	Pelz, Oliver X [Oliver.Pelz@bp.com]	Saperstein, Mark [mark.saperstein@bp.com];Vitalobos, Alex [SERGIO.VILLALOBOS@bp.com]	Martin, Jean A [Jean.Martin@bp.com];Marie Berkinney [berkinney@seacoastconsulting.com];Ahnell, Arden [arden.ahnell@uk.bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	1/5/2012 1:34



1076				Attorney-Client Privilege; Attorney Work Product	Communications between counsel, client, and consultant regarding draft paper made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Single Candidate Proposal; please provide final comments in the next 48 hrs - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Matt Huddleston [matt.huddleston@cardno.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Jean Martin [jean.martin@bp.com]; Gary Rand [randg@flu.edu]; Subblefield, William [Bill.Subblefield@oregonstate.edu]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Bullock, Robin J [rbjbul@flu.edu]; Piero Gardinali [piero.gardinali@flu.edu]; Langston, Chris [chris.langston@oregonstate.edu]	Ralph Markarian [ralph.markarian@cardno.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Larry Maimor [larry.maimor@bp.com]; Marie BenKinney [benkinneym@exponent.com]	12/11/2011 10:57	
1077				Attorney Work Product	Draft report made by consultant at request of client and counsel made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Single Cmpd Proposal 11302011_gmh.docx				12/11/2011 10:57	
1078				Attorney-Client Privilege; Attorney Work Product	Communications between counsel, client, and consultant regarding information management in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Privileged and Confidential: GCRO Tox Data Management & GCRO NRD data base	Matt Huddleston [matt.huddleston@cardno.com]	Mike Green2@bp.com [Mike.Green2@bp.com]; Bonnie Bailey [bonnie.bailey@cardno.com]; Oliver.Pelz@bp.com [Oliver.Pelz@bp.com]	Marie BenKinney [benkinneym@exponent.com]; Dennis Beckmann@bp.com [Dennis.Beckmann@bp.com]; DeVille, Wren@bp.com [Deville.Wren@bp.com]; Joseph Kakesh@aporter.com [Joseph.Kakesh@aporter.com]; Arden Ahnel@uk.bp.com [arden.ahnel@uk.bp.com]; Jennifer Speer@bp.com [Jennifer.Speer@bp.com]; RVVital@EnvStu.com [RVVital@EnvStu.com]; Ocalaghan@benvaid.com [ocalaghan@benvaid.com]; Rob Barick [rbarick@infinisyns.com]; Shalesh Sahay@aporter.com [shalesh.sahay@aporter.com]	11/19/2011 19:47	
1079				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ceopods from seeps: Privileged and Confidential Communication	Pelz, Oliver X [Oliver.Pelz@bp.com]	BjÅ m Henrik Hansen [BorritHenrik.Hansen@intef.no]; Marie BenKinney [benkinneym@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Villalobos, Alex [SERGIO.VILLALOBOS@bp.com]; Subblefield, William [Bill.Subblefield@oregonstate.edu]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	1/7/2012 21:16	
1080				Attorney Work Product	Draft report made by consultant at request of client made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Ceopod report(2).docx				1/7/2012 21:16	
1081	EXPONENT_00559392	EXPONENT_00559392	EXPONENT_00559392	EXPONENT_00559501	Attorney Work Product	Communications between client and consultants regarding upcoming draft consultant report made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Toxicology Testing Program; requested FIU & OSU Tox study formats (for OI provision to NOAA) - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Matt Huddleston [matt.huddleston@cardno.com]; Bonnie Bailey [bonnie.bailey@cardno.com]	Marie BenKinney [benkinneym@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Villalobos, Alex [SERGIO.VILLALOBOS@bp.com]; Gary Rand [randg@flu.edu]; Subblefield, William [Bill.Subblefield@oregonstate.edu]	1/8/2012 0:59
1082					Attorney Work Product	Communications between client and consultant regarding proposed protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: BP Meeting on the 24th PM & the 25th	Pelz, Oliver X [Oliver.Pelz@bp.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Green, Mike R [Mike.Green2@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKinney [benkinneym@exponent.com]; Matt Huddleston [matt.huddleston@cardno.com]	1/12/2012 14:59
1083					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding draft chart made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Tox Report Generation RASCI Chart - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BenKinney [benkinneym@exponent.com]		1/16/2012 19:45
1084					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding draft flow chart created at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Roles & Responsibilities on Tox Report Generation	Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BenKinney [benkinneym@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]		1/13/2012 17:48
1085					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Jan 25 planning PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Matt Huddleston [matt.huddleston@cardno.com]	Marie BenKinney [benkinneym@exponent.com]; Oliver Pelz [oliver.pelz@bp.com]; Bill Subblefield [bill.subblefield@oregonstate.edu]; Gary Rand [randg@flu.edu]; Sergio Villalobos@bp.com [Sergio.Villalobos@bp.com]; Piero Gardinali [piero.gardinali@flu.edu]; Joseph Kakesh@APORTER.COM		1/12/2012 15:48
1086					Attorney Work Product	Draft agenda made by consultant for upcoming meeting in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Agenda_Jan 24-25.docx				1/12/2012 15:48
1087					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel and consultant regarding proposed protocol created at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft on a consistent process & data pathway for the tox data and supporting chem data - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Green, Mike R [Mike.Green2@bp.com]	Marie BenKinney [benkinneym@exponent.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [Joseph.Kakesh@aporter.com]; Johnson, Nelson D [Nelson.Johnson@APORTER.COM]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Bullock, Robin J [rbjbul@flu.edu]; Martin, Jean A [jean.martin@bp.com]	1/19/2012 22:16
1088					Attorney Work Product	Consultant created timeline made at request of counsel and client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP ToxChemDataFlowSchematic_1_19_12.pdf				1/19/2012 22:16
1089					Attorney Work Product	RASCI Chart created by consultant request of client and counsel made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tox Report Prep RASCI_1-10-12 (opt1).xls				1/19/2012 22:16
1090					Attorney-Client Privilege; Attorney Work Product	Communications with counsel and consultants regarding analysis and protocol created at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: RE: tox study tracking sheet. PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Green, Mike R [Mike.Green2@bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Ahnel, Arden [arden.ahnel@uk.bp.com]	1/19/2012 0:45
1091					Attorney Work Product	Draft table regarding anticipated planned consultant studies in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Toxicity Testing Status_Jan 2012_version op.xlsx				1/19/2012 0:45
1092					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding draft meeting agenda for upcoming meeting at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: RE: tox study validations PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BenKinney [benkinneym@exponent.com]; David Thal [dthal@benvaid.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	1/19/2012 22:03
1093	EXPONENT_00559504	EXPONENT_00559504	EXPONENT_00559503	EXPONENT_00559504	Attorney Work Product	Draft report made by consultant at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIUtoxicity_Plan_DRAFT_091310.doc				1/12/2012 19:22
1094					Attorney-Client Privilege; Attorney Work Product	Communications between client, consultant, and counsel regarding draft analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Final version of the droplet project timeline (PRVILEGED AND CONFIDENTIAL)	Pelz, Oliver X [Oliver.Pelz@bp.com]	Piero Gardinali [gardinali@flu.edu]; Gary Rand [randg@flu.edu]; Bill.Subblefield@oregonstate.edu [Bill.Subblefield@oregonstate.edu]; BorritHenrik.Hansen@intef.no [BorritHenrik.Hansen@intef.no]	Matt Huddleston [matt.huddleston@cardno.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKinney [benkinneym@exponent.com]	1/15/2012 15:13
1095					Attorney Work Product	Draft report made by consultant at request of client and consultant in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Droplet Influence & Tox Proposal 1 14 2012.docx				1/15/2012 15:13
1096	EXPONENT_00559505	EXPONENT_00559505	EXPONENT_00559505	EXPONENT_00559529	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: SETAC / SOMs Damian Shea: Effect of Weathering on the Bioavailability of and Exposure to PAH in Water - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BenKinney [benkinneym@exponent.com]; Gary Rand [randg@flu.edu]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	1/18/2012 22:17
1097					Attorney-Client Privilege; Attorney Work Product	Draft agenda for upcoming meeting between consultants and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Tox mtg action items	Pelz, Oliver X [Oliver.Pelz@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKinney [benkinneym@exponent.com]; Green, Mike R [Mike.Green2@bp.com]		1/25/2012 0:51
1098					Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by consultants and client prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Tox Team Call; Houston (TBD); Conference Call: 866-634-1110 / pass code 190475904 (1 PM CT)	Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BenKinney [benkinneym@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	2/19/2012 17:02
1099					Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultant regarding agenda notes in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	privileged and confidential - attorney client product: SOP for Tox calculation	McGrath, Joy [Joy.McGrath@hdrinc.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Marie BenKinney [benkinneym@exponent.com]	Susan Kane Driscoll [sdriscoll@exponent.com]; Villalobos, Alex [SERGIO.VILLALOBOS@bp.com]; Joey Kubitz [joey.kubitz@cardno.com]; Subblefield, William [Bill.Subblefield@oregonstate.edu]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKinney [benkinneym@exponent.com]; Matt Huddleston [matt.huddleston@cardno.com]	2/24/2012 21:12
1100					Attorney Work Product	Meeting agenda notes made by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SOP for Toxic Unit Calculation-ideas.docx				2/24/2012 21:12
1101					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding previous meeting made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged & Confidential Attorney Communications: Subtleth Discussions: outlines - conference Call: 866-634-1110 / pass code 190475904 (1 PM to 2 PM CT)	Pelz, Oliver X [Oliver.Pelz@bp.com]	Gary Rand [randg@flu.edu]; Subblefield, William [Bill.Subblefield@oregonstate.edu]; Marie BenKinney [benkinneym@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	2/25/2012 14:48
1102					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding draft report made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSU DSR - Privileged & Confidential Attorney Communications	Pelz, Oliver X [Oliver.Pelz@bp.com]	Subblefield, William [Bill.Subblefield@oregonstate.edu]; Langston, Chris [chris.langston@oregonstate.edu]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Marie BenKinney [benkinneym@exponent.com]; Matt Huddleston [matt.huddleston@cardno.com]		3/9/2012 19:03

1103					Attorney Work Product	Draft report made by consultant at request of counsel and client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DSR, OSU_Non-disp_DRAFT_March 2_Version [2].docx				3/5/2012 18:03
1104					Attorney-Client Privilege; Attorney Work Product	Communications between client counsel and consultant regarding comments on consultant draft report made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: DSR stuff	Patz, Oliver X [Oliver.Patz@bp.com]	randg@flu.edu	Marie BenKinney [benkinneym@expONENT.com]	3/7/2012 18:35
1105					Attorney Work Product	Draft consultant report made at request of counsel and client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	OSU DSR 1 (draft comments - 7 March 2012).docx				3/7/2012 18:35
1106	EXPONENT_0059532	EXPONENT_0059532	EXPONENT_0059532	EXPONENT_0059807	Attorney-Client Privilege; Attorney Work Product	Communications between consultant and counsel regarding review of report for upcoming meeting in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Tox Team Meeting	Matt Huddleston [matt.huddleston@cardno.com]	Patz, Oliver X [Oliver.Patz@bp.com]; Marie BenKinney [benkinneym@expONENT.com]; Piero Gardinali [gardinali@flu.edu]; Stubbiefield, William [Bill.Stubbiefield@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Brand Echols [bechols@flu.edu]; Gary Rand [randg@flu.edu]; Vilalobos, Alex [SERGIO.VILLALOBOS@bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Kenneth Jenkins [kenneth.jenkins@cardno.com]	'Ahnel, Arden' [arden.ahnel@uk.bp.com]; 'Jerry M. Neff [neffj@comcast.net]; 'swamiconsulting@aol.com' [swamiconsulting@aol.com]	2/27/2012 22:03
1107					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding draft summary report made by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: INFO: Weekly Activity Summary Report Feb 27-Mar 2, 2012 - Privileged and Confidential - Attorney Communications	Patz, Oliver X [Oliver.Patz@bp.com]	Marie BenKinney [benkinneym@expONENT.com]; Gary Rand [randg@flu.edu]; Stubbiefield, William [Bill.Stubbiefield@oregonstate.edu]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	3/9/2012 17:05
1108	EXPONENT_00559808	EXPONENT_00559808	EXPONENT_00559808	EXPONENT_00559843	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding thoughts and impact of report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	JIP Toxicology & biodeg in the Arctic - Privileged and Confidential	Patz, Oliver X [Oliver.Patz@bp.com]	Marie BenKinney [benkinneym@expONENT.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J [rbj@bullock@bp.com]; Villalobos, Alex [SERGIO.VILLALOBOS@bp.com]	3/6/2012 18:56
1109	EXPONENT_00559809	EXPONENT_00559809	EXPONENT_00559808	EXPONENT_00559843	Attorney Work Product	Communication between client and consultant regarding potential draft report on goals for project in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	JIP Sponsor Meeting_ics				3/6/2012 18:56
1110	EXPONENT_00559810	EXPONENT_00559810	EXPONENT_00559808	EXPONENT_00559843	Attorney Work Product	Communication from consultant regarding mental impressions of draft paper made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: review of Arctic JIP toxicity manuscript	Parkerton, Thomas F [thomas.f.parkerton@exxonmobil.com]	Patz, Oliver X [Oliver.Patz@bp.com]		3/6/2012 18:56
1111	EXPONENT_00559811	EXPONENT_00559811	EXPONENT_00559808	EXPONENT_00559843	Attorney-Client Privilege; Attorney Work Product	Draft report made by consultant sent to counsel for advice before publication in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	JIP Toxicity Paper - Final 01_04_12-14p adr comments.docx				3/6/2012 18:56
1112	EXPONENT_00559844	EXPONENT_00559844	EXPONENT_00559844	EXPONENT_00559921	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: JIP Toxicology & biodeg in the Arctic - Privileged and Confidential	Patz, Oliver X [Oliver.Patz@bp.com]	Marie BenKinney [benkinneym@expONENT.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	3/9/2012 17:23
1113					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant, regarding reviewing draft materials made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Documentation Issuance - PROTOCOL FOR EVALUATING REFERENCE MATERIAL REQUESTS	Ahnel, Arden [arden.ahnel@uk.bp.com]	Bruce, Lyle G [lyle.bruce@bp.com]; Patz, Oliver X [Oliver.Patz@bp.com]; John Brown [johnbrown@expONENT.com]; Marie BenKinney [benkinneym@expONENT.com]; g.coelho@ecosystem-management.net; Carraher, Peter D [peter.carraher2@bp.com]; Putt, Russel [Russel.Technical.Services@Russel.Putt@bp.com]	Pradhan, Vivek R [vivek.pradhan@bp.com]; Cortez, Michael J [Michael.Cortez@bp.com]; Best, Jim [BP ART TEAM] [jim.Best@bp.com]	3/3/2013 3:15
1114					Attorney Work Product	Draft report regarding consultant review of reports made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Reference Oil Requests Protocol 2 March 2011 approved copy.doc				3/3/2013 3:15
1115					Attorney Work Product	Draft report regarding consultant review of reports made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	_1360144501				3/3/2013 3:15
1116					Attorney Work Product	Draft report regarding consultant review of reports made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	_1360379168				3/3/2013 3:15
1117					Attorney Work Product	Draft report regarding consultant review of reports made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	_136048257				3/3/2013 3:15
1118					Attorney Work Product	Draft report regarding consultant review of reports made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	_1360002246				3/3/2013 3:15
1119					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft slides and meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: NRD & Environmental Science Team Meeting Agenda and Pre-read - Attorney Client Privileged	BenKinney, Marie (EXPONENT) [Marie.BenKinney@bp.com]	Marie BenKinney [benkinneym@expONENT.com]		8/16/2011 12:28
1120					Attorney Work Product	Draft meeting slides prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	GCRO Objectives_slides 4 5 16-20.ppt				8/16/2011 12:28
1121					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: NRD & Environmental Science Team Meeting Agenda and Pre-read - Attorney Client Privileged	BenKinney, Marie (EXPONENT) [Marie.BenKinney@bp.com]	Marie BenKinney [benkinneym@expONENT.com]		8/15/2011 21:42
1122					Attorney Work Product	Draft meeting agenda prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	NRDES Aug 17 Team Mtg.docx				8/15/2011 21:42
1123					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	BP_GCRO_NRD_ES_Dashboard_Mock-Up_v6.pptx				8/15/2011 21:42
1124					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Microsoft_Excel_Worksheet2.xlsx				8/15/2011 21:42
1125					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Microsoft_Excel_Worksheet1.xlsx				8/15/2011 21:42
1126					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	NRD_Environmental_Science_Performance_Tracker(V10).xlsx				8/15/2011 21:42
1127					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	NRDA_Master_DRAFT_2_Aug 2011.pdf				8/15/2011 21:42
1128					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	TCVP.ppt				8/15/2011 21:42
1129					Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultant regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Prioritization of BP Toxicity Tests - Privileged and Confidential Attorney work product	David Thal [dthal@bervidd.com]	Bonnie Bailey [bonnie.bailey@cardno.com]; Patz, Oliver X [Oliver.Patz@bp.com]	Gary Rand [randg@flu.edu]; Stubbiefield, William [Bill.Stubbiefield@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Brand Echols [bechols@flu.edu]; Marie BenKinney [benkinneym@expONENT.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Matt Huddleston [matt.huddleston@cardno.com]; John Brown [johnbrown@expONENT.com]; Piero Gardinali [gardinali@flu.edu]	1/25/2012 19:27

1130				Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultant regarding information collection made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Prioritization of BP Toxicity Tests - Privileged and Confidential; Attorney work product	David Thai [dthai@envsvid.com]	Bonnie Bailey [bonnie.bailey@cardno.com]; Peiz, Oliver X [Oliver.Petz@bp.com]	Gary Rand [randg@flu.edu]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Brandt, Echna [Echna.Brandt@flu.edu]; Marie BenKinney [benkinneym@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Matt Huddleston [matt.huddleston@cardno.com]; John Brown [jbrown@exponent.com]; Piero Gardinali [gardinali@flu.edu]	1/26/2012 15:30
1131	EXPONENT_00559931	EXPONENT_00559933	EXPONENT_00559931	EXPONENT_00559933	Attorney-Client Privilege; Attorney Work Product	RE: 2012.01.09 NOAA DWH Toxicity Testing Schedule.xlsx	Bullock, Robin J (bj) [rbuljo@bp.com]	Peiz, Oliver X [Oliver.Petz@bp.com]; Matt Huddleston [matt.huddleston@cardno.com]; Martin, Jean A [jean.martin@bp.com]	Ralph Markarian [rmarkarian@cardno.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKinney [benkinneym@exponent.com]	1/26/2012 2:59
1132				Attorney-Client Privilege; Attorney Work Product	Communications between counsel, client, and consultant regarding initial analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: FIU Data - Privileged and Confidential	Ahnel, Arden [arden.ahnel@uk.bp.com]	Marie BenKinney [benkinneym@exponent.com]; Peiz, Oliver X [Oliver.Petz@bp.com]; Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]		3/16/2012 20:55
1133				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: status update FIU data for NRDA Tox 1 on 3/19/2012: privileged and confidential	Ahnel, Arden [arden.ahnel@uk.bp.com]	Peiz, Oliver X [Oliver.Petz@bp.com]; Marie BenKinney [benkinneym@exponent.com]		3/20/2012 2:33
1134	EXPONENT_00559935	EXPONENT_00559935	EXPONENT_00559934	EXPONENT_00559935	Attorney Work Product	Round 1 FIU Studies 03222012.xlsx				3/22/2012 22:35
1135	EXPONENT_00559936	EXPONENT_00559936	EXPONENT_00559936	EXPONENT_00559937	Attorney-Client Privilege; Attorney Work Product	Re: Chem Lab Reports to Include in NRDA Tox DSRs	David Thai [dthai@envsvid.com]	Kristin May [kmay@envsvid.com]	Marie BenKinney [benkinneym@exponent.com]; Ruth Forman [rforman@envsvid.com]; Tyrone Rodriguez [trodriguez@envsvid.com]; Green, Mike R [Mike.Green2@bp.com]; Peiz, Oliver X [Oliver.Petz@bp.com]; Joe Kakesh@aporter.com	4/20/2012 1:08
1136				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding analysis made by consultant at request counsel and client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: status update FIU data for NRDA Tox 1 on 3/19/2012: privileged and confidential	Peiz, Oliver X [Oliver.Petz@bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKinney [benkinneym@exponent.com]	3/20/2012 4:41
1137				Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultants regarding draft reports made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Chem Lab Reports to Include in NRDA Tox DSRs	Kristin May [kmay@envsvid.com]	Marie BenKinney [benkinneym@exponent.com]; Ruth Forman [rforman@envsvid.com]; David Thai [dthai@envsvid.com]; Tyrone Rodriguez [trodriguez@envsvid.com]	Green, Mike R [Mike.Green2@bp.com]; Peiz, Oliver X [Oliver.Petz@bp.com]; Joe Kakesh@aporter.com	4/19/2012 19:48
1138	EXPONENT_00559948	EXPONENT_00559948	EXPONENT_00559948	EXPONENT_00560219	Attorney-Client Privilege; Attorney Work Product	RE: Chem Lab Reports to Include in NRDA Tox DSRs	Kristin May [kmay@envsvid.com]	Kristin May [kmay@envsvid.com]; Marie BenKinney [benkinneym@exponent.com]; Ruth Forman [rforman@envsvid.com]; David Thai [dthai@envsvid.com]	Green, Mike R [Mike.Green2@bp.com]; Peiz, Oliver X [Oliver.Petz@bp.com]; Joe Kakesh@aporter.com	4/19/2012 19:52
1139	EXPONENT_00560220	EXPONENT_00560220	EXPONENT_00560220	EXPONENT_00560518	Attorney-Client Privilege; Attorney Work Product	RE: Chem Lab Reports to Include in NRDA Tox DSRs	Kristin May [kmay@envsvid.com]	Kristin May [kmay@envsvid.com]; Marie BenKinney [benkinneym@exponent.com]; Ruth Forman [rforman@envsvid.com]; David Thai [dthai@envsvid.com]; Tyrone Rodriguez [trodriguez@envsvid.com]	Green, Mike R [Mike.Green2@bp.com]; Peiz, Oliver X [Oliver.Petz@bp.com]; Joe Kakesh@aporter.com	4/19/2012 19:53
1140				Attorney-Client Privilege; Attorney Work Product	Communications between consultants and counsel regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DRU OSU-NAS DSR - NEED YOUR REVIEW	Marie BenKinney [benkinneym@exponent.com]	Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]	Peiz, Oliver X [Oliver.Petz@bp.com]; Joe Kakesh@aporter.com [joe.kakesh@aporter.com]	4/14/2012 14:56
1141				Attorney Work Product	Draft report made by consultant prepared at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	OSU DSR draft 4-14-2012 MTB.docx				4/14/2012 14:56
1142				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: privileged and confidential - attorney client product- TU analysis	Peiz, Oliver X [Oliver.Petz@bp.com]	Matt Huddleston [matt.huddleston@cardno.com]; Marie BenKinney [benkinneym@exponent.com]	Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	2/22/2012 15:59
1143				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: privileged and confidential - attorney client product- TU analysis	Matt Huddleston [matt.huddleston@cardno.com]	Peiz, Oliver X [Oliver.Petz@bp.com]; Marie BenKinney [benkinneym@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	2/22/2012 15:56
1144				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privileged and confidential attorney work product- TU SOP	Vitalobos, Alex [SERGIO.VALLALOBOS@bp.com]	McGrath, Joy [Joy.McGrath@hdrinc.com]; Susan Kane Driscoll [hdriscoll@exponent.com]; Jody Kubitz [jody.kubitz@cardno.com]; Peiz, Oliver X [Oliver.Petz@bp.com]; Marie BenKinney [benkinneym@exponent.com]	Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	3/19/2012 17:22
1145				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	McGrath TU SOP draft 3-15-12_JK strikeout_SAV.docx				3/19/2012 17:22
1146				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privileged and confidential attorney work product- TU SOP	Jody Kubitz [jody.kubitz@cardno.com]	McGrath, Joy [Joy.McGrath@hdrinc.com]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Vitalobos, Alex [SERGIO.VALLALOBOS@bp.com]; Peiz, Oliver X [Oliver.Petz@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Susan Kane Driscoll [hdriscoll@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Dominic Di Toro [tdi@flu.edu]	3/19/2012 13:40
1147				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	TUSOPdraft 3-15-12_JK strikeout.docx				3/19/2012 13:40
1148				Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Privileged and confidential attorney work product - SOP TU draft	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Gary Rand [randg@flu.edu]; Piero Gardinali [gardinali@flu.edu]; Arden.ahnel@uk.bp.com; Oliver.Petz@bp.com; Marie BenKinney [benkinneym@exponent.com]; Vitalobos, Alex [SERGIO.VALLALOBOS@bp.com]; Susan Kane Driscoll [hdriscoll@exponent.com]	McGrath, Joy [Joy.McGrath@hdrinc.com]	3/26/2012 1:56
1149				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	TUSOP draft 3-23-12.docx				3/26/2012 1:56
1150				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: NRD COSIM Model Review - Houston Prepared at Request of Counsel. Attorney Work Product. Privileged and Confidential	Peiz, Oliver X [Oliver.Petz@bp.com]	Vitalobos, Alex [SERGIO.VALLALOBOS@bp.com]	Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKinney [benkinneym@exponent.com]	12/3/2011 1:37
1151				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	PAH model proposal (Feb 22 version).doc				12/3/2011 1:37
1152				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	BP Single Cmpd Proposal 12 2 2011.docx				12/3/2011 1:37
1153				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Cobia plan FIU.docx - Privileged & Confidential Attorney Communications	Peiz, Oliver X [Oliver.Petz@bp.com]	Marie BenKinney [benkinneym@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	4/16/2012 16:02
1154				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Cobia plan FIU.docx				4/16/2012 16:02
1155	EXPONENT_00560565	EXPONENT_00560565	EXPONENT_00560564	EXPONENT_00560565	Attorney Work Product	OSU-01.pdf				11/3/2011 2:17
1156	EXPONENT_00560567	EXPONENT_00560567	EXPONENT_00560566	EXPONENT_00560567	Attorney Work Product	OSU-02.pdf				11/3/2011 2:24



1157				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	2012 BP NRD Phototox proposal (PRIVILEGED AND CONFIDENTIAL)	Pelz, Oliver X (Oliver.Pelz@bp.com)	Stubblefield, William (Bill.Stubblefield@oregonstate.edu);Dominic D. Toro (ddtoro@Deu.edu);McGrath, Joy (Joy.McGrath@dhtrinc.com);Gary Rand (randg@flu.edu)	Malnor, Lawrence K (lawrence.malnor@bp.com);Martin, Jean A (jean.martin@bp.com);Matt Huddleston (matt.huddleston@cardno.com);Ralph Markarian (ralph.markarian@cardno.com);Bullock, Robin J (bpjbullock@bp.com);Kakesh, Joe (ARNOLD & PORTER LLP) (joseph.kakesh@aporter.com);Ahnel, Arden (arden.ahnel@uk.bp.com);Marie BenKinney (benkinneym@exponent.com)	1/8/2012 14:12
1158				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP UV Light Proposal 1 8 2012.docx				1/8/2012 14:12
1159				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: 2012 BP NRD Phototox proposal (PRIVILEGED AND CONFIDENTIAL)	Bullock, Robin J (bpjbullock@bp.com)	Pelz, Oliver X (Oliver.Pelz@bp.com);Ahnel, Arden (arden.ahnel@uk.bp.com);Bill Stubblefield@oregonstate.edu;markarian@rtrix.com;MHuddleston@entrix.com;Marie BenKinney (benkinneym@exponent.com)	BP/RR/APORTER.COM;Martin, Jean A (jean.martin@bp.com);Mley, Joyce (Joyce.Mley@bp.com)	1/9/2012 3:42
1160				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP UV Light Proposal 1 8 2012.docx				1/9/2012 3:42
1161				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged & Confidential SETAC droplet presentation	Pelz, Oliver X (Oliver.Pelz@bp.com)	Jody Kubitz (jody.kubitz@cardno.com);Marie BenKinney (benkinneym@exponent.com);randg@flu.edu;Bill Stubblefield@oregonstate.edu;garrina@flu.edu;Matt Huddleston (matt.huddleston@cardno.com)	Kakesh, Joe (ARNOLD & PORTER LLP) (joseph.kakesh@aporter.com);Ralph Markarian (ralph.markarian@cardno.com);Joy.McGrath@dhtrinc.com	10/10/2011 15:46
1162				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP-meeting 2011-08-11 (2).pdf				10/10/2011 15:46
1163				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: SINTEF Preliminary paper draft on oil droplet contribution - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X (Oliver.Pelz@bp.com)	Ahnel, Arden (arden.ahnel@uk.bp.com);betsey@weltrn.com;Martin, Jean A (jean.martin@bp.com)	Marie BenKinney (benkinneym@exponent.com);Villalobos, Alex (SERGIO.VILLALOBOS@bp.com)	12/9/2011 23:22
1164				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Memo - Oil droplet contribution.pdf				12/9/2011 23:22
1165				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SINTEF Suggested approach for publication of oil droplet toxicity experiment.docx				12/9/2011 23:22
1166	EXPONENT_00560568	EXPONENT_00560568	EXPONENT_00560568	EXPONENT_00560571	Attorney-Client Privilege; Attorney Work Product	Oil droplet proposal references	Dr. Piero R. Gardinal (piro.gardinal@gmail.com)	Pelz, Oliver X (Oliver.Pelz@bp.com);Marie BenKinney (benkinneym@exponent.com);Gary Rand (randg@flu.edu);Joe Kakesh (joseph.kakesh@aporter.com)		2/1/2012 3:20
1167	EXPONENT_00560569	EXPONENT_00560569	EXPONENT_00560568	EXPONENT_00560571	Attorney Work Product	BP Droplet Influence & Tax Proposal 1 14 2012 V2.docx				2/1/2012 3:20
1168					Attorney-Client Privilege; Attorney Work Product	BP Droplet Influence & Tax Proposal 1 14 2012.docx - - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X (Oliver.Pelz@bp.com)	Marie BenKinney (benkinneym@exponent.com)	Kakesh, Joseph (Joseph.Kakesh@APORTER.COM);Piero Gardinal (pirodina@flu.edu)	1/31/2012 21:23
1169					Attorney Work Product	BP Droplet Influence & Tax Proposal 1 14 2012.docx				1/31/2012 21:23
1170					Attorney-Client Privilege; Attorney Work Product	Droplet plan with references (PRIVILEGED AND CONFIDENTIAL)	Piero Gardinal (pirodina@flu.edu)	Pelz, Oliver X (Oliver.Pelz@bp.com) (Oliver.Pelz@bp.com)	Gary Rand (randg@flu.edu);Marie BenKinney (benkinneym@exponent.com);Bjorn Henrik Hansen (Bjorn.Henrik.Hansen@sintef.no);Stubblefield, William (Bill.Stubblefield@oregonstate.edu);Trond Nordtug (Trond.Nordtug@entrix.com);Trond Nordtug (trondnordtug@entrix.com);Kakesh, Joe (ARNOLD & PORTER LLP) (joseph.kakesh@aporter.com)	2/3/2012 22:30
1171					Attorney Work Product	BP Droplet Influence & Tax Proposal 2 3 2012 V3.docx				2/3/2012 22:30
1172					Attorney-Client Privilege; Attorney Work Product	Sub-lethal Presentation.ppt - attorney work product	Pelz, Oliver X (Oliver.Pelz@bp.com)	Marie BenKinney (benkinneym@exponent.com)	Kakesh, Joseph (Joseph.Kakesh@APORTER.COM)	1/23/2012 7:12
1173					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	EXHIBIT A - REV. 3/sep11_FINAL PROPOSAL FOR FIU_BP FOR COBIA AND POMPANO-29Aug11 (3).docx			1/23/2012 7:12
1174					Attorney Work Product	ATTORNEY WORK PRODUCT - PRIVILEGED AND CONFIDENTIAL - Synopsis of NRD Aquatic Toxicity Program	Pelz, Oliver X (Oliver.Pelz@bp.com)	Ahnel, Arden (arden.ahnel@uk.bp.com)	Villalobos, Alex (SERGIO.VILLALOBOS@bp.com);Marie BenKinney (benkinneym@exponent.com);Bullock, Robin J (bpjbullock@bp.com);Martin, Jean A (jean.martin@bp.com)	1/30/2012 1:27
1175					Attorney Work Product	Preliminary analysis created at the direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU SETAC Poster 2011 - Privileged and Confidential (April 8 version)_FINAL.pptx			1/30/2012 1:27
1176	EXPONENT_00560666	EXPONENT_00560666	EXPONENT_00560666	EXPONENT_00560694	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged & Confidential Attorney Communications Sublethal effects testing injury assertions	BerKinney, Marie (EXPONENT) (Marie.BerKinney@bp.com)	Marie BenKinney (benkinneym@exponent.com)	1/30/2012 14:08
1177					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding slide deck prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	All slides for Sub-lethal Presentation.ppt - attorney work product	Pelz, Oliver X (Oliver.Pelz@bp.com)	Marie BenKinney (benkinneym@exponent.com)	1/21/2012 8:11
1178					Attorney Work Product	Draft slide deck prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sub-lethal Presentation.ppt			1/21/2012 8:11
1179	EXPONENT_00560695	EXPONENT_00560695	EXPONENT_00560695	EXPONENT_00560746	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding literature review prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged & Confidential Attorney Communications Sublethal effects testing injury assertions	BerKinney, Marie (EXPONENT) (Marie.BerKinney@bp.com)	Marie BenKinney (benkinneym@exponent.com)	1/30/2012 14:07
1180	EXPONENT_00560747	EXPONENT_00560747	EXPONENT_00560747	EXPONENT_00560840	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding literature review prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged & Confidential Attorney Communications Sublethal effects testing injury assertions	BerKinney, Marie (EXPONENT) (Marie.BerKinney@bp.com)	Marie BenKinney (benkinneym@exponent.com)	1/30/2012 14:08
1181	EXPONENT_00560840	EXPONENT_00560840	EXPONENT_00560747	EXPONENT_00560840	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding literature review prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ATT16915748.htm			1/30/2012 14:08
1182					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding literature review prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged & Confidential Attorney Communications Sublethal effects testing injury assertions	BerKinney, Marie (EXPONENT) (Marie.BerKinney@bp.com)	Marie BenKinney (benkinneym@exponent.com)	1/30/2012 14:04
1183					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	sublethaleffects_01232012.xlsx			1/30/2012 14:04

1184	EXPOSITION_00560841	EXPOSITION_00560841	EXPOSITION_00560841	EXPOSITION_00560878	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultants regarding comments on publications prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: White Papers: Sublethal Discussions: Q1 & Q2 activities - Privileged & Confidential Attorney Communications	Jerry M. Neff [jneff@comcast.net]	Villalobos, Alex [SERGIO.VILLALOBOS@bp.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Gary Rand [rand@fu.edu]; Ken Jenkins [kjenkins@cardno.com]; Matt Huddleston [matt.huddleston@cardno.com]; Subbiefeld, William [Bill.Subbiefeld@oregonstate.edu]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Mai, Alan W [LLC] [awmaki@consulting@aol.com]; BJ, n Henrik Hansen [BjomHenrik.Hansen@sinet.no]; Marie BenKinney [benkinneym@exponent.com]; Langston, Chris [chris.langston@oregonstate.edu]; Mancini, Eugene R [E.R. Mancini & Associates] [emancini@aol.com]; Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J [jpb] [bulrojb@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	2/27/2012 20:11
1185	EXPOSITION_00560878	EXPOSITION_00560878	EXPOSITION_00560841	EXPOSITION_00560878	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultants regarding report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	AT7805861.htm				2/27/2012 20:11
1186					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	2012 BP oil droplet toxicity work plan -- PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Martin, Jean A [jean.martin@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKinney [benkinneym@exponent.com]; Matt Huddleston [matt.huddleston@cardno.com]; Bullock, Robin J [jpb] [bulrojb@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	3/14/2012 20:04
1187					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	PRIVILEGED AND CONFIDENTIAL: BP Tox Oil Droplet plan (intended to be shared w/ the trustees)	Pelz, Oliver X [Oliver.Pelz@bp.com]	Bullock, Robin J [jpb] [bulrojb@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]		3/14/2012 20:04
1188					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	BP Droplet Influence Tox Proposal 2 3 2012 V3.docx				3/14/2012 20:04
1189					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential - OSU-NAS Validated Toxicity Data Master EDD	Marie BenKinney [O-EXPOSITION] [SITE/ICN-ENVIRON MENTAL/CN-BENKIN NEYMI]	joekakesh@aporter.com	Pelz, Oliver X [Oliver.Pelz@bp.com] [Oliver.Pelz@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com] [arden.ahnel@uk.bp.com]	3/23/2012 21:22
1190					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FNAL NAS-OSU ToxEDD 0323012.xlsx				3/23/2012 21:22
1191	EXPOSITION_00560879	EXPOSITION_00560879	EXPOSITION_00560879	EXPOSITION_00560882	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential - Validated OSU-NAS Chemistry - Email 1 of 2	Marie BenKinney [O-EXPOSITION] [SITE/ICN-ENVIRON MENTAL/CN-BENKIN NEYMI]	Subbiefeld, William [Bill.Subbiefeld@oregonstate.edu]	Pelz, Oliver X [Oliver.Pelz@bp.com]; joekakesh@aporter.com	4/5/2012 4:56
1192	EXPOSITION_00560880	EXPOSITION_00560880	EXPOSITION_00560879	EXPOSITION_00560882	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Validated PAH Data for OSU-NAS 04042012.xlsx				4/5/2012 4:56
1193	EXPOSITION_00560881	EXPOSITION_00560881	EXPOSITION_00560879	EXPOSITION_00560882	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Validated Saturated Hydrocarbon Data for OSU-NAS 04042012.xlsx				4/5/2012 4:56
1194					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privileged and Confidential - FIU Oil Data Validation Report	Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BenKinney [benkinneym@exponent.com]	joekakesh@aporter.com; Gary Rand [rand@fu.edu]; Brandt Echols [bechols@fu.edu]	4/18/2012 0:15
1195	EXPOSITION_00560883	EXPOSITION_00560883	EXPOSITION_00560883	EXPOSITION_00560911	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	OSU validation report	Kakesh, Joseph S. [joseph.kakesh@APORTER.COM]	Subbiefeld, William [Bill.Subbiefeld@oregonstate.edu]	Marie BenKinney [benkinneym@exponent.com]; arden.ahnel@uk.bp.com; Oliver.Pelz@bp.com	3/20/2012 13:46
1196	EXPOSITION_00560912	EXPOSITION_00560912	EXPOSITION_00560912	EXPOSITION_00560913	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privileged and Confidential - FIU Oil Data Validation Report	Brandt Echols [bechols@fu.edu]	Marie BenKinney [benkinneym@exponent.com]	Gary Rand [rand@fu.edu]; Pelz, Oliver X [Oliver.Pelz@bp.com]; joekakesh@aporter.com	4/18/2012 2:18
1197	EXPOSITION_00560914	EXPOSITION_00560914	EXPOSITION_00560914	EXPOSITION_00560942	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential - Toxicity Data Validation	Marie BenKinney [O-EXPOSITION] [SITE/ICN-ENVIRON MENTAL/CN-BENKIN NEYMI]	joekakesh@aporter.com	Pelz, Oliver X [Oliver.Pelz@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com] [arden.ahnel@uk.bp.com]	3/20/2012 13:17
1198	EXPOSITION_00560943	EXPOSITION_00560943	EXPOSITION_00560943	EXPOSITION_00560968	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential - FIU Oil Data Validation Report	Marie BenKinney [O-EXPOSITION] [SITE/ICN-ENVIRON MENTAL/CN-BENKIN NEYMI]	Gary Rand [rand@fu.edu]; Brandt Echols [bechols@fu.edu]	Pelz, Oliver X [Oliver.Pelz@bp.com]; joekakesh@aporter.com; joekakesh@aporter.com	4/18/2012 23:18
1199	EXPOSITION_00560944	EXPOSITION_00560944	EXPOSITION_00560943	EXPOSITION_00560968	Attorney Work Product	Analysis prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FIU Tox Data Deficiencies 04182012.pdf				4/18/2012 23:18
1200	EXPOSITION_00560969	EXPOSITION_00560969	EXPOSITION_00560969	EXPOSITION_00560994	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential - FIU Field Data Validation Report	Marie BenKinney [O-EXPOSITION] [SITE/ICN-ENVIRON MENTAL/CN-BENKIN NEYMI]	Gary Rand [rand@fu.edu]; Brandt Echols [bechols@fu.edu]	Pelz, Oliver X [Oliver.Pelz@bp.com]; joekakesh@aporter.com	4/20/2012 20:08
1201	EXPOSITION_00560970	EXPOSITION_00560970	EXPOSITION_00560969	EXPOSITION_00560994	Attorney Work Product	Analysis prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FIU Field Tox Data Deficiencies 04202012.pdf				4/20/2012 20:08
1202	EXPOSITION_00561023	EXPOSITION_00561023	EXPOSITION_00561023	EXPOSITION_00561132	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	EE USA study as example - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	bonnie.bailey@cardno.com; Matt Huddleston [matt.huddleston@cardno.com]	Marie BenKinney [benkinneym@exponent.com]; Kakesh, Joseph [joseph.kakesh@APORTER.COM]	11/10/2011 15:12
1203					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential	David Thal [dthal@servsd.com]	Dahen, Deirdre T [dahenD@battelle.org]; David Daniel [ddaniel@seaus.com]; Veronica McNew [vmcnew@seaus.com]; Thorn, Jonathan R [jthorn@battelle.org]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Joseph.kakesh@aporter.com; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]	12/30/2011 16:54
1204					Attorney Work Product	Preliminary analysis created at the direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	ASR 027 Draft.pdf				12/30/2011 16:54
1205	EXPOSITION_00561169	EXPOSITION_00561169	EXPOSITION_00561169	EXPOSITION_00561278	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FTY ELS tests w/ Myxid & Mentrida at EE USA, for test example - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	DahenD@battelle.org; Kakesh, Joseph [joseph.kakesh@APORTER.COM]; David Thal [dthal@servsd.com]; thors@battelle.org	Metzger, Bernhard [UNKNOWIN BUSINESS PARTNER] [metzger@battelle.org]; vishay@servsd.com; Ahnel, Arden [arden.ahnel@uk.bp.com]; David Daniel [ddaniel@seaus.com]; Marie BenKinney [benkinneym@exponent.com]	1/3/2012 18:47
1206					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding potentially relevant article prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Why there is No Unaccounted for Oil: Attorney-Client Work Product Privileged & Confidential	Ahnel, Arden [arden.ahnel@uk.bp.c om]	Marie BenKinney [benkinneym@exponent.com]; Block, Nathan [Nathan.Block@bp.com]		12/5/2011 19:14
1207					Attorney Work Product	Draft document regarding article response strategy prepared by client and consultant with counsel at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Why there is No Unaccounted for Oil Attorney-Client Work Product Privileged & Confidential.pdf				12/5/2011 19:14
1208					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding potentially relevant article prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Why there is No Unaccounted for Oil Attorney-V2-Client Work Product Privileged & Confidential	Ahnel, Arden [arden.ahnel@uk.bp.c om]	Marie BenKinney [benkinneym@exponent.com]; Block, Nathan [Nathan.Block@bp.com]		12/5/2011 20:30

1209					Attorney Work Product	Draft document regarding article response strategy prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Why there is No Unaccounted for Oil Attorney V2-Client Work Product Privileged & Confidential .pptx					12/5/2011 20:30
1210					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding proposed discussion points prepared by at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential	Marie BerKinney [O:EX-EXPONENT\OUI SITE\CN-ENVIRON MENTAL\CN-BENKN NEM]@exponent.com	Block, Nathan [Nathan.Block@bp.com]; Martin, Jean A [jean.martin@bp.com]; Folsie, Laura [Laura.Folsie@bp.com]; robin.bullock@bp.com; Israei, Brian [ARNOLD & PORTER LLP] [Brian.Israei@aporter.com]; Lewis, Emma [ARNOLD & PORTER LLP] [Emma.Lewis@aporter.com]	Ahneil, Arden [arden.ahneil@uk.bp.com]; Carragher, Peter D [peter.carragher@bp.com]; John Brown [jbrown@exponent.com]; hunter.rowe@bp.com; Bruce, Lyle G. [lyle.bruce@bp.com]; Stong, Bea [Bea.Stong@bp.com]; john.newwood@bp.com		12/7/2011 15:48
1211					Attorney Work Product	Draft document regarding discussion points prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Overview 12072011 How Do We Know There is Not Additional Oil Out There.docx					12/7/2011 15:48
1212					Attorney Work Product	Communication between client and consultant regarding comments on presentation prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	LTM Slides for your Draft Assignment	John Brown [O:EX-EXPONENT\OUI SITE\CN-ENVIRON MENTAL\CN-BOHN]@exponent.com	Bea.Stong@bp.com			12/6/2011 17:41
1213					Attorney Work Product	Draft presentation document prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC LTM 10-24-2011 DRAFT Final jsb-no photos.pptx					12/6/2011 17:41
1214	EXPONENT_00561961	EXPONENT_00561961	EXPONENT_00561961	EXPONENT_00561973	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding proposed discussion points prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NFO: Briefing Documents on Fisheries Closures and Royal Red Shrimp Fisheries Closure	Folsie, Laura [Laura.Folsie@bp.com]	Daniel.Cantor@aporter.com; Holstein, Mark E [Mark.Holstein@bp.com]	lyle.bruce@bp.com; Bea.Stong@bp.com; Marie BerKinney [berkinneym@exponent.com]		12/11/2011 19:58
1215					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding proposed discussion notes and proposed revisions prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Oiling Slide Deck with Comments	Jeremy Mallory [jeremy.mallory@kirkland.com]	Marie BerKinney [berkinneym@exponent.com]; Bea.Stong@bp.com; Wendy Bloom [wendy@kirkland.com]; Mark.Holstein@bp.com; Daniel [Daniel.Cantor@APORTER.COM]	Charles Douglas [cdouglas@kirkland.com]		12/9/2011 16:07
1216					Attorney Work Product	Draft document regarding presentation strategy prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Ecology section_120811_4p.pptx					12/9/2011 16:07
1217	EXPONENT_00561976	EXPONENT_00561976	EXPONENT_00561974	EXPONENT_00561976	Attorney Work Product	Draft summary prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Inventory of Scientific Topics.doc					6/1/2011 19:22
1218					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Aerial Dispersants	Marie BerKinney [O:EX-EXPONENT\OUI SITE\CN-ENVIRON MENTAL\CN-BENKN NEM]@exponent.com	jdesandts@kirkland.com	cheryl.metzler@bp.com		8/3/2011 14:41
1219					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Aerial Dispersants.ppt					8/3/2011 14:41
1220					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MASTER SPRAY SYSTEM STATIC TEST PROCEDURES.pdf					8/3/2011 14:41
1221					Attorney Work Product	Draft chart prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Dispersant Spray Operations Flow Chart v.7-8-10.pdf					8/3/2011 14:41
1222					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DISPERSANTS dispersion GRAPHS AND PAPER.pdf					8/3/2011 14:41
1223					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Response to Operational Review Recommendations.pdf					8/3/2011 14:41
1224					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Environmental Info re Dispersant Use --legally privileged and confidential	Marie BerKinney [O:EX-EXPONENT\OUI SITE\CN-ENVIRON MENTAL\CN-BENKN NEM]@exponent.com	DeSanctis, Joseph J [jdesandts@kirkland.com]	John Brown [jbrown@exponent.com]; Green, Mike R [Mike.Green@bp.com]; Ahneil, Arden [arden.ahneil@uk.bp.com]		3/5/2012 23:25
1225					Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB Comments 20120304_toxicology slides_1.ppt					3/5/2012 23:25
1226					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Aerial Dispersant Operations - Email 9	berkinneym@exponent.com	jdesandts@kirkland.com	Cheryl.Metzler@bp.com		8/2/2011 14:29
1227					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Aerial Dispersant Operations - Email 5	berkinneym@exponent.com	jdesandts@kirkland.com	Cheryl.Metzler@bp.com		8/2/2011 14:16
1228	EXPONENT_00561977	EXPONENT_00561977	EXPONENT_00561977	EXPONENT_00562009	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Dispersant application data	Metzler, Cheryl A [Cheryl.Metzler@bp.com]	Marie BerKinney [berkinneym@exponent.com]; Roberts, David [Resource Data, Inc.] [jrob2@bp.com]			8/2/2011 13:48
1229					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Aerial Dispersant Operations - Email 8	berkinneym@exponent.com	jdesandts@kirkland.com	Cheryl.Metzler@bp.com		8/2/2011 14:26
1230					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Aerial Dispersant Operations - Email 3	berkinneym@exponent.com	jdesandts@kirkland.com	Cheryl.Metzler@bp.com		8/2/2011 14:10
1231					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Aerial Dispersant Operations - Email 4	berkinneym@exponent.com	jdesandts@kirkland.com	Cheryl.Metzler@bp.com		8/2/2011 14:13
1232					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Aerial Dispersant Operations - Email 7	berkinneym@exponent.com	jdesandts@kirkland.com	Cheryl.Metzler@bp.com		8/2/2011 14:23
1233					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Aerial Dispersant Operations - Email 2	berkinneym@exponent.com	jdesandts@kirkland.com	Cheryl.Metzler@bp.com		8/2/2011 14:07
1234					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Aerial Dispersant Operations - Email 6	berkinneym@exponent.com	jdesandts@kirkland.com	Cheryl.Metzler@bp.com		8/2/2011 14:19
1235					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Aerial Dispersant Operations - Email 1	berkinneym@exponent.com	jdesandts@kirkland.com	Cheryl.Metzler@bp.com		8/2/2011 14:03

1236					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Update on dispersant data project	BenKinney, Marie [EX-EXPONENT] [Marie.BenKinney@bp.com]	Marie BenKinney [benkinneym@exponent.com]		10/14/2011 20:20
1237					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding reference documents provided at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Aerial Dispersants	Marie BenKinney [O-EX-EXPONENT] [O-STATE] [O-ENVIRONMENTAL] [CN-BENKIN NEM] [Marie.BenKinney@bp.com]	jdesandts@kirklund.com	cherylmetzler@bp.com	8/3/2011 14:41
1238					Attorney Work Product	Reference documents compiled and provided at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Aerial Dispersants.ppt				8/3/2011 14:41
1239					Attorney Work Product	Reference documents compiled and provided at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MASTER SPRAY SYSTEM STATIC TEST PROCEDURES.pdf				8/3/2011 14:41
1240					Attorney Work Product	Reference documents compiled and provided at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Dispersant Spray Operations Flow Chart v.7-8-10.pdf				8/3/2011 14:41
1241					Attorney Work Product	Reference documents compiled and provided at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DISPERSANTS dispersion GRAPHS AND PAPER.pdf				8/3/2011 14:41
1242					Attorney Work Product	Reference documents compiled and provided at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Response to Operational Review Recommendations.pdf				8/3/2011 14:41
1243	EX-EXPONENT_00562058	EX-EXPONENT_00562058	EX-EXPONENT_00562058	EX-EXPONENT_00562063	Attorney Work Product	Communication between client and consultant regarding project information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Update for Data Mining Project (Exponent Project No. 1106588)	Bruce, Lyle G. [lyle.bruce@bp.com]	Fay, Cash E [Cash.Fay@bp.com]; Herod, Corey (BP MC252) [heroc1@bp.com]	Miley, Joyce [Joyce.Miley@bp.com]; Hawke, Lisa [Lisa.Hawke@bp.com]; Williams, Erin (PFMG) [Erin.Williams@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Laurie Benton [LBenton@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Oduzie, Osborne [Osborne.Oduzie@bp.com]	12/14/2011 20:06
1244	EX-EXPONENT_00562059	EX-EXPONENT_00562059	EX-EXPONENT_00562058	EX-EXPONENT_00562063	Attorney-Client Privilege; Attorney Work Product	Draft letter prepared by client and consultant regarding proposed literature analysis prepared by at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Project Update 1106588_111213.pdf				12/14/2011 20:06
1245					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Status SETAC poster surrogate oils - ATTORNEY-CLIENT PRIVILEGE	Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]	Shubbinfield, William [BShubbinfield@oregonstate.edu]; Gary Rand [randg@lucy.edu]; Matt Hudsdon [matt.hudsdon@androm.com]; John Brown [jbrown@exponent.com]; Kakesh, Joseph [Joseph.Kakesh@PORTER.COM]; Ahnell, Arden [arden.ahnell@uk.bp.com]	9/26/2011 16:29
1246					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Horizon - Surrogate oil selection draft March 22 2011 JSK edits.docx				9/26/2011 16:29
1247					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Surrogate Selection and Weathering of Macondo Oil for NRDA 21APR11DRAFT.ppt				9/26/2011 16:29
1248					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OleObject4.xls				9/26/2011 16:29
1249					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OleObject5.xls				9/26/2011 16:29
1250					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OleObject6				9/26/2011 16:29
1251	EX-EXPONENT_00563097	EX-EXPONENT_00563098	EX-EXPONENT_00563097	EX-EXPONENT_00563148	Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SAR Data used by Fugro	Carragher, Peter D [peter.carragher2@bp.com]	Marie BenKinney [benkinneym@exponent.com]		12/13/2011 17:20
1252					Attorney Work Product	Communication between client and consultant regarding project spreadsheet draft prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	One papers	Carragher, Peter D [peter.carragher2@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Pradhan, Vivek R [Vivek.Pradhan@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]		1/8/2011 0:18
1253					Attorney Work Product	Project spreadsheet draft prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO ST Projects Jan 7 2011-pdc.xls				1/8/2011 0:18
1254					Attorney Work Product	Communication between client and consultant regarding the PSCM procurement process prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: IMPORTANT INFO: Reinforcing Required PSCM Engagement	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Coelho, Gina (UNKNOWN BUSINESS PARTNER) [Gina.Coelho@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]		7/18/2011 12:39
1255					Attorney Work Product	Spreadsheet attachment to email communication between client and consultant regarding the PSCM procurement process prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Copy of AFE Summary July 5 2011.xls				7/18/2011 12:39
1256					Attorney Work Product	Science Team Budget Spreadsheet attachment to email communication between client and consultant regarding the PSCM procurement process prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	July 8 project finance tracking.xlsx				7/18/2011 12:39
1257					Attorney Work Product	Science Team Project Summaries attachment to email communication between client and consultant regarding the PSCM procurement process prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summaries of GCRO Science Team projects 8 July 2011 v3.doc				7/18/2011 12:39
1258					Attorney Work Product	Communication between client and consultant regarding budget strategy prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Science Projects AFE Assignments as of 28Jan	Ahnell, Arden [arden.ahnell@uk.bp.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; John Brown [jbrown@exponent.com]	Pradhan, Vivek R [Vivek.Pradhan@bp.com]; Fose, Laura [Laura.Fose@bp.com]	1/28/2011 23:41
1259					Attorney Work Product	Budget Spreadsheet draft attachment to email communication between client and consultant regarding budget strategy prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Science Projects AFE Assignments 28Jan11.xls				1/28/2011 23:41
1260	EX-EXPONENT_00563155	EX-EXPONENT_00563155	EX-EXPONENT_00563155	EX-EXPONENT_00563157	Attorney Work Product	Communications between client and consultants regarding consultant review of new template made in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: GCRO Snt AFE New Template Jan 11.doc	Pradhan, Vivek R [Vivek.Pradhan@bp.com]	Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]	1/25/2011 5:10
1261	EX-EXPONENT_00563156	EX-EXPONENT_00563156	EX-EXPONENT_00563155	EX-EXPONENT_00563157	Attorney Work Product	Client created report tracking consultant created projects prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Science Projects Portfolio Jan 21 11.xls				1/25/2011 5:10

1262					Attorney Work Product	Communication between client and consultant regarding science team project tracking and summaries prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	GCRO Science Team Project Tracking Update 16 June 2011	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; John Brown [jbrown@exponent.com]; Marie BenKinney [benkinney@exponent.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]; Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]; Coelho, Gina (UNKNOWN BUSINESS PARTNER) [Gina.Coelho@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Cortez, Michael J [Michael.Cortez@bp.com]; Pospel, Iryna [Iryna.Pospel@bp.com]; Thomas, Michele [Michele.Thomas2@bp.com]; Pradhan, Vivek R [Vivek.Pradhan@bp.com]	6/16/2011 17:58
1263					Attorney Work Product	Science team project tracking spreadsheet draft prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	GCRO Science Team Project tracking Update Jun 16 2011.xls				6/16/2011 17:58
1264					Attorney Work Product	Science team project summaries draft prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summaries of GCRO Science Team projects 16 June 2011.doc				6/16/2011 17:58
1265					Attorney Work Product	Communication between client and consultant regarding science team project assignments prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Science Projects AFE Status	Ahnel, Arden [arden.ahnel@uk.bp.com]	Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; John Brown [jbrown@exponent.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]		2/7/2011 16:24
1266					Attorney Work Product	Science team project assignment spreadsheet prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Science Projects AFE Assignments 7Feb11.xls				2/7/2011 16:24
1267					Attorney Work Product	Communication between client and consultant regarding scheduling and project summaries prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Scheduling GCRO Science Team Project Review --Change of Plan	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKinney [benkinney@exponent.com]; John Brown [jbrown@exponent.com]; Carragher, Peter D [peter.carragher2@bp.com]; Coelho, Gina (UNKNOWN BUSINESS PARTNER) [Gina.Coelho@bp.com]; Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]	Bullock, Robin J [bulloj@bp.com]; Poeppel, Iryna [Iryna.Poeppel@bp.com]	7/8/2011 19:58
1268					Attorney Work Product	Document draft regarding project summaries prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summaries of GCRO Science Team projects 8 July 2011 v3.doc				7/8/2011 19:58
1269					Attorney Work Product	Document draft regarding project and science team budget prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	July 8 project finance tracking.xlsx				7/8/2011 19:58
1270					Attorney Work Product	Communication between client and consultant regarding project spreadsheet draft prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Science Projects 1-pagers Jan 24 - Priorities & assign-ADA (version 1).xls	Ahnel, Arden [arden.ahnel@uk.bp.com]	Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Marie BenKinney [benkinney@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]	1/25/2011 18:31
1271					Attorney Work Product	Project spreadsheet draft prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Science Projects 1-pagers Jan 24 - Priorities & assign-ADA (version 1).xls				1/25/2011 18:31
1272	EX-2011-00563158	EX-2011-00563158	EX-2011-00563158	EX-2011-00563158	Attorney-Client Privilege; Attorney Work Product	Emails between client and client consultant regarding consideration of presentation and privilege protection of information prepared at the direction of counsel in connection with, and/or in anticipation of litigation arising from the NRDA.	RE: Helios Awards deadline extended to 1 July. Don't miss your chance to see the Olympus!	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]; John Brown [jbrown@exponent.com]; Carragher, Peter D [peter.carragher2@bp.com]; Coelho, Gina (UNKNOWN BUSINESS PARTNER) [Gina.Coelho@bp.com]; Marie BenKinney [benkinney@exponent.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]		6/22/2011 12:08
1273					Attorney Work Product	Communication between client and consultant regarding project spreadsheet draft with comments and revisions prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: First draft Project and Activities table	Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]	Marie BenKinney [benkinney@exponent.com]		1/7/2011 14:30
1274					Attorney Work Product	Project spreadsheet draft with comments and revisions prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	GCRO ST Projects Dec 14 EDITS.xls				1/7/2011 14:30
1275					Attorney Work Product	Communication between client and consultant regarding project assignments spreadsheet draft prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	R&D Project Assignments	Marie BenKinney [benkinney@exponent.com]	'Bruce, Lyle G.' [lyle.bruce@bp.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]	'Ahnel, Arden' [arden.ahnel@uk.bp.com]	1/7/2011 16:52
1276					Attorney Work Product	Project assignment spreadsheet draft prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	GCRO ST Projects Jan 7 2010.xls				1/7/2011 16:52
1277					Attorney Work Product	Communication between client and consultant regarding meeting strategy prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Science Projects 1-pagers Jan 17 - Priorities Work Up as 17Jan11	Ahnel, Arden [arden.ahnel@uk.bp.com]	Carragher, Peter D [peter.carragher2@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]; John Brown [jbrown@exponent.com]		1/18/2011 1:11
1278					Attorney Work Product	Draft spreadsheet regarding priority list of projects prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Science Projects 1-pagers Jan 17 - Priorities ADA.xls				1/18/2011 1:11
1279	EX-2011-00563173	EX-2011-00563173	EX-2011-00563173	EX-2011-00563176	Attorney Work Product	Communication between client and consultant regarding presentation strategy prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	--- Untitled Document ---	Ahnel, Arden [arden.ahnel@uk.bp.com]	Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Marie BenKinney [benkinney@exponent.com]; John Brown [jbrown@exponent.com]	Pradhan, Vivek R [Vivek.Pradhan@bp.com]; Folse, Laura [Laura.Folse@bp.com]; Moran, Mark (SWIFT TECHNICAL SERVICES) [Mark.Moran@bp.com]	1/12/2011 7:23
1280	EX-2011-00563175	EX-2011-00563175	EX-2011-00563173	EX-2011-00563176	Attorney Work Product	Science project spreadsheet attachment to correspondence regarding presentation strategy prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Science Projects 1-pagers Jan 10 Rev 3 ADA.xls				1/12/2011 7:23
1281	EX-2011-00563176	EX-2011-00563176	EX-2011-00563173	EX-2011-00563176	Attorney Work Product	PowerPoint presentation attachment to correspondence regarding presentation strategy prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Jan 12 Science Slides ADA.ppt				1/12/2011 7:23
1282	EX-2011-00563182	EX-2011-00563182	EX-2011-00563180	EX-2011-00563182	Attorney Work Product	Draft NRDA project list prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	S n T Approved Projects Jan 18.xls				3/20/2011 21:48
1283	EX-2011-00563185	EX-2011-00563185	EX-2011-00563183	EX-2011-00563185	Attorney Work Product	Draft NRDA related project list prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	S n T Approved Projects Jan 18.xls				3/3/2011 4:15
1284					Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding NRDA tracking system prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Science Team: A "to do" request. Updating Science Team Projects for entry into BP-NRDA team tracking system	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKinney [benkinney@exponent.com]; John Brown [jbrown@exponent.com]; Carragher, Peter D [peter.carragher2@bp.com]; Coelho, Gina (UNKNOWN BUSINESS PARTNER) [Gina.Coelho@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	8/18/2011 22:34

1285					Attorney Work Product	NRDA project summaries prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summaries of GCRO Science Team projects 18 August 2011 TO UPDATE.doc			8/18/2011 22:34	
1286	EXPOSITION_00563187	EXPOSITION_00563187	EXPOSITION_00563186	EXPOSITION_00563188	Attorney Work Product	NRDA team project summaries prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summaries of GCRO Science Team projects 26 August 2011.doc			8/29/2011 11:25	
1287	EXPOSITION_00563188	EXPOSITION_00563188	EXPOSITION_00563186	EXPOSITION_00563188	Attorney Work Product	NRDA team project budget prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	GCRO Science Team R&D project finance tracking August 26.xlsx			8/29/2011 11:25	
1288					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Labels agenda / expectations for Dec 14th GCRO S&T R&D Planning Meeting	Pradhan, Vivek R [Vivek.Pradhan@bp.com]	Folte, Laura [Laura.Folte@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Cortez, Michael J [Michael.Cortez@bp.com]; Rowe, Hunter G [Hunter.Rowe@bp.com]; Moran, Mark [SWIFT TECHNICAL SERVICES]; Mark Moran@bp.com; Maki, Alan W (LLC) [Alan.Maki@bp.com]; Caragher, Peter D [peter.caragher2@bp.com]; Marie BenKiney [benkineym@exponent.com]; Puitt, Russell [Russell.Puitt@bp.com]; John Brown [sbrown@exponent.com]; Esnaola, Consuelo [KELLY SERVICES]; Consuelo Esnaola@bp.com; Bruce, Lyle G. [lyle.bruce@bp.com]; Wiley, Joyce [Joyce.Wiley@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Kakash, Joseph [Joseph.Kakash@APORTER.COM]; Johnson, Nelson [Nelson.Johnson@APORTER.COM]	12/13/2010 20:24	
1289					Attorney Work Product	Meeting information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FINAL AGENDA DEC 14 2010 V4.doc			12/13/2010 20:24	
1290					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Dec 14th R&D Planning Meeting - Summary Outcome and Actions	Pradhan, Vivek R [Vivek.Pradhan@bp.com]	Folte, Laura [Laura.Folte@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Cortez, Michael J [Michael.Cortez@bp.com]; Rowe, Hunter G [Hunter.Rowe@bp.com]; Moran, Mark [SWIFT TECHNICAL SERVICES]; Mark Moran@bp.com; Maki, Alan W (LLC) [Alan.Maki@bp.com]; Caragher, Peter D [peter.caragher2@bp.com]; Marie BenKiney [benkineym@exponent.com]; Puitt, Russell [Russell.Puitt@bp.com]; John Brown [sbrown@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Johnson, Nelson [Nelson.Johnson@APORTER.COM]	Esnaola, Consuelo [KELLY SERVICES]; Consuelo Esnaola@bp.com]	12/18/2010 1:06
1291					Attorney Work Product	Meeting information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RD Technology Planning 12 14 10.doc			12/18/2010 1:06	
1292					Attorney Work Product	Meeting information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Dec 14th Meeting Comms KM Flipcharts.doc			12/18/2010 1:06	
1293					Attorney Work Product	Meeting and project information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	GCRO ST Projects Dec 14 2010 Mgt.xls			12/18/2010 1:06	
1294					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA related update prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Monthly Update on Gulf Coast Environment - BP Internal Use only	Marie BenKiney [O-EXPOSITION/OU-SITE/ICN-ENVIRONMENT/ICN-BENKINEM@BP.COM]	'Bruce, Lyle G.' [lyle.bruce@bp.com]	8/9/2011 20:34	
1295					Attorney Work Product	Draft NRDA related summary prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	July Update - environmental science monthly report.pptx			8/9/2011 20:34	
1296					Attorney Work Product	Draft NRDA related plan prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	July Update - Environmental Status of the Gulf of Mexico - 2011 (11).docx			8/9/2011 20:34	
1297					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding presentation/report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Monthly Update on Gulf Coast Environment - BP Internal Use only	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKiney [benkineym@exponent.com]	8/9/2011 18:20	
1298					Attorney Work Product	Report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Codifying Knowledge Projects Science and Technology v 19 May.doc			8/9/2011 18:20	
1299					Attorney Work Product	Report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Environmental Status of the Gulf of Mexico - 2011 (11).docx			8/9/2011 18:20	
1300					Attorney Work Product	Presentation/report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	environmental science monthly report .pptx			8/9/2011 18:20	
1301	EXPOSITION_00563233	EXPOSITION_00563233	EXPOSITION_00563232	EXPOSITION_00563234	Attorney Work Product	Report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	July Update - environmental science monthly report tnf.pptx			8/31/2011 12:32	
1302	EXPOSITION_00563234	EXPOSITION_00563234	EXPOSITION_00563232	EXPOSITION_00563234	Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	1 Aug Update LGBWKM edits - environmental science monthly report tnf -30 Aug (4).pptx			8/31/2011 12:32	
1303	EXPOSITION_00563235	EXPOSITION_00563236	EXPOSITION_00563235	EXPOSITION_00563246	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Marine Pollution Bulletin Special Issue - MC252	Stephen Mudge [O-EXPOSITION/OU-SITE/ICN-RECIPIEN/TS/CN-SMUDGE]	Marie BenKiney [benkineym@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com] [arden.ahnel@uk.bp.com]; Betsey@wellner.com; Paul Boehm [pboehm@exponent.com]	3/1/2012 0:04
1304	EXPOSITION_00563247	EXPOSITION_00563248	EXPOSITION_00563247	EXPOSITION_00563258	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Marine Pollution Bulletin Special Issue - MC252	Stephen Mudge [O-EXPOSITION/OU-SITE/ICN-RECIPIEN/TS/CN-SMUDGE]	rmat01@gmail.com	Ahnel, Arden [arden.ahnel@uk.bp.com] [arden.ahnel@uk.bp.com]; Betsey@wellner.com; Paul Boehm [pboehm@exponent.com]; Marie BenKiney [benkineym@exponent.com]	3/1/2012 0:08
1305					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Information related to the Deepwater Horizon Incident on April 20, 2010; Manifest 20111031151754	Wong, Stephen C (US San Francisco) [stephenwong@deloitte.com]	Laurie Benton [L.Benton@exponent.com]	Le, Phuong (UNKNOWN BUSINESS PARTNER) [Phuong.Le@bp.com]; Deborah, Michael (GIMMAL GROUP) [Michael.Deborah@bp.com]; Mosser, Todd (SUNGARD CONSULTING SERVICES) [Todd.Mosser@bp.com]; Farney, Stephen (US - Washington D.C.) [sfarney@deloitte.com]; Slavin, Joseph (US - Washington D.C.) [jslavin@deloitte.com]; Pilepo, Siva Prasad (US - Hemet) [spilap@deloitte.com]; John Brown [sbrown@exponent.com]	11/7/2011 21:09
1306					Attorney Work Product	Communication between client and consultant regarding planning for reports prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: RE: Report Preparation Team Call WEDNESDAY 3:00 PM central	Angela Powley [apowley@envstsd.com]	Angela Powley [apowley@envstsd.com]; Paul Ressemeyer [pressemeyer@envstsd.com]; Brandon Wieme [brandon.wieme@cardno.com]; Chelsea.murphy@cardno.com; Michelle Leonard [michelle.leonard@cardno.com]; Mark Haslett [mhaslett@envstsd.com]; Dan Claycomb [dclaycomb@envstsd.com]; Laurie Benton [L.Benton@exponent.com]; Linda Cook [lcook@exponent.com]; John Brown [sbrown@exponent.com]; Erin Bergquist@aacom.com; Doree Dufresne@bae.com; Lindsey Probstski@cardno.com; Tyrone Rodriguez [trodriguez@envstsd.com]; Amanda Harford [amanda.harford@cardno.com]; Ruth Forman [rforman@envstsd.com]; Mike Green@bp.com; Russ Devan [rdevan@envstsd.com]; Steve Kulpanowski [skulpa0@bpgom.com]		8/28/2011 18:37

1307					Attorney Work Product	Planning information for reports prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	AI SSR Scheduling.xlsx					9/28/2011 18:37
1308					Attorney Work Product	Communication between client and consultant regarding planning for reports prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: RE: Report Preparation Team Call WEDNESDAY 3:00 PM central	Angela Powley [apowley@envstl.com]	Paul Reasmeyer [presmeyer@envstl.com]; Brandon Wieme [brandon.wieme@cardno.com]; Chelsea.murphy@cardno.com; Michelle Leonard [michelle.leonard@cardno.com]; Dan Claycomb [dclaycomb@envstl.com]; Laurie Benton [LBenton@exponent.com]; Linda Cook [lcook@exponent.com]; John Brown [jbrown@exponent.com]; Erin Bergquist [eacomm.Doree.Dufresne@bae.com]; Lindsey Postasi [lpostasi@cardno.com]; Tyrone Rodriguez [trodriguez@envstl.com]; Amanda Harford [amanda.harford@cardno.com]; Ruth Forman [rforman@envstl.com]; Mike Green [mike.green@bae.com]; Russ Devan [rdevan@envstl.com]; Steve Kulpanowski [Kulpa0@bpgom.com]			10/9/2011 19:44
1309					Attorney Work Product	Planning information for reports prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	AI SSR Scheduling.xlsx					10/9/2011 19:44
1310					Attorney Work Product	Communication between client and consultant regarding analysis prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Missing FRAT samples from Priority Sample Log	Laurie Benton [O=EX-EXPONENT/OU=SITE1/CN=ENVIRONMENTAL/CN=LBEENTON]	Amanda Harford [amanda.harford@cardno.com]	'Green, Mike R' [Mike.Green2@bp.com]; [Mike.Green2@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; John Brown [jbrown@exponent.com]; [Linda Cook [lcook@exponent.com]		1/12/2012 0:55
1311					Attorney Work Product	Draft analysis prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Priority Samples-120111.xlsx					1/12/2012 0:55
1312					Attorney Work Product	Communication between client and consultant regarding interpretation prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Explanation of Source Determinations for SSRs	Steve Kulpanowski [Kulpa0@bpgom.com]	John Brown [jbrown@exponent.com]	Laurie Benton [LBenton@exponent.com]; Pressmeyer@envstl.com; mike.green2@bp.com		2/19/2012 16:36
1313	EX-EXPONENT_00571781	EX-EXPONENT_00571781	EX-EXPONENT_00571770	EX-EXPONENT_00571781	Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Review Tracking_revised.xlsx					2/19/2012 19:33
1314	EX-EXPONENT_00571793	EX-EXPONENT_00571793	EX-EXPONENT_00571782	EX-EXPONENT_00571793	Attorney Work Product	Report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Review Tracking_revised.xlsx					2/29/2012 15:57
1315					Attorney Work Product	Communication between client and consultant regarding draft report prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	SOD Review	Laurie Benton [O=EX-EXPONENT/OU=SITE1/CN=ENVIRONMENTAL/CN=LBEENTON]	Angela Powley [apowley@envstl.com] [apowley@envstl.com]	Jessica Whiles [jwhiles@bp.com]; Paul Reasmeyer [presmeyer@envstl.com]; [Linda Cook [lcook@exponent.com]		3/22/2012 16:10
1316					Attorney Work Product	Draft summary report prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	MC252 SOD Sampling Summary Report DRAFT 031812-Exp review.docx					3/22/2012 16:10
1317					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	BP Sample Batch 10-0102	Linda Cook [O=EX-EXPONENT/OU=SITE1/CN=ENVIRONMENTAL/CN=LCOOK]	'Krahnfort, Kerylyn' [krahns@battelle.org]; Hargis, Michael J [HargisM@battelle.org]	'Beckmann, Dennis D' [Dennis.Beckmann@bp.com]; 'Green, Mike R' [Mike.Green2@bp.com]; John Brown [jbrown@exponent.com]; Laurie Benton [LBenton@exponent.com]; Stephen Mudge [smudge@exponent.com]		7/11/2010 23:50
1318					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	PAH and Biomarkers data delivery 10-0157 - please check	Linda Cook [O=EX-EXPONENT/OU=SITE1/CN=ENVIRONMENTAL/CN=LCOOK]	'Krahnfort, Kerylyn' [krahns@battelle.org]; John Brown [jbrown@exponent.com]; Laurie Benton [LBenton@exponent.com]; Stephen Mudge [smudge@exponent.com]; Dennis Beckmann [Dennis.beckmann@bp.com]; Mike Green [Mike.Green2@bp.com]			7/16/2010 16:08
1319	EX-EXPONENT_00612623	EX-EXPONENT_00612623	EX-EXPONENT_00612621	EX-EXPONENT_00612623	Attorney-Client Privilege; Attorney Work Product	Guidance document prepared by counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	BPSpeakersBureau_10_18.ppt					2/12/2011 21:30
1320	EX-EXPONENT_00655230	EX-EXPONENT_00655230	EX-EXPONENT_00655230	EX-EXPONENT_00655231	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Gravimetric Data Results for ASR	Linda Cook [O=EX-EXPONENT/OU=SITE1/CN=ENVIRONMENTAL/CN=LCOOK]	Bruce, Lyle G. [lyle.bruce@bp.com] [lyle.bruce@bp.com]	John Brown [jbrown@exponent.com]; Laurie Benton [LBenton@exponent.com]		3/27/2012 19:50
1321	EX-EXPONENT_00655241	EX-EXPONENT_00655241	EX-EXPONENT_00655241	EX-EXPONENT_00655245	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Gravimetric Data Results for ASR	Linda Cook [O=EX-EXPONENT/OU=SITE1/CN=ENVIRONMENTAL/CN=LCOOK]	Bruce, Lyle G. [lyle.bruce@bp.com] [lyle.bruce@bp.com]	John Brown [jbrown@exponent.com]; Laurie Benton [LBenton@exponent.com]		3/22/2012 19:14
1322	EX-EXPONENT_00655255	EX-EXPONENT_00655255	EX-EXPONENT_00655254	EX-EXPONENT_00655255	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	SETAC_Benton_Cook.docx					2/15/2011 16:54
1323					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Action Requested: IOSC Submissions for Review	Laurie Benton [O=EX-EXPONENT/OU=SITE1/CN=ENVIRONMENTAL/CN=LBEENTON]	vivek.pradhan@bp.com	John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]; Stephen Mudge [smudge@exponent.com]		12/20/2010 21:15
1324					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	IOSC 2010 Poster_Benton.pdf					12/20/2010 21:15
1325					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	IOSC_Abstract-Benton et al.docx					12/20/2010 21:15
1326	EX-EXPONENT_00657725	EX-EXPONENT_00657725	EX-EXPONENT_00657725	EX-EXPONENT_00657742	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: oil spill modeling: process chemicals used during the incident	Laurie Benton [O=EX-EXPONENT/OU=SITE1/CN=ENVIRONMENTAL/CN=LBEENTON]	'Green, Mike R' [Mike.Green2@bp.com]; 'Petz, Oliver X' [Oliver.Petz@bp.com]	John Brown [jbrown@exponent.com]; 'Martin, Jean A' [jean.martin@bp.com]; 'Gregovic, Rade M' [Rade.Gregovic@bp.com]; Pradhan, Vivek R' [Vivek.Pradhan@bp.com]		8/3/2011 21:44
1327	EX-EXPONENT_00657796	EX-EXPONENT_00657796	EX-EXPONENT_00657796	EX-EXPONENT_00658320	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: oil spill modeling: process chemicals used during the incident	Laurie Benton [O=EX-EXPONENT/OU=SITE1/CN=ENVIRONMENTAL/CN=LBEENTON]	'Green, Mike R' [Mike.Green2@bp.com]; 'Petz, Oliver X' [Oliver.Petz@bp.com]	John Brown [jbrown@exponent.com]; 'Martin, Jean A' [jean.martin@bp.com]; 'Gregovic, Rade M' [Rade.Gregovic@bp.com]; Pradhan, Vivek R' [Vivek.Pradhan@bp.com]		8/3/2011 19:08
1328					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: IOSC paper / poster reviews	Laurie Benton [O=EX-EXPONENT/OU=SITE1/CN=ENVIRONMENTAL/CN=LBEENTON]	Pradhan, Vivek R' [Vivek.Pradhan@bp.com]; 'Ahnel, Arden' [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]; Stephen Mudge [smudge@exponent.com]		1/8/2011 15:30
1329					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Benton_IOSC Poster Text with revisions .doc					1/8/2011 15:30
1330					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Seep Sample Tracking Table	Laurie Benton [O=EX-EXPONENT/OU=SITE1/CN=ENVIRONMENTAL/CN=LBEENTON]	'Beckmann, Dennis D' [Dennis.Beckmann@bp.com]; John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]; 'Kakesh, Joseph' [Joseph.Kakesh@APORTER.COM]			9/29/2011 21:57
1331					Attorney Work Product	Draft document regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	BDO Seeps_110929.xlsx					9/29/2011 21:57
1332					Attorney Work Product	Communication between client and consultant regarding summary prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Seep 2 Survey (oil sample)	Jodi Hamrey [jhamrey@cardno.com]	John Brown [jbrown@exponent.com]	Carragher, Peter D [peter.carragher@bp.com]; Alan Korniacki@bp.com; Laurie Benton [LBenton@exponent.com]; Tim Thompson [timothy.thompson@cardno.com]		11/23/2011 17:22

1333				Attorney Work Product	Analysis summary prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SP2_HC_Sample_List_112111.xlsx					11/23/2011 17:22
1334				Attorney Work Product	Analysis summary prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SP2_BAT_OR_111411(5)_oil_sample.PDF					11/23/2011 17:22
1335	EXPONENT_00658357	EXPONENT_00658357	EXPONENT_00658357	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Sample lists for Sarah and Meg	Kornacki, Alan (WEATHERFORD) (Alan.Kornacki@bp.com)	John Brown [jbrown@exponent.com]		Laurie Benton [LBenton@exponent.com], Punnette, Stefan [Stefan.Punnette@bp.com]	11/22/2011 19:12
1336	EXPONENT_00658402	EXPONENT_00658402	EXPONENT_00658401	Attorney Work Product	Billing records including summary of work product prepared by third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	165797_20110225125720.pdf					2/25/2011 20:59
1337	EXPONENT_00658410	EXPONENT_00658410	EXPONENT_00658408	Attorney Work Product	Draft project proposal prepared under direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BAS Edits to DRAFT CHARTER FOR OSAT 3 20MARCH2012.docx					3/27/2012 19:06
1338	EXPONENT_00658411	EXPONENT_00658411	EXPONENT_00658408	Attorney Work Product	Document regarding project study draft prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Purpose Goals of OSAT3.pptx					3/27/2012 19:06
1339	EXPONENT_00658413	EXPONENT_00658413	EXPONENT_00658412	Attorney Work Product	Document regarding project study draft prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BAS Edits to DRAFT CHARTER FOR OSAT 3 20MARCH2012.docx					3/29/2012 21:45
1340	EXPONENT_00658414	EXPONENT_00658414	EXPONENT_00658412	Attorney Work Product	Document regarding project study draft prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Purpose Goals of OSAT3.pptx					3/29/2012 21:45
1341	EXPONENT_00658491	EXPONENT_00658491	EXPONENT_00658489	Attorney Work Product	Information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO Scientific Forum.docx					4/11/2012 16:35
1342				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft slide presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft GCMT Lunch and Learn Slides	John Brown (JOHN.BROWN@ENVIRONMENTAL/CN-JOHN.B)	Bruce, Lyle G. [lyle.bruce@bp.com], Block, Nathan (Nathan.Block@bp.com)		Marie BenKinney [benkinney@exponent.com], Ahnell, Arden [arden.ahnell@uk.bp.com]	1/17/2012 20:54
1343				Attorney Work Product	Draft presentation prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Mud Lake Blow Out- Fingerprinting Case Study 01-17-12.pptx					1/17/2012 20:54
1344				Attorney Work Product	Draft presentation prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCMT LTM 01-17-2011 DRAFT Final jsb.pptx					1/17/2012 20:54
1345				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft slide presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Some introductory slides for the Jan 19 Lunch & Learn	Bruce, Lyle G. [lyle.bruce@bp.com]	Block, Nathan (Nathan.Block@bp.com), Marie BenKinney [benkinney@exponent.com], Fofse, Laura [Laura.Fofse@bp.com], Stong, Bea [Bea.Stong@bp.com]		John Brown [jbrown@exponent.com], Carragher, Peter D [peter.carragher2@bp.com], Patz, Oliver X [Oliver.Patz@bp.com], Russel, (Nextsource) [Russel.Putz@bp.com], Ahnell, Arden [arden.ahnell@uk.bp.com]	1/17/2012 2:59
1346				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding proposed presentation prepared by request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Some introductory slides for the Jan 19 Lunch & Learn	Ahnell, Arden [arden.ahnell@uk.bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com], Block, Nathan (Nathan.Block@bp.com), Marie BenKinney [benkinney@exponent.com], Fofse, Laura [Laura.Fofse@bp.com], Stong, Bea [Bea.Stong@bp.com]		John Brown [jbrown@exponent.com], Carragher, Peter D [peter.carragher2@bp.com], Patz, Oliver X [Oliver.Patz@bp.com], Russel, (Nextsource) [Russel.Putz@bp.com], Malnor, Lawrence K [lawrence.malnor@bp.com], Fay, Cash E [Cash.Fay@bp.com], Bullock, Robin J (bp) [bulrojb@bp.com]	1/17/2012 0:22
1347				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding proposed presentation prepared by request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Some introductory slides for the Jan 19 Lunch & Learn	Bruce, Lyle G. [lyle.bruce@bp.com]	Block, Nathan (Nathan.Block@bp.com), Marie BenKinney [benkinney@exponent.com], Fofse, Laura [Laura.Fofse@bp.com], Stong, Bea [Bea.Stong@bp.com]		John Brown [jbrown@exponent.com], Carragher, Peter D [peter.carragher2@bp.com], Patz, Oliver X [Oliver.Patz@bp.com], Russel, (Nextsource) [Russel.Putz@bp.com], Ahnell, Arden [arden.ahnell@uk.bp.com]	1/16/2012 23:15
1348				Attorney-Client Privilege; Attorney Work Product	Draft document regarding proposed biodegradation sites prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Some introductory slides for the Jan 19 Lunch & Learn	Block, Nathan (Nathan.Block@bp.com)	Marie BenKinney [benkinney@exponent.com], Bruce, Lyle G. [lyle.bruce@bp.com], Fofse, Laura [Laura.Fofse@bp.com], Stong, Bea [Bea.Stong@bp.com]		John Brown [jbrown@exponent.com], Carragher, Peter D [peter.carragher2@bp.com], Patz, Oliver X [Oliver.Patz@bp.com], Russel, (Nextsource) [Russel.Putz@bp.com], Ahnell, Arden [arden.ahnell@uk.bp.com]	1/16/2012 22:26
1349				Attorney-Client Privilege; Attorney Work Product	Draft document regarding proposed biodegradation sites prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Some introductory slides for the Jan 19 Lunch & Learn	Marie BenKinney (JOHN.BROWN@ENVIRONMENTAL/CN-BENKINNEY)	Block, Nathan (Nathan.Block@bp.com), Bruce, Lyle G. [lyle.bruce@bp.com], Fofse, Laura [Laura.Fofse@bp.com], Stong, Bea [Bea.Stong@bp.com]		John Brown [jbrown@exponent.com], Carragher, Peter D [peter.carragher2@bp.com], Patz, Oliver X [Oliver.Patz@bp.com], Russel, (Nextsource) [Russel.Putz@bp.com], Ahnell, Arden [arden.ahnell@uk.bp.com]	1/16/2012 22:08
1350				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft slide presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Some introductory slides for the Jan 19 Lunch & Learn	Carragher, Peter D [peter.carragher2@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com], Fofse, Laura [Laura.Fofse@bp.com], Stong, Bea [Bea.Stong@bp.com], Block, Nathan (Nathan.Block@bp.com)		Marie BenKinney [benkinney@exponent.com], John Brown [jbrown@exponent.com], Patz, Oliver X [Oliver.Patz@bp.com], Russel, (Nextsource) [Russel.Putz@bp.com], Ahnell, Arden [arden.ahnell@uk.bp.com]	1/16/2012 1:34
1351				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft slide presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Some introductory slides for the Jan 19 Lunch & Learn	Fofse, Laura [Laura.Fofse@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com], Stong, Bea [Bea.Stong@bp.com]		Marie BenKinney [benkinney@exponent.com], John Brown [jbrown@exponent.com], Carragher, Peter D [peter.carragher2@bp.com], Patz, Oliver X [Oliver.Patz@bp.com], Russel, (Nextsource) [Russel.Putz@bp.com], Block, Nathan (Nathan.Block@bp.com), Ahnell, Arden [arden.ahnell@uk.bp.com]	1/14/2012 1:46
1352				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft slide presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Some introductory slides for the Jan 19 Lunch & Learn	Bruce, Lyle G. [lyle.bruce@bp.com]	Fofse, Laura [Laura.Fofse@bp.com], Stong, Bea [Bea.Stong@bp.com]		Marie BenKinney [benkinney@exponent.com], John Brown [jbrown@exponent.com], Carragher, Peter D [peter.carragher2@bp.com], Patz, Oliver X [Oliver.Patz@bp.com], Russel, (Nextsource) [Russel.Putz@bp.com], Block, Nathan (Nathan.Block@bp.com), Ahnell, Arden [arden.ahnell@uk.bp.com]	1/13/2012 19:36
1353				Attorney Work Product	Draft presentation prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Lunch & Learn introduction for 19 Jan 2012.pptx					1/13/2012 19:36
1354				Attorney Work Product	Draft presentation prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Lunch & Learn Jan 19 2012 intro speaker's notes.docx					1/13/2012 19:36
1355				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda and strategy at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP TU SOP conversation - Privileged and Confidential -	Patz, Oliver X [Oliver.Patz@bp.com]	Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@porter.com], McGrath, Joy [joy.mcgrath@bnc.com], Ahnell, Arden [arden.ahnell@uk.bp.com], Susan Kane Driscoll [sdriscoll@exponent.com], Jody Kubitz [jody.kubitz@cardno.com], Villalobos, Alex [SERGIO.VILLALOBOS@bp.com], Stubbelfield, William [Bill.Stubbelfield@oregonstate.edu], Dominic Di Toro [dditoro@UDEL.edu], Marie BenKinney [benkinney@exponent.com]		kenneth.jenkins@cardno.com, Bullock, Robin J (bp) [bulrojb@bp.com]	4/18/2012 14:21
1356				Attorney Work Product	Draft document regarding summary report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	TUSOP REV 4-9-12.docx					4/18/2012 14:21
1357				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged & Confidential Attorney Communications: FTF Meeting on: A) Decision on Tox Index (TU) for empirical tox data assessment (FTU / OSU (SINTEF) tox study results) & B) Initial exposure & effect assessment (base on monitored field chemistry)	Patz, Oliver X [Oliver.Patz@bp.com]	Maki, Alan W (LLC) [amaki@consulting@aol.com], Ahnell, Arden [arden.ahnell@uk.bp.com], Marie BenKinney [benkinney@exponent.com], Jerry M. Neff [jneff@comcast.net], Gary Rand [garyrand@u.edu], Stubbelfield, William [Bill.Stubbelfield@oregonstate.edu], Susan Kane Driscoll [sdriscoll@exponent.com], Piero Gardinali [gardinali@u.edu], McGrath, Joy [joy.mcgrath@bnc.com], Rajni Markarian [rajni.markarian@cardno.com]		Villalobos, Alex (SERGIO.VILLALOBOS@bp.com), Williams, Rhonda (Hire Power) [Rhonda.Williams2@bp.com], John Brown [jbrown@exponent.com], Paul Boehm [pboehm@exponent.com], Kakesh, Joseph [joseph.kakesh@ARNOLD & PORTER.COM], Bullock, Robin J (bp) [bulrojb@bp.com], Malnor, Lawrence K [lawrence.malnor@bp.com], Matt Hudleston [matt.hudleston@cardno.com], Ken Jenkins [kenjenkins@cardno.com], Jean A [jean.martin@bp.com], Kenneth Jenkins [kenneth.jenkins@cardno.com]	2/19/2012 20:49
1358				Attorney Work Product	Draft document regarding meeting topics prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Agenda_Feb_16_rev up 1.docx					2/19/2012 20:49



1359			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Generation of BP NRD Tox Reports - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Petz, Oliver X [Oliver.Petz@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Marie BenKinney [benkinney@exponent.com]		1/11/2012 17:17
1360			Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tox Report Prep RASCL_1-10-12 (op1).xls				1/11/2012 17:17
1361			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Generation of BP NRD Tox Reports - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Petz, Oliver X [Oliver.Petz@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Marie BenKinney [benkinney@exponent.com]		1/11/2012 3:38
1362			Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tox Report Prep RASCL_1-10-12 (op1).xls				1/11/2012 3:38
1363			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding study and strategy at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: TOC and grain size data for EE USA Leptocheirus studies...	rbarick@nfinityoils.com	Oliver, Pete [Oliver.Petz@bp.com];Matt Huddleston [matt.huddleston@cardno.com];Ralph Markarian [ralph.markarian@cardno.com]	Joe Kakesh [joseph.kakesh@aporter.com];Mahnor, Lawrence K [lawrence.mahnor@bp.com];Joyce Miley [Joyce.Miley@BP.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Bullock, Robin J [bp] [bulloj@bp.com];Dennis Beckmann [Dennis.Beckmann@bp.com];Marie BenKinney [benkinney@exponent.com];Jean Martin [Jean.Martin@bp.com]	1/11/2011 3:21
1364			Attorney Work Product	Communication between client and consultant regarding analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Recommendation: Moving Forward on Tar Ball Forensic Investigations	Ahnel, Arden [arden.ahnel@uk.bp.com]	Putt, Russell [Russell.Putt@bp.com];Carragher, Peter D [peter.carragher@bp.com];John Brown [jbrown@exponent.com];Bruce, Lyle G. [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com]	Gong, Changui [Changui.Gong@bp.com];Mikov, Atewei V. [Atewei.Mikov@bp.com]	1/31/2011 12:58
1365			Attorney Work Product	Communication between client and consultant regarding analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Recommendation: Moving Forward on Tar Ball Forensic Investigations	Ahnel, Arden [arden.ahnel@uk.bp.com]	Folse, Laura [Laura.Folse@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Carragher, Peter D [peter.carragher@bp.com];Bruce, Lyle G. [lyle.bruce@bp.com];Rowe, Hunter G [Hunter.Rowe@bp.com];Marie BenKinney [benkinney@exponent.com];Putt, Russell [Russell.Putt@bp.com];John Brown [jbrown@exponent.com];Stong, Bea [Bea.Stong@bp.com];Speer, Jennifer G [Jennifer.Speer@bp.com];Nepoywoda, John [Swift] [John.Nepoywoda@bp.com]	1/30/2011 22:11
1366			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: INFO. Scientific Publications	Bullock, Robin J [bp] [bulloj@bp.com]	Hawke, Lisa [Lisa.Hawke@bp.com];Fay, Cash E [Cash.Fay@bp.com];Hergulson, Christopher [BP MC252] [herc1@bp.com];BPNRD@APORTER.COM;Bruce, Lyle G. [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Petz, Oliver X [Oliver.Petz@bp.com];Xiao, Jane [Jane.Xiao@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Frost, Robert [Robert.Frost@bp.com]	Martin, Jean A [jean.martin@bp.com];Miley, Joyce [Joyce.Miley@bp.com];Mahnor, Lawrence K [lawrence.mahnor@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Betsy@welther.com;Pradhan, Vivek R [Vivek.Pradhan@bp.com];Ellis, Joe [PSN (PRODUCTION SERVICES NETWORKS)] [Joe.Ellis@bp.com];Grether, C Heidi [CHeidi.Grether@bp.com];BPNRD@APORTER.COM;Ward, Donna B [Donna.Ward@bp.com];Laura.Folse@bp.com	3/23/2012 3:35
1367			Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MPB manuscript list 26Feb12.xlsx				3/23/2012 3:35
1368			Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Plan Timeline 26Feb12.xlsx				3/23/2012 3:35
1369			Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Publications plan as of Feb26.docx				3/23/2012 3:35
1370			Attorney-Client Privilege; Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Master Pubs List 26Feb12.xlsx				3/23/2012 3:35
1371			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential: Attorney-Client Work Product - Publication list for review by 10 Feb	Ahnel, Arden [arden.ahnel@uk.bp.com]	Jude schneider@cardno.com;Bill.Stubblefield@oregonstate.edu;John Brown [jbrown@exponent.com];Paul Boehm [pboehm@exponent.com];Marie BenKinney [benkinney@exponent.com];Mark Benfield [mcbenfield@gmail.com];randg@flu.edu;Liv-Guri Fakness@sinetel.no;Per Daling [Per.Daling@sinetel.no];Carragher, Peter D [peter.carragher@bp.com];Koracki, Alan [WEATHERFORD] [Alan.Koracki@bp.com];Conzo, Michael J [Michael.Conzo@bp.com];Coelho, Gina [UNKNOWN BUSINESS PARTNER] [Gina.Coelho@bp.com];Petz, Oliver X [Oliver.Petz@bp.com];Martin, Jean A [jean.martin@bp.com]	Bullock, Robin J [bp] [bulloj@bp.com];Welther, Betsy (Consultant) [Betsy.Welther@bp.com]	2/8/2012 2:30
1372			Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	AUTHORS PUBLICATIONS LIST Feb4.xlsx				2/6/2012 2:30
1373			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Publications abstracts due today	betsy@welther.com	Ahnel, Arden [arden.ahnel@uk.bp.com];Bullock, Robin J [bp] [bulloj@bp.com];Martin, Jean A [jean.martin@bp.com];Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com];Nelson Johnson [nelson.johnson@aporter.com];Jude Schneider [jude.schneider@cardno.com];Gary Rand [randg@flu.edu];Petz, Oliver X [Oliver.Petz@bp.com];Marie BenKinney [benkinney@exponent.com];Ralph Markarian [ralph.markarian@cardno.com];Matt Huddleston [matt.huddleston@cardno.com];Dr. Piero Gardinali [piero.gardinali@flu.edu];Paul Boehm [pboehm@exponent.com];Putt, Russell [Russell.Putt@bp.com];Mark Benfield [mcbenfield@gmail.com]		1/27/2012 18:59
1374			Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ListofPubJan27[1].xlsx				1/27/2012 18:59
1375			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Publications priorities	Ahnel, Arden [arden.ahnel@uk.bp.com]	Bullock, Robin J [bp] [bulloj@bp.com];Martin, Jean A [jean.martin@bp.com];Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com];Nelson Johnson [nelson.johnson@aporter.com];Jude Schneider [jude.schneider@cardno.com];Gary Rand [randg@flu.edu];Petz, Oliver X [Oliver.Petz@bp.com];Marie BenKinney [benkinney@exponent.com];Ralph Markarian [ralph.markarian@cardno.com];Matt Huddleston [matt.huddleston@cardno.com];Dr. Piero Gardinali [piero.gardinali@flu.edu];Paul Boehm [pboehm@exponent.com];Putt, Russell [Russell.Putt@bp.com];Mark Benfield [mcbenfield@gmail.com]	betsy@welther.com	1/10/2012 0:29
1376			Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	List of PubsDec19.xlsx				1/10/2012 0:29
1377			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Publications priorities	betsy@welther.com	betsy@welther.com;Arden Ahnel [arden.ahnel@uk.bp.com];Robin Bullock [bulloj@bp.com];Jean Martin [jean.martin@bp.com];Joe Kakesh [joseph.kakesh@aporter.com];Nelson Johnson [nelson.johnson@aporter.com];Jude Schneider [jude.schneider@cardno.com];Gary Rand [randg@flu.edu];Petz, Oliver X [Oliver.Petz@bp.com];Marie BenKinney [benkinney@exponent.com];Ralph Markarian [ralph.markarian@cardno.com];Matt Huddleston [matt.huddleston@cardno.com];Dr. Piero Gardinali [piero.gardinali@flu.edu];Paul Boehm [pboehm@exponent.com];Putt, Russell [Russell.Putt@bp.com];Mark Benfield [mcbenfield@gmail.com]		12/20/2011 13:52
1378			Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	List of PubsDec19.xlsx				12/20/2011 13:52

1379				Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Reference materials for Thursday publications call	betsy@weltr.com	Patz, Oliver X (Oliver.Patz@bp.com); Gary Rand [randg@flu.edu]; Shubbsfield, William [Bill.Shubbsfield@regstate.edu]; Matt Huddleston [matt.huddleston@cardno.com]; Ralph Markarian [ralph.markarian@cardno.com]; Marie BenKinney [benkinney@exponent.com]; Dr. Piero R. Gardinali [piero.gardinali@flu.edu]; Piero Gardinali/Arden Ahnell [arden.ahnell@uk.bp.com]; Joe Kakesh [Joseph.Kakesh@APORTER.COM]; Robin Bullock [rbullock@bp.com]; Jean Martin [jean.martin@bp.com]; Julie Schneider [julie.schneider@cardno.com]	Williams, Rhonda (Hire Power) [Rhonda.Williams2@bp.com]	12/14/2011 14:12	
1380				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	PublicationsDec14.xlsx				12/14/2011 14:12	
1381				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Publications mapDec14.pdf				12/14/2011 14:12	
1382				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	publications outlineDec13.docx				12/14/2011 14:12	
1383				Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding proposed article publications prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Proposed aquatic toxicity manuscripts - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Patz, Oliver X (Oliver.Patz@bp.com)	Ahnell, Arden [arden.ahnell@uk.bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; betsey@weltr.com	Marie BenKinney [benkinney@exponent.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Gary Rand [randg@flu.edu]; Shubbsfield, William [Bill.Shubbsfield@regstate.edu]; Matt Huddleston [matt.huddleston@cardno.com]; Piero Gardinali [piero.gardinali@flu.edu]; awm@konsulting.net	10/15/2011 2:24	
1384				Attorney Work Product	Draft document regarding proposed publications prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Draft Publications of BP Aquatic Tox Program 2011_Oct 14_PRG.xlsx				10/15/2011 2:24	
1385				Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding proposed article publications prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: Proposed manuscripts	Dr. Piero R. Gardinali [gardinali@flu.edu]	Matt Huddleston [matt.huddleston@cardno.com]	Patz, Oliver X (Oliver.Patz@bp.com); Marie BenKinney [benkinney@exponent.com]; SA, m Henrik Hansen [BomHenrik.Hansen@stinet.no]; Trond Nordtug [Trond.Nordtug@stinet.no]; Piero Gardinali [piero.gardinali@flu.edu]; Gary Rand [randg@flu.edu]; Jerry M. Neff [jerry.m.neff@stinet.no]	10/14/2011 23:03	
1386				Attorney Work Product	Draft document regarding proposed publications prepared by client and consultant with counsel revisions at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Draft Publications of BP Aquatic Tox Program 2011_Oct 14_PRG.xlsx				10/14/2011 23:03	
1387				Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Discuss Strategy for Toxicity Publications (content, timing, etc.)	BenKinney, Marie (EX-10NENT) [Marie.BenKinney@bp.com]	Marie BenKinney [benkinney@exponent.com]		10/7/2011 12:32	
1388				Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Discuss Strategy for Toxicity Publications (content, timing, etc.)	BenKinney, Marie (EX-10NENT) [Marie.BenKinney@bp.com]	Marie BenKinney [benkinney@exponent.com]		10/7/2011 12:32	
1389				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Potential publications on spill effects.docx				10/7/2011 12:32	
1390				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	ATT1357021.htm				10/7/2011 12:32	
1391	EX-10NENT_00658534	EX-10NENT_00658534	EX-10NENT_00658534	EX-10NENT_00658544	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Marine Pollution Bulletin Special Issue - MC252	Stephen Mudge [O-EX-10NENT] [O-EX-10NENT] [SITE/1CN-RECEPIEN TS/CN-SMUDGE]	rmatf01@gmail.com	Ahnell, Arden [arden.ahnell@uk.bp.com] [arden.ahnell@uk.bp.com]; betsey@weltr.com; Paul Boehm [pboehm@exponent.com]; Marie BenKinney [benkinney@exponent.com]	3/1/2012 9:08
1392	EX-10NENT_00658545	EX-10NENT_00658545	EX-10NENT_00658545	EX-10NENT_00658555	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Marine Pollution Bulletin Special Issue - MC252	Stephen Mudge [O-EX-10NENT] [O-EX-10NENT] [SITE/1CN-RECEPIEN TS/CN-SMUDGE]	Marie BenKinney [benkinney@exponent.com]	Ahnell, Arden [arden.ahnell@uk.bp.com] [arden.ahnell@uk.bp.com]; betsey@weltr.com; Paul Boehm [pboehm@exponent.com]	3/1/2012 9:04
1393					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Marine Pollution Bulletin Special Issue - MC252	Stephen Mudge [O-EX-10NENT] [O-EX-10NENT] [SITE/1CN-RECEPIEN TS/CN-SMUDGE]	Paul Boehm [pboehm@exponent.com]	Ahnell, Arden [arden.ahnell@uk.bp.com] [arden.ahnell@uk.bp.com]; betsey@weltr.com; Paul Boehm [pboehm@exponent.com]; Marie BenKinney [benkinney@exponent.com]	3/1/2012 9:01
1394	EX-10NENT_00658557	EX-10NENT_00658557	EX-10NENT_00658556	EX-10NENT_00658557	Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Marie BenKinney 2011 Personal Plan.docx				3/30/2011 23:12
1395	EX-10NENT_00658559	EX-10NENT_00658559	EX-10NENT_00658558	EX-10NENT_00658559	Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	MyPlanFor2011_Ahnell.doc				3/21/2011 5:25
1396					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Quick response requested: Information on support activities for GCRO Science Team meeting August 16, 2011 -	Marie BenKinney [O-EX-10NENT] [O-EX-10NENT] [SITE/1CN-ENVIRONMENTAL/CN-BENKINNEY]	Bruce, Lyle G. [lyle.bruce@bp.com]		8/19/2011 15:24
1397					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summary of Science Team Projects	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKinney [benkinney@exponent.com]		6/28/2011 13:00
1398					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summaries of GCRO Science Team projects 16 June 2011 v2 RP Accept changes.doc				6/28/2011 13:00
1399					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	1 Science Team Projects Review.ppt	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [jbrown@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Gina Coelho [g.coelho@ecosystem-management.net]; Marie BenKinney [benkinney@exponent.com]; Patz, Oliver X (Oliver.Patz@bp.com); Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]	4/14/2011 13:16	
1400					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	1 Science Team Projects Review.ppt				4/14/2011 13:16
1401					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	OleObject4.xls				4/14/2011 13:16
1402					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	OleObject10.xls				4/14/2011 13:16
1403					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	OleObject11.xls				4/14/2011 13:16
1404					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	1 Science Team Projects Review ppt as SP	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [jbrown@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Gina Coelho [g.coelho@ecosystem-management.net]; Marie BenKinney [benkinney@exponent.com]; Patz, Oliver X (Oliver.Patz@bp.com); Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]	Thomas, Michelle (KELLY SERVICES) [Michelle.Thomas2@bp.com]	4/14/2011 2:04

1405				Attorney Work Product	Summary prepared by client and third-party consultant at request of course in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	1 Science Team Projects Review ppt				4/14/2011 2:04	
1406				Attorney Work Product	Summary prepared by client and third-party consultant at request of course in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	01e0b0c4.xls				4/14/2011 2:04	
1407				Attorney Work Product	Analysis prepared by client and third-party consultant at request of course in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	01e0b0c10.xls				4/14/2011 2:04	
1408				Attorney Work Product	Analysis prepared by client and third-party consultant at request of course in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	01e0b0c11.xls				4/14/2011 2:04	
1409				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of course in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Science Projects -latest	Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Carragher, Peter D. [peter.carragher2@bp.com]; Gina Coello [g.coello@ecosystem-management.net]; Marie Berkinney [berkinney@exponent.com]; Pelz, Oliver X. [oliver.pelz@bp.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]		3/31/2011 15:31	
1410				Attorney Work Product	Analysis prepared by client and third-party consultant at request of course in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Science Projects AFE Assignments 31Mar11.xls				3/31/2011 15:31	
1411				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of course in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Toxicity Testing under the response framework	Pelz, Oliver X. [oliver.pelz@bp.com]	Marie Berkinney [berkinney@exponent.com]	ratph.markarian@cardno.com; Ahnel, Arden [arden.ahnel@uk.bp.com]; matt.huddleston@cardno.com	1/29/2011 20:34	
1412				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of course in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: WITH ATTACHMENT: Recommendation: Moving Forward on Tar Ball Forensic Investigations	John Brown [jcbrown@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	'Bruce, Lyle G.' [lyle.bruce@bp.com]; 'Folse, Laura' [Laura.Folse@bp.com]; 'Ahnel, Arden' [arden.ahnel@uk.bp.com]	'Carragher, Peter D.' [peter.carragher2@bp.com]; 'Rowe, Hunter G.' [Hunter.Rowe@bp.com]; 'Marie Berkinney' [berkinney@exponent.com]; 'Putt, Russell (Swift Technical Services)' [Russell.Putt@bp.com]; 'Stong, Bea' [Bea.Stong@bp.com]; 'Speer, Jennifer' [Jennifer.Speer@bp.com]; 'Nepwyoda, John (Swift)' [john.nepwyoda@bp.com]	1/31/2011 21:04	
1413				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of course in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Recommendation: Moving Forward on Tar Ball Forensic Investigations	John Brown [jcbrown@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]; Carragher, Peter D. [peter.carragher2@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie Berkinney [berkinney@exponent.com]	'Ahnel, Arden' [arden.ahnel@uk.bp.com]; 'Putt, Russell (Swift Technical Services)' [Russell.Putt@bp.com]; 'Carragher, Peter D.' [peter.carragher2@bp.com]; 'Bruce, Lyle G.' [lyle.bruce@bp.com]; 'Marie Berkinney' [berkinney@exponent.com]	'Gong, Changru' [Changru.Gong@bp.com]; 'Milkov, Alexei V.' [Alexei.Milov@bp.com]	1/31/2011 14:39	
1414				Attorney Work Product	Communication between client and consultant regarding summary information prepared at direction of course in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Summary of oil weathering specific to Middle Ground Shoals	Bruce, Lyle G. [lyle.bruce@bp.com]	Zimmer, Thomas (Swift Oil) [Thomas.Zimmer@bp.com]; Stong, Bea [Bea.Stong@bp.com]; Folse, Laura [Laura.Folse@bp.com]; Nepwyoda, John (Swift) [john.nepwyoda@bp.com]	Marie Berkinney [berkinney@exponent.com]; John Brown [jbrown@exponent.com]	1/24/2012 13:17	
1415				Attorney Work Product	Analysis prepared by client and third-party consultant at request of course in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Louisiana Marsh Natural Attenuation v 5 .docx				1/24/2012 13:17	
1416				Attorney Work Product	Summary information prepared at direction of course in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Louisiana Marsh Natural Attenuation cover letter .docx				1/24/2012 13:17	
1417				Attorney Work Product	Communication between client and consultant regarding summary information prepared at direction of course in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Summary of oil weathering specific to Middle Ground Shoals	Zimmer, Thomas (Swift Oil) [Thomas.Zimmer@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Stong, Bea [Bea.Stong@bp.com]; Folse, Laura [Laura.Folse@bp.com]; Nepwyoda, John (Swift) [john.nepwyoda@bp.com]	Marie Berkinney [berkinney@exponent.com]; John Brown [jbrown@exponent.com]	1/24/2012 13:10	
1418				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of course in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summary of oil weathering specific to Middle Ground Shoals	Bruce, Lyle G. [lyle.bruce@bp.com]	Zimmer, Thomas (Swift Oil) [Thomas.Zimmer@bp.com]; Stong, Bea [Bea.Stong@bp.com]; Folse, Laura [Laura.Folse@bp.com]; Nepwyoda, John (Swift) [john.nepwyoda@bp.com]	Marie Berkinney [berkinney@exponent.com]; John Brown [jbrown@exponent.com]	1/24/2012 1:17	
1419				Attorney Work Product	Summary prepared by client and third-party consultant at request of course in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Louisiana Marsh Natural Attenuation v 4 .docx				1/24/2012 1:17	
1420				Attorney Work Product	Summary prepared by client and third-party consultant at request of course in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Louisiana Marsh Natural Attenuation cover letter .docx				1/24/2012 1:17	
1421				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of course in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering specific to MGS	Bruce, Lyle G. [lyle.bruce@bp.com]	John Brown [jbrown@exponent.com]	Beckmann, Dennis D. [Dennis.Beckmann@bp.com]; Marie Berkinney [berkinney@exponent.com]	1/20/2012 17:49	
1422				Attorney Work Product	Analysis prepared by client and third-party consultant at request of course in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Louisiana Marsh Natural Attenuation v 1 a beginning docx				1/20/2012 17:49	
1423				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of course in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: weathering specific to MGS	Bruce, Lyle G. [lyle.bruce@bp.com]	John Brown [jbrown@exponent.com]	Beckmann, Dennis D. [Dennis.Beckmann@bp.com]; Marie Berkinney [berkinney@exponent.com]	1/20/2012 17:38	
1424				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of course in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering specific to MGS	Zimmer, Thomas (Swift Oil) [Thomas.Zimmer@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; John Brown [jbrown@exponent.com]; Beckmann, Dennis D. [Dennis.Beckmann@bp.com]	Stong, Bea [Bea.Stong@bp.com]; Marie Berkinney [berkinney@exponent.com]; Folse, Laura [Laura.Folse@bp.com]	1/19/2012 16:02	
1425				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of course in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: weathering specific to MGS	Bruce, Lyle G. [lyle.bruce@bp.com]	John Brown [jbrown@exponent.com]; Beckmann, Dennis D. [Dennis.Beckmann@bp.com]	Stong, Bea [Bea.Stong@bp.com]; Marie Berkinney [berkinney@exponent.com]; Folse, Laura [Laura.Folse@bp.com]; Zimmer, Thomas (Swift Oil) [Thomas.Zimmer@bp.com]	1/19/2012 9:49	
1426				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of course in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: FY1 - Update on progress and a copy of The Middle Ground Recommendation for Shoreline Cleanup Completion	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie Berkinney [berkinney@exponent.com]; John Brown [jbrown@exponent.com]		11/2/2011 14:42	
1427				Attorney Work Product	Draft correspondence prepared at direction of course in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Middle Ground Oct 28 v10 .pdf				11/2/2011 14:42	
1428				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of course in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: OSAT RESAMPLING	Marie Berkinney [berkinney@exponent.com]	Paul Boehm [pboehm@exponent.com]; peter.carragher2@bp.com; John Brown [jbrown@exponent.com]	'arden.ahnel@uk.bp.com'; 'arden.ahnel@uk.bp.com'; 'lawrence.malnor@bp.com'; 'lawrence.malnor@bp.com'; 'Leek@dfo-mpo.gc.ca'	11/17/2011 21:01	
1429	EXPONENT_00658807	EXPONENT_00658807	EXPONENT_00658807	EXPONENT_00658816	Attorney-Client Privilege; Attorney Work Product	Communication between client consultant and counsel regarding information prepared at direction of course in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Sample Retain Order	Marie Berkinney [berkinney@exponent.com]	Block, Nathan [Nathan.Block@bp.com]	Green, Mike R. [Mike.Green2@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Beckmann, Dennis D. [Dennis.Beckmann@bp.com]	12/12/2011 21:20
1430				Attorney Work Product	Draft document regarding analytical plan prepared at request of course in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	User Guide-2012.02.22 LGB edits using Track Changes V1.docx				3/8/2012 18:00	
1431				Attorney Work Product	Draft guidance document prepared at request of course in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BPUsersManual-DraftFinal-110111-lowres (2).pdf				11/1/2011 14:08	

1432					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding draft outline prepared by client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Confidential Attorney Client Privilege - Attorney Work Product - FINAL OUTLINE of the SAMPLING & ANALYSES USER MANUAL	Bruce, Lyle G. [lyle.bruce@bp.com]	Beckmann, Dennis D [dennis.beckmann@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Green, Mike R [mike.green2@bp.com]; John Brown [jbrown@exponent.com]; Johnston, Jon [SWIFT] [john@bp.com]; Metzler, Cheryl A [Cheryl.Metzler@bp.com]; Fritz, David E [David.Fritz@bp.com]	Abazari, Ali [abazari@iw.com]; Rock, J. Vitale [vital@envstsd.com]; Block, Nathan [Nathan.Block@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Martin, Jean A [jean.martin@bp.com]; Prashan, Vivek R [vivek.prashan@bp.com]	7/30/2011 12:31
1433					Attorney Work Product	Draft outline prepared by client at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OUTLINE_DRAFT_072911.docx				7/30/2011 12:31
1434					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding draft outline prepared by client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Confidential Attorney Client Privilege - Attorney Work Product - FW: DRAFT OUTLINE of the SAMPLING & ANALYSES USER MANUAL	Bruce, Lyle G. [lyle.bruce@bp.com]	Block, Nathan [Nathan.Block@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Beckmann, Dennis D [dennis.beckmann@bp.com]; Green, Mike R [mike.green2@bp.com]; John Brown [jbrown@exponent.com]; Johnston, Jon [SWIFT] [john@bp.com]; Metzler, Cheryl A [Cheryl.Metzler@bp.com]; Fritz, David E [David.Fritz@bp.com]; Collinson, Peter [peter.collinson@uk.bp.com]; Vitale, Rock J. [Environmental Standards Inc.] [Rock.Vitale@bp.com]; vital@envstsd.com		7/12/2011 15:54
1435					Attorney Work Product	Draft outline prepared by client at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OUTLINE_DRAFT.docx				7/12/2011 15:54
1436	EXPONENT_00658834	EXPONENT_00658834	EXPONENT_00658834	EXPONENT_00658839	Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Guide for Setting up a Sampling and Analysis Program for Oil Spill Response	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKinney [benkinneym@exponent.com]; Beckmann, Dennis D [dennis.beckmann@bp.com]; John Brown [jbrown@exponent.com]; Green, Mike R [mike.green2@bp.com]; Johnston, Jon [SWIFT] [john@bp.com]; Metzler, Cheryl A [Cheryl.Metzler@bp.com]	Block, Nathan [Nathan.Block@bp.com]; Fritz, David E [David.Fritz@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	4/19/2011 16:25
1437	EXPONENT_00658825	EXPONENT_00658825	EXPONENT_00658825	EXPONENT_00658875	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SAR Data used by Fugro	Carragher, Peter D [peter.carragher@bp.com]	Marie BenKinney [benkinneym@exponent.com]		12/13/2011 17:20
1438					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding review of analysis prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sintef Response - For review prior to telecon Jeff will schedule. - Privileged and Confidential	Green, Mike R [mike.green2@bp.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Marie BenKinney [benkinneym@exponent.com]	J.Paar@envstsd.com; Thal, David (ENVIRONMENTAL STANDARDS INC) [David.Thal@bp.com]; Joseph.Kakesh@APORTER.COM	3/30/2012 21:19
1439					Attorney-Client Privilege; Attorney Work Product	Draft report on analysis prepared at request of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SINTEF item 2 implement action plan based on item 1.pdf				3/30/2012 21:19
1440					Attorney-Client Privilege; Attorney Work Product	Draft report on analysis prepared at request of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SINTEF item 1d method performance criteria.pdf				3/30/2012 21:19
1441					Attorney-Client Privilege; Attorney Work Product	Draft report on analysis prepared at request of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SINTEF item 1b Holding times storage requirements.pdf				3/30/2012 21:19
1442					Attorney-Client Privilege; Attorney Work Product	Draft report on analysis prepared at request of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SINTEF item 1a target analyses.pdf				3/30/2012 21:19
1443					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding analysis and reports prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Final report: SINTEF Weathering Study	Carragher, Peter D [peter.carragher@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Bullock, Robin J [rbj@bp.com]; Mahnor, Lawrence A [lawrence.mahnor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Johnson, Nelson [Nelson.Johnson@APORTER.COM]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Putt, Russell [Russell.Technical Services] [Russell.Put@bp.com]	3/14/2011 02:24
1444					Attorney Work Product	Draft document regarding analytical study and strategy prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	A1816 DWH weathering final report 100311.pdf				3/14/2011 02:24
1445					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding proposed presentation document prepared by at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft poster to SETAC BOSTON - PRIVILEGED AND CONFIDENTIAL - ATTORNY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Marie BenKinney [benkinneym@exponent.com]	10/12/2011 18:21
1446					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding sample analysis and program information for consideration prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged and Confidential - Attorney Work Product: SINTEF Status - Tasks - Questions	Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BenKinney [benkinneym@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	2/17/2012 17:24
1447					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and work plans undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: SINTEF tox & supporting chemistry	David Thal [dthal@envstsd.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Liv-Guri Fakness [Liv-Guri.Fakness@sintef.no]	Matt Huddleston [matt.huddleston@cardno.com]; Marie BenKinney [benkinneym@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; John Brown [jbrown@exponent.com]; amakiconsulting@aol.com; Rock J. Vitale [vital@envstsd.com]	2/12/2012 18:48
1448					Attorney Work Product	Draft document regarding draft assessment reports undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Trondheim Plan and Status 20120211.xslm				2/12/2012 18:48
1449					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding request for analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential: SINTEF tox & supporting chemistry	Pelz, Oliver X [Oliver.Pelz@bp.com]	David Thal [dthal@envstsd.com]; Liv-Guri Fakness [Liv-Guri.Fakness@sintef.no]	Matt Huddleston [matt.huddleston@cardno.com]; Marie BenKinney [benkinneym@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; John Brown [jbrown@exponent.com]; amakiconsulting@aol.com	2/12/2012 18:34
1450					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis and program information for consideration prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential - Attorney Work Product - SINTEF Documentation	Pelz, Oliver X [Oliver.Pelz@bp.com]	dthal@envstsd.com; Marie BenKinney [benkinneym@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Forman@envstsd.com; Joseph.Kakesh@APORTER.COM; Green, Mike R [Mike.Green2@bp.com]	2/8/2012 18:12
1451					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft assessment reports undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: SINTEF tox & supporting chemistry	Liv-Guri Fakness [Liv-Guri.Fakness@baker.no]	Pelz, Oliver X [Oliver.Pelz@bp.com]; David Thal [dthal@envstsd.com]	Matt Huddleston [matt.huddleston@cardno.com]; Marie BenKinney [benkinneym@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; John Brown [jbrown@exponent.com]; amakiconsulting@aol.com	2/13/2012 15:15
1452					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft assessment reports undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Tarballs and SRBs - Difference between East and West Impacted Areas - Privileged and Confidential	Bruce, Lyle G. [lyle.bruce@bp.com]	Bullock, Robin J [rbj@bp.com]; Martin, Jean A [jean.martin@bp.com]; Block, Nathan [Nathan.Block@bp.com]	Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]	12/4/2011 15:42
1453					Attorney Work Product	Draft document regarding draft assessment reports undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Eastern States Work Group - Report on Subsurface Oil Mals v 4 21 Nov 2011.docx				12/4/2011 15:42
1454					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed topic points and draft work plans undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Drafts - SOM Talking Points and Q&A	Rowe, Hunter G [Hunter.Rowe@bp.com]	Herbert, Bernard F [Bernard.Herbert@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Slong, Bea [Bea.Slong@bp.com]; Challenger, Greg [POLARIS APPLIED SCIENCES INC] [Greg.Challenger@bp.com]; Elliot Taylor [steamsprodigy.net]; Larose, Jolie [Jolie.Larose@bp.com]	Block, Nathan [Nathan.Block@bp.com]	11/16/2011 18:28
1455					Attorney Work Product	Outline prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SOM Talking Points draft 1.1.docx				11/16/2011 18:28
1456					Attorney Work Product	Draft outline prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SOM Q&A draft 1.0.docx				11/16/2011 18:28
1457					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft while paper prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: A beginning - Eastern States SOM While Paper	Larose, Jolie [Jolie.Larose@bp.com]	Rowe, Hunter G [Hunter.Rowe@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]; ylegbruce@comcast.net	Herbert, Bernard F [Bernard.Herbert@bp.com]; Slong, Bea [Bea.Slong@bp.com]; Challenger, Greg [POLARIS APPLIED SCIENCES NETWORK] [Joe.Ellis@bp.com]; Corbett, Michael J [Michael.Corbett@bp.com]; Block, Nathan [Nathan.Block@bp.com]	11/9/2011 0:02

1458					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft white paper prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: A beginning - Eastern States SOM White Paper	Larose, Jolie [Jolie.Larose@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Rowe, Hunter G [Hunter.Rowe@bp.com]; Marie BenKinney [benkinneym@exponent.com]; ylegbruce@comcast.net	Herbert, Bernard F. [Bernard.Herbert@bp.com]; Stong, Bea [Bea.Stong@bp.com]; GChallenger [gchallenger@polarisappliedsciences.com]; Ellis, Joe [PSN.PRODUCTION.SERVICES.NETWORK@joe.ellis@bp.com]; Cortez, Michael J [Michael.Cortez@bp.com]; Block, Nathan [Nathan.Block@bp.com]	11/8/2011 20:15
1459					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft white paper prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: A beginning - Eastern States SOM White Paper	Bruce, Lyle G. [lyle.bruce@bp.com]	Rowe, Hunter G [Hunter.Rowe@bp.com]; Marie BenKinney [benkinneym@exponent.com]; ylegbruce@comcast.net	Herbert, Bernard F. [Bernard.Herbert@bp.com]; Stong, Bea [Bea.Stong@bp.com]; GChallenger [gchallenger@polarisappliedsciences.com]; Ellis, Joe [PSN.PRODUCTION.SERVICES.NETWORK@joe.ellis@bp.com]; Larose, Jolie [Jolie.Larose@bp.com]; Cortez, Michael J [Michael.Cortez@bp.com]; Block, Nathan [Nathan.Block@bp.com]	11/8/2011 20:14
1460					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed protocol and related work plan drafts undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: A beginning - Eastern States SOM White Paper	Rowe, Hunter G [Hunter.Rowe@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]; ylegbruce@comcast.net	Herbert, Bernard F. [Bernard.Herbert@bp.com]; Stong, Bea [Bea.Stong@bp.com]; GChallenger [gchallenger@polarisappliedsciences.com]; Ellis, Joe [PSN.PRODUCTION.SERVICES.NETWORK@joe.ellis@bp.com]; Larose, Jolie [Jolie.Larose@bp.com]; Cortez, Michael J [Michael.Cortez@bp.com]; Block, Nathan [Nathan.Block@bp.com]	11/8/2011 20:07
1461					Attorney Work Product	Draft document regarding draft summary prepared by client and client consultant undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	v2 Eastern States Work Group 8 Nov 2011.docx				11/8/2011 20:07
1462					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tarballs and SRBs - Difference between East and West Impacted Areas - Privileged and Confidential	Bruce, Lyle G. [lyle.bruce@bp.com]	Bullock, Robin J (bp) [bullojrj@bp.com]; Martin, Jean A [jean.martin@bp.com]; Block, Nathan [Nathan.Block@bp.com]	Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]; Herbert, Bernard F. [Bernard.Herbert@bp.com]; Rowe, Hunter G [Hunter.Rowe@bp.com]; Stong, Bea [Bea.Stong@bp.com]; Challenger, Greg [POLARIS.APPLIED.SCIENCES.INC@greg.challenger@1.bp.com]; Ellis, Joe [PSN.PRODUCTION.SERVICES.NETWORK@joe.ellis@bp.com]; Folse, Laura [Laura.Folse@bp.com]	11/1/2011 21:15
1463					Attorney Work Product	Draft document regarding analytical information and interpretation prepared by client consultant undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tarballs versus SRBs LGB 1 November 2011.pdf				11/1/2011 21:15
1464					Attorney Work Product	Communications between client and consultant concerning draft report created by consultant prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft language for SOM draft	BenKinney, Marie (EX-10NENT) [Marie.BenKinney@bp.com]	Marie BenKinney [benkinneym@exponent.com]		10/24/2011 12:11
1465					Attorney Work Product	Draft report created by consultant prepared at request of client in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft BP SOM Internal report.docx				10/24/2011 12:11
1466					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Attorney Client Work Product - DRAFT Tarballs versus SRBs - LA vs East	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKinney [benkinneym@exponent.com]; Stong, Bea [Bea.Stong@bp.com]; Rowe, Hunter G [Hunter.Rowe@bp.com]; Challenger, Greg [POLARIS.APPLIED.SCIENCES.INC@greg.challenger@1.bp.com]; John Brown [jbrn@exponent.com]; Herbert, Bernard F. [Bernard.Herbert@bp.com]	Bullock, Robin J (bp) [bullojrj@bp.com]; Almet, Arden [arden.alm@bp.com]; Folse, Laura [Laura.Folse@bp.com]; Malmor, Lawrence K [Lawrence.malmor@bp.com]; Block, Nathan [Nathan.Block@bp.com]	10/20/2011 14:27
1467					Attorney Work Product	Draft document regarding analytical reports and interpretations prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tar Balls SOMs SRBs LGB 20 Oct 2011.docx				10/20/2011 14:27
1468					Attorney Work Product	Draft document regarding analytical reports and interpretations prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	tarball v SRB appendix A.pdf				10/20/2011 14:27
1469	EX-10NENT_00663373	EX-10NENT_00663373	EX-10NENT_00663373	EX-10NENT_00663374	Attorney Work Product	Communication between client and consultants regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SOMs Eastern States Workgroup	Stong, Bea [Bea.Stong@bp.com]	Greg Challenger [gchallenger@msn.com]; Herbert, Bernard F. [Bernard.Herbert@bp.com]; Larose, Jolie [Jolie.Larose@bp.com]; Cortez, Michael J [Michael.Cortez@bp.com]; Rowe, Hunter G [Hunter.Rowe@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]; gchallenger@polarisappliedsciences.com; etaylor@polarisappliedsciences.com	10/14/2011 13:15	
1470					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SOMs Eastern States Workgroup	Larose, Jolie [Jolie.Larose@bp.com]	Greg Challenger [gchallenger@msn.com]; gchallenger@polarisappliedsciences.com	Herbert, Bernard F. [Bernard.Herbert@bp.com]; etaylor@polarisappliedsciences.com; Stong, Bea [Bea.Stong@bp.com]; Cortez, Michael J [Michael.Cortez@bp.com]; Rowe, Hunter G [Hunter.Rowe@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]	10/14/2011 12:54
1471	EX-10NENT_00663375	EX-10NENT_00663375	EX-10NENT_00663375	EX-10NENT_00663418	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SOMs Eastern States Workgroup	Greg Challenger [gchallenger@msn.com]	bernard.herbert@bp.com; bea.stong@bp.com; jolie.larose@bp.com; michael.cortez@bp.com; hunter.rowe@bp.com; yleg.bruce@bp.com; Marie BenKinney [benkinneym@exponent.com]; gchallenger@polarisappliedsciences.com; etaylor@polarisappliedsciences.com	10/14/2011 12:50	
1472					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: CONFIDENTIAL Info and Action: Notes from Yesterday's Working Session on Response Challenges	BenKinney, Marie (EX-10NENT) [Marie.BenKinney@bp.com]	Marie BenKinney [benkinneym@exponent.com]		10/7/2011 20:47
1473					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SOM_environments and Oil Detection Technologies_dws.doc				10/7/2011 20:47
1474	EX-10NENT_00663622	EX-10NENT_00663622	EX-10NENT_00663622	EX-10NENT_00663729	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding study prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: weathering tar mats and today request - Privileged and Confidential	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKinney [benkinneym@exponent.com]		10/6/2011 14:00
1475					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: CONFIDENTIAL Info and Action: Notes from Yesterday's Working Session on Response Challenges	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKinney [benkinneym@exponent.com]		10/6/2011 14:01
1476					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SOM_environments and Oil Detection Technologies_dws.doc				10/6/2011 14:01
1477					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analytical information for consideration prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - FIU Field Data Validation Report	Marie BenKinney [O-EX-10NENT/OU+SITE/1CN+ENVIRON+MENTAL/CN+BENKINNEYM]	Gary Rand [randg@fiu.edu]; Brandi Echols [echols@fiu.edu]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Joe kakesh@aporter.com	4/20/2012 20:08
1478					Attorney Work Product	Draft memorandum regarding analytical and program information for consideration prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU Field Tox Data Deficiencies 04202012.pdf				4/20/2012 20:08
1479					Attorney Work Product	Draft report regarding analysis and program information for consideration prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Toxicity Validation SOP v1.0.pdf				4/20/2012 20:08
1480					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft analytical review prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Draft DSR for Review	Marie BenKinney [O-EX-10NENT/OU+SITE/1CN+ENVIRON+MENTAL/CN+BENKINNEYM]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Stubbefeldt, William [Bill.Stubbefeldt@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]	Joe kakesh@aporter.com [Joe kakesh@aporter.com]	4/20/2012 0:40
1481					Attorney Work Product	Draft analytical review summary prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSU DSR draft 4-19-2012.docx				4/20/2012 0:40

1482				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analytical information for consideration prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - FIJ Oil Data Validation Report	Marie BenKrinney [O-EX-EXPONENT/OU+SITE CN-ENVIRONMENTAL CN-BENKNN NEYMI]	Gary Rand [randg@flu.edu];Brandi Echols [bechols@flu.edu]	Pelz, Oliver X [Oliver.Pelz@bp.com];joe.kakesh@aporter.com [joe.kakesh@aporter.com]	4/18/2012 23:18
1483				Attorney Work Product	Draft memorandum regarding analytical information for consideration prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIJ Tox Data Deficiencies 04182012.pdf				4/18/2012 23:18
1484				Attorney Work Product	Draft document regarding analytical and program information for consideration prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Toxicity Validation SOP v1.0.pdf				4/18/2012 23:18
1485				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical study and strategy at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential - Validated OSU-NAS Chemistry- Email 1 of 2	Marie BenKrinney [O-EX-EXPONENT/OU+SITE CN-ENVIRONMENTAL CN-BENKNN NEYMI]	McGrath, Joy [Joy.McGrath@htrinc.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Pelz, Oliver X [Oliver.Pelz@bp.com];Stubbiefield, William [Bill.Stubbiefield@oregonstate.edu]	4/17/2012 14:26
1486				Attorney Work Product	Draft document regarding analytical study and strategy prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FINAL NAS-OSU ToxEDD 03232012.xlsx				4/17/2012 14:26
1487				Attorney Work Product	Draft document regarding analytical study and strategy prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NAS-OSU Chem Key 04042012.xlsx				4/17/2012 14:26
1488				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding maps for use in NRDA review at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SCAT maps of current oiling	Marie BenKrinney [O-EX-EXPONENT/OU+SITE CN-ENVIRONMENTAL CN-BENKNN NEYMI]	Bruce, Lyle G. [lyle.bruce@bp.com]	joe.kakesh@aporter.com	4/13/2012 15:46
1489				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analytical information for consideration prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - OSU-NAS Validated Toxicity Data Master EDD	Marie BenKrinney [O-EX-EXPONENT/OU+SITE CN-ENVIRONMENTAL CN-BENKNN NEYMI]	joe.kakesh@aporter.com	Pelz, Oliver X [Oliver.Pelz@bp.com];Oliver Pelz@bp.com;Ahneil, Arden [arden.ahneil@uk.bp.com];jarden.ahneil@uk.bp.com	3/23/2012 21:22
1490				Attorney Work Product	Draft document regarding analytical study and strategy prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FINAL NAS-OSU ToxEDD 03232012.xlsx				3/23/2012 21:22
1491				Attorney Work Product	Communication between client and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised draft ACS Presentation	Marie BenKrinney [O-EX-EXPONENT/OU+SITE CN-ENVIRONMENTAL CN-BENKNN NEYMI]	betsey@wetterner.com [betsey@wetterner.com];Ahneil, Arden [arden.ahneil@uk.bp.com];jarden.ahneil@uk.bp.com		3/21/2012 23:23
1492				Attorney Work Product	Response to legal comments prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Response to Legal Comments on DWH_ 16BenKrinney 03212012.docx				3/21/2012 23:23
1493				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analytical information for consideration prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Toxicity Data Validation	Marie BenKrinney [O-EX-EXPONENT/OU+SITE CN-ENVIRONMENTAL CN-BENKNN NEYMI]	joe.kakesh@aporter.com	Pelz, Oliver X [Oliver.Pelz@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com];jarden.ahneil@uk.bp.com	3/20/2012 13:17
1494				Attorney Work Product	Draft memorandum regarding analytical study for consideration prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NAS-OSU Tox Data Deficiencies 03182012.pdf				3/20/2012 13:17
1495				Attorney Work Product	Draft report regarding summary analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Toxicity Validation SOP v1.0.pdf				3/20/2012 13:17
1496				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIJ Field Report	Marie BenKrinney [O-EX-EXPONENT/OU+SITE CN-ENVIRONMENTAL CN-BENKNN NEYMI]	Gary Rand [randg@flu.edu]	Brandi Echols [bechols@flu.edu];Piero Gardinali [gardinali@flu.edu];Pelz, Oliver X [Oliver.Pelz@bp.com];joseph.kakesh@aporter.com	2/22/2012 20:26
1497				Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIJ Field Tox Report 2-2-12.docx				2/22/2012 20:26
1498				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Some introductory slides for the Jan 19 Lunch & Learn	Marie BenKrinney [O-EX-EXPONENT/OU+SITE CN-ENVIRONMENTAL CN-BENKNN NEYMI]	Block, Nathan [Nathan.Block@bp.com];Bruce, Lyle G. [lyle.bruce@bp.com];Folse, Laura [Laura.Folse@bp.com];Stong, Bea [Bea.Stong@bp.com]	John Brown [jbrown@expoment.com];Carragher, Peter D [peter.carragher@bp.com];Pelz, Oliver X [Oliver.Pelz@bp.com];Putt, Russell [Russell.Putt@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com]	1/16/2012 22:08
1499				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Attorney Work Product-Privileged and Confidential-Draft Field Tox Report	Marie BenKrinney [O-EX-EXPONENT/OU+SITE CN-ENVIRONMENTAL CN-BENKNN NEYMI]	Gary Rand [randg@flu.edu];Dr. Piero R. Gardinali [piero.gardinali@gmail.com];Brandi Echols [bechols@flu.edu]	Pelz, Oliver X [Oliver.Pelz@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	1/12/2012 14:52
1500				Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB Edits FIJ Field Tox Report 1-8-12.docx				1/12/2012 14:52
1501				Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Action Requested by January 6: Feedback on Fact Sheets	Marie BenKrinney [O-EX-EXPONENT/OU+SITE CN-ENVIRONMENTAL CN-BENKNN NEYMI]	Folse, Laura [Laura.Folse@bp.com];Eliis, Joe (PSN (PRODUCTION SERVICES NETWORK)) [Joe.Eliis@bp.com]	Stong, Bea [Bea.Stong@bp.com];Lindemann MD, Kim [Kim.Lindemann@bp.com];Bullock, Robin J [ro] [Robin.Bullock@bp.com];Coe, Michael (UNKNOWN BUSINESS PARTNER) [Michael.Coe@bp.com];Lavinie, David (UNKNOWN BUSINESS PARTNER) [David.Lavinie@bp.com];Mullina, Richard (UNKNOWN BUSINESS PARTNER) [Richard.Mullina@bp.com];Bruce, Lyle G. [lyle.bruce@bp.com]	1/4/2012 21:44
1502				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT FACT SHEET - Draft 12-20-11_v7_LGB and MTB comments.docx				1/4/2012 21:44
1503	EXPONENT_00664815	EXPONENT_00664815	EXPONENT_00664815	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding samples prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Sample Retain Order	Marie BenKrinney [O-EX-EXPONENT/OU+SITE CN-ENVIRONMENTAL CN-BENKNN NEYMI]	Block, Nathan [Nathan.Block@bp.com]	Green, Mike R [Mike.Green@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]	12/12/2011 21:20
1504				Attorney-Client Privilege; Attorney Work Product	Communication with client, counsel, and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential	Marie BenKrinney [O-EX-EXPONENT/OU+SITE CN-ENVIRONMENTAL CN-BENKNN NEYMI]	Block, Nathan [Nathan.Block@bp.com];Martin, Jean A [jean.martin@bp.com];Folse, Laura [Laura.Folse@bp.com];robin.bullock@bp.com;Israel, Brian (ARNOLD & PORTER LLP) [Brian.Israel@aporter.com];Lewis, Emma (ARNOLD & PORTER LLP) [Emma.Lewis@aporter.com]	Ahneil, Arden [arden.ahneil@uk.bp.com];Carragher, Peter D [peter.carragher@bp.com];John Brown [jbrown@expoment.com];Hunter, rowen@bp.com;Bruce, Lyle G. [lyle.bruce@bp.com];Stong, Bea [Bea.Stong@bp.com];Isra newwood@bp.com	12/7/2011 15:48
1505				Attorney Work Product	Draft of consultant's talking points for upcoming presentation made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Overview 12072011 How Do We Know There is Not Additional Oil Out There.docx				12/7/2011 15:48
1506	EXPONENT_00664873	EXPONENT_00664873	EXPONENT_00664873	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: GORO Tox Data Management & GORO NRD data base	Marie BenKrinney [O-EX-EXPONENT/OU+SITE CN-ENVIRONMENTAL CN-BENKNN NEYMI]	Green, Mike R [Mike.Green@bp.com]		11/21/2011 15:20

1507					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: GCRO Tox Data Management & GCRO NRD data base	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	'Mike.Green2@bp.com' [Mike.Green2@bp.com];marie.berkrinney@bp.com [marie.berkrinney@bp.com]	'Dennis.Beckmann@bp.com' [Dennis.Beckmann@bp.com]	11/19/2011 12:54
1508					Attorney Work Product	Communication between client and consultants regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: GCRO Tox Data Management & GCRO NRD data base	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	'matt.huddleston@cardno.com' [matt.huddleston@cardno.com];'Oliver.Pelz@bp.com' [Oliver.Pelz@bp.com];'bonnie.bailey@cardno.com' [bonnie.bailey@cardno.com]	'Mike.Green2@bp.com' [Mike.Green2@bp.com];'bill.slubfield@regonstate.edu' [bill.slubfield@regonstate.edu];'randy@flu.edu' [randy@flu.edu];'Dennis.Beckmann@bp.com' [Dennis.Beckmann@bp.com];'arden.ahnell@uk.bp.com' [arden.ahnell@uk.bp.com];'jerry.gardinal@flu.edu' [jerry.gardinal@flu.edu]	11/18/2011 15:33
1509					Attorney Work Product	Communication between client and consultant regarding comments on draft prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request for Comments/Input on SETAC Fact Sheet - Confidential and Do Not on-Forward	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	Ahnel, Arden [arden.ahnell@uk.bp.com];jude.schneider@cardno.com;Pitt, Russell (Nedsource) [Russell.Pitt@bp.com];Carragher, Peter D [peter.carragher2@bp.com];John Brown [jbrown@exponent.com]		11/10/2011 15:55
1510					Attorney Work Product	Comments on draft fact sheet prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Fact Sheet v2 MTB Comments.docx				11/10/2011 15:55
1511					Attorney Work Product	Communication with consultant regarding draft abstract made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft ACS abstract	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	betsey@welther.com;Arden Ahnell [arden.ahnell@uk.bp.com]		10/31/2011 14:37
1512					Attorney Work Product	Draft abstract made by consultant made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS OSAT Abstract - Shortened Version.docx				10/31/2011 14:37
1513					Attorney Work Product	Communications with consultant regarding draft abstract made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft ACS abstract	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	Ahnel, Arden [arden.ahnell@uk.bp.com];betsey@welther.com		10/28/2011 21:08
1514					Attorney Work Product	Draft abstract made by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS OSAT Abstract.docx				10/28/2011 21:08
1515	EXPONENT_0066525	EXPONENT_0066525	EXPONENT_0066525	EXPONENT_0066529	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding communication with publication prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: URGENT: Summary Paper Evaluating Recent Auburn Paper by mid-afternoon FRIDAY 9_29	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	'Lyle.bruce@bp.com' [lyle.bruce@bp.com]		9/23/2011 12:17
1516					Attorney-Client Privilege; Attorney Work Product	Communication with client, counsel, and consultant regarding talking points for upcoming presentation in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request: GCRO Talking Points	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	betsey@welther.com	Bullock, Robin J (bp) [bulro@bp.com];Arden Ahnell [arden.ahnell@uk.bp.com];George Green [george.green@reporter.com]	9/12/2011 21:58
1517					Attorney Work Product	Draft talking points for consultant for upcoming presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB Edits - Draft Talking Points.docx				9/12/2011 21:58
1518					Attorney-Client Privilege; Attorney Work Product	Communication between client, consultant, and counsel regarding meeting information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Quick response requested: Information on support activities for GCRO Science Team meeting August 16, 2011 -	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	Bruce, Lyle G. [lyle.bruce@bp.com]		8/15/2011 15:24
1519					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Monthly Update on Gulf Coast Environment - BP Internal Use only	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	Bruce, Lyle G. [lyle.bruce@bp.com]		8/9/2011 20:34
1520					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	July Update - environmental science monthly report.pptx				8/9/2011 20:34
1521					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	July Update - Environmental Status of the Gulf of Mexico - 2011 (11).docx				8/9/2011 20:34
1522	EXPONENT_0066548	EXPONENT_0066571	EXPONENT_0066548	EXPONENT_0066571	Attorney-Client Privilege; Attorney Work Product	Communication with counsel, client, and consultant regarding comments on report at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT Ecotoxicity Addendum	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	Ahnel, Arden [arden.ahnell@uk.bp.com];Bullock, Robin J (bp) [Robin.Bullock@bp.com];Malnor, Lawrence K [Lawrence.malnor@bp.com];Folse, Laura [Laura.Folse@bp.com];Stong, Beal [Bea.Stong@bp.com];Nepwoda, John (Swift) [john.nepwoda@bp.com];'Brian.Irwin@APORTER.COM' [Brian.Irwin@APORTER.COM];Wallace, William (BP MC252) [William.Wallace@bp.com];'Robinson, Geir' [Geir.Robinson@uk.bp.com];'Holstein, Mark E' [Mark.Holstein@bp.com]	awmaticsconsulting@aol.com;Pelz, Oliver X [Oliver.Pelz@bp.com];Bruce, Lyle G. [lyle.bruce@bp.com];Russell.Pitt@bp.com [Russell.Pitt@bp.com];Carragher, Peter D [peter.carragher2@bp.com];John Brown [jbrown@exponent.com];Roberts, Cna (COMSYS) [Cna.Roberts@bp.com]	8/2/2011 17:32
1523					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential prepared on request of counsel: email addresses in cc line	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	Bruce, Lyle G. [lyle.bruce@bp.com]		7/7/2011 18:17
1524					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding change to report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential prepared on request of counsel: email addresses in cc line	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	Bruce, Lyle G. [lyle.bruce@bp.com]		7/7/2011 18:14
1525					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential prepared on request of counsel: email addresses in cc line	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	Bruce, Lyle G. [lyle.bruce@bp.com]		7/7/2011 18:10
1526	EXPONENT_0066647	EXPONENT_0066648	EXPONENT_0066647	EXPONENT_0066648	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Flood	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	Ahnel, Arden [arden.ahnell@uk.bp.com];Folse, Laura [Laura.Folse@bp.com];Bruce, Lyle G. [lyle.bruce@bp.com];Pelz, Oliver X [Oliver.Pelz@bp.com]		5/9/2011 16:04
1527	EXPONENT_0066649	EXPONENT_0066641	EXPONENT_0066649	EXPONENT_0066641	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request: Verification of Documentation Needs	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	Monago, Frank [Frank.Monago@bp.com];Folse, Laura [Laura.Folse@bp.com]	Block, Nathan [Nathan.Block@bp.com];Miller, Robert [Robert.Miller@bp.com]	5/2/2011 18:46
1528					Attorney Work Product	Communication between client and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Slides for SETAC Panel Discussion	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	Folse, Laura [Laura.Folse@bp.com];Ahnel, Arden [arden.ahnell@uk.bp.com]		4/21/2011 12:53
1529					Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB - SETAC Panel 4-2011.ppt				4/21/2011 12:53
1530	EXPONENT_0066644	EXPONENT_0066644	EXPONENT_0066644	EXPONENT_0066645	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft OSAT toxicity addendum for review	Marie BerKrinney [O-EX-EXPONENTI@SITE1 CN-ENVIRONM ENTAL CN-BENKON NE YM]	Folse, Laura [Laura.Folse@bp.com];Bullock, Robin J (bp) [bulro@bp.com];Martin, Jean A [jean.martin@bp.com];Ahnel, Arden [arden.ahnell@uk.bp.com];Block, Nathan [Nathan.Block@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com];John Brown [jbrown@exponent.com]	4/15/2011 23:36
1531	EXPONENT_0066645	EXPONENT_0066645	EXPONENT_0066644	EXPONENT_0066645	Attorney Work Product	Draft report and comments prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT OSAT Tox Addendum 4-15-11.docx				4/15/2011 23:36

1532	EXPONENT_00666456	EXPONENT_00666456	EXPONENT_00666454	EXPONENT_00666456	Attorney Work Product	Draft report and comments prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft OSAT Tox Addendum Maps.pdf				4/15/2011 23:36
1533	EXPONENT_00666462	EXPONENT_00666462	EXPONENT_00666461	EXPONENT_00666462	Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Marie BenKinney 2011 Personal Plan.docx				3/30/2011 23:12
1534					Attorney Work Product	Communication between client and consultant regarding draft presentation prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft SETAC April Meeting Abstract	Marie BenKinney [O=EXPONENT10U+SITE1/CN=ENVIRONMENTAL/CN=BENKINNEYM]	cna.roberts@bp.com	Ahnel, Arden [arden.ahnel@uk.bp.com]	1/31/2011 23:42
1535					Attorney Work Product	Draft presentation prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BenKinney 2011 SETAC Abstract.doc				1/31/2011 23:42
1536					Attorney Work Product	Communication between client and consultant regarding draft presentation prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	IOSC - Alternate Paper	Marie BenKinney [O=EXPONENT10U+SITE1/CN=ENVIRONMENTAL/CN=BENKINNEYM]	Pradhan, Vivek R [vivek.pradhan@bp.com]		1/29/2011 23:40
1537					Attorney Work Product	Draft presentation prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	IOSC 368 - Aerial Dispersant Use.doc				1/29/2011 23:40
1538					Attorney Work Product	Draft presentation prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Figures for IOSC 368.doc				1/29/2011 23:40
1539					Attorney Work Product	Communication between client and consultant regarding draft report prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft IOSC Paper - SMART	Marie BenKinney [O=EXPONENT10U+SITE1/CN=ENVIRONMENTAL/CN=BENKINNEYM]	Pradhan, Vivek R [vivek.pradhan@bp.com]		1/14/2011 15:21
1540					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	IOSC 349 - SMART.doc				1/14/2011 15:21
1541					Attorney Work Product	Communication between client and consultant regarding draft talking points prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Bullet Points	Marie BenKinney [O=EXPONENT10U+SITE1/CN=ENVIRONMENTAL/CN=BENKINNEYM]	Folbe, Laura [Laura.Folbe@bp.com]; Joe Ellis [jell1@bpgom.com]		12/11/2010 17:03
1542					Attorney Work Product	Draft talking points prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Briefing notes II.doc				12/11/2010 17:03
1543	EXPONENT_00668511	EXPONENT_00668513	EXPONENT_00668511	EXPONENT_00668516	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and with consultant regarding proposed changes to plan in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Shoreline Cleanup Completion Plan Final Draft v5 10-14-11	Bullock, Robin J (bp) [bulrojb@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Block, Nathan [Nathan.Block@bp.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]	10/15/2011 22:54
1544	EXPONENT_00668514	EXPONENT_00668514	EXPONENT_00668511	EXPONENT_00668516	Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Shoreline Cleanup Completion Plan Final Draft v5 10-14-11.docx				10/15/2011 22:54
1545	EXPONENT_00668515	EXPONENT_00668515	EXPONENT_00668511	EXPONENT_00668516	Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject2				10/15/2011 22:54
1546	EXPONENT_00668516	EXPONENT_00668516	EXPONENT_00668511	EXPONENT_00668516	Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject1				10/15/2011 22:54
1547	EXPONENT_00668517	EXPONENT_00668518	EXPONENT_00668517	EXPONENT_00668521	Attorney-Client Privilege; Attorney Work Product	Communications with client, counsel, and consultant regarding comments on proposed plan prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: STAGE 5 PLAN	Bullock, Robin J (bp) [bulrojb@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]; Block, Nathan [Nathan.Block@bp.com]	10/15/2011 22:52
1548	EXPONENT_00668519	EXPONENT_00668519	EXPONENT_00668517	EXPONENT_00668521	Attorney Work Product	Draft of shoreline plan created by client prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Stage 5 Shoreline Completion Plan Draft v3 10-5-11 (CG Mark-Up) (2).docx				10/15/2011 22:52
1549	EXPONENT_00668520	EXPONENT_00668520	EXPONENT_00668517	EXPONENT_00668521	Attorney Work Product	Draft chart prepared by client pursuant to counsel request in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject2				10/15/2011 22:52
1550	EXPONENT_00668521	EXPONENT_00668521	EXPONENT_00668517	EXPONENT_00668521	Attorney Work Product	Draft chart made by client pursuant to counsel request in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject1				10/15/2011 22:52
1551					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding draft notes from meeting in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: CONFIDENTIAL Info and Action: Notes from Yesterday's Working Session on Response Challenges	Bullock, Robin J (bp) [bulrojb@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]		10/15/2011 21:49
1552					Attorney Work Product	Draft summary created by consultant prepared at request of client in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SOM_environments and Oil Detection Technologies_dws.docx				10/15/2011 21:49
1553					Attorney-Client Privilege; Attorney Work Product	Communications with client, counsel, and consultant regarding draft statements for upcoming meeting in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Meeting proposal for #18 SCMs Eastern States FW: CONFIDENTIAL Info and Action: Notes from Yesterday's Working Session on Response Challenges	Bullock, Robin J (bp) [bulrojb@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]; John Brown [sbrown@exponent.com]; Lewis, Emma [ARNOLD & PORTER LLP] [Emma.Lewis@aporter.com]; Israel, Brian [ARNOLD & PORTER LLP] [Brian.Israel@aporter.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	10/12/2011 21:34
1554					Attorney Work Product	Draft meeting report made by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Problem Statements and Action Plans from 9_9_11 Ops_STERA Working Session FINAL.docx				10/12/2011 21:34
1555					Attorney-Client Privilege; Attorney Work Product	Communications with client, counsel, and consultant regarding review of analytical collection in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SCAT maps of current oiling	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKinney [benkinneym@exponent.com]	jo.kakesh@aporter.com	4/13/2012 17:01
1556					Attorney-Client Privilege; Attorney Work Product	Communications with client, counsel, and consultant regarding information collection and maps in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SCAT maps of current oiling	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKinney [benkinneym@exponent.com]	jo.kakesh@aporter.com	4/13/2012 15:58
1557	EXPONENT_00668522	EXPONENT_00668522	EXPONENT_00668522	EXPONENT_00668686	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Middle Ground White Paper - Privileged and Confidential - attorney client work product	Bruce, Lyle G. [lyle.bruce@bp.com]	Bullock, Robin J (bp) [bulrojb@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Block, Nathan [Nathan.Block@bp.com]		10/4/2011 13:17
1558					Attorney-Client Privilege; Attorney Work Product	Communication with counsel, client, and consultant regarding draft paper in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Middle Ground White Paper	Bullock, Robin J (bp) [bulrojb@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Block, Nathan [Nathan.Block@bp.com]		10/4/2011 2:29
1559					Attorney Work Product	Draft paper regarding inside ground wetland in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Middle Ground Supporting Documentation_rev 27Sep2011.pdf				10/4/2011 2:29



1560				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA related meeting prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Regularly scheduled Project Status Update Call - 11 am CT - TODAY, March 9, 2012 - privileged and confidential	Norman, Erika D. [Erika.Norman@APORTER.COM]	Denson, Theresa L [Theresa.Denson@APORTER.COM]; Maki [maki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Ann Michele Morrison [amorrison@exponent.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Betsy Welster [betsy@welster.com]; Bill Graeber [william.graeber@cardno.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Helgason [chris@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [herodc1@bp.com]; Craig Kling [craig.kling@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Gary Harmon [GHarmon@entrix.com]; Gene Mancini [fermancini@aol.com]; Jane Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrix.com]; Jesse Webster [jesse.webster@cardno.com]; John Brown [jbrown@exponent.com]; John Dmitry [JDmitry@entrix.com]; Joyce Miley [joyce.miley@bp.com]; Larry Major [lawrence.major@bp.com]; Laura Folsie [Laura.Folsie@bp.com]; Laura Riege [lriege@entrix.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]; Mark McNamara [mtnamara@usluk.com]; Margaret McArdie [mcardie@exponent.com]; Neal Brody [nbrody@entrix.com]; Oliver Peitz [Oliver.Peitz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [Peter.carragher2@bp.com]; Ralph Markarian [rmarkarian@entrix.com]; Rob Barick [rbarick@infinityoils.com]; Robert Frost [Robert.Frost@bp.com]; Robert McGurn [robert.mcgurn@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Putt [russell.putt@bp.com]; Stephanie Biggs [stephanie.biggs@cardno.com]; Ted Tomasi [ttomasi@entrix.com]; Tim Thompson [thompson@entrix.com]; Tom Ginn [tginnt@exponent.com]; Tony Palagy [TPalagy@entrix.com]; Wayne Kicklichter [WKicklichter@entrix.com]	May, Eric [Eric.May@APORTER.COM]	3/9/2012 14:59	
1561				Attorney Work Product	Draft NRDA related task report prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	NRDA 27 Feb 2012 Status.pdf				3/9/2012 14:59	
1562				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA related request prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Alun Lewis request - confidential client-attorney communication	Hill, Andrew W [hillaw@bp.com]	Marie BenKinney [benkinney@exponent.com]; Frost, Robert [Robert.Frost@bp.com]		6/20/2011 12:29	
1563	EXPONENT_00668687	EXPONENT_00668687	EXPONENT_00668687	EXPONENT_00668702	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA related information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: List Operational Use of Dispersant - Loyd Franks v Sea Tow	Bruce, Lyle G. [lyle.bruce@bp.com]	Folsie, Laura [Laura.Folsie@bp.com]; Reed-Richson, Sharon (KELLY SERVICES) [Sharon.Reed-richison2@bp.com]	Reed-Richison, Sharon (KELLY SERVICES) [Sharon.Reed-richison2@bp.com]; Marie BenKinney [benkinney@exponent.com]	6/30/2011 14:14
1564				Attorney Work Product	Communication between client and consultant Draft slide deck prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Slide Deck - Attorney Work Product		Marie BenKinney [O-EXPONENT]OU=SITE\CN=ENVIRONMENTAL\CN=HENKN NEMM]	Paul Boehm [pboehm@exponent.com]; mark.holstein@bp.com		12/9/2011 23:09
1565				Attorney Work Product	Draft slide deck prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Slide Pack 120911.pptx				12/9/2011 23:09	
1566	EXPONENT_00668703	EXPONENT_00668703	EXPONENT_00668703	EXPONENT_00668759	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Independent data presented at request of Federal Claims Administrator Privileged and Confidential Attorney Client Work Product	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKinney [benkinney@exponent.com]; Stong, Bea [Bea.Stong@bp.com]	Holstein, Mark E [Mark.Holstein@bp.com]	12/9/2011 22:29
1567				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding discussion points prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential		Marie BenKinney [O-EXPONENT]OU=SITE\CN=ENVIRONMENTAL\CN=HENKN NEMM]	Block, Nathan [Nathan.Block@bp.com]; Martin, Jean A [jean.martin@bp.com]; Folsie, Laura [Laura.Folsie@bp.com]; Brian Israel [brian.israel@aporter.com]; Lewis, Emma (ARNOLD & PORTER LLP) [emma.lewis@aporter.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; John Brown [jbrown@exponent.com]; Hunter Rowe@bp.com; Bruce, Lyle G. [lyle.bruce@bp.com]; Stong, Bea [Bea.Stong@bp.com]; John newwoda@bp.com	12/7/2011 15:48
1568				Attorney Work Product	Discussion points prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Overview 12072011 How Do We Know There is Not Additional Oil Out There.docx				12/7/2011 15:48	
1569				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding maps prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Nearshore sediment maps: privileged and confidential		Paul Boehm [O-EXPONENT]OU=SITE\CN=FAAC\CN=PBOEHM]	Wayne Kicklichter [wayne.kicklichter@cardno.com]; Marie BenKinney [O-EXPONENT]OU=SITE\CN=Environmental@benkinney]	'emma.lewis@aporter.com' [emma.lewis@aporter.com]; Brian Israel [APORTER.COM] [brian.israel@aporter.com]; Ralph Markarian [ralph.markarian@cardno.com]; Ann Michelle Morrison [O-EXPONENT]OU=SITE\CN=RECIPIENTS\CN=AMORRISON] Mark Johns [O-EXPONENT]OU=SITE\CN=ENVIRONMENTAL\CN=MJOHNS]	12/6/2011 3:49
1570	EXPONENT_00668760	EXPONENT_00668760	EXPONENT_00668760	EXPONENT_00668764	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Sending La SOMs Atty Client Privileged from ThoughtsHD	Rowe, Hunter G [Hunter.Rowe@bp.com]	Marie BenKinney [benkinney@exponent.com]; Block, Nathan [Nathan.Block@bp.com]		12/5/2011 21:15
1571	EXPONENT_00668761	EXPONENT_00668761	EXPONENT_00668760	EXPONENT_00668764	Attorney Work Product	Digital content for report prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	map.jtm				12/5/2011 21:15
1572	EXPONENT_00668763	EXPONENT_00668763	EXPONENT_00668760	EXPONENT_00668764	Attorney Work Product	Report prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	La SOMs Atty Client Privileged.pdf				12/5/2011 21:15
1573				Attorney-Client Privilege; Attorney Work Product	Communication between counsel and exponent regarding counsel input on draft PowerPoint created by consultant in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Environmental Info re Dispersant Use -legally privileged and confidential		Marie BenKinney [O-EXPONENT]OU=SITE\CN=ENVIRONMENTAL\CN=HENKN NEMM]	DeSanctis, Joseph J. [jdesanctis@kirklund.com]	John Brown [jbrown@exponent.com]; Green, Mike R' [Mike.Green2@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	3/5/2012 23:25
1574				Attorney Work Product	Draft PowerPoint created by consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	MTB Comments 20120304_toxicology slides_1.ppt					3/5/2012 23:25
1575				Attorney Work Product	Communications with client and consultant regarding information collection as requested by counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Catalog Review Requested for Aerial Dispersant Application Project		BerKinney, Marie (EXPONENT) [Marie.BerKinney@bp.com]	Marie BenKinney [benkinney@exponent.com]		1/4/2012 16:05
1576				Attorney Work Product	Draft report created by consultant regarding information collection and analysis created at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	BP Gulf Coast Restoration Organization.docx					1/4/2012 16:05
1577				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding information collection and analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: FW: Dispersant Data -- privileged and confidential		Bruce, Lyle G. [lyle.bruce@bp.com]	Stalters, Russ [Russell.Stalters@bp.com]; Martin, Jean A [jean.martin@bp.com]; Gregovic, Rade M [Rade.Gregovic@bp.com]	Folsie, Laura [Laura.Folsie@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Wiens, Orville (Consultant) [Orville.Wiens@uk.bp.com]; Nepywoda, John (Swift) [john.nepywoda@bp.com]; Marie BenKinney [benkinney@exponent.com]; Kayode, Ekene [Ekene.Kayode@bp.com]	11/16/2011 12:51
1578	EXPONENT_00668768	EXPONENT_00668773	EXPONENT_00668768	EXPONENT_00668773	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding information collection and analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: FW: Dispersant Data -- privileged and confidential	Bruce, Lyle G. [lyle.bruce@bp.com]	Martin, Jean A [jean.martin@bp.com]; Stalters, Russ [Russell.Stalters@bp.com]; Gregovic, Rade M [Rade.Gregovic@bp.com]	Folsie, Laura [Laura.Folsie@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Wiens, Orville (Consultant) [Orville.Wiens@bp.com]; Nepywoda, John (Swift) [john.nepywoda@bp.com]; Marie BenKinney [benkinney@exponent.com]	11/15/2011 16:16
1579	EXPONENT_00668774	EXPONENT_00668778	EXPONENT_00668774	EXPONENT_00668778	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding information collection and analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: FW: Dispersant Data -- privileged and confidential	Martin, Jean A [jean.martin@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Stalters, Russ [Russell.Stalters@bp.com]; Gregovic, Rade M [Rade.Gregovic@bp.com]	Folsie, Laura [Laura.Folsie@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Wiens, Orville (Consultant) [Orville.Wiens@bp.com]; Nepywoda, John (Swift) [john.nepywoda@bp.com]; Marie BenKinney [benkinney@exponent.com]	11/15/2011 16:01
1580	EXPONENT_00668779	EXPONENT_00668783	EXPONENT_00668779	EXPONENT_00668783	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding information collection and analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: FW: Dispersant Data -- privileged and confidential	Bruce, Lyle G. [lyle.bruce@bp.com]	Wiens, Orville (Consultant) [Orville.Wiens@bp.com]; Marie BenKinney [benkinney@exponent.com]; Martin, Jean A [jean.martin@bp.com]	Folsie, Laura [Laura.Folsie@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Nepywoda, John (Swift) [john.nepywoda@bp.com]	11/15/2011 15:25

1581	EXPONENT_00668786	EXPONENT_00668792	EXPONENT_00668786	EXPONENT_00668792	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding information collection and analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Dispersant Data	BerKinney, Marie (EX-EXPONENT) [Marie.BerKinney@bp.com]	Marie BerKinney [berkinneym@exponent.com]		10/17/2011 22:16	
1582	EXPONENT_00669171	EXPONENT_00669171	EXPONENT_00669171	EXPONENT_00669184	Attorney-Client Privilege; Attorney Work Product	Communication between consultant, client, and counsel regarding information collection and analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Boat Spray (International Peace)	Marie BerKinney [O-EX-EXPONENT/OU-SITE1/CN-ENVIRONMENTAL/CN-BENKNN NEYMI]	jdesandts@kirkland.com	cheryl.metzler@bp.com	8/4/2011 18:45	
1583	EXPONENT_00669172	EXPONENT_00669172	EXPONENT_00669171	EXPONENT_00669184	Attorney Work Product	Draft report regarding boat spray made by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Boat spray calibration docs				8/4/2011 18:45	
1584					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding documents for aerial dispersants in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Aerial Dispersants	Marie BerKinney [O-EX-EXPONENT/OU-SITE1/CN-ENVIRONMENTAL/CN-BENKNN NEYMI]	jdesandts@kirkland.com	cheryl.metzler@bp.com	8/3/2011 14:41	
1585					Attorney Work Product	Consultant report regarding spray tests given to counsel at counsel's request in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Aerial Dispersants ppt				8/3/2011 14:41	
1586					Attorney Work Product	Consultant report regarding spray tests given to counsel at counsel's request in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MASTER SPRAY SYSTEM STATIC TEST PROCEDURES.pdf				8/3/2011 14:41	
1587					Attorney Work Product	Consultant report regarding spray tests given to counsel at counsel's request in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Dispersant Spray Operations Flow Chart v.7-8-10.pdf				8/3/2011 14:41	
1588					Attorney Work Product	Consultant report regarding spray tests given to counsel at counsel's request in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DISPERSANTS dispersion GRAPHS AND PAPER.pdf				8/3/2011 14:41	
1589					Attorney Work Product	Consultant report regarding spray tests given to counsel at counsel's request in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Response to Operational Review Recommendations.pdf				8/3/2011 14:41	
1590	EXPONENT_00669185	EXPONENT_00669185	EXPONENT_00669185	EXPONENT_00669217	Attorney-Client Privilege; Attorney Work Product	Communication with client, counsel, and consultant regarding information collection and analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Dispersant application data	Metzler, Cheryl A. [Cheryl.Metzler@bp.com]	Marie BerKinney [berkinneym@exponent.com] Roberts, David (Resource Data, Inc.) [rob2c@bp.com]		8/2/2011 13:48	
1591					Attorney-Client Privilege; Attorney Work Product	Communications between client, consultant, and counsel regarding a draft PowerPoint for upcoming meeting in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Environmental Info re Dispersant Use -legally privileged and confidential	Marie BerKinney [O-EX-EXPONENT/OU-SITE1/CN-ENVIRONMENTAL/CN-BENKNN NEYMI]	DoSanctis, Joseph J. [jdesandts@kirkland.com]	John Brown [jbrown@exponent.com] Green, Mike R' [Mike.Green2@bp.com] Ahnell, Arden [arden.ahnell@bp.com]	3/9/2012 23:25	
1592					Attorney Work Product	Draft consultant PowerPoint regarding health impacts made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB Comments 20120304_toxicology slides_1.ppt				3/9/2012 23:25	
1593	EXPONENT_00669218	EXPONENT_00669218	EXPONENT_00669218	EXPONENT_00669231	Attorney-Client Privilege; Attorney Work Product	Communication between client, consultant and counsel regarding information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Boat Spray (International Peace)	Marie BerKinney [O-EX-EXPONENT/OU-SITE1/CN-ENVIRONMENTAL/CN-BENKNN NEYMI]	jdesandts@kirkland.com	cheryl.metzler@bp.com	8/4/2011 18:45	
1594	EXPONENT_00669219	EXPONENT_00669219	EXPONENT_00669218	EXPONENT_00669231	Attorney Work Product	Draft report regarding boat spray made by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Boat spray calibration docs				8/4/2011 18:45	
1595	EXPONENT_00669224	EXPONENT_00669224	EXPONENT_00669218	EXPONENT_00669231	Attorney Work Product	Draft letter prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	13 July Request for open water Boat Spray by International Peace.doc				8/4/2011 18:45	
1596					Attorney-Client Privilege; Attorney Work Product	Communication between consultant and counsel regarding information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Aerial Dispersants	Marie BerKinney [O-EX-EXPONENT/OU-SITE1/CN-ENVIRONMENTAL/CN-BENKNN NEYMI]	jdesandts@kirkland.com	cheryl.metzler@bp.com	8/3/2011 14:41	
1597					Attorney Work Product	Consultant report regarding spray tests given to counsel at counsel's request in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Aerial Dispersants ppt				8/3/2011 14:41	
1598					Attorney Work Product	Consultant report regarding spray tests given to counsel at counsel's request in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MASTER SPRAY SYSTEM STATIC TEST PROCEDURES.pdf				8/3/2011 14:41	
1599					Attorney Work Product	Consultant report regarding spray tests given to counsel at counsel's request in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Dispersant Spray Operations Flow Chart v.7-8-10.pdf				8/3/2011 14:41	
1600					Attorney Work Product	Consultant report regarding spray tests given to counsel at counsel's request in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DISPERSANTS dispersion GRAPHS AND PAPER.pdf				8/3/2011 14:41	
1601					Attorney Work Product	Consultant report regarding spray tests given to counsel at counsel's request in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Response to Operational Review Recommendations.pdf				8/3/2011 14:41	
1602					Attorney-Client Privilege; Attorney Work Product	Communication with counsel, client, and consultant regarding summary topic points at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Attorney Client Work Product	Marie BerKinney [O-EX-EXPONENT/OU-SITE1/CN-ENVIRONMENTAL/CN-BENKNN NEYMI]	Holstein, Mark E [Mark.Holstein@bp.com]	Clark, April [April.Clark@bp.com] Lindemann MD, Ken (NEXTSOURCE) [Ken.Lindemann@bp.com] Folse, Laura [Laura.Folse@bp.com] Robinson, Geir [Geir.Robinson@uk.bp.com] Probst, James [James.Probst@bp.com]	6/2/2011 1:01	
1603					Attorney Work Product	Draft summary of OSAT report made by consultant at counsel request in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Overall Health of Gulf of Mexico 6-1-11.doc				6/2/2011 1:01	
1604					Attorney-Client Privilege; Attorney Work Product	Communication with counsel, client, and consultant regarding summary topic points at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential - Attorney Client Work Product	Marie BerKinney [O-EX-EXPONENT/OU-SITE1/CN-ENVIRONMENTAL/CN-BENKNN NEYMI]	Holstein, Mark E [Mark.Holstein@bp.com]	Folse, Laura [Laura.Folse@bp.com] Robinson, Geir [Geir.Robinson@uk.bp.com] Lindemann MD, Ken (NEXTSOURCE) [Ken.Lindemann@bp.com]	6/1/2011 19:22	
1605					Attorney Work Product	Draft summary of topics of OSAT report made by consultant prepared at request of counsel. Communication with counsel, client, and consultant regarding summary topic points at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Inventory of Scientific Topics.doc				6/1/2011 19:22	
1606	EXPONENT_00669232	EXPONENT_00669232	EXPONENT_00669232	EXPONENT_00669234	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding program introduction prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	toxicity program introduction	Bullock, Robin J (bp) [rbulj@bp.com]	donbooth10@gmail.com; Pez, Oliver X [Oliver.Petz@bp.com] Ahnell, Arden [arden.ahnell@uk.bp.com] Minor, Lawrence K [Lawrence.Minor@bp.com] Miley, Joyce [Joyce.Miley@bp.com] Fay, Cash E [Cash.Fay@bp.com] Hawke, Lisa [Lisa.Hawke@bp.com] Beckmann, Dennis D [Dennis.Beckmann@bp.com] Herod, Corey (BP MC252) [herodc1@bp.com] Herlugin, Christopher (BP MC252) [herol@bp.com] Rhonda Williams2@bp.com; Bruce, Lyle G. [lyle.bruc@bp.com] [arjey@web.com] Marie BerKinney [berkinneym@exponent.com]	Marlin, Jean A [jean.marlin@bp.com] BPNRD@APORTER.COM; markarian@genrix.com; Paul Boehm [pboehm@exponent.com] Kenneth Jenkins@cardno.com; Emanchin@ad.com; Bill.Studelski@gonstate.edu; arava@tu.edu; Tom Green [tgrini@exponent.com]; Green, Mike R [Mike.Green2@bp.com]		4/20/2012 19:52
1607					Attorney Work Product	Communication between client and consultant regarding draft response to publication prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: White Paper in response to Research Brief by Auburn University - V2	Paul Boehm [O-EX-EXPONENT/OU-SITE1/CN-ENVIRONMENTAL/CN-BENKNN NEYMI]	Ahnell, Arden [arden.ahnell@uk.bp.com] John Brown [O-EX-EXPONENT/OU-SITE1/CN-ENVIRONMENTAL/CN-JOHNBJ] Marie BerKinney [O-EX-EXPONENT/OU-SITE1/CN-ENVIRONMENTAL/CN-BENKNN NEYMI]	John Brown [John.Brown@exponent.com]		9/24/2011 3:47
1608					Attorney Work Product	Draft response to publication prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	White Paper in response to Research Brief by Auburn University September 20 LGB 23 Sept 1/2 ADA.docx				9/24/2011 3:47	

1609					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft NOAA Response to Senate Appropriations Committee-Auburn Univ. Study/Alabama Tarball Article	BerKinney, Marie (EX-108) [Marie.BerKinney@bp.com]	Marie BerKinney [berkinneym@exponent.com]		9/22/2011 15:18
1610					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft NOAA Response to Senate Appropriations Committee-Auburn Univ. Study/Alabama Tarball Article	BerKinney, Marie (EX-108) [Marie.BerKinney@bp.com]	Marie BerKinney [berkinneym@exponent.com]		9/21/2011 22:23
1611					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft NOAA Response to Senate Appropriations Committee-Auburn Univ. Study/Alabama Tarball Article	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BerKinney [berkinneym@exponent.com]		9/21/2011 21:16
1612					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering tar mats and today request -- Privileged and Confidential	Martin, Jean A [jean.martin@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Lewis, Emma (ARNOLD & PORTER LLP) [emma.lewis@porter.com]; Bullock, Robin J (bp) [bulroj@bp.com]; Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]; Marie BerKinney [berkinneym@exponent.com]; Folse, Laura [Laura.Folse@bp.com]	9/21/2011 16:20
1613					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering tar mats and today request -- Privileged and Confidential	Bruce, Lyle G. [lyle.bruce@bp.com]	Lewis, Emma (ARNOLD & PORTER LLP) [emma.lewis@porter.com]; Bullock, Robin J (bp) [bulroj@bp.com]; Martin, Jean A [jean.martin@bp.com]; Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]; Marie BerKinney [berkinneym@exponent.com]; Folse, Laura [Laura.Folse@bp.com]	9/21/2011 15:16
1614	EX-108	EX-108	EX-108	EX-108	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering tar mats and today request -- Privileged and Confidential	Lewis, Emma K [emma.lewis@porter.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Bullock, Robin J (bp) [bulroj@bp.com]; Martin, Jean A [jean.martin@bp.com]; Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]; Marie BerKinney [berkinneym@exponent.com]	9/21/2011 14:12
1615					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering tar mats and today request	Bruce, Lyle G. [lyle.bruce@bp.com]	Bullock, Robin J (bp) [bulroj@bp.com]; Martin, Jean A [jean.martin@bp.com]; Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Lewis, Emma (ARNOLD & PORTER LLP) [emma.lewis@porter.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]; Marie BerKinney [berkinneym@exponent.com]	9/21/2011 13:06
1616					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Recent Publications about Orange Beach	Bruce, Lyle G. [lyle.bruce@bp.com]	Bullock, Robin J (bp) [bulroj@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BerKinney [berkinneym@exponent.com]; John Brown [jbrown@exponent.com]; Block, Nathan [Nathan.Block@bp.com]	Martin, Jean A [jean.martin@bp.com]; BPNRD@APORTER.COM; Malnor, Lawrence K [lawrence.malnor@bp.com]	8/29/2011 15:16
1617					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Recent Publications about Orange Beach	Bruce, Lyle G. [lyle.bruce@bp.com]	Bullock, Robin J (bp) [bulroj@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BerKinney [berkinneym@exponent.com]; John Brown [jbrown@exponent.com]; Block, Nathan [Nathan.Block@bp.com]	Martin, Jean A [jean.martin@bp.com]; BPNRD@APORTER.COM; Malnor, Lawrence K [lawrence.malnor@bp.com]	8/29/2011 12:23
1618	EX-108	EX-108	EX-108	EX-108	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: INFO: Recent Publications about Orange Beach	Bullock, Robin J (bp) [bulroj@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BerKinney [berkinneym@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; John Brown [jbrown@exponent.com]; Block, Nathan [Nathan.Block@bp.com]	Martin, Jean A [jean.martin@bp.com]; BPNRD@APORTER.COM; Malnor, Lawrence K [lawrence.malnor@bp.com]	8/29/2011 0:08
1619	EX-108	EX-108	EX-108	EX-108	Attorney Work Product	Preliminary analysis created at the direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	draft dispersant dataset report v1 reduced.pdf				8/29/2011 0:08
1620					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Privileged and Confidential - Attorney Client Work Product	Folse, Laura [Laura.Folse@bp.com]	Holstein, Mark E [Mark.Holstein@bp.com]	Robinson, Geir [Geir.Robinson@uk.bp.com]; Lindemann MD, Ken (NEXTSOURCE) [Ken.Lindemann@bp.com]; Marie BerKinney [berkinneym@exponent.com]; Bullock, Robin J (bp) [bulroj@bp.com]; Daniel Carlor [dcarlor@porter.com]; Holstein, Mark E [Mark.Holstein@bp.com]	6/5/2011 13:34
1621					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: INFO: Privileged and Confidential - Attorney Client Work Product	Holstein, Mark E [Mark.Holstein@bp.com]	Folse, Laura [Laura.Folse@bp.com]	Robinson, Geir [Geir.Robinson@uk.bp.com]; Lindemann MD, Ken (NEXTSOURCE) [Ken.Lindemann@bp.com]; Marie BerKinney [berkinneym@exponent.com]; Bullock, Robin J (bp) [bulroj@bp.com]; Daniel Carlor [dcarlor@porter.com]; Holstein, Mark E [Mark.Holstein@bp.com]	6/5/2011 12:54
1622					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	INFO: Privileged and Confidential - Attorney Client Work Product	Folse, Laura [Laura.Folse@bp.com]	Holstein, Mark E [Mark.Holstein@bp.com]	Robinson, Geir [Geir.Robinson@uk.bp.com]; Lindemann MD, Ken (NEXTSOURCE) [Ken.Lindemann@bp.com]; Marie BerKinney [berkinneym@exponent.com]; Bullock, Robin J (bp) [bulroj@bp.com]	6/4/2011 21:48
1623					Attorney-Client Privilege; Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Overall Health of Gulf of Mexico 6-1-11.doc				6/4/2011 21:48
1624					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential - Attorney Client Work Product	Clark, April [April.Clark@bp.com]	Marie BerKinney [berkinneym@exponent.com]; Holstein, Mark E [Mark.Holstein@bp.com]	Lindemann MD, Ken (NEXTSOURCE) [Ken.Lindemann@bp.com]; Folse, Laura [Laura.Folse@bp.com]; Robinson, Geir [Geir.Robinson@uk.bp.com]; Pickett, James [James.Pickett@bp.com]	6/3/2011 18:31
1625					Attorney-Client Privilege; Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Human_Health_GOM_6 2 11 (2).doc				6/3/2011 18:31
1626					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged and Confidential - Attorney Client Work Product	BerKinney, Marie (EX-108) [Marie.BerKinney@bp.com]	Marie BerKinney [berkinneym@exponent.com]		6/2/2011 20:28
1627					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Attorney Client Work Product	Marie BerKinney (EX-108) [Marie.BerKinney@bp.com]	Holstein, Mark E [Mark.Holstein@bp.com]	Clark, April [April.Clark@bp.com]; Lindemann MD, Ken (NEXTSOURCE) [Ken.Lindemann@bp.com]; Folse, Laura [Laura.Folse@bp.com]; Robinson, Geir [Geir.Robinson@uk.bp.com]; Pickett, James [James.Pickett@bp.com]	6/2/2011 15:01
1628					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Overall Health of Gulf of Mexico 6-1-11.doc				6/2/2011 1:01
1629					Attorney Work Product	Communication regarding analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	P+C	BerKinney, Marie (EX-108) [Marie.BerKinney@bp.com]	Marie BerKinney [berkinneym@exponent.com]		6/1/2011 23:23

1630					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Overall Health of Gulf of Mexico.doc					6/1/2011 23:23
1631					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding information collection process made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privileged and Confidential - Attorney Client Work Product	Lindemann MD, Ken (NEXTSOURCE) [Ken.Lindemann@bp.com]	Marie BerKinney [berkinney@exponent.com] Holstein, Mark E [Mark.Holstein@bp.com] Clark, April [April.Clark@bp.com] Metzler, Cheryl A [Cheryl.Metzler@bp.com] Saperstein, Mark [mark.saperstein@bp.com]	Folse, Laura [Laura.Folse@bp.com] Robinson, Ger [Ger.Robinson@uk.bp.com] Pickett, James [James.Pickett@bp.com]		6/1/2011 22:51
1632					Attorney-Client Privilege; Attorney Work Product	Draft report of topics for future report created by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Inventory of Scientific Topics_revkl.doc					6/1/2011 22:51
1633					Attorney-Client Privilege; Attorney Work Product	Communications with client, counsel and consultant regarding upcoming draft consultant report created at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privileged and Confidential - Attorney Client Work Product	Marie BerKinney [berkinney@exponent.com]	Holstein, Mark E [Mark.Holstein@bp.com]	Folse, Laura [Laura.Folse@bp.com] Robinson, Ger [Ger.Robinson@uk.bp.com] Lindemann MD, Ken (NEXTSOURCE) [Ken.Lindemann@bp.com]		6/1/2011 19:22
1634					Attorney Work Product	Draft report regarding consultant speaking topics created at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Inventory of Scientific Topics.doc					6/1/2011 19:22
1635	EXPONENT_00669281	EXPONENT_00669281	EXPONENT_00669280	EXPONENT_00669281	Attorney Work Product	Draft report regarding consultant speaking topics created at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Inventory of Scientific Topics.doc					6/1/2011 18:02
1636					Attorney Work Product	Communication with client and consultant regarding information prepared for counsel review in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Urgent Claims Request	BerKinney, Marie (EXPONENT) [Marie.BerKinney@bp.com]	Marie BerKinney [berkinney@exponent.com]			6/1/2011 17:50
1637					Attorney-Client Privilege; Attorney Work Product	Communication between client, consultant, and counsel regarding summary prepared by consultant and client regarding mental impressions of reports connected to the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Response	Folse, Laura [Laura.Folse@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]			6/1/2011 17:50
1638					Attorney Work Product	Draft proposal comments prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	BP Comment.pdf					6/1/2011 17:50
1639					Attorney-Client Privilege; Attorney Work Product	Counsel created map regarding settlement options prepared in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Claims request June 2011.pdf					6/1/2011 17:50
1640	EXPONENT_00669282	EXPONENT_00669282	EXPONENT_00669282	EXPONENT_00669310	Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding project materials prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential - Attorney Client Work Product	Folse, Laura [Laura.Folse@bp.com]	Marie BerKinney [berkinney@exponent.com]	Holstein, Mark E [Mark.Holstein@bp.com]		6/1/2011 15:56
1641	EXPONENT_00669283	EXPONENT_00669283	EXPONENT_00669282	EXPONENT_00669310	Attorney Work Product	Communication between client and consultant regarding draft presentation made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Science in the Response slides for 6 June	Ahnel, Arden [arden.ahnel@uk.bp.com]	Rogers, Liz [liz.rogers@uk.bp.com]	Herbert, Bernard F. [Bernard.Herbert@bp.com] Folse, Laura [Laura.Folse@bp.com]		6/1/2011 15:56
1642	EXPONENT_00669282	EXPONENT_00669282	EXPONENT_00669282	EXPONENT_00669310	Attorney Work Product	Communication between client and consultant regarding mental impressions of analysis from conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Kujawinski DOSS Desparant discussion note	Ahnel, Arden [arden.ahnel@uk.bp.com]	Folse, Laura [Laura.Folse@bp.com] Paul Boehm [pboehm@exponent.com] John Brown [jbrown@exponent.com] Bruce, Lyle G. [lyle.bruce@bp.com] Carragher, Peter D [peter.carragher2@bp.com] Coelho, Gina (UNKNOWN BUSINESS PARTNER) [Gina.Coelho@bp.com] Marie BerKinney [berkinney@exponent.com] Peitz, Oliver X [Oliver.Peitz@bp.com] Putt, Russell (Smith Technical Services) [Russell.Putt@bp.com]			6/1/2011 15:56
1643	EXPONENT_00669307	EXPONENT_00669307	EXPONENT_00669282	EXPONENT_00669310	Attorney Work Product	Draft notes created by client regarding summary of internal meeting in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Kujawinski conference 17 mar 2011.doc					6/1/2011 15:56
1644	EXPONENT_00669308	EXPONENT_00669308	EXPONENT_00669282	EXPONENT_00669310	Attorney-Client Privilege; Attorney Work Product	Communications with client, counsel, and consultant regarding draft client statement made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: potential fish lesions statement	Lindemann MD, Ken (NEXTSOURCE) [Ken.Lindemann@bp.com]	Melick, Ray [Ray.Melick@bp.com] Bullock, Robin J (bp) [bulro@bp.com]	Feick, Heidi A [HEIDI.FEICK@bp.com] Folse, Laura [Laura.Folse@bp.com] Pereyra, Carolyn [Carolynn.Pereyra@bp.com] Pickett, James [James.Pickett@bp.com]		6/1/2011 15:56
1645	EXPONENT_00669309	EXPONENT_00669309	EXPONENT_00669282	EXPONENT_00669310	Attorney Work Product	Communication between client and consultant regarding draft talking points made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Health Talking Points	Shutz, Rachel [Rachel.Shutz@bp.com]	Hyland, Karen [Karen.Hyland@bp.com] Rainey, David I [david.rainey@bp.com] Folse, Laura [Laura.Folse@bp.com]	Pereyra, Carolyn [Carolynn.Pereyra@bp.com]		6/1/2011 15:56
1646	EXPONENT_00669310	EXPONENT_00669310	EXPONENT_00669282	EXPONENT_00669310	Attorney Work Product	Draft report made by consultant and client regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	mc252 health talking pts 051011_1.DOC					6/1/2011 15:56
1647	EXPONENT_00669312	EXPONENT_00669312	EXPONENT_00669311	EXPONENT_00669312	Attorney Work Product	Summary prepared by consultant and client at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	SETAC 26-28 April presentation summaries.doc					6/1/2011 15:56
1648					Attorney-Client Privilege; Attorney Work Product	Communications between counsel, client, and consultant regarding mental impressions and response to new report made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: killifish and the BP oil spill	Matt Huddleston [matt.huddleston@cardno.com]	'oliver.peitz@bp.com' [oliver.peitz@bp.com] 'bill.subbiefeld@oregonstate.edu' [bill.subbiefeld@oregonstate.edu] 'randy@fu.edu' [randy@fu.edu] Marie BerKinney [berkinney@exponent.com] 'Jody Kubitz [jody.kubitz@cardno.com]	Ralph Markarian [ralph.markarian@cardno.com]		9/27/2011 2:42
1649					Attorney-Client Privilege; Attorney Work Product	Communications between counsel, client, and consultant regarding mental impressions and response to new report made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	killifish and the BO oil spill	Peitz, Oliver X [Oliver.Peitz@bp.com]	Subbiefeld, William [Bill.Subbiefeld@oregonstate.edu] Gary Rand [randy@fu.edu] Matt Huddleston [matt.huddleston@cardno.com] Marie BerKinney [berkinney@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com]		9/27/2011 2:31
1650	EXPONENT_00669326	EXPONENT_00669329	EXPONENT_00669326	EXPONENT_00669329	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding mental impressions and response to new report made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privileged and Confidential RE: Surfinder Foundation Release of Gulf Oil Study Findings	Bruce, Lyle G. [lyle.bruce@bp.com]	Walden, Terry [Terry.walden@bp.com] John Brown [jbrown@exponent.com]	Stong, Bea [Bea.Stong@bp.com] Marie BerKinney [berkinney@exponent.com] Folse, Laura [Laura.Folse@bp.com] Bullock, Robin J (bp) [bulro@bp.com] Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@arporter.com]		4/19/2012 12:33
1651	EXPONENT_00669330	EXPONENT_00669332	EXPONENT_00669330	EXPONENT_00669332	Attorney-Client Privilege; Attorney Work Product	Communications with client, counsel, and consultant regarding mental impressions of new reports at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privileged and Confidential RE: Surfinder Foundation Release of Gulf Oil Study Findings	Walden, Terry [Terry.walden@bp.com]	John Brown [jbrown@exponent.com]	Stong, Bea [Bea.Stong@bp.com] Bruce, Lyle G. [lyle.bruce@bp.com] Marie BerKinney [berkinney@exponent.com] Folse, Laura [Laura.Folse@bp.com] Bullock, Robin J (bp) [bulro@bp.com] [joseph.kakesh@arporter.com]		4/19/2012 21:37
1652	EXPONENT_00669333	EXPONENT_00669335	EXPONENT_00669333	EXPONENT_00669335	Attorney-Client Privilege; Attorney Work Product	Communication with client, consultant, and counsel regarding mental impressions of new reports at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential RE: Surfinder Foundation Release of Gulf Oil Study Findings	John Brown [jbrown@exponent.com]	Stong, Bea [Bea.Stong@bp.com] Bruce, Lyle G. [lyle.bruce@bp.com] Marie BerKinney [berkinney@exponent.com]	Folse, Laura [Laura.Folse@bp.com] Bullock, Robin J (bp) [bulro@bp.com] Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@arporter.com] Walden, Terry [Terry.walden@bp.com]		4/17/2012 19:23
1653	EXPONENT_00669336	EXPONENT_00669336	EXPONENT_00669336	EXPONENT_00669397	Attorney Work Product	Communication between client and consultant regarding analysis conducted at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Formation of tar balls	Milkov, Alexei V. [Alexei.Milkov@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BerKinney [berkinney@exponent.com] Ahnel, Arden [arden.ahnel@uk.bp.com] Carragher, Peter D [peter.carragher2@bp.com] Gong, Changru [Changru.Gong@bp.com]		9/24/2011 17:00
1654	EXPONENT_00669398	EXPONENT_00669398	EXPONENT_00669398	EXPONENT_00669520	Attorney Work Product	Communication between client and consultant regarding analysis conducted at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Formation of tar balls	Milkov, Alexei V. [Alexei.Milkov@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BerKinney [berkinney@exponent.com] Ahnel, Arden [arden.ahnel@uk.bp.com] Carragher, Peter D [peter.carragher2@bp.com] Gong, Changru [Changru.Gong@bp.com]		9/24/2011 16:59
1655	EXPONENT_00669520	EXPONENT_00669520	EXPONENT_00669398	EXPONENT_00669520	Attorney Work Product	Draft analytical report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Occurrence and fate of Tar Balls.pdf					9/24/2011 16:59
1656	EXPONENT_00669526	EXPONENT_00669526	EXPONENT_00669525	EXPONENT_00669527	Attorney Work Product	Draft abstract created by consultant at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Oil Weathering Document JSB 12-7-11.doc					12/7/2011 12:26

1657	EX-0669527	EX-0669527	EX-0669525	EX-0669527	Attorney Work Product	Draft abstract created at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT Deepwater Sediment Summary - job.docx				12/7/2011 12:26
1658					Attorney Work Product	Communication between consultant regarding creation of draft report created at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: TOC and grain size data from offshore OSAT?	Linda Cook [lcook@exponent.com], John Brown [jbrown@exponent.com]	Bruce, Lyle G. [lyle.bruce@bp.com], Laura Riege [laura.riege@cardno.com], Jorman [jorman@envstid.com], John Brown [jbrown@exponent.com], Marie BenKinney [benkinneym@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com], Beckmann, Dennis D [Dennis.Beckmann@bp.com]	1/30/2012 19:12
1659					Attorney Work Product	Communication between consultant regarding creation of draft report created at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: TOC and grain size data from offshore OSAT?	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKinney [benkinneym@exponent.com]		1/30/2012 17:18
1660					Attorney Work Product	Communication between consultant regarding creation of draft report created at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: TOC and grain size data from offshore OSAT?	Bruce, Lyle G. [lyle.bruce@bp.com]	Laura Riege [laura.riege@cardno.com], Jorman [jorman@envstid.com], Linda Cook [lcook@exponent.com], John Brown [jbrown@exponent.com], Marie BenKinney [benkinneym@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com], Beckmann, Dennis D [Dennis.Beckmann@bp.com]	1/30/2012 17:07
1661					Attorney Work Product	Communication between consultant regarding creation of draft report created at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: TOC and grain size data from offshore OSAT?	Laura Riege [laura.riege@cardno.com]	'lyle.bruce@bp.com', [lyle.bruce@bp.com], 'jorman@envstid.com', [jorman@envstid.com], Linda Cook [lcook@exponent.com], John Brown [jbrown@exponent.com], Marie BenKinney [benkinneym@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com]	1/30/2012 15:36
1662	EX-0669547	EX-0669548	EX-0669547	EX-0669549	Attorney-Client Privilege; Attorney Work Product	Communications between Consultants conveying legal advice from counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: NOAA Data Exchange	BerKinney, Marie [EX-0669547] [Marie.BerKinney@bp.com]	Marie BenKinney [benkinneym@exponent.com]		11/22/2011 13:03
1663	EX-0669550	EX-0669551	EX-0669550	EX-0669552	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant seeking course advice in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: NOAA's Request for Response Docs & Data	BerKinney, Marie [EX-0669551] [Marie.BerKinney@bp.com]	Marie BenKinney [benkinneym@exponent.com]		10/31/2011 12:40
1664	EX-0669561	EX-0669564	EX-0669561	EX-0669564	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant seeking course advice in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request: Verification of Documentation Needs	Foise, Laura [Laura.Foise@bp.com]	Marie BenKinney [benkinneym@exponent.com], Monago, Frank [Frank.Monago@bp.com]	Block, Nathan [Nathan.Block@bp.com], Miller, Robert [Robert.Miller@bp.com]	5/4/2011 12:15
1665	EX-0669565	EX-0669567	EX-0669565	EX-0669567	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant seeking course advice in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request: Verification of Documentation Needs	Marie BenKinney [EX-0669567] [Marie.BenKinney@bp.com]	'Monago, Frank' [Frank.Monago@bp.com], 'Foise, Laura' [Laura.Foise@bp.com]	'Block, Nathan' [Nathan.Block@bp.com], 'Miller, Robert' [Robert.Miller@bp.com]	5/2/2011 18:46
1666	EX-0669568	EX-0669570	EX-0669568	EX-0669570	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant seeking course advice in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request: Verification of Documentation Needs	Monago, Frank [Frank.Monago@bp.com]	Foise, Laura [Laura.Foise@bp.com]	Block, Nathan [Nathan.Block@bp.com], Marie BenKinney [benkinneym@exponent.com], Miller, Robert [Robert.Miller@bp.com]	5/2/2011 17:15
1667	EX-0669571	EX-0669573	EX-0669571	EX-0669573	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant seeking course advice in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Request: Verification of Documentation Needs	Foise, Laura [Laura.Foise@bp.com]	Monago, Frank [Frank.Monago@bp.com]	Block, Nathan [Nathan.Block@bp.com], Marie BenKinney [benkinneym@exponent.com]	4/25/2011 16:22
1668					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis request prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Confidential client-attorney communication	BerKinney, Marie [EX-0669573] [Marie.BerKinney@bp.com]	Marie BenKinney [benkinneym@exponent.com]		8/10/2011 13:03
1669					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical request prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: development of a key to identify tested oil, test organism, dispersants (yes or no), type of VAF preparation, etc. PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Petz, Oliver X [Oliver.Petz@bp.com]	Bonnie Bailey [bonnie.bailey@cardno.com], Marie BenKinney [benkinneym@exponent.com], Matt Huddleston [matt.huddleston@cardno.com]	Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com], Stubbfield, William [Bill.Stubbfield@ogonstates.edu], Gary Rand [g.rand@fdg.edu], McGrath, Joy [Joy.McGrath@dnr.com]	1/13/2011 3:38
1670	EX-0669734	EX-0669734	EX-0669734	EX-0669735	Attorney Work Product	Communication between client and consultant regarding information and template prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: GCRO Tox Data Management & GCRO NRD data base	Marie BenKinney [EX-0669735] [Marie.BenKinney@bp.com]	Green, Mike R [Mike.Green2@bp.com]		11/21/2011 15:20
1671	EX-0669832	EX-0669833	EX-0669832	EX-0669850	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request for comments on Subsea Dispersant Monitoring and Assessment Interim Guidance - DRAFT, deadline March 23, 2012	Bruce, Lyle G. [lyle.bruce@bp.com]	Fritz, David E. [David.Fritz@bp.com], Block, Nathan [Nathan.Block@bp.com], Beckmann, Dennis D [Dennis.Beckmann@bp.com], Marie BenKinney [benkinneym@exponent.com], John Brown [jbrown@exponent.com], Johnson, Jon [SWIFT] [john@bp.com], Metzler, Cheryl A [Cheryl.Metzler@bp.com], Jvitate@envstid.com, Green, Mike R [Mike.Green2@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com], Foise, Laura [Laura.Foise@bp.com], Bullock, Robin J [bp] [bullock@bp.com]	10/3/2011 12:25
1672	EX-0669851	EX-0669851	EX-0669851	EX-0669854	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request for Comments/Input on SETAC Fact Sheet - Confidential and Do Not on-Forward	Marie BenKinney [EX-0669854] [Marie.BenKinney@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com], Jude schneider@cardno.com, Putt, Russell (Nedsource) [Russell.Putt@bp.com], Carragher, Peter D [peter.carragher2@bp.com], John Brown [jbrown@exponent.com]		11/10/2011 15:55
1673					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged and Confidential: Revised Outline Environmental Status Report	Bruce, Lyle G. [lyle.bruce@bp.com]	Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com], Marie BenKinney [benkinneym@exponent.com]		7/18/2011 16:03
1674					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Environmental Update on GOM July 2011.docx				7/18/2011 16:03
1675					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request for Comments/Input on SETAC Fact Sheet - Confidential and Do Not on-Forward	Ahneil, Arden [arden.ahneil@uk.bp.com]	Jude Schneider [jude.schneider@cardno.com], Marie BenKinney [benkinneym@exponent.com], Putt, Russell (Nedsource) [Russell.Putt@bp.com], Carragher, Peter D [peter.carragher2@bp.com], John Brown [jbrown@exponent.com]		11/10/2011 23:48
1676					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Request for Comments/Input on SETAC Fact Sheet - Confidential and Do Not on-Forward	Jude Schneider [jude.schneider@cardno.com]	'arden.ahneil@uk.bp.com', [arden.ahneil@uk.bp.com], Marie BenKinney [benkinneym@exponent.com], Russell.Putt@bp.com', [Russell.Putt@bp.com], 'peter.carragher2@bp.com', [peter.carragher2@bp.com], John Brown [jbrown@exponent.com]		11/10/2011 20:25
1677	EX-0669865	EX-0669865	EX-0669865	EX-0669867	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Request for Comments/Input on SETAC Fact Sheet - Confidential and Do Not on-Forward	Ahneil, Arden [arden.ahneil@uk.bp.com]	Jude schneider@cardno.com, Marie BenKinney [benkinneym@exponent.com], Putt, Russell (Nedsource) [Russell.Putt@bp.com], Carragher, Peter D [peter.carragher2@bp.com], John Brown [jbrown@exponent.com]		11/10/2011 3:16
1678					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Request: GCRO Talking Points	betsely@wethner.com	Marie BenKinney [benkinneym@exponent.com]	Robin Bullock [bullock@bp.com], Arden Ahneil [arden.ahneil@uk.bp.com], George Green [george.green@aporter.com]	9/16/2011 19:02
1679					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel and forwarded to counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	toxicity study.docx				9/16/2011 19:02
1680	EX-0669963	EX-0669965	EX-0669963	EX-0669965	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding input on presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Request: GCRO Talking Points	Betsely Wethner [betsely@wethner.com]	Marie BenKinney [benkinneym@exponent.com]	Bullock, Robin J [bp] [bullock@bp.com], Arden Ahneil [arden.ahneil@uk.bp.com], George Green [george.green@aporter.com]	9/12/2011 22:46
1681	EX-0669966	EX-0669967	EX-0669966	EX-0669968	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding talking points prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request: GCRO Talking Points	Marie BenKinney [EX-0669968] [Marie.BenKinney@bp.com]	betsely@wethner.com	Bullock, Robin J [bp] [bullock@bp.com], Arden Ahneil [arden.ahneil@uk.bp.com], George Green [george.green@aporter.com]	9/12/2011 21:58
1682	EX-0669968	EX-0669968	EX-0669966	EX-0669968	Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel and forwarded to counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB Edits - Draft Talking Points.docx				9/12/2011 21:58

1683	EXPONENT_00669969	EXPONENT_00669971	EXPONENT_00669969	EXPONENT_00669971	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding talking points prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request: GCRO Talking Points	Bullock, Robin J (bp) [bulroj@bp.com]	betsy@wehner.com;Marie BenKinney [benkinneym@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Green, George (ARNOLD & PORTER LLP) [George.Green@aporter.com]	9/12/2011 16:38
1684					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Request: GCRO Talking Points	Ahnel, Arden [arden.ahnel@uk.bp.com]	Marie BenKinney [benkinneym@exponent.com]		9/12/2011 2:26
1685					Attorney Work Product	Draft document regarding analytical reports and interpretations prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	toxicity study.docx				9/12/2011 2:26
1686	EXPONENT_00669972	EXPONENT_00669973	EXPONENT_00669972	EXPONENT_00669974	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding talking points prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Request: GCRO Talking Points	betsy@wehner.com	Bullock, Robin J (bp) [bulroj@bp.com];Marie BenKinney [benkinneym@exponent.com]	Arden Ahnel [arden.ahnel@uk.bp.com];George Green [george.green@aporter.com]	9/11/2011 3:47
1687	EXPONENT_00669974	EXPONENT_00669974	EXPONENT_00669972	EXPONENT_00669974	Attorney Work Product	Draft talking points prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	toxicity study.docx				9/11/2011 3:47
1688					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Dispersant Discussion - Attorney Client Work Product - Confidential	Ann Hayward Walker [ahwalker@seaconslting.com]	'Ann Hayward Walker' [ahwalker@seaconslting.com];'Saperstein, Mark' [mark.saperstein@bp.com];Marie BenKinney [benkinneym@exponent.com];Nelson, Johnson@APORTER.COM;Ford, Susan J (Sunbury) [susan.ford@uk.bp.com]		5/18/2010 12:33
1689	EXPONENT_00670073	EXPONENT_00670073	EXPONENT_00670073	EXPONENT_00670342	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Dispersant Discussion - Attorney Client Work Product - Confidential	Ann Hayward Walker [ahwalker@seaconslting.com]	Saperstein, Mark' [mark.saperstein@bp.com];Marie BenKinney [benkinneym@exponent.com];Nelson, Johnson@APORTER.COM;Ford, Susan J (Sunbury) [susan.ford@uk.bp.com]		5/18/2010 1:34
1690	EXPONENT_00670343	EXPONENT_00670343	EXPONENT_00670343	EXPONENT_00670421	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Conference call on dispersant toxicity issues - Attorney client confidential	Ann Hayward Walker [ahwalker@seaconslting.com]	'Saperstein, Mark' [mark.saperstein@bp.com];'Martin, Jean A' [jean.martin@bp.com];Ahnel, Arden' [arden.ahnel@uk.bp.com];'Ford, Susan J (Sunbury) [susan.ford@uk.bp.com];Marie BenKinney [benkinneym@exponent.com];'Rosaling Schoof' [rschoof@Environcorp.com];'Pete, Oliver X' [Oliver_Pelz@bp.com];'Nelson, Johnson@APORTER.COM	MC252_Email_Retention [MC252_Email_Retention@bp.com];'Skelton, Mark E (Cherry Point)' [mark.skelton@tr-bp.com]	5/17/2010 18:26
1691	EXPONENT_00670635	EXPONENT_00670635	EXPONENT_00670635	EXPONENT_00670652	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Data/Documentation for Subsea Injection of Dispersant	Laurie Benton [ljbenton@bp.com]	Pradhan, Vivek R [vivek.pradhan@bp.com];Marie BenKinney [benkinneym@exponent.com];Sven Petersen [spetersen@responsegroupinc.com]		5/6/2011 20:27
1692					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NPS response issues	Foise, Laura [Laura.Foise@bp.com]	Bullock, Robin J (bp) [bulroj@bp.com];Stubblefield, William Bill [stubblefield@bp.regstate.edu];Saperstein, Mark [mark.saperstein@bp.com];Pete, Oliver X [Oliver_Pelz@bp.com]	Martin, Jean A [jean.martin@bp.com];Miley, Joyce [Joyce.Miley@bp.com];Fay, Cash E [Cash.Fay@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Stang, Bea [Bea.Stang@bp.com];Marie BenKinney [benkinneym@exponent.com];Nepwyoda, John [Swift] [john.nepwyoda@bp.com];Herlufson, Christalizer (BP MC252) [herluf@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com]	11/13/2010 18:52
1693	EXPONENT_00670941	EXPONENT_00670946	EXPONENT_00670941	EXPONENT_00670946	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: FW: Dispersant Data - privileged and confidential	Statters, Russ [Russ.Statters@bp.com]	Martin, Jean A [jean.martin@bp.com];Bruc, Lyle G. [lyle.bruc@bp.com];Gregovic, Rade M [Rade.Gregovic@bp.com]	Foise, Laura [Laura.Foise@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Wiens, Orville (Consultant) [Orville.Wiens@bp.com];Nepwyoda, John [Swift] [john.nepwyoda@bp.com];Marie BenKinney [benkinneym@exponent.com];Kayode, Ekene [Ekene.Kayode@bp.com]	11/16/2011 4:19
1694					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Sample Inventory Request	Green, Mike R [Mike.Green2@bp.com]	Marie BenKinney [benkinneym@exponent.com];Linda Cook [lcook@exponent.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	11/11/2010 22:00
1695					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	G-ARF 203 USGS L. plumulosus results thru 102910 EE USA.sx				11/11/2010 22:00
1696					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	G-ARF 203 USGS M. bahia results thru 102210 EE USA.sx				11/11/2010 22:00
1697					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent Daily Tracking Sheet 101910.xlsx				11/11/2010 22:00
1698					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised OSAT Slides	Marie BenKinney [benkinneym@exponent.com]	Speer, Jennifer G [jennifer.speer@bp.com];Pradhan, Vivek R [vivek.pradhan@bp.com]		8/23/2011 23:32
1699					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT Slides.ppt				8/23/2011 23:32
1700	EXPONENT_00671099	EXPONENT_00671108	EXPONENT_00671099	EXPONENT_00671107	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: URGENT - Hold on Oil Sample Requests - BOEMRE request Tracking number #73	Kostecki, Richard J (SWIFT TECHNICAL SERVICES) [Richard.Kostecki@bp.com]	Martin, Jean A [jean.martin@bp.com]	sonia.element@bp.com;Hill, Andrew W [hillaw@bp.com];Foise, Laura [Laura.Foise@bp.com];Sanchez, Laura [Laura.Sanchez@bp.com];Schuett, Kris [Kris.Schuett@bp.com];Wood, Margaret [Peggy.Wood@bp.com];Johnston, Jon (SWFT) [john2@bp.com];Bennington, John P [john.bennington@bp.com];Nepwyoda, John [Swift] [john.nepwyoda@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];mel.janell@att.net;Marie BenKinney [benkinneym@exponent.com]	9/18/2010 13:03
1701	EXPONENT_00671107	EXPONENT_00671107	EXPONENT_00671099	EXPONENT_00671107	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: INFO: Gatekeeper for Reference Material from MC252	Foise, Laura [Laura.Foise@bp.com]	Rainey, David I [david.rainey@bp.com]	Bullock, Robin J (bp) [bulroj@bp.com];Herbert, Bernard F. [Bernard.Herbert@bp.com];Martin, Jean A [jean.martin@bp.com];Hill, Andrew W [hillaw@bp.com];Benko, Brittany D [brittany.benko@bp.com]	9/18/2010 13:03
1702					Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Attorney oil request & contaminated dispersant	Sanchez, Laura [Laura.Sanchez@bp.com]	Marie BenKinney [benkinneym@exponent.com];Green, Mike R [Mike.Green2@bp.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com];Ken Cja [kca@detawer.com];Schuett, Kris [Kris.Schuett@bp.com]	8/15/2010 20:26
1703	EXPONENT_00671111	EXPONENT_00671119	EXPONENT_00671111	EXPONENT_00671120	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Deepwater Horizon - Samples	Sanchez, Laura [Laura.Sanchez@bp.com]	R. Keith Jarrell [kjarrell@lsiskow.com];Green, Mike R [Mike.Green2@bp.com];Carragher, Peter D [peter.carragher2@bp.com]	Emma J. Hinton [ehinton@lsiskow.com];Don K Haycraft [dkhaycraft@lsiskow.com];Marie BenKinney [benkinneym@exponent.com]	7/22/2010 13:14

1704	EXPONENT_00671128	EXPONENT_00671128	EXPONENT_00671128	EXPONENT_00671135	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Legal is looking for this	Sanchez, Laura [Laura.Sanchez@aeom.com]	Dennis Beckmann@bp.com;Green, Mike R [Mike.Green2@bp.com];Marie BerKinney [berkinneym@exponent.com]	Ruth Foman [rfoaman@envstid.com];Amanda Harford [AHarford@entrix.com];Schuett, Kris [Kris.Schuett@becom.com]	10/14/2010 23:57
1705					Attorney Work Product	Communication between client and third-party consultant regarding information collection strategy at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Dispersant SOPs	Marie BerKinney [O-EX-EXPONENT/OU-SITE/ICN-ENVIRONMENTAL/CH-BENKON NEM]	Wendell, Sloane [Sloane.Wendell@hdrinc.com]	Green, Mike R [Mike.Green2@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];John Brown [jbrown@exponent.com]	6/24/2011 13:37
1706					Attorney Work Product	Communication between client and third-party consultant regarding information collection strategy at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Two CGA Dispersant Totes Sent To Co.	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Gureshy, Umama [SWIFT TECHNICAL SERVICES] [pureu0@bp.com]	Marie BerKinney [berkinneym@exponent.com]	9/24/2010 17:21
1707	EXPONENT_00671820	EXPONENT_00671820	EXPONENT_00671820	EXPONENT_00671908	Attorney Work Product	Communications between consultants and client regarding analysis made in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Houma dispersants - current actions	Ann Hayward Walker [ahwalker@seacoasturlrg.com]	'Ahnel, Arden' [arden.ahnel@uk.bp.com]	Fritz, David E. [David.Fritz@bp.com];'Charlie Huber' [Huber.Charles.A@hntsl.com];Marie BerKinney [berkinneym@exponent.com]	6/11/2010 19:06
1708	EXPONENT_00671821	EXPONENT_00671821	EXPONENT_00671820	EXPONENT_00671908	Attorney Work Product	Draft table created by client and consultant in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Dispersant Technique Matrix MS 252.doc				6/11/2010 19:06
1709	EXPONENT_00671822	EXPONENT_00671822	EXPONENT_00671820	EXPONENT_00671908	Attorney Work Product	Draft report created by consultants and client in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Houma Dispersant Use Q&As 11 June 2010- Audience Appropriate.doc				6/11/2010 19:06
1710					Attorney Work Product	Communication between client and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Update and Travel plans	Ann Hayward Walker [ahwalker@seacoasturlrg.com]	Fritz, David E. [David.Fritz@bp.com];'condon, michael' [michael.condon@bp.com];Marie BerKinney [berkinneym@exponent.com];Stephen Mudge [smudge@exponent.com];mei.jarrell@att.net		9/3/2010 11:48
1711					Attorney Work Product	Draft presentation prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SubsurfaceOIHWH1paper v4.pdf				9/3/2010 11:48
1712					Attorney Work Product	Draft presentation prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	testing for Subsurface oil draft JMF_MBE_DOT_v4o.pdf				9/3/2010 11:48
1713					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft fact sheets prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Updated fact sheet topics	Ann Hayward Walker [ahwalker@seacoasturlrg.com]	Krauss, Theodore E [Theodore.Krauss@bp.com];'Stacey Silva' [stacey.silva@gmail.com];Susan Shenfuf [sushenfu@deh.com];Maureen Connors [ConnM@bpgom.com];ROBERT R ULMER [rulmer@gwstl.net];Martin, Jean A [jean.martin@bp.com]	Ron Dippo [ronald.dippo@bp.com];Fritz, David E. [David.Fritz@bp.com]	8/22/2010 13:51
1714					Attorney Work Product	Draft fact sheets prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Phase 1.Technical Consensus Topics.rev.doc				8/22/2010 13:51
1715					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Submerged Oil.fnal.19Aug2010.doc				8/22/2010 13:51
1716					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	_133869908				8/22/2010 13:51
1717	EXPONENT_00671968	EXPONENT_00671968	EXPONENT_00671968	EXPONENT_00671969	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding potential procedures in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Disposition of Cores	Green, Mike R [Mike.Green2@bp.com]	Marie BerKinney [berkinneym@exponent.com]	John Brown [jbrown@exponent.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Lane, Kelley R [kelley.lane@bp.com]	10/3/2010 23:26
1718					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant seeking cost advice in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Disposition of Cores	Bruce, Lyle G. [lyle.bruce@bp.com]	Martin, Jean A [jean.martin@bp.com];Block, Nathan [Nathan.Block@bp.com];Brossman, James J [James.brossman@bp.com];Green, Mike R [Mike.Green2@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Folse, Laura [Laura.Folse@bp.com];Hill, Andrew W [ahillaw@bp.com];Maki, Alan W [LLC] [awmaki@seacoasturlrg.com];Marie BerKinney [berkinneym@exponent.com]	Lane, Kelley R [kelley.lane@bp.com];Palmer, Stephen A [Stephen.Palmer@bp.com];Cave, Karen K [Karen.Cave@bp.com];Morgan, Frank [Frank.Morgan@bp.com];Bullock, Robin J [bp] [bulrojb@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Israel, Brian [Brian.Israel@APORTER.COM]	10/3/2010 14:46
1719					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Comments on near-shore sampling (Exponent) as a part of the BP 'effects' studies.	Marie BerKinney [O-EX-EXPONENT/OU-SITE/ICN-ENVIRONMENTAL/CH-BENKON NEM]	Putt, Russell [Swift Technical Services] [Russell.Putt@bp.com]	MC252_HSE_TechSup_Environ_Lead [MC252_HSE_TechSup_En@bp.com];berniebernard@tdi-bi.com;Lewis, Richard [Lewis.Richard@uk.bp.com];Hill, Andrew W [ahillaw@bp.com];Fritz, David E. [David.Fritz@bp.com];Carragher, Peter D [peter.carragher@bp.com];beast0@bpgom.com;Bullock, Robin J [bp] [Robin.Bullock@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Maki, Alan W [LLC] [awmaki@seacoasturlrg.com]	8/14/2010 16:02
1720					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Comments on near-shore sampling (Exponent) as a part of the BP 'effects' studies.	Marie BerKinney [O-EX-EXPONENT/OU-SITE/ICN-ENVIRONMENTAL/CH-BENKON NEM]	Putt, Russell [Swift Technical Services] [Russell.Putt@bp.com]	MC252_HSE_TechSup_Environ_Lead [MC252_HSE_TechSup_En@bp.com];berniebernard@tdi-bi.com;Lewis, Richard [Lewis.Richard@uk.bp.com];Hill, Andrew W [ahillaw@bp.com];Fritz, David E. [David.Fritz@bp.com];Carragher, Peter D [peter.carragher@bp.com];beast0@bpgom.com;Bullock, Robin J [bp] [Robin.Bullock@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Maki, Alan W [LLC] [awmaki@seacoasturlrg.com]	8/14/2010 16:02
1721					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Comments on near-shore sampling (Exponent) as a part of the BP 'effects' studies.	Putt, Russell [Swift Technical Services] [Russell.Putt@bp.com]	Marie BerKinney [berkinneym@exponent.com];Bullock, Robin J [bp] [Robin.Bullock@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com]	MC252_HSE_TechSup_Environ_Lead [MC252_HSE_TechSup_En@bp.com];berniebernard@tdi-bi.com;Lewis, Richard [Lewis.Richard@uk.bp.com];Hill, Andrew W [ahillaw@bp.com];Fritz, David E. [David.Fritz@bp.com];Carragher, Peter D [peter.carragher@bp.com]	8/13/2010 13:58
1722					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Benkinney Sediment and Water Field Sampling Plan 8-6-10.doc				8/13/2010 13:58
1723	EXPONENT_00672590	EXPONENT_00672590	EXPONENT_00672589	EXPONENT_00672590	Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment and Water Field Sampling Plan 8-6-10.doc				8/6/2010 11:21
1724					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft Sediment and Water Column Sampling Plan	Marie BerKinney [O-EX-EXPONENT/OU-SITE/ICN-ENVIRONMENTAL/CH-BENKON NEM]	Lewis, Richard [Lewis.Richard@uk.bp.com]		8/5/2010 23:17
1725					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment and Water Field Sampling Plan 8-5-10.doc				8/5/2010 23:17
1726	EXPONENT_00672663	EXPONENT_00672666	EXPONENT_00672663	EXPONENT_00672666	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Water Sampling Plan	Ann Hayward Walker [ahwalker@seacoasturlrg.com]	Fritz, David E. [David.Fritz@bp.com]	'John Joecker' [joecker@seacoasturlrg.com];Marie BerKinney [berkinneym@exponent.com]	6/6/2010 22:11
1727					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Disposition of Cores	John Brown [O-EX-EXPONENT/OU-SITE/ICN-ENVIRONMENTAL/CH-BENKON NEM]	'Mike Green2@bp.com [Mike.Green2@bp.com];Marie BerKinney [berkinneym@exponent.com]		10/4/2010 12:12
1728					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Near term surveys for submerged and sand entrained oil	Mark Johns [O-EX-EXPONENT/OU-SITE/ICN-ENVIRONMENTAL/CH-BENKON NEM]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	John Brown [jbrown@exponent.com];Marie BerKinney [berkinneym@exponent.com]	8/9/2010 18:35

1729					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request: Information on Sentinel Snares and Transects - NRDA	Allan, Bob [bob.allan@uk.bp.com]	Fay, Cash E [Cash.Fay@bp.com];Folse, Laura [Laura.Folse@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Bullock, Robin J [rbj@bp.com];Stong, Bee [Bee.Stong@bp.com];Marie BenKinney [benkinneym@exponent.com];Bruce, Lyle G. [lyle.bruce@bp.com];Maki, Alan W. [LLC] [awm@consulting@aol.com];Mahor, Lawrence K [lawrence.mahor@bp.com];Miley, Joyce [Joyce.Miley@bp.com]	11/23/2010 12:57
1730					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SITREP	John Dimity [john.dimity@cardno.com]	Ralph Markarian [ralph.markarian@cardno.com];Ted Tomasi [tedtomasi@cardno.com];Gordon Robillard [gordon.robillard@cardno.com];Neal Brody [neal.brody@cardno.com];Bill Williams [bill.williams@cardno.com];Wayne Kicklighter [wayne.kicklighter@cardno.com];Miley, Joyce [Joyce.Miley@bp.com];Bullock, Robin J [rbj@bp.com];Ward, Donna B [Donna.Ward@bp.com];Herliagan, Christopher [BP.MC252@herliag@cardno.com];Cary Harmon [cary.harmon@cardno.com];Jeffrey Wakefield [jeffrey.wakefield@cardno.com];Angie Morrow [angie.morrow@cardno.com];Chris Plester [chris.plester@cardno.com];A&P counsel [ap@reporter.com];Fay, Cash E [Cash.Fay@bp.com];Martin, Jean A [jean.martin@bp.com];Jennifer Granberry [JGranberry@enric.com];Kristan Robbins [kristan.robbins@cardno.com];Amarda Harford [amarda.harford@cardno.com];Ray Jakubczak [ray.jakubczak@cardno.com];Tony Palaga [anthony.palaga@cardno.com];Jessie Webber [jessie.webber@cardno.com];Krieg Brown [krieg.brown@cardno.com];Heidi Eyd Heath [heid.eyd@cardno.com];Stephanie Briggs [stephanie.briggs@cardno.com];Charles Richardson [charles.richardson@cardno.com];William Graeber [william.graeber@cardno.com];Laura Rege [laura.rege@cardno.com];Tim Thompson [timothy.thompson@cardno.com];Mahor, Lawrence K [lawrence.mahor@bp.com];Tomlinson, Ronald [Ronald] [ronald.tomlinson@bp.com];Will, Mick R ((Swift Technical Services)) [mick.will@bp.com];Black, James P (PLBU) [James.Black@bp.com];Gadson, Lorin [Lorin.Gadson@bp.com];Velasco-Price, Melissa A [Melissa.Velasco-Price@bp.com];Allan, Bob [bob.allan@uk.bp.com]	Dana Gaydos [dana.gaydos@cardno.com]	11/23/2010 12:57
1731					Attorney Work Product	Report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Combined_Sit_Rep_11.21.doc				11/23/2010 12:57
1732	EXPONENT_00673109	EXPONENT_00673109	EXPONENT_00673109	EXPONENT_00673114	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant seeking comment on publication meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Cover and Feature in SIM News this week. Congratulations Civilian!!	Ahnel, Arden [arden.ahnel@uk.bp.com]	Bullock, Robin J [rbj@bp.com];Paul Boehm [pboehm@exponent.com];Martin, Jean A [jean.martin@bp.com];Lawrence K [lawrence.mahor@bp.com];Enma Velasco@APORTER.COM;John Brown [jbrown@exponent.com];Marie BenKinney [benkinneym@exponent.com];Bruce, Lyle G. [lyle.bruce@bp.com];Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com];Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com];Coelho, Gina (LUNNOWN BUSINESS PARTNER) [Gina.Coelho@bp.com];Folse, Laura [Laura.Folse@bp.com];Speer, Jennifer G [Jennifer.Speer@bp.com];Herbert, Bernard F. [Bernard.Herbert@bp.com];Stong, Bee [Bee.Stong@bp.com]	Carraher, Peter D [peter.carraher2@bp.com]	7/29/2011 19:45
1733	EXPONENT_00673134	EXPONENT_00673134	EXPONENT_00673134	EXPONENT_00673151	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant seeking input on NRDA related article prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Environmental Science & Technology lead article on Oil microbiology by Hazen and Atlas	Ahnel, Arden [arden.ahnel@uk.bp.com]	Folse, Laura [Laura.Folse@bp.com];Bullock, Robin J [rbj@bp.com];Lindemann, M. Ken [Ken.Lindemann@bp.com];Cortez, Michael J [Michael.Cortez@bp.com];Herbert, Bernard F. [Bernard.Herbert@bp.com]	Usher, Michael J [mike.usher@uk.bp.com];Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com];Mahor, Lawrence K [lawrence.mahor@bp.com];Martin, Jean A [jean.martin@bp.com];Feick, Heidi A [HEIDI.FEICK@bp.com];John Brown [jbrown@exponent.com];Bruce, Lyle G. [lyle.bruce@bp.com];Carraher, Peter D [peter.carraher2@bp.com];Coelho, Gina (LUNNOWN BUSINESS PARTNER) [Gina.Coelho@bp.com];Marie BenKinney [benkinneym@exponent.com];Pelz, Oliver X [Oliver.Pelz@bp.com];Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]	6/24/2011 20:14
1734	EXPONENT_00673152	EXPONENT_00673152	EXPONENT_00673152	EXPONENT_00673159	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Science Debate on Methane in water column	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKinney [benkinneym@exponent.com]		6/12/2011 12:47
1735	EXPONENT_00673160	EXPONENT_00673160	EXPONENT_00673160	EXPONENT_00673176	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding publication comments prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	XOM paper on GOM Seeps	Carraher, Peter D [peter.carraher2@bp.com]	Tim Thompson [timothy.thompson@cardno.com];Jodi Harney [jodi.harney@cardno.com];Scherechel, Craig [Craig.Scherechel@bp.com];Wayne Kicklighter [Wayne.Kicklighter@enric.com];Bruce, Lyle G. [lyle.bruce@bp.com];John Brown [jbrown@exponent.com];Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com];Marie BenKinney [benkinneym@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Martin, Jean A [jean.martin@bp.com];Johnson, Nelson [Nelson.Johnson@APORTER.COM];Bullock, Robin J [rbj@bp.com];Mahor, Lawrence K [lawrence.mahor@bp.com];Mikow, Aneel V. [Aneel.Mikow@bp.com];Gony, Changu [Changu.Gony@bp.com];Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]	3/20/2011 19:06
1736	EXPONENT_00673202	EXPONENT_00673202	EXPONENT_00673202	EXPONENT_00673214	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: AAAS	Carraher, Peter D [peter.carraher2@bp.com]	Paul Boehm [pboehm@exponent.com];Folse, Laura [Laura.Folse@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Bullock, Robin J [rbj@bp.com];Mahor, Lawrence K [lawrence.mahor@bp.com];Martin, Jean A [jean.martin@bp.com];Johnson, Nelson [Nelson.Johnson@APORTER.COM];Kakash, Joseph [Joseph.Kakash@APORTER.COM]	Bruce, Lyle G. [lyle.bruce@bp.com];Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com];Marie BenKinney [benkinneym@exponent.com];John Brown [jbrown@exponent.com]	2/20/2011 20:23
1737	EXPONENT_00673257	EXPONENT_00673258	EXPONENT_00673257	EXPONENT_00673265	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant seeking comment on article prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: New EPA Dispersant Study	Ann Hayward Walker [ahwalker@seascouring.com]	"Saperstein, Mark" [mark.saperstein@bp.com];Susan Sheinulf [sheinulf@cbh.com];Steven C Lewis [stevenclewis@comcast.net];Ahnel, Arden [arden.ahnel@uk.bp.com];C'Shea, Kevin J [kevin.oshea@bp.com];Marie BenKinney [benkinneym@exponent.com]	Martin, Jean A [jean.martin@bp.com];Johnson, Nelson [Nelson.Johnson@APORTER.COM]	10/7/2010 17:37
1738	EXPONENT_00675891	EXPONENT_00675892	EXPONENT_00675891	EXPONENT_00675893	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Post closure PISCES water samples	Bruce, Lyle G. [lyle.bruce@bp.com]	Folse, Laura [Laura.Folse@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Hill, Andrew W [ahillaw@bp.com];Maki, Alan W (LLC) [awm@consulting@aol.com];Marie BenKinney [benkinneym@exponent.com];Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com];John Brown [jbrown@exponent.com];Carraher, Peter D [peter.carraher2@bp.com]	Green, Mike R [Mike.Green2@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]	12/13/2010 18:36
1739	EXPONENT_00675902	EXPONENT_00675902	EXPONENT_00675902	EXPONENT_00675908	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Chemistry 2 report	Bruce, Lyle G. [lyle.bruce@bp.com]	Folse, Laura [Laura.Folse@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Hill, Andrew W [ahillaw@bp.com];Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com];Marie BenKinney [benkinneym@exponent.com];Carraher, Peter D [peter.carraher2@bp.com];Maki, Alan W (LLC) [awm@consulting@aol.com];Bullock, Robin J [rbj@bp.com]		10/27/2010 17:53
1740	EXPONENT_00675912	EXPONENT_00675912	EXPONENT_00675912	EXPONENT_00675913	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Dispersant Summary	Bruce, Lyle G. [lyle.bruce@bp.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com];John Brown [jbrown@exponent.com];Marie BenKinney [benkinneym@exponent.com];Maki, Alan W (LLC) [awm@consulting@aol.com]		10/16/2010 19:09
1741	EXPONENT_00675914	EXPONENT_00675915	EXPONENT_00675914	EXPONENT_00675920	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: RE: BTEX Nearshore and Deepwater Water Data and Summary	Bruce, Lyle G. [lyle.bruce@bp.com]	Folse, Laura [Laura.Folse@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Hill, Andrew W [ahillaw@bp.com];Carraher, Peter D [peter.carraher2@bp.com];Maki, Alan W (LLC) [awm@consulting@aol.com];Bullock, Robin J [rbj@bp.com];Marie BenKinney [benkinneym@exponent.com]		9/28/2010 10:29
1742					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Analytical data submitted to the UAC from Smith and Stag - Class Action Attorneys	Block, Nathan [Nathan.Block@bp.com]	Martin, Jean A [jean.martin@bp.com];Bruce, Lyle G. [lyle.bruce@bp.com];Bullock, Robin J [rbj@bp.com];Mahor, Lawrence K [lawrence.mahor@bp.com];Fay, Cash E [Cash.Fay@bp.com]	Folse, Laura [Laura.Folse@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];John Brown [jbrown@exponent.com];Marie BenKinney [benkinneym@exponent.com];Maki, Alan W (LLC) [awm@consulting@aol.com]	12/6/2010 21:50
1743	EXPONENT_00675921	EXPONENT_00675923	EXPONENT_00675921	EXPONENT_00675923	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: DWH JAG Telcon Invite Fri 1/7	Carraher, Peter D [peter.carraher2@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Folse, Laura [Laura.Folse@bp.com];Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com];Marie BenKinney [benkinneym@exponent.com];John Brown [jbrown@exponent.com]	1/7/2011 0:17



1744	EXPONENT_00675924	EXPONENT_00675925	EXPONENT_00675924	EXPONENT_00675925	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: DWH JAG Telcon Invite Fri 1/7	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]Folse, Laura [Laura.Folse@bp.com]Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]Marie BenKinney [benkinneym@exponent.com]John Brown [jbrown@exponent.com]Carragher, Peter D [peter.carragher2@bp.com]	1/6/2011 14:38	
1745					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Latest OSAT Maps email 2 of 2 dispersants	Bruce, Lyle G. [lyle.bruce@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]Folse, Laura [Laura.Folse@bp.com]Ahnel, Arden [arden.ahnel@uk.bp.com]Hill, Andrew W [hillaw@bp.com]awmakiconsulting@aol.comMarie BenKinney [benkinneym@exponent.com]Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]Carragher, Peter D [peter.carragher2@bp.com]Bullock, Robin J [bp] [bulorj@bp.com]Mahnor, Lawrence K [lawrence.mahnor@bp.com]	11/14/2010 13:56	
1746					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT_Water_Dispersants_ALL_20101113.pdf			11/14/2010 13:56	
1747					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT_Sediment_Dispersants_ALL_20101113.pdf			11/14/2010 13:56	
1748					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT_Water_Dispersants_After20100803_20101113.pdf			11/14/2010 13:56	
1749					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT_Sediment_Dispersants_After20100803_20101113.pdf			11/14/2010 13:56	
1750					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Latest OSAT Maps email 1 of 2	Bruce, Lyle G. [lyle.bruce@bp.com]	Folse, Laura [Laura.Folse@bp.com]Ahnel, Arden [arden.ahnel@uk.bp.com]Hill, Andrew W [hillaw@bp.com]awmakiconsulting@aol.comMarie BenKinney [benkinneym@exponent.com]Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]Carragher, Peter D [peter.carragher2@bp.com]Bullock, Robin J [bp] [bulorj@bp.com]Mahnor, Lawrence K [lawrence.mahnor@bp.com]	11/14/2010 13:50	
1751					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT_Water_PAH_AI_20101113.pdf			11/14/2010 13:50	
1752					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT_Water_HH_AI_20101113.pdf			11/14/2010 13:50	
1753					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT_Sediment_PAH_AI_20101113.pdf			11/14/2010 13:50	
1754					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT_Water_PAH_After20100803_20101111.pdf			11/14/2010 13:50	
1755					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT_Water_HH_After20100803_20101113.pdf			11/14/2010 13:50	
1756					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT_Sediment_PAH_After20100803_20101111.pdf			11/14/2010 13:50	
1757	EXPONENT_00675947	EXPONENT_00675947	EXPONENT_00675947	EXPONENT_00675963	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Some Interesting Reading	Bruce, Lyle G. [lyle.bruce@bp.com]	Folse, Laura [Laura.Folse@bp.com]Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]Maki, Alan W (LLC) [awmakiconsulting@aol.com]Lisecki, Simon [Simon.Lisecki@bp.com]Kenneth rones@shawgrp.comAhnel, Arden [arden.ahnel@uk.bp.com]Marie BenKinney [benkinneym@exponent.com]Berko, Britany D [britany.berko@bp.com]	10/21/2010 10:28	
1758	EXPONENT_00675954	EXPONENT_00675954	EXPONENT_00675954	EXPONENT_00675956	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT status report as of 23 Sept 2010	Bruce, Lyle G. [lyle.bruce@bp.com]	Folse, Laura [Laura.Folse@bp.com]Ahnel, Arden [arden.ahnel@uk.bp.com]Hill, Andrew W [hillaw@bp.com]Parkin, Anthony (BP MC252) [Anthony.Parkin@bp.com]Marie BenKinney [benkinneym@exponent.com]Don Aurand [d.aurand@ecosystem-management.net]Maki, Alan W (LLC) [awmakiconsulting@aol.com]Benington, John [benny0@bpgom.com]Beckmann, Dennis D [Dennis.Beckmann@bp.com]	9/24/2010 0:56	
1759					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request: Urgent for Thursday Morning	Bruce, Lyle G. [lyle.bruce@bp.com]	Folse, Laura [Laura.Folse@bp.com]Marie BenKinney [benkinneym@exponent.com]	12/16/2010 14:21	
1760					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT 2	Carragher, Peter D [peter.carragher2@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]Maki, Alan W (LLC) [awmakiconsulting@aol.com]Marie BenKinney [benkinneym@exponent.com]	Folse, Laura [Laura.Folse@bp.com]Ahnel, Arden [arden.ahnel@uk.bp.com]	2/12/2011 1:06
1761					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: OSAT 2 meeting 8:30 CST Monday	Walden, Terry [terry.walden@bp.com]	Stong, Bea [Bea.Stong@bp.com]Ahnel, Arden [arden.ahnel@uk.bp.com]Maki, Alan W (LLC) [awmakiconsulting@aol.com]John Brown [jbrown@exponent.com]Green, Mike R [Mike.Green2@bp.com]	Folse, Laura [Laura.Folse@bp.com]Bullock, Robin J [bp] [bulorj@bp.com]	12/6/2010 11:55
1762	EXPONENT_00676330	EXPONENT_00676332	EXPONENT_00676330	EXPONENT_00676332	Attorney-Client Privilege: Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FEEDBACK: Proposal - Biodegradation of Buried Oil: Evaluation, Prediction, and Enhancement	Folse, Laura [Laura.Folse@bp.com]	Cortez, Michael J [Michael.Cortez@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]Marie BenKinney [benkinneym@exponent.com]Ahnel, Arden [arden.ahnel@uk.bp.com]	10/10/2010 23:06
1763	EXPONENT_00676333	EXPONENT_00676334	EXPONENT_00676333	EXPONENT_00676380	Attorney-Client Privilege: Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: OSAT Ecotoxicity Addendum	Marie BenKinney [O-EXPONENT]OU=SITE\OU=ENVIRON MENTAL\OU=BEKINNEYM]	Roberts, Cna (COMSYS) [Cna.Roberts@bp.com]		8/2/2011 17:35

1764				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	INFO: OSAT-1 Toxicity Addendum	Folse, Laura [Laura.Folse@bp.com]	Block, Nathan [Nathan.Block@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Pradhan, Vivek R [Vivek.Pradhan@bp.com]; Marie BenKinney [benkinneym@exponent.com]	2/22/2011 19:25	
1765				Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: OSAT1 Tox Addendum	Ahnel, Arden [arden.ahnel@uk.bp.com]	Marie BenKinney [benkinneym@exponent.com]		14/2011 5:20	
1766				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: OSAT-1 Toxicity Addendum	Block, Nathan [Nathan.Block@bp.com]	Folse, Laura [Laura.Folse@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Pradhan, Vivek R [Vivek.Pradhan@bp.com]; Marie BenKinney [benkinneym@exponent.com]	2/22/2011 20:12	
1767	EXPONENT_00676444	EXPONENT_00676446	EXPONENT_00676444	EXPONENT_00676446	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NEW COMMENTS FROM EPA: Final EPA edits to OSAT Tox Addendum	Ahnel, Arden [arden.ahnel@uk.bp.com]	Nepywoda, John (Swift) [john.nepywoda@bp.com]; Folse, Laura [Laura.Folse@bp.com]; Bullock, Robin J (bp) [bulorj@bp.com]; Martin, Jean A [jean.martin@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Wallace, William (BP MC252) [William.Wallace@bp.com]; Slong, Bea [Bea.Slong@bp.com]; Herbert, Bernard F. [Bernard.Herbert@bp.com]; Speer, Jennifer G [Jennifer.Speer@bp.com]	Marie BenKinney [benkinneym@exponent.com]	7/16/2011 12:41
1768	EXPONENT_00676447	EXPONENT_00676449	EXPONENT_00676447	EXPONENT_00676449	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NEW COMMENTS FROM EPA: Final EPA edits to OSAT Tox Addendum	Nepywoda, John (Swift) [john.nepywoda@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Folse, Laura [Laura.Folse@bp.com]; Bullock, Robin J (bp) [bulorj@bp.com]; Martin, Jean A [jean.martin@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Wallace, William (BP MC252) [William.Wallace@bp.com]; Slong, Bea [Bea.Slong@bp.com]; Herbert, Bernard F. [Bernard.Herbert@bp.com]; Speer, Jennifer G [Jennifer.Speer@bp.com]	Marie BenKinney [benkinneym@exponent.com]; Nepywoda, John (Swift) [john.nepywoda@bp.com]	7/16/2011 11:04
1769	EXPONENT_00676450	EXPONENT_00676451	EXPONENT_00676450	EXPONENT_00676451	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NEW COMMENTS FROM EPA: Final EPA edits to OSAT Tox Addendum	Nepywoda, John (Swift) [john.nepywoda@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Folse, Laura [Laura.Folse@bp.com]; Bullock, Robin J (bp) [bulorj@bp.com]; Martin, Jean A [jean.martin@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Wallace, William (BP MC252) [William.Wallace@bp.com]	Marie BenKinney [benkinneym@exponent.com]; Nepywoda, John (Swift) [john.nepywoda@bp.com]	7/14/2011 20:26
1770				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Consensus OSAT Ecotox Addendum	Nepywoda, John (Swift) [john.nepywoda@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Folse, Laura [Laura.Folse@bp.com]; Bullock, Robin J (bp) [bulorj@bp.com]; Martin, Jean A [jean.martin@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Wallace, William (BP MC252) [William.Wallace@bp.com]; Slong, Bea [Bea.Slong@bp.com]; Brian Israel [APORTER.COM]	Wallace, William (BP MC252) [William.Wallace@bp.com]; Maki, Alan W (LLC) [awmakiconsulting@aol.com]; Marie BenKinney [benkinneym@exponent.com]; Herbert, Bernard F. [Bernard.Herbert@bp.com]	7/7/2011 15:11	
1771				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Consensus OSAT Ecotox Addendum	Ahnel, Arden [arden.ahnel@uk.bp.com]	Folse, Laura [Laura.Folse@bp.com]; Bullock, Robin J (bp) [bulorj@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Slong, Bea [Bea.Slong@bp.com]; Brian Israel [APORTER.COM]	Wallace, William (BP MC252) [William.Wallace@bp.com]; Maki, Alan W (LLC) [awmakiconsulting@aol.com]; Marie BenKinney [benkinneym@exponent.com]	7/7/2011 13:49	
1772				Attorney Work Product	Draft analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Redline Consensus OSAT Ecotox Addendum 7-7-11 FINAL.docx				7/7/2011 13:49	
1773	EXPONENT_00676503	EXPONENT_00676505	EXPONENT_00676503	EXPONENT_00676505	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Review of OSAT Ecotox Addendum	Ahnel, Arden [arden.ahnel@uk.bp.com]	Maki, Alan W (LLC) [awmakiconsulting@aol.com]; Bullock, Robin J (bp) [bulorj@bp.com]; Martin, Jean A [jean.martin@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	Marie BenKinney [benkinneym@exponent.com]	7/2/2011 18:29
1774	EXPONENT_00676506	EXPONENT_00676507	EXPONENT_00676506	EXPONENT_00676508	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Final Review of OSAT Ecotox Addendum	awmakiconsulting@bd.com	arden.ahnel@bp.com; Robin.Bullock@bp.com; jean.martin@bp.com; lawrence.malnor@bp.com	Marie BenKinney [benkinneym@exponent.com]	7/2/2011 16:05
1775	EXPONENT_00676508	EXPONENT_00676508	EXPONENT_00676506	EXPONENT_00676508	Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT_Toxx_Addendum_6-22-11_NOAA_comments.docx				7/2/2011 16:05
1776				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Compiled comments on the OSAT toxicity addendum	Ahnel, Arden [arden.ahnel@uk.bp.com]	Marie BenKinney [benkinneym@exponent.com]; Maki, Alan W (LLC) [awmakiconsulting@aol.com]		6/6/2011 17:44	
1777				Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel, and forwarded to counsel, in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Toxicity Addendum Compiled Comments.docx				6/6/2011 17:44	
1778				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Comments on DRAFT OSAT Report- Privileged and Confidential	Bullock, Robin J (bp) [bulorj@bp.com]	Marie BenKinney [benkinneym@exponent.com]; Folse, Laura [Laura.Folse@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Block, Nathan [Nathan.Block@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; John Brown [jbrown@exponent.com]	Martin, Jean A [jean.martin@bp.com]	4/18/2011 3:56	
1779				Attorney Work Product	Draft analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT OSAT Tox Addendum 4-15-11 - combined_comments.docx				4/18/2011 3:56	
1780				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summaries of papers given at the American Chemical Society	Bruce, Lyle G. [lyle.bruce@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Welther, Betsy (Consultant) [Betsy.Welther@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Marie BenKinney [benkinneym@exponent.com]	4/16/2012 18:36	
1781				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summaries of ACS presentations V1 April 16 2012.docx				4/16/2012 18:36	
1782				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding edits to presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: ACS Presentations - two conflicting data questions	Carragher, Peter D [peter.carragher2@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Martin, Jean A [jean.martin@bp.com]; Betsy Welther [Betsy.Welther@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Komacki, Alan (WEATHERFORD) [Alan.Komacki@bp.com]; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]		3/25/2012 13:09	
1783				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding edits to presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: ACS Presentations - two conflicting data questions	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	arden.ahnel@uk.bp.com	jean.martin@bp.com; betsey@welther.com; Peter.carragher2@bp.com; Koracki, Alan (WEATHERFORD) [Alan.Komacki@bp.com]; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]	3/25/2012 11:47	
1784				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding edits to presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: ACS Presentations - two conflicting data questions	Ahnel, Arden [arden.ahnel@uk.bp.com]	Martin, Jean A [jean.martin@bp.com]; Betsy Welther [Betsy.Welther@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Carragher, Peter D [peter.carragher2@bp.com]; Komacki, Alan (WEATHERFORD) [Alan.Komacki@bp.com]; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]		3/25/2012 3:53	
1785				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised draft ACS Presentation	Marie BenKinney [O-EXPONENT]@SITE1/CHN-ENVIRONMNTAL/CLN-BENKIN NEVM.	betsey@welther.com; Ahnel, Arden [arden.ahnel@uk.bp.com]		3/21/2012 23:23	
1786				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Response to Legal Comments on DWH_16BenKinney 03/21/2012.docx				3/21/2012 23:23	
1787				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: ACS presentations needed	Ahnel, Arden [arden.ahnel@uk.bp.com]	Marie BenKinney [benkinneym@exponent.com]; betsey@welther.com		2/27/2012 3:15	

1788					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: ACS presentations needed	Ahnel, Arden [arden.ahnel@uk.bp.com]	Marie BenKinney [benkinneym@exponent.com]; belsey@welther.com		2/27/2012 12:4	
1789					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: ACS presentations needed	Ahnel, Arden [arden.ahnel@uk.bp.com]	Marie BenKinney [benkinneym@exponent.com]		2/27/2012 0:45	
1790					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS presentations needed	Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]; Marie BenKinney [benkinneym@exponent.com]; Paul Boehm [pboehm@exponent.com]	belsey@welther.com	2/28/2012 22:51	
1791					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft ACS abstract	Ahnel, Arden [arden.ahnel@uk.bp.com]	Maki, Alan W (LLC) [awmakiconsulting@aol.com]; Marie BenKinney [benkinneym@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; John Brown [jbrown@exponent.com]		10/29/2011 17:00	
1792					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft ACS abstract	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKinney [benkinneym@exponent.com]; Maki, Alan W (LLC) [awmakiconsulting@aol.com]; John Brown [jbrown@exponent.com]		10/28/2011 21:13	
1793					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft ACS abstract	Ahnel, Arden [arden.ahnel@uk.bp.com]	Marie BenKinney [benkinneym@exponent.com]; Maki, Alan W (LLC) [awmakiconsulting@aol.com]; John Brown [jbrown@exponent.com]	belsey@welther.com	10/28/2011 14:33	
1794					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Abstract on OSAT Overview for ACS Spring meeting	Ahnel, Arden [arden.ahnel@uk.bp.com]	Maki, Alan W (LLC) [awmakiconsulting@aol.com]; John Brown [jbrown@exponent.com]; Marie BenKinney [benkinneym@exponent.com]		10/23/2011 23:23	
1795	EXONENT_00676889	EXONENT_00676891	EXONENT_00676889	EXONENT_00676892	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: EPA Vol 3 Telephone Call	Ahnel, Arden [arden.ahnel@uk.bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Streich, Debra J [debra.streich@bp.com]; Gina Coelho [g.coelho@ecosystem-management.net]; andy@siross.com; Marie BenKinney [benkinneym@exponent.com]; Don Auran [d.aurand@ecosystem-management.net]; alan.lewis4@btinternet.com; Maki, Alan W (LLC) [awmakiconsulting@aol.com]; Ken.Trudell@siross.com; Stephen Mudge [smudge@exponent.com]	John Brown [jbrown@exponent.com]	8/4/2010 16:53	
1796	EXONENT_00676892	EXONENT_00676892	EXONENT_00676889	EXONENT_00676892	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Dispersant Studies of DHW Oil Spill Response - EPA ORD Conf Call ppt				8/4/2010 16:53	
1797	EXONENT_00676893	EXONENT_00676895	EXONENT_00676893	EXONENT_00676895	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: EPA Vol 3 Telephone Call	Streich, Debra J [debra.streich@bp.com]	Don Auran [d.aurand@ecosystem-management.net]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Gina Coelho [g.coelho@ecosystem-management.net]; andy@siross.com; Marie BenKinney [benkinneym@exponent.com]; alan.lewis4@btinternet.com; Maki, Alan W (LLC) [awmakiconsulting@aol.com]; Ken.Trudell@siross.com; Stephen Mudge [smudge@exponent.com]	John Brown [jbrown@exponent.com]	8/4/2010 13:41	
1798	EXONENT_00676896	EXONENT_00676898	EXONENT_00676896	EXONENT_00676898	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: EPA Vol 3 Telephone Call	Don Auran [d.aurand@ecosystem-management.net]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Streich, Debra J [debra.streich@bp.com]; Gina Coelho [g.coelho@ecosystem-management.net]; andy@siross.com; Marie BenKinney [benkinneym@exponent.com]; alan.lewis4@btinternet.com; Maki, Alan W (LLC) [awmakiconsulting@aol.com]; Ken.Trudell@siross.com; Stephen Mudge [smudge@exponent.com]	John Brown [jbrown@exponent.com]	8/4/2010 13:39	
1799	EXONENT_00677001	EXONENT_00677003	EXONENT_00677001	EXONENT_00677003	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Request: Draft Paper	awmakiconsulting@aol.com	Laura.Folse@bp.com; arden.ahnel@uk.bp.com; lyle.bruce@bp.com; britany.berko@bp.com; Marie BenKinney [benkinneym@exponent.com]		12/3/2010 14:39	
1800	EXONENT_00677007	EXONENT_00677007	EXONENT_00677004	EXONENT_00677007	Attorney Work Product	Draft report created by consultant made in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Paper_Nov_23(1).pdf				12/3/2010 12:36	
1801					Attorney-Client Privilege; Attorney Work Product	Communications between consultants and counsel regarding consultant draft report in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft IOSC Paper - SMART	Pradhan, Vivek R [vivek.pradhan@bp.com]	Marie BenKinney [benkinneym@exponent.com]		1/17/2011 3:35	
1802					Attorney Work Product	Draft report created by consultants at request of client and counsel in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC_Mudge_2010_Tracking_the_Dispersant Near Final pptx				1/17/2011 3:35	
1803					Attorney Work Product	Communication between client and consultant regarding presentation prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: IOSC paper / poster reviews	LaCaze, John [John.LaCaze@briarint.com]	Pradhan, Vivek R [vivek.pradhan@bp.com]; John Joeckel [joeckel@seaconulting.com]; Hayward-Walker, Ann (See Consulting) [ahwalker@seaconulting.com]; Paul Boehm [pboehm@exponent.com]; Milkov, Alexei V. [Alexei.Milkov@bp.com]; Gong, Changrui [Changrui.Gong@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; John Brown [jbrown@exponent.com]; Stephen Mudge [smudge@exponent.com]; Laurie Benton [LBenton@exponent.com]		2/14/2011 14:47	
1804					Attorney Work Product	Communication between client and consultant regarding comments on paper prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: IOSC paper / poster reviews	Ann Hayward Walker [ahwalker@seaconulting.com]	Paul Boehm [pboehm@exponent.com]; Vivek Pradhan [vivek.pradhan@bp.com]; Alexei Milkov [alexei.milkov@bp.com]; Changrui Gong [gong@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Dennis Beckmann [dennis.beckmann@bp.com]; John Brown [jbrown@exponent.com]; Stephen Mudge [smudge@exponent.com]; Joeckel [joeckel@seaconulting.com]; Laurie Benton [LBenton@exponent.com]; John LaCaze [j.lacaze@briarint.com]		2/14/2011 14:31	
1805					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Proposed Framework for Dispersant workscopes 13JUN10 doc	Ann Hayward Walker [ahwalker@seaconulting.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Tiermel, Fred J [Fred.Tiermel@bp.com]; Charlie Huber [Huber.Charlie@btinternet.com]; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]; Randy Belzer [randybel@siross.com]; Ken Trudell [Ken.Trudell@siross.com]; Collins-Pfeifer [pfeifer.collins@uk.bp.com]; Gina Coelho [g.coelho@ecosystem-management.net]; Walls, Anne [anne.walls@uk.bp.com]; Maki, Alan W (LLC) [awmakiconsulting@aol.com]	'Dutton, David R (DRD Toxicology Services)' [David.Dutton@bp.com]; 'Rogers, Liz' [liz.rogers@uk.bp.com]; 'Fraker, Mark' [Mark.Fraker@bp.com]; 'Kremesse, Victor (SWIFT TECHNICAL SERVICES)' [Victor.Kremesse@bp.com]; 'Sinquefeld, Melvin M' [Melvin.Sinquefeld@se.bp.com]		7/13/2010 21:42
1806					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Oil Spill Conference Presentations	Mark Johns [MJOHNS@ENVIRONMENTALCN-MUOHNSI]	Angela Meyer [ameyer@exponent.com]; Paul Boehm [pboehm@exponent.com]; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]; Stephen Mudge [smudge@exponent.com]; Linda S Cook [lcook@exponent.com]	Tom Ginn [tginn@exponent.com]; Jennifer Martinez [jmartinez@exponent.com]; Mark Johns [mjohns@exponent.com]		11/22/2010 16:12
1807					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SETAC Sessions and dealing with question	Ahnel, Arden [arden.ahnel@uk.bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Don Auran [d.aurand@ecosystem-management.net]; Mark Johns [mjohns@exponent.com]; Stephen Mudge [smudge@exponent.com]; Gong, Changrui [Changrui.Gong@bp.com]; John Brown [jbrown@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Milkov, Alexei V. [Alexei.Milkov@bp.com]; Maki, Alan W (LLC) [awmakiconsulting@aol.com]	Gina Coelho [g.coelho@ecosystem-management.net]; Marie BenKinney [benkinneym@exponent.com]; Folse, Laura [Laura.Folse@bp.com]; Bullock, Robin J [rbj@ulor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Nelson Johnson [porter.com]		11/22/2010 16:12
1808					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: SETAC 2 of 3	Bruce, Lyle G. [lyle.bruce@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Putt, Russell (Swift Technical Services) [Russell.Put@bp.com]; awmakiconsulting@aol.com; Marie BenKinney [benkinneym@exponent.com]		1/19/2010 13:20	
1809					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC_Mudge_2010_Tracking_the_Dispersant Near Final pptx				1/19/2010 13:20	

1810				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SETAC Sessions and dealing with question	Ahnel, Arden [arden.ahnel@uk.bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];d.aurand@ecosystem-management.net;Mark Johns [mjohns@exponent.com];Stephen Mudge [smudge@exponent.com];Gong, Chengui [Chengui.Gong@bp.com];John Brown [jbrown@exponent.com];Beskmann, Dennis D [Dennis.Beskmann@bp.com];Miklov, Alesai V. [Alesai.Miklov@bp.com];Maki, Alan W (LLC) [awmaki@consulting@aol.com]	Gina Coelho [g.coelho@ecosystem-management.net];Marie BerKinney [berkinney@exponent.com];Folse, Laura [Laura.Folse@bp.com];Bullock, Robin J (bp) [bulro@bp.com];Martin, Jean A [jean.martin@bp.com];Nelson, Johnson@aportec.com [jean.martin@bp.com];Nelson, Johnson@aportec.com	1/19/2010 10:04
1811				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Maki SETAC presentation with Notes	Marie BerKinney [O=EX-EXPONENT\OU=SITE1\CN=ENVIRONMENTAL\CN=BEKNKN\NEM\]	Ahnel, Arden [arden.ahnel@uk.bp.com]	Maki, Alan W (LLC) [awmaki@consulting@aol.com]	1/16/2010 20:41
1812				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Maki Tale of Two Spills 11-4-10 annotated.pdf				1/16/2010 20:41
1813				Attorney-Client Privilege; Attorney Work Product	Communication between client, consultant, and counsel regarding draft abstract created by counsel for upcoming conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: NEED BY MON AUG 2: Abstracts for SETAC Conference	Marie BerKinney [O=EX-EXPONENT\OU=SITE1\CN=ENVIRONMENTAL\CN=BEKNKN\NEM\]	Fritz, David E. [David.Fritz@bp.com]		8/3/2010 2:59
1814				Attorney Work Product	Draft abstract created by consultant for upcoming SETAC Conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BerKinney 2010 SETAC Abstract.doc				8/3/2010 2:59
1815				Attorney-Client Privilege; Attorney Work Product	Communications with client, counsel, and consultant regarding draft abstract for upcoming SETAC conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NEED BY MON AUG 2: Abstracts for SETAC Conference	Streich, Debra J [Debra.Streich@bp.com]	Marie BerKinney [berkinney@exponent.com];John Brown [jbrown@exponent.com];Stephen Mudge [smudge@exponent.com];Ken Tudeel [ktudeel@ross.com];randy@stross.com;Gong, Chengui [Chengui.Gong@bp.com];Carragher, Peter D [peter.carragher2@bp.com];leigh@wriggle.co.nz;David Wright [d.wright@ecosystem-management.net];a.parkin@ecosystem-management.net	Ahnel, Arden [arden.ahnel@uk.bp.com];Gina Coelho [g.coelho@ecosystem-management.net];Don Aurand [d.aurand@ecosystem-management.net];Martin, Jean A [jean.martin@bp.com]	7/27/2010 20:53
1816	EX-EXPONENT_00677354	EX-EXPONENT_00677354	EX-EXPONENT_00677331	EX-EXPONENT_00677418	Attorney Work Product	Draft consultant report made in preparation for upcoming SETAC conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC_Mudge_2010_Tracking_the_Dispersant Near Final.pdf			5/6/2011 20:54
1817				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Response to Environ Comments on SETAC Presentation	Martin, Jean A [jean.martin@bp.com]	Marie BerKinney [berkinney@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Folse, Laura [Laura.Folse@bp.com];Olum, Peggy [Peggy.Olum@APORTER.COM]	1/11/2010 1:34
1818				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Response to Environ Comments on SETAC Presentation	Martin, Jean A [jean.martin@bp.com]	Marie BerKinney [berkinney@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Folse, Laura [Laura.Folse@bp.com];Olum, Peggy [Peggy.Olum@APORTER.COM]	1/11/2010 1:32
1819				Attorney-Client Privilege; Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Response to Environ Comments on SETAC Presentation	Marie BerKinney [O=EX-EXPONENT\OU=SITE1\CN=ENVIRONMENTAL\CN=BEKNKN\NEM\]	Martin, Jean A [jean.martin@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Folse, Laura [Laura.Folse@bp.com];Olum, Peggy [Peggy.Olum@APORTER.COM]	1/11/2010 1:09
1820				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB SETAC Presentation	Marie BerKinney [O=EX-EXPONENT\OU=SITE1\CN=ENVIRONMENTAL\CN=BEKNKN\NEM\]	Martin, Jean A [jean.martin@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Folse, Laura [Laura.Folse@bp.com];Nelson, Johnson@aportec.com		1/11/2010 0:34
1821				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB - SETAC 2010 Presentation with Notes 11-10-10.pdf				1/11/2010 0:34
1822				Attorney-Client Privilege; Attorney Work Product	Communication with client, counsel, and consultant regarding analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB SETAC Presentation	Marie BerKinney [O=EX-EXPONENT\OU=SITE1\CN=ENVIRONMENTAL\CN=BEKNKN\NEM\]	Martin, Jean A [jean.martin@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Folse, Laura [Laura.Folse@bp.com];Nelson, Johnson@aportec.com		1/11/2010 0:34
1823				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB - SETAC 2010 Presentation with Notes 11-10-10.pdf				1/11/2010 0:34
1824				Attorney-Client Privilege; Attorney Work Product	Communications with client, counsel, and consultant regarding draft abstracts for upcoming SETAC Conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NEED BY MON AUG 2: Abstracts for SETAC Conference	Marie BerKinney [O=EX-EXPONENT\OU=SITE1\CN=ENVIRONMENTAL\CN=BEKNKN\NEM\]	Streich, Debra J [Debra.Streich@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Martin, Jean A [jean.martin@bp.com];John Brown [jbrown@exponent.com];Stephen Mudge [smudge@exponent.com];Maki, Alan W (LLC) [awmaki@consulting@aol.com]	8/2/2010 19:05
1825				Attorney Work Product	Draft abstract created by consultant regarding upcoming SETAC conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BerKinney 2010 SETAC Abstract.doc				8/2/2010 19:05
1826				Attorney-Client Privilege; Attorney Work Product	Communications with client, counsel, and consultant seeking counsel's guidance for language inserted in draft abstract for upcoming SETAC Conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Action Requested by January 15: Summaries of BP related presentations and posters given at SETAC 2011 Boston	Carragher, Peter D [peter.carragher2@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com];Martin, Jean A [jean.martin@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Bullock, Robin J (bp) [bulro@bp.com];BPNRD@APORTER.COM;Israel, Brian (ARNOLD & PORTER LLP) [Brian.Israel@aportec.com]	betsy@welnr.com;Marie BerKinney [berkinney@exponent.com];Folse, Laura [Laura.Folse@bp.com]	1/25/2012 4:12
1827				Attorney Work Product	Draft presentation made by consultant for upcoming SETAC Conference at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC 2011 Boston Summaries V 10 24 Jan 2012 JAM -pdic feedback .doc				1/25/2012 4:12
1828				Attorney-Client Privilege; Attorney Work Product	Communication with client, counsel, and consultant regarding draft of upcoming paper being presented at SETAC Conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Action Requested by January 15: Summaries of BP related presentations and posters given at SETAC 2011 Boston	Bruce, Lyle G. [lyle.bruce@bp.com]	Martin, Jean A [jean.martin@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Bullock, Robin J (bp) [bulro@bp.com];BPNRD@APORTER.COM;Israel, Brian (ARNOLD & PORTER LLP) [Brian.Israel@aportec.com]	betsy@welnr.com;Marie BerKinney [berkinney@exponent.com];Carragher, Peter D [peter.carragher2@bp.com];Folse, Laura [Laura.Folse@bp.com]	1/24/2012 17:15
1829				Attorney Work Product	Draft presentation created by consultant for upcoming SETAC Conference at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC 2011 Boston Summaries V 10 24 Jan 2012 JAM Feedback addressed .doc				1/24/2012 17:15
1830				Attorney-Client Privilege; Attorney Work Product	Communication with client, counsel, and consultant regarding draft presentation for upcoming SETAC Conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Action Requested by January 15: Summaries of BP related presentations and posters given at SETAC 2011 Boston	Folse, Laura [Laura.Folse@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com];Bullock, Robin J (bp) [bulro@bp.com];Welnr, Betsy (Consultant) [Betsy.Welnr@bp.com];Marie BerKinney [berkinney@exponent.com]		1/11/2012 21:30
1831				Attorney Work Product	Draft presentation for upcoming SETAC Conference made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	LWF Feedback SETAC 2011 Boston Summaries V 6 28 Dec 2011.doc				1/11/2012 21:30
1832				Attorney Work Product	Communication with client and consultant regarding draft summaries for upcoming SETAC Conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft - Summaries of BP related presentations and posters given at SETAC 2011 Boston	Bruce, Lyle G. [lyle.bruce@bp.com]	Folse, Laura [Laura.Folse@bp.com];Bullock, Robin J (bp) [bulro@bp.com];Welnr, Betsy (Consultant) [Betsy.Welnr@bp.com];Marie BerKinney [berkinney@exponent.com]		12/28/2011 21:26
1833				Attorney Work Product	Draft presentation for upcoming SETAC Conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC 2011 Boston Summaries V 6 28 Dec 2011.doc				12/28/2011 21:26
1834	EX-EXPONENT_00677421	EX-EXPONENT_00677421	EX-EXPONENT_00677419	EX-EXPONENT_00677421	Attorney Work Product	Draft consultant report created for upcoming SETAC conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Schedule and Abstracts 11 9 11.docx			1/11/2011 18:02
1835	EX-EXPONENT_00677423	EX-EXPONENT_00677423	EX-EXPONENT_00677422	EX-EXPONENT_00677423	Attorney Work Product	Draft abstract report made by consultant with counsel input for upcoming SETAC conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	A&P SETAC.doc			6/1/2011 15:47

1836					Attorney Work Product	Communication between client and consultant regarding draft abstract for SETAC meeting in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: SETAC Abstract	Marie BenKinney [O-EX-EXPONENT]@SITE CN-ENVIRON-MENTAL CN-BENKN-NEYMI	Roberts, Cna (COMSYS) [Cna.Roberts@bp.com]		5/11/2011 13:27
1837					Attorney Work Product	Consultant draft abstract created for upcoming SETAC Conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	MTB SETAC 2011 Abstract.docx				5/11/2011 13:27
1838					Attorney Work Product	Communication between client and consultant regarding draft abstract created for upcoming SETAC conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	SETAC Nov2011 Dispersant Abstract 9May.docx	Ahneil, Arden [arden.ahneil@uk.bp.com]	Roberts, Cna (COMSYS) [Cna.Roberts@bp.com]	Coelho, Gna (UNKNOWN BUSINESS PARTNER) [Gna.Coelho@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]	5/9/2011 22:07
1839					Attorney Work Product	Draft abstract created by consultant for upcoming SETAC meeting in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	SETAC Nov2011 Dispersant Abstract 9May.docx				5/9/2011 22:07
1840					Attorney Work Product	Communication between client and consultant regarding topics and abstracts that will be discussed for upcoming SETAC conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: November SETAC	Pelz, Oliver X [Oliver.Pelz@bp.com]	Gary Rand [randg@flu.edu]; Stubbelfeld, William [Bill.Stubbelfeld@oregonstate.edu]; Dr. Piero R. Gardinali [piero.gardinali@flu.edu]; Matt Huddleston [matt.huddleston@cardno.com]; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrwn@brownlabrown.com]		5/8/2011 19:03
1841					Attorney Work Product	Communication between client and consultants regarding topics and abstracts being presented on at upcoming SETAC Conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: November SETAC	Ahneil, Arden [arden.ahneil@uk.bp.com]	John Brown [jbrwn@brownlabrown.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Coelho, Gna (UNKNOWN BUSINESS PARTNER) [Gna.Coelho@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]		5/9/2011 11:45
1842					Attorney Work Product	Communication between client and consultant regarding draft presentation with comments made by counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: URGENT: Edited Slides and Speaker's Notes	Marie BenKinney [O-EX-EXPONENT]@SITE CN-ENVIRON-MENTAL CN-BENKN-NEYMI	Roberts, Cna (COMSYS) [Cna.Roberts@bp.com]		5/9/2011 20:57
1843					Attorney Work Product	Draft presentation created by consultant for upcoming SETAC conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	First Draft MTB - SETAC Panel 4-2011.ppt				5/9/2011 20:57
1844					Attorney Work Product	Draft presentation created by consultant for upcoming SETAC conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Final MTB SETAC Panel 4-25-11.ppt				5/9/2011 20:57
1845					Attorney-Client Privilege; Attorney Work Product	Communication with client, counsel, and consultant regarding counsel's advice on consultant's draft poster in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	PRIVILEGED AND CONFIDENTIAL - comments on poster	besevy@welther.com	Marie BenKinney [benkinneym@exponent.com]	Jean Martin [jean.martin@bp.com]; Kelly, Tara [Tara.Kelly@bp.com]	10/13/2011 22:29
1846					Attorney Work Product	Draft poster created by consultant regarding SETAC Presentations in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	4 BenKinney 101311.pdf				10/13/2011 22:29
1847	EXPONENT_00677489	EXPONENT_00677489	EXPONENT_00677488	EXPONENT_00677489	Attorney Work Product	Draft poster created by consultant for upcoming SETAC conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	SETAC 2011_BenKinney.pdf				10/3/2011 13:46
1848					Attorney Work Product	Communication between consultant and client regarding draft abstract for upcoming SETAC meeting in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: SETAC Abstract	Marie BenKinney [O-EX-EXPONENT]@SITE CN-ENVIRON-MENTAL CN-BENKN-NEYMI	Roberts, Cna (COMSYS) [Cna.Roberts@bp.com]		5/11/2011 13:27
1849					Attorney Work Product	Draft abstract created by consultant for upcoming SETAC conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	MTB SETAC 2011 Abstract.docx				5/11/2011 13:27
1850					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding draft summaries of SETAC papers in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Response Requested by cob Monday, April 18 - DRAFT Summaries of SETAC papers/presentations to GCRO Leadership	Bruce, Lyle G. [lyle.bruce@bp.com]	Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrwn@brownlabrown.com]; coelho@ecosystem-management.net; Komacki, Alan [WEATHER@ORD] [Alan.Komacki@bp.com]		4/18/2011 13:29
1851					Attorney Work Product	Draft report of summaries of posters and papers created by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	SETAC 26-28 April presentation summaries (3).doc				4/18/2011 13:29
1852	EXPONENT_00677546	EXPONENT_00677549	EXPONENT_00677546	EXPONENT_00677549	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments on abstracts prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: SETAC Gulf Oil Spill Focused Topic Meeting: Request on Abstracts from Steering Committee-Exponent	Ahneil, Arden [arden.ahneil@uk.bp.com]	Paul Boehm [pboehm@exponent.com]; Bullock, Robin J (bp) [bulroj@bp.com]; Folse, Laura [Laura.Folse@bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrwn@brownlabrown.com]; Mark Johns [mjohns@exponent.com]; Laura Benton [LBenton@exponent.com]; Ronald M Atlas [r.atlas@louisville.edu]	3/3/2011 3:55
1853	EXPONENT_00677550	EXPONENT_00677552	EXPONENT_00677550	EXPONENT_00677552	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments on abstracts prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: SETAC Gulf Oil Spill Focused Topic Meeting: Request on Abstracts from Steering Committee-Exponent	Paul Boehm [O-EX-EXPONENT]@SITE CN-FAA CN-PBOEHM	Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J (bp) [bulroj@bp.com]; Folse, Laura [Laura.Folse@bp.com]; Ahneil, Arden [arden.ahneil@uk.bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrwn@brownlabrown.com]; Mark Johns [mjohns@exponent.com]; Laura Benton [LBenton@exponent.com]; Ronald M Atlas [r.atlas@louisville.edu]	3/2/2011 21:04
1854	EXPONENT_00677618	EXPONENT_00677618	EXPONENT_00677618	EXPONENT_00677625	Attorney Work Product	Communication with consultant regarding draft PowerPoint with counsel feedback in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: URGENT: Edited Slides and Speaker's Notes	Marie BenKinney [O-EX-EXPONENT]@SITE CN-ENVIRON-MENTAL CN-BENKN-NEYMI	Roberts, Cna (COMSYS) [Cna.Roberts@bp.com]		5/9/2011 20:57
1855	EXPONENT_00677619	EXPONENT_00677619	EXPONENT_00677618	EXPONENT_00677625	Attorney Work Product	Draft report made by consultant for upcoming SETAC conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	First Draft MTB - SETAC Panel 4-2011.ppt				5/9/2011 20:57
1856					Attorney-Client Privilege; Attorney Work Product	Communications between client, consultant, and counsel regarding seeking counsel advice for review of draft SETAC report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: NEEDS LEGAL REVIEW BY TUESDAY - FW: Draft Slides for SETAC Panel Discussion	Ahneil, Arden [arden.ahneil@uk.bp.com]	Folse, Laura [Laura.Folse@bp.com]	Marie BenKinney [benkinneym@exponent.com]	4/25/2011 11:58
1857					Attorney-Client Privilege; Attorney Work Product	Communications between client, consultant, and counsel regarding seeking counsel advice for review of draft SETAC report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: NEEDS LEGAL REVIEW BY TUESDAY - FW: Draft Slides for SETAC Panel Discussion	Folse, Laura [Laura.Folse@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com]	Marie BenKinney [benkinneym@exponent.com]	4/25/2011 11:52
1858	EXPONENT_00677626	EXPONENT_00677626	EXPONENT_00677626	EXPONENT_00677628	Attorney-Client Privilege; Attorney Work Product	Communications between client, consultant, and counsel regarding seeking counsel advice for review of draft SETAC report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: NEEDS LEGAL REVIEW BY TUESDAY - FW: Draft Slides for SETAC Panel Discussion	Martin, Jean A [jean.martin@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com]; Marie BenKinney [benkinneym@exponent.com]; Gase, Karen K [Karen.Gase@bp.com]; Johnson, Nelson [Nelson.Johnson@APORTER.COM]; Olum, Peggy [Peggy.Olum@APORTER.COM]	Folse, Laura [Laura.Folse@bp.com]; Roberts, Cna (COMSYS) [Cna.Roberts@bp.com]; Bullock, Robin J (bp) [bulroj@bp.com]; Sotsky, Lester [Lester.Sotsky@APORTER.COM]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	4/25/2011 11:08
1859	EXPONENT_00677628	EXPONENT_00677628	EXPONENT_00677626	EXPONENT_00677628	Attorney Work Product	Draft report made by consultant for upcoming SETAC conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	MTB - SETAC Panel 4-2011.ppt				4/25/2011 11:08
1860	EXPONENT_00677629	EXPONENT_00677629	EXPONENT_00677629	EXPONENT_00677631	Attorney-Client Privilege; Attorney Work Product	Communications between client, consultant, and counsel regarding seeking counsel advice for review of draft SETAC report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	NEEDS LEGAL REVIEW BY TUESDAY - FW: Draft Slides for SETAC Panel Discussion	Ahneil, Arden [arden.ahneil@uk.bp.com]	Marie BenKinney [benkinneym@exponent.com]; Martin, Jean A [jean.martin@bp.com]; Gase, Karen K [Karen.Gase@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Roberts, Cna (COMSYS) [Cna.Roberts@bp.com]	4/25/2011 4:49
1861	EXPONENT_00677631	EXPONENT_00677631	EXPONENT_00677629	EXPONENT_00677631	Attorney Work Product	Draft report made by consultant for upcoming SETAC conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	MTB - SETAC Panel 4-2011.ppt				4/25/2011 4:49
1862	EXPONENT_00677633	EXPONENT_00677633	EXPONENT_00677632	EXPONENT_00677633	Attorney Work Product	Draft report made by consultant for upcoming SETAC conference in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	MTB - SETAC Panel 4-2011.ppt				4/21/2011 12:53
1863	EXPONENT_00677639	EXPONENT_00677642	EXPONENT_00677639	EXPONENT_00677645	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Request: Draft Paper	Bruce, Lyle G. [lyle.bruce@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Ahneil, Arden [arden.ahneil@uk.bp.com]; Benko, Brittany D [brittany.benko@bp.com]; awakicconsulting@aol.com; Marie BenKinney [benkinneym@exponent.com]		1/23/2010 15:22

1864					Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Surface Application of Dispersants	Streich, Debra J [Debra.Streich@bp.com]	Martin, Jean A [jean.martin@bp.com];Mitschler, Jackie C [jackie.mitschler@bp.com];Ahnell, Arden [arden.ahnell@uk.bp.com];Marie BenKinney [benkinney@esponent.com];Mark Frazer [mfaf@terramarresearch.com];Maki, Alan W (LLC) [awmaki@consulting@aol.com]	8/6/2010 16:16	
1865					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Dispersant Applications Studies 6-Aug-2010 cover letter for EPA.doc			8/6/2010 16:16	
1866					Attorney Work Product	Draft report and comments prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Dispersant Application Studies 6-Aug-2010v1.docx			8/6/2010 16:16	
1867					Attorney Work Product	Draft report and comments prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Appendix C.pdf			8/6/2010 16:16	
1868					Attorney Work Product	Draft report and comments prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Appendix A.pdf			8/6/2010 16:16	
1869					Attorney Work Product	Draft report and comments prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Appendix B.pdf			8/6/2010 16:16	
1870	EXPONENT_00677733	EXPONENT_00677733	EXPONENT_00677732	EXPONENT_00677737	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Dispersant Applications Studies 2-August-2010 cover letter for EPA.doc			8/4/2010 15:21	
1871	EXPONENT_00677734	EXPONENT_00677734	EXPONENT_00677732	EXPONENT_00677737	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Dispersant Application Studies 1-Aug-2010v2.docx			8/4/2010 15:21	
1872	EXPONENT_00677735	EXPONENT_00677735	EXPONENT_00677732	EXPONENT_00677737	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Appendix A.pdf			8/4/2010 15:21	
1873	EXPONENT_00677736	EXPONENT_00677736	EXPONENT_00677732	EXPONENT_00677737	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Appendix B.pdf			8/4/2010 15:21	
1874	EXPONENT_00677737	EXPONENT_00677737	EXPONENT_00677732	EXPONENT_00677737	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Appendix C (2).pdf			8/4/2010 15:21	
1875	EXPONENT_00677739	EXPONENT_00677739	EXPONENT_00677738	EXPONENT_00677742	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Dispersant Application Studies 1-Aug-2010v2.docx			8/4/2010 12:18	
1876	EXPONENT_00677740	EXPONENT_00677740	EXPONENT_00677738	EXPONENT_00677742	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Appendix A.pdf			8/4/2010 12:18	
1877	EXPONENT_00677741	EXPONENT_00677741	EXPONENT_00677738	EXPONENT_00677742	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Appendix B.pdf			8/4/2010 12:18	
1878	EXPONENT_00677742	EXPONENT_00677742	EXPONENT_00677738	EXPONENT_00677742	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Appendix C (2).pdf			8/4/2010 12:18	
1879					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Science Team Daily Call	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com];Putt, Russell [Swift Technical Services] [Russell.Putt@bp.com];Marie BenKinney [benkinney@esponent.com];Kath Tavano [shawgrp.com]	Folse, Laura [Laura.Folse@bp.com]	10/12/2010 18:24
1880					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Status Update Implementation Plan Oct 12 2010 ppt				10/12/2010 18:24
1881					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OneObject1.xls				10/12/2010 18:24
1882					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OneObject2.xls				10/12/2010 18:24
1883					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Giving NRDA a status update on progress of sampling for the Implementation Plan	Bruce, Lyle G. [lyle.bruce@bp.com]	Folse, Laura [Laura.Folse@bp.com];Ahnell, Arden [arden.ahnell@uk.bp.com];Hill, Andrew W [ahillaw@bp.com];amakoconsulting@aol.com;Marie BenKinney [benkinney@esponent.com];Putt, Russell [Swift Technical Services] [Russell.Putt@bp.com];Caragher, Peter D [peter.caragher2@bp.com]	Ross, Katherine [Katherine.Ross@aporter.com];Bullock, Robin J (bp) [bulro@bp.com];Martin, Jean A [jean.martin@bp.com];Majnor, Lawrence K [lawrence.majnor@bp.com]	10/11/2010 19:48
1884					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Status Update Implementation Plan Oct 12 2010 ppt				10/11/2010 19:48
1885	EXPONENT_00680032	EXPONENT_00680032	EXPONENT_00680031	EXPONENT_00680032	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	REDLINE OPERATIONAL_ANNEK_27SEP2010-BP Input.docx				9/30/2010 1:20
1886	EXPONENT_00680034	EXPONENT_00680034	EXPONENT_00680033	EXPONENT_00680034	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OPERATIONAL_ANNEK_27SEP2010-BP Input.docx				9/30/2010 1:20
1887	EXPONENT_00680036	EXPONENT_00680036	EXPONENT_00680035	EXPONENT_00680037	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OPERATIONAL_ANNEK_27SEP2010-BP Input.docx				9/30/2010 1:17
1888	EXPONENT_00680037	EXPONENT_00680037	EXPONENT_00680035	EXPONENT_00680037	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	REDLINE OPERATIONAL_ANNEK_27SEP2010-BP Input.docx				9/30/2010 1:17
1889	EXPONENT_00680054	EXPONENT_00680054	EXPONENT_00680053	EXPONENT_00680054	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (10) 9-21.doc				9/21/2010 14:50
1890					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Completion Plan Rev (10)	Bruce, Lyle G. [lyle.bruce@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com];Nepwyoda, John (Swift) [john.nepwyoda@bp.com];Marie BenKinney [benkinney@esponent.com];Parkin, Anthony (BP MC252) [Anthony.Parkin@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]	9/21/2010 13:33
1891					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (10) 9-21.doc				9/21/2010 13:33
1892					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Completion Plan Rev (8)	Bruce, Lyle G. [lyle.bruce@bp.com]	Nepwyoda, John (Swift) [john.nepwyoda@bp.com];Marie BenKinney [benkinney@esponent.com];Parkin, Anthony (BP MC252) [Anthony.Parkin@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]	9/21/2010 12:49
1893					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (8) 9-21.doc				9/21/2010 12:49

1884					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Completion Plan Rev (6)	Nepywoda, John (Swift) [john.nepywoda@bp.com]	Marie BenKinney [benkinneym@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Parker, Anthony (BP MC252) [anthony.parker@bp.com]		9/21/2010 12:43
1885					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (6) 9-21.doc				9/21/2010 12:43
1886	EX-2010-0062	EX-2010-0062	EX-2010-0062	EX-2010-0062	Attorney Work Product	Draft communication compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (6) 9-21.doc				9/21/2010 11:07
1887	EX-2010-0064	EX-2010-0064	EX-2010-0063	EX-2010-0064	Attorney Work Product	Draft communication compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (5) 9-20.doc				9/20/2010 21:09
1888	EX-2010-0066	EX-2010-0066	EX-2010-0065	EX-2010-0066	Attorney Work Product	Draft communication compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (5) 9-20.doc				9/20/2010 21:09
1889					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding mental impressions of draft report. Communication between client and consultant regarding information prepared at request of counsel in anticipation of upcoming meeting. Communication between consultant regarding creation of draft report created at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Transition Draft Rev (3) 9-20 (2) ADA input	Burge, Farley [Farley.Burge@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Nepywoda, John (Swift) [john.nepywoda@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]		9/20/2010 19:54
1900					Attorney Work Product	Draft communication compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Ltr re_ Implementation Plan 9-20 (2) ADA input.doc_1.DOC				9/20/2010 19:54
1901	EX-2010-0068	EX-2010-0068	EX-2010-0067	EX-2010-0068	Attorney Work Product	Draft communication compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (4) 9-20.doc				9/20/2010 19:39
1902					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft letter in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (3) 9-20 (2) ADA input	Ahnel, Arden [arden.ahnel@uk.bp.com]	Burge, Farley [Farley.Burge@bp.com]; Nepywoda, John (Swift) [john.nepywoda@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]		9/20/2010 18:51
1903					Attorney Work Product	Draft communication compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (3) 9-20 (2) ADA input.doc				9/20/2010 18:51
1904	EX-2010-0070	EX-2010-0070	EX-2010-0069	EX-2010-0070	Attorney Work Product	Draft communication compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (3) 9-20.doc				9/20/2010 13:39
1905	EX-2010-0072	EX-2010-0072	EX-2010-0071	EX-2010-0072	Attorney Work Product	Draft communication compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (2) 9-18 JAN Comments.doc				9/20/2010 0:26
1906	EX-2010-0074	EX-2010-0074	EX-2010-0073	EX-2010-0074	Attorney Work Product	Draft communication compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (2) 9-18.doc				9/19/2010 22:40
1907	EX-2010-0076	EX-2010-0076	EX-2010-0075	EX-2010-0076	Attorney Work Product	Draft communication compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (2) 9-18.doc				9/19/2010 21:58
1908	EX-2010-0078	EX-2010-0078	EX-2010-0077	EX-2010-0078	Attorney Work Product	Draft communication compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (1) 9-18.doc				9/19/2010 21:24
1909	EX-2010-0080	EX-2010-0080	EX-2010-0079	EX-2010-0080	Attorney Work Product	Draft communication compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Transition Draft Rev (1) 9-18.doc				9/19/2010 18:51
1910	EX-2010-0086	EX-2010-0086	EX-2010-0085	EX-2010-0086	Attorney Work Product	Draft communication compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Response suspension 9-18.doc				9/19/2010 15:29
1911					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding analysis made in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Late and partial EPA entry of Tox data into Scribe	Marie BenKinney [O-EX-2010-0086] [SITE/ICN-ENVIRONMENTAL/CH-BENKIN NE/MI]	nathan.block@bp.com	lyle.bruce@bp.com	12/22/2010 13:17
1912					Attorney Work Product	Communication between client and consultant regarding interpretation of analysis made in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Late and partial EPA entry of Tox data into Scribe	Bruce, Lyle G. [lyle.bruce@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Marie BenKinney [benkinneym@exponent.com]		12/22/2010 12:21
1913					Attorney Work Product	Communication between client and consultant regarding interpretation of analysis made in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Main points on EPA failure to input complete datasets on their toxicology data	Marie BenKinney [O-EX-2010-0086] [SITE/ICN-ENVIRONMENTAL/CH-BENKIN NE/MI]; Bruce, Lyle G. [lyle.bruce@bp.com]	lyle.bruce@bp.com [lyle.bruce@bp.com]		12/22/2010 3:02
1914					Attorney Work Product	Communication between client and consultant regarding interpretation of analysis made in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Main points on EPA failure to input complete datasets on their toxicology data	Marie BenKinney [O-EX-2010-0086] [SITE/ICN-ENVIRONMENTAL/CH-BENKIN NE/MI]; Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKinney [benkinneym@exponent.com]		12/11/2010 23:39
1915					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: ACS presentations needed	Marie BenKinney [O-EX-2010-0086] [SITE/ICN-ENVIRONMENTAL/CH-BENKIN NE/MI]	'arden.ahnel@uk.bp.com' [arden.ahnel@uk.bp.com]; 'betsy@wether.com' [betsy@wether.com]		2/27/2012 0:21
1916					Attorney Work Product	Communications between client and consultant regarding revisions to draft report in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: CONFIDENTIAL AND NOT FOR FORWARDING FURTHER: Please Review - OSAT Fact Sheet	Marie BenKinney [O-EX-2010-0086] [SITE/ICN-ENVIRONMENTAL/CH-BENKIN NE/MI]	Bruce, Lyle G. [lyle.bruce@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Baldridge, John (UNKNOWN BUSINESS PARTNER) [john.baldridge@bp.com]	11/10/2011 15:30
1917					Attorney Work Product	Draft report made by consultant at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT FACT SHEET - Draft 11-4-11 LGB and MTB comments.docx				11/10/2011 15:30
1918					Attorney Work Product	Communications between client and consultant regarding draft abstract in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft ACS abstract	Marie BenKinney [O-EX-2010-0086] [SITE/ICN-ENVIRONMENTAL/CH-BENKIN NE/MI]	Maki, Alan W (LLC) [amakiconsulting@aol.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; John Brown [jbrown@exponent.com]		10/28/2011 20:58
1919					Attorney Work Product	Draft abstract created by consultant at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS OSAT Abstract.docx				10/28/2011 20:58
1920					Attorney Work Product	Communications between consultant and client regarding draft abstract in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft ACS Abstract	Marie BenKinney [O-EX-2010-0086] [SITE/ICN-ENVIRONMENTAL/CH-BENKIN NE/MI]	Bruce, Lyle G. [lyle.bruce@bp.com]; Maki, Alan W (LLC) [amakiconsulting@aol.com]; John Brown [jbrown@exponent.com]		10/27/2011 21:40
1921					Attorney Work Product	Draft abstract created by consultant at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB Abstract.docx				10/27/2011 21:40

1922					Attorney Work Product	Communication between client and consultant regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Can you send me in one email all tool kits contents?	Marie BerKinney [O-EXPOSITION@SITE CN-ENVIRONM ENTAL CN-BENKIN NEM ]	Saperstein, Mark [mark.saperstein@bp.com]		2/8/2011 21:15
1923					Attorney Work Product	Communication between client and consultant regarding comments to addendum prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: OSAT-1 Toxicity Addendum	Marie BerKinney [O-EXPOSITION@SITE CN-ENVIRONM ENTAL CN-BENKIN NEM ]	'arden.ahnel@uk.bp.com' [arden.ahnel@uk.bp.com] Laura Folsie@bp.com' [Laura.Folsie@bp.com]		27/2011 12:6
1924	EX-2011-00680233	EX-2011-00680233	EX-2011-00680232	EX-2011-00680233	Attorney Work Product	Draft sampling plan prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	GGMT Nearshore_Water_and_Sediment_Sampling Plan for USGS 10-4-10.docx				10/4/2010 15:28
1925	EX-2011-00680234	EX-2011-00680235	EX-2011-00680234	EX-2011-00680236	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding input required for presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: NEED BY MON AUG 2: Abstracts for SETAC Conference	Marie BerKinney [O-EXPOSITION@SITE CN-ENVIRONM ENTAL CN-BENKIN NEM ]	Streich, Debra J [Debra.Streich@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Martin, Jean A [jean.martin@bp.com]; John Brown [jbrown@exponent.com]; Stephen Mudge [smudge@exponent.com]; Maki, Alan W (LLC) [awmaki@consulting@aol.com]	6/22/2010 19:05
1926	EX-2011-00680430	EX-2011-00680433	EX-2011-00680430	EX-2011-00680433	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: EPA Preferred Analytical Methods for Dispersant Analysis of Water Samples	Marie BerKinney [O-EXPOSITION@SITE CN-ENVIRONM ENTAL CN-BENKIN NEM ]	Saperstein, Mark [mark.saperstein@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]	7/19/2010 14:36
1927	EX-2011-00680796	EX-2011-00680796	EX-2011-00680796	EX-2011-00680798	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding change in protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: 00061001.PDF - Adobe Reader	Martin, Jean A [jean.martin@bp.com]	Sobhy, Lester [Lester.Sobhy@APORTER.COM]; Olum, Peggy [Peggy.Olum@APORTER.COM]; Johnson, Nelson [Nelson.Johnson@APORTER.COM]	Marie BerKinney [berkinney@exponent.com]	6/6/2010 14:27
1928	EX-2011-00680844	EX-2011-00680844	EX-2011-00680843	EX-2011-00680844	Attorney Work Product	List of study programs created at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Spill Response Sampling, Monitoring and Research Programs28 News				5/29/2010 22:51
1929	EX-2011-00680853	EX-2011-00680856	EX-2011-00680853	EX-2011-00680890	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Seeps Cruise-2 daily reports	BerKinney, Marie (EX-2011-00680890) [Marie.BerKinney@bp.com]	Marie BerKinney [berkinney@exponent.com]		11/28/2011 20:51
1930	EX-2011-00680959	EX-2011-00680965	EX-2011-00680959	EX-2011-00680965	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments on report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Oil alleged to be on Ocean Floor Near Well	Folsie, Laura [Laura.Folsie@bp.com]	Hill, Andrew W [hillaw@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Bullock, Robin J (bp) [bulloir@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Martin, Jean A [jean.martin@bp.com]; Maki, Alan W (LLC) [awmaki@consulting@aol.com]; Condon, Michael W [Michael.Condon@bp.com]; Marie BerKinney [berkinney@exponent.com]; Kremesec, Victor (SWIFT TECHNICAL SERVICES) [Victor.Kremesec@bp.com]; Abbot, Robert (SWIFT TECHNICAL SERVICES) [Robert.Abbot@bp.com]	9/11/2010 20:51
1931	EX-2011-00680986	EX-2011-00680971	EX-2011-00680986	EX-2011-00680971	Attorney-Client Privilege; Attorney Work Product	Communications between client, consultant, and counsel regarding mental impressions of report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Oil alleged to be on Ocean Floor Near Well	Hill, Andrew W [hillaw@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	Folsie, Laura [Laura.Folsie@bp.com]; Bullock, Robin J (bp) [bulloir@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Martin, Jean A [jean.martin@bp.com]; Maki, Alan W (LLC) [awmaki@consulting@aol.com]; Condon, Michael W [Michael.Condon@bp.com]; Marie BerKinney [berkinney@exponent.com]; Kremesec, Victor (SWIFT TECHNICAL SERVICES) [Victor.Kremesec@bp.com]; Abbot, Robert (SWIFT TECHNICAL SERVICES) [Robert.Abbot@bp.com]	9/11/2010 19:54
1932	EX-2011-00680972	EX-2011-00680977	EX-2011-00680972	EX-2011-00680977	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding mental impressions of NOAA report made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Oil alleged to be on Ocean Floor Near Well	Ahnel, Arden [arden.ahnel@uk.bp.com]	Folsie, Laura [Laura.Folsie@bp.com]; Hill, Andrew W [hillaw@bp.com]; Bullock, Robin J (bp) [bulloir@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Martin, Jean A [jean.martin@bp.com]	Maki, Alan W (LLC) [awmaki@consulting@aol.com]; Condon, Michael W [Michael.Condon@bp.com]; Marie BerKinney [berkinney@exponent.com]; Kremesec, Victor (SWIFT TECHNICAL SERVICES) [Victor.Kremesec@bp.com]; Abbot, Robert (SWIFT TECHNICAL SERVICES) [Robert.Abbot@bp.com]	9/11/2010 19:14
1933	EX-2011-00680978	EX-2011-00680982	EX-2011-00680978	EX-2011-00680982	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Oil alleged to be on Ocean Floor Near Well	Kremesec, Victor (SWIFT TECHNICAL SERVICES) [Victor.Kremesec@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BerKinney [berkinney@exponent.com]; Abbot, Robert (SWIFT TECHNICAL SERVICES) [Robert.Abbot@bp.com]; Victor.Kremesec@bp.com]	Marie BerKinney [berkinney@exponent.com]; Abbot, Robert (SWIFT TECHNICAL SERVICES) [Robert.Abbot@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Bruce, Lyle G [lyle.bruce@bp.com]	9/11/2010 10:55
1934	EX-2011-00680983	EX-2011-00680987	EX-2011-00680983	EX-2011-00680987	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Oil alleged to be on Ocean Floor Near Well	Ahnel, Arden [arden.ahnel@uk.bp.com]	Marie BerKinney [berkinney@exponent.com]; Kremesec, Victor (SWIFT TECHNICAL SERVICES) [Victor.Kremesec@bp.com]; Abbot, Robert (SWIFT TECHNICAL SERVICES) [Robert.Abbot@bp.com]	Folsie, Laura [Laura.Folsie@bp.com]; Hill, Andrew W [hillaw@bp.com]; Bullock, Robin J (bp) [bulloir@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]	9/11/2010 2:20
1935					Attorney Work Product	Communication between client and consultant regarding analysis and strategy undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Sampling Communications Strategy	Folsie, Laura [Laura.Folsie@bp.com]	Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Marie BerKinney [berkinney@exponent.com]; Bruce, Lyle G [lyle.bruce@bp.com]; Green, Mike R [Mike.Green@bp.com]; Hill, Andrew W [hillaw@bp.com]; Lisiecki, Simon [Simon.Lisiecki@bp.com]; Maki, Alan W (LLC) [awmaki@consulting@aol.com]		10/9/2010 15:20
1936	EX-2011-00682006	EX-2011-00682008	EX-2011-00682006	EX-2011-00682008	Attorney Work Product	Communications between consultant and client regarding information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: RE: Gulf sediment samples from Gyre, etc.	Bruce, Lyle G [lyle.bruce@bp.com]	Laura Riege [laura.riego@cardno.com]; Marie BerKinney [berkinney@exponent.com]		10/17/2010 22:41
1937	EX-2011-00682009	EX-2011-00682011	EX-2011-00682009	EX-2011-00682012	Attorney Work Product	Communications between client and consultant regarding information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: RE: Gulf sediment samples from Gyre, etc.	Laura Riege [laura.riego@cardno.com]	Marie BerKinney [berkinney@exponent.com]; Lyle.bruce@bp.com]		10/17/2010 22:22
1938	EX-2011-00682012	EX-2011-00682012	EX-2011-00682009	EX-2011-00682012	Attorney Work Product	Draft summary of information collection created by consultant at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Overview of Response Sediment Samples_10/17/10.doc				10/17/2010 22:22
1939	EX-2011-00682013	EX-2011-00682014	EX-2011-00682013	EX-2011-00682014	Attorney Work Product	Communications between consultants and client regarding information collection made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: RE: Gulf sediment samples from Gyre, etc.	Bruce, Lyle G [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Folsie, Laura [Laura.Folsie@bp.com]; Hill, Andrew W [hillaw@bp.com]; Maki, Alan W (LLC) [awmaki@consulting@aol.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]; Marie BerKinney [berkinney@exponent.com]; Bullock, Robin J (bp) [bulloir@bp.com]; Ralph Markarian [Ralph.Markarian@berkinney.com]; Morrow, Lawrence K [Lawrence.Morrow@bp.com]		10/16/2010 15:18
1940	EX-2011-00682015	EX-2011-00682016	EX-2011-00682015	EX-2011-00682036	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Gulf sediment samples from Gyre, etc.	Bruce, Lyle G [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Folsie, Laura [Laura.Folsie@bp.com]; Hill, Andrew W [hillaw@bp.com]; awmaki@consulting@aol.com; Bullock, Robin J (bp) [bulloir@bp.com]; Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com]; Marie BerKinney [berkinney@exponent.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Martin, Jean A [jean.martin@bp.com]	10/16/2010 14:34
1941					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Water Sampling Plan	Fritz, David E [David.Fritz@bp.com]	Heyward-Walker, Ann (Sea Consulting) [ahwalker@seaconconsulting.com]	John Joekel [joekel@seaconconsulting.com]; Marie BerKinney [berkinney@exponent.com]	6/8/2010 22:34
1942					Attorney Work Product	Communications between client and consultant regarding mental impressions of information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Dispersant concentration graphs deepwater DWH	Bruce, Lyle G [lyle.bruce@bp.com]	Marie BerKinney [berkinney@exponent.com]		9/19/2011 13:07
1943					Attorney Work Product	Draft PowerPoint created by client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Concentration of Dispersant Indicator DPHB in Deep Water.pptx				9/19/2011 13:07
1944					Attorney Work Product	Communication between client and consultant regarding notes created in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Handover Notes	BerKinney, Marie (EX-2011-00682036) [Marie.BerKinney@bp.com]	Marie BerKinney [berkinney@exponent.com]		9/19/2011 12:34
1945					Attorney Work Product	Draft consultant created report prepared at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Combined_Sil_Rep_9.8.11.docx				9/19/2011 12:34



1946	EX-0682042	EX-0682042	EX-0682042	EX-0682042	Attorney Work Product	Communication between client, consultant, and third-party consultant regarding upcoming assignments in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Welcome to NOLA NRDA	Bruce, Lyle G. [lyle.bruce@bp.com]	McDonald, Scott [Scott.McDonald2@bp.com]; Marie BenKrinney [benkrinney@exponent.com]	Miley, Joyce [Joyce.Miley@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Fay, Cash E [Cash.Fay@bp.com]	9/15/2011 17:03
1947	EX-0682043	EX-0682043	EX-0682042	EX-0682042	Attorney Work Product	Consultant notes created for third-party consultant regarding upcoming assignments in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	2011-09-12 Handover JMM.doc				9/15/2011 17:03
1948					Attorney-Client Privilege; Attorney Work Product	Communication between client, consultant and consultant regarding analytical reports and protocol undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Action Needed - FW: NRDA Offshore Meso- and Bathypelagic Fish Sampling Plan - September 2011 (Pisces plan) - ready for signing - attachments	Miley, Joyce [Joyce.Miley@bp.com]	Marie BenKrinney [benkrinney@exponent.com]		9/23/2011 15:06
1949					Attorney Work Product	Communication between client and client consultant regarding analytical reports and protocol undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Action Needed - FW: NRDA Offshore Meso- and Bathypelagic Fish Sampling Plan - September 2011 (Pisces plan) - ready for signing - attachments	Marie BenKrinney [benkrinney@exponent.com]	joyce.miley@bp.com; cash.fay@bp.com		9/22/2011 14:56
1950					Attorney Work Product	Draft document regarding analytical reports and protocol undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DWH_NRDA-Pisces_Mid-waterTrawl_Sep2011_NOAAaig.pdf				9/22/2011 14:56
1951	EX-0684178	EX-0684178	EX-0684178	EX-0684180	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Lessons learned one pager for use Monday	Bullock, Robin J (bp) [bulrojb@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Lisa Hawke [Lisa.Hawke@bp.com]; Lyle Bruce G. [lyle.bruce@bp.com]; Marie BenKrinney [benkrinney@exponent.com]		9/12/2011 0:16
1952	EX-0684181	EX-0684182	EX-0684181	EX-0684186	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Vessel Operations (Ops & SCAT/NRDA) Weekend Stand Down	Bullock, Robin J (bp) [bulrojb@bp.com]	Hawke, Lisa [Lisa.Hawke@bp.com]; BPNRD@APORTER.COM; Martin, Jean A [jean.martin@bp.com]; Peter, Oliver X [Oliver.Peter@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Frost, Robert [Robert.Frost@bp.com]; Marie BenKrinney [benkrinney@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Carragher, Peter D [peter.carragher2@bp.com]		9/10/2011 3:21
1953					Attorney-Client Privilege; Attorney Work Product	Communication between counsel, client, and consultant regarding incident during information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Incident Notification - Miller - Privileged and Confidential Attorney Communications	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKrinney [benkrinney@exponent.com]		9/9/2011 21:15
1954					Attorney-Client Privilege; Attorney Work Product	Communication between counsel and consultant regarding draft report created by consultant in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSU DSR - Privileged & Confidential Attorney Communications	Peitz, Oliver X [Oliver.Peitz@bp.com]	Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Marie BenKrinney [benkrinney@exponent.com]; Matt Huddleston [matt.huddleston@cardno.com]		3/5/2012 19:03
1955					Attorney Work Product	Draft report created by consultant at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR_OSU_Non-disp_DRAPF_March_2_Version [2].docx				3/5/2012 19:03
1956					Attorney-Client Privilege; Attorney Work Product	Draft agenda and mental impressions of draft agenda by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged & Confidential Attorney Communications: NRDA Tox Team Project Schedule - Updated Mon 3/5/12	Peitz, Oliver X [Oliver.Peitz@bp.com]	Bullock, Robin J (bp) [bulrojb@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKrinney [benkrinney@exponent.com]; Gary Rand [randg@flu.edu]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Piero Gardinali [gardinali@flu.edu]; Ralph Markarian [ralph.markarian@cardno.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Matt Huddleston [matt.huddleston@cardno.com]; Martin, Jean A [jean.martin@bp.com]; Villabobo, Alex [SERGIO.VILLALOBOS@bp.com]	Kenneth Jenkins [kenneth.jenkins@cardno.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Miley, Joyce [Joyce.Miley@bp.com]	3/10/2012 2:05
1957					Attorney-Client Privilege; Attorney Work Product	Consultants mental impressions of status update prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: INFO: Weekly Activity Summary Report Feb 27-Mar 2, 2012 - Privileged and Confidential - Attorney Communications	Peitz, Oliver X [Oliver.Peitz@bp.com]	Marie BenKrinney [benkrinney@exponent.com]; Gary Rand [randg@flu.edu]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	3/9/2012 17:05
1958					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: DSR stuff	Peitz, Oliver X [Oliver.Peitz@bp.com]	randg@flu.edu	Marie BenKrinney [benkrinney@exponent.com]	3/7/2012 18:35
1959					Attorney Work Product	Draft document regarding analytical reports and interpretations prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSU DSR 1 (draft comments - 7 March 2012).docx				3/7/2012 18:35
1960					Attorney-Client Privilege; Attorney Work Product	Draft agenda for upcoming meeting held at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged & Confidential Attorney Communications: NRDA Tox Team Project Schedule - Updated Mon 3/5/12	Peitz, Oliver X [Oliver.Peitz@bp.com]	Maki, Alan W [LLC] [alanmaki@consulting@aol.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKrinney [benkrinney@exponent.com]; Jerry M. Neff [jneff@comcast.net]; Gary Rand [randg@flu.edu]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Susan Kane Driscoll [sdriscoll@exponent.com]; Piero Gardinali [gardinali@flu.edu]; McGrath, Joy [joy.mcgrath@hinc.com]; Ralph Markarian [ralph.markarian@cardno.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Matt Huddleston [matt.huddleston@cardno.com]; Martin, Jean A [jean.martin@bp.com]; Villabobo, Alex [SERGIO.VILLALOBOS@bp.com]; Brand Echols [echols@flu.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; BJ, m Henrik Hansen [BjornHenrik.Hansen@ntef.no]; Liv-Guri Faknes [Liv-Guri.Faknes@ntef.no]; Andrew Mroczek [andrew.mroczek@cardno.com]; Mary Beth Johnstone [marybeth.johnstone@cardno.com]	John Brown [jbrown@exponent.com]; Kenneth Jenkins [kenneth.jenkins@cardno.com]; Betsy Wetherill [betsy.wetherill@cardno.com]; Steven Bartel [steve.bartel@cardno.com]; Jody Kubitz [jody.kubitz@cardno.com]; Green, Mike R [Mike.Green@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Dominic Di Toro [dditor@Udel.edu]	3/7/2012 12:48
1961					Attorney-Client Privilege; Attorney Work Product	Project update created by counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA-ToxTeamTimeline(Feb20-Sep30)_20120305.pdf				3/7/2012 12:48
1962					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding draft outlines in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged & Confidential Attorney Communications: Substantive Discussions: outlines - conference Call: 866-634-1110 / pass code 1904750404 (1 PM to 2 PM CT)	Peitz, Oliver X [Oliver.Peitz@bp.com]	Gary Rand [randg@flu.edu]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Marie BenKrinney [benkrinney@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	2/25/2012 14:48
1963					Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Tox Team Call: Houston (TBD); Conference Call: 866-634-1110 / pass code 1904750404 (1 PM CT)	Peitz, Oliver X [Oliver.Peitz@bp.com]	Marie BenKrinney [benkrinney@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	2/19/2012 17:02
1964					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding draft report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Toxicology of WAF from weathered oils - Privileged and Confidential	Matt Huddleston [matt.huddleston@cardno.com]	oliver.peitz@bp.com; oliver.peitz@bp.com; Ralph Markarian [ralph.markarian@cardno.com]; Ken Jenkins [ken.jenkins@cardno.com]; Jean Kubitz [jody.kubitz@cardno.com]; Susan Kane Driscoll [sdriscoll@exponent.com]	Tom Ginn [tgin@exponent.com]; Paul Boehm [pboehm@exponent.com]; arden.ahnel@uk.bp.com; arden.ahnel@uk.bp.com; Jean Martin [jean.martin@bp.com]; Marie BenKrinney [benkrinney@exponent.com]; Joseph Kakesh@porter.com; [joseph.kakesh@porter.com]; bulrojb@bp.com; [bulrojb@bp.com]; amaki@consulting@aol.com; [amaki@consulting@aol.com]	2/12/2012 16:06
1965					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding draft report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft on a consistent process & data pathway for the tox data and supporting chem data - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Peitz, Oliver X [Oliver.Peitz@bp.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Green, Mike R [Mike.Green@bp.com]	Marie BenKrinney [benkrinney@exponent.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Johnson, Nelson D. [Nelson.Johnson@APORTER.COM]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Martin, Jean A [jean.martin@bp.com]	1/19/2012 22:16
1966					Attorney Work Product	Client created graph depicting consultant deadlines concerning consultant created reports in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BPTToxChemDataFlowSchematic_1_19_12.pdf				1/19/2012 22:16
1967					Attorney Work Product	Client created graph depicting consultant work completed in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tox Report Prep RASCI_1-10-12 (opt1).xls				1/19/2012 22:16

1968					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding information collection made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW; RE: tox study validations PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BenKinney [benkinney@exponent.com]; David Thal [dthal@envst.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	1/19/2012 22:03
1969	EXPONENT_00684187	EXPONENT_00684187	EXPONENT_00684187	EXPONENT_00684188	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding information collection and analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW; RE: tox study tracking sheet PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Marie BenKinney [benkinney@exponent.com]; Green, Mike R [Mike.Green2@bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Ahnell, Arden [arden.ahnell@uk.bp.com]	1/19/2012 0:45
1970					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding draft report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Final version of the droplet project timeline (PRIVILEGED AND CONFIDENTIAL)	Pelz, Oliver X [Oliver.Pelz@bp.com]	Piero Gardinali [gardinali@flu.edu]; Gary Rand [randg@flu.edu]; Bill Stubbelfield@oregonstate.edu; [pjhansen@ref.no; T.rond.Nordug@sinf.no]	Matt Huddleston [matt.huddleston@cardno.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BenKinney [benkinney@exponent.com]	1/15/2012 15:13
1971					Attorney Work Product	Draft report made by consultant at prepared at the request of counsel and client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Droplet Influence & Tax Proposal 1.4 2012.docx				1/15/2012 15:13
1972	EXPONENT_00684192	EXPONENT_00684192	EXPONENT_00684192	EXPONENT_00684301	Attorney Work Product	Communication between client and client consultant regarding analytical reports and protocol undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Toxicology Testing Program: requested FIU & OSU Tox study formats (for OI provision to NOAA) - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Matt Huddleston [matt.huddleston@cardno.com]; Bonnie Bailey [bonnie.bailey@cardno.com]	Marie BenKinney [benkinney@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Vitabios, Alex [SERGIO.VILALOBOS@bp.com]; Gary Rand [randg@flu.edu]; Stubbelfield, William [Bill.Stubbelfield@oregonstate.edu]	18/2012 0:59
1973					Attorney-Client Privilege; Attorney Work Product	Communications between client, consultant, and client regarding consultant created analysis prepared at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: single compound selection PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Matt Huddleston [matt.huddleston@cardno.com]	Jody Kubitz [jody.kubitz@cardno.com]; Oliver Pelz@bp.com [oliver.pelz@bp.com]; gardinali@flu.edu [gardinali@flu.edu]; bill.stubbelfield@oregonstate.edu [bill.stubbelfield@oregonstate.edu]; Joy McCrath@hfrinc.com [Joy.McCrath@hfrinc.com]; randg@flu.edu [randg@flu.edu]; [dtditor@udel.edu]; Marie BenKinney [benkinney@exponent.com]	shria.langdon@oregonstate.edu [shria.langdon@oregonstate.edu]; SERGIO.VILALOBOS@bp.com [SERGIO.VILALOBOS@bp.com]; Joseph.kakesh@aporter.com [Joseph.kakesh@aporter.com]	11/29/2011 23:23
1974					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding information collection and analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: GORO Tox Data Management & GORO NRD data base	Matt Huddleston [matt.huddleston@cardno.com]	Mike Green2@bp.com [Mike.Green2@bp.com]; Bonnie Bailey [bonnie.bailey@cardno.com]; Oliver pelz@bp.com [oliver.pelz@bp.com]	Marie BenKinney [benkinney@exponent.com]; Dennis Beckmann@bp.com [Dennis.Beckmann@bp.com]; Orlive Wiens@bp.com [Orlive.Wiens@bp.com]; Joseph.kakesh@aporter.com [Joseph.kakesh@aporter.com]; arden.ahnell@uk.bp.com [arden.ahnell@uk.bp.com]; Jennifer.Spicer@bp.com [Jennifer.Spicer@bp.com]; RV.Vitale@EnvStu.com [RV.Vitale@EnvStu.com]; [RV.Vitale@EnvStu.com]; [dcalaghan@envst.com]; Rob Barick [rbarick@nfnfyns.com]; shalesh.sahay@aporter.com [shalesh.sahay@aporter.com]	11/19/2011 19:47
1975					Attorney Work Product	Communication between client and client consultant regarding analytical reports and protocol undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: GORO Tox Data Management & GORO NRD data base	Matt Huddleston [matt.huddleston@cardno.com]	Marie BenKinney [benkinney@exponent.com]; Oliver Pelz@bp.com [oliver.pelz@bp.com]; Bonnie Bailey [bonnie.bailey@cardno.com]	Marie BenKinney [benkinney@exponent.com]; Dennis Beckmann@bp.com [Dennis.Beckmann@bp.com]; Arden Ahnell@uk.bp.com [arden.ahnell@uk.bp.com]; Piero Gardinali@flu.edu [Piero.Gardinali@flu.edu]	11/18/2011 15:39
1976					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding information collection and analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Toxicity draft reports from FIU, OSU, NAS, EE USA, SINTEF, etc. - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Bullock, Robin J (bp) [bulrojb@bp.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Gary Rand [randg@flu.edu]; bill.stubbelfield@oregonstate.edu [bill.stubbelfield@oregonstate.edu]	Piero Gardinali [gardinali@flu.edu]; ralph.markarian@cardno.com [ralph.markarian@cardno.com]; matt.huddleston@cardno.com [matt.huddleston@cardno.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BenKinney [benkinney@exponent.com]	11/17/2011 22:40
1977					Attorney-Client Privilege; Attorney Work Product	Consultant review of PowerPoint at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Environmental Info re Dispersant Use	John Brown [JOHN.BROWN@ENVIRONMENTAL.CN-JOHNB]	Marie BenKinney [benkinney@exponent.com]	Green, Mike R [Mike.Green2@bp.com]; DeSanctis, Joseph J. [jdesanctis@kirkland.com]	3/5/2012 18:39
1978					Attorney Work Product	Draft PowerPoint created at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	20120304_toxicology slides_1.ppt				3/5/2012 18:39
1979					Non-Viewable Document	Non-Viewable Document	ATT402616.htm				3/5/2012 18:39
1980					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel and consultant regarding review of draft presentation prepared at request of counsel in connection with and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Environmental Info re Dispersant Use -legally privileged and confidential	John Brown [JOHN.BROWN@ENVIRONMENTAL.CN-JOHNB]	DeSanctis, Joseph J. [jdesanctis@kirkland.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BenKinney [benkinney@exponent.com]	3/5/2012 18:38
1981					Attorney Work Product	Draft PowerPoint prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	20120304_toxicology slides_1.ppt				3/5/2012 18:38
1982					Attorney Work Product	Communications between consultants regarding information collection for analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Deepwater analytical data	Linda Cook [LINDA.COOK@EX-PORTER.COM]	Bruce, Lyle G. [lyle.bruce@bp.com]; Melanie Edwards [medwards@exponent.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; John Brown [jbrown@exponent.com]; Marie BenKinney [benkinney@exponent.com]	5/10/2011 19:44
1983					Attorney Work Product	Communications between consultants regarding analysis discussions with counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: TOC and grain size data from offshore OSAT?	Laura Riege [laura.riegel@cardno.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]		1/30/2012 17:23
1984	EXPONENT_00684373	EXPONENT_00684373	EXPONENT_00684373	EXPONENT_00684671	Attorney-Client Privilege; Attorney Work Product	Communications between consultant, client, and counsel regarding consultant analysis prepared at request of counsel and client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Chem Lab Reports to Include in NRDA Tox DSRs	Kristin May [kmay@envst.com]	Marie BenKinney [benkinney@exponent.com]; Ruth Forman [rforman@envst.com]; David Thal [dthal@envst.com]; Tyrone Rodriguez [trodriguez@envst.com]	Green, Mike R [Mike.Green2@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Joe.Kakesh@aporter.com [Joe.Kakesh@aporter.com]	4/19/2012 19:53
1985	EXPONENT_00684672	EXPONENT_00684672	EXPONENT_00684672	EXPONENT_00684943	Attorney-Client Privilege; Attorney Work Product	Communications between consultant, client, and counsel regarding consultant analysis prepared at request of counsel and client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Chem Lab Reports to Include in NRDA Tox DSRs	Kristin May [kmay@envst.com]	Kristin May [kmay@envst.com]; Marie BenKinney [benkinney@exponent.com]; Ruth Forman [rforman@envst.com]; David Thal [dthal@envst.com]; Tyrone Rodriguez [trodriguez@envst.com]	Green, Mike R [Mike.Green2@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Joe.Kakesh@aporter.com [Joe.Kakesh@aporter.com]	4/19/2012 19:52
1986					Attorney-Client Privilege; Attorney Work Product	Communications between consultant and counsel regarding consultant analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Chem Lab Reports to Include in NRDA Tox DSRs	Kristin May [kmay@envst.com]	Marie BenKinney [benkinney@exponent.com]; Ruth Forman [rforman@envst.com]; David Thal [dthal@envst.com]; Tyrone Rodriguez [trodriguez@envst.com]	Green, Mike R [Mike.Green2@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Joe.Kakesh@aporter.com [Joe.Kakesh@aporter.com]	4/19/2012 19:48
1987	EXPONENT_00684944	EXPONENT_00684944	EXPONENT_00684944	EXPONENT_00684947	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Validated OSU-NAS Chemistry - Email 1 of 2	Marie BenKinney [JOHN.BROWN@ENVIRONMENTAL.CN-BENKINNEY.M]	Stubbelfield, William [Bill.Stubbelfield@oregonstate.edu]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Joe.Kakesh@aporter.com [Joe.Kakesh@aporter.com]	4/5/2012 4:56
1988	EXPONENT_00684947	EXPONENT_00684947	EXPONENT_00684944	EXPONENT_00684947	Attorney Work Product	Consultant analysis prepared at request of counsel and client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NAS-OSU Chem Key 04042012.xlsx				4/5/2012 4:56
1989					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chem Lab Reports to Include in NRDA Tox DSRs	Marie BenKinney [JOHN.BROWN@ENVIRONMENTAL.CN-BENKINNEY.M]	Ruth Forman [rforman@envst.com]; David Thal [dthal@envst.com]; Tyrone Rodriguez [trodriguez@envst.com]	Green, Mike R [Mike.Green2@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Joe.Kakesh@aporter.com [Joe.Kakesh@aporter.com]	4/17/2012 14:10
1990					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chem Lab Reports to Include in NRDA Tox DSRs	Marie BenKinney [JOHN.BROWN@ENVIRONMENTAL.CN-BENKINNEY.M]	Ruth Forman [rforman@envst.com]; David Thal [dthal@envst.com]; Tyrone Rodriguez [trodriguez@envst.com]	Green, Mike R [Mike.Green2@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Joe.Kakesh@aporter.com [Joe.Kakesh@aporter.com]	4/17/2012 14:10
1991					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: status update NRDA Tox 1 on 22/9/12	Ruth Forman [rforman@envst.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Marie BenKinney [benkinney@exponent.com]	David Thal [dthal@envst.com]; Nathan [Nathan.Block@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Linda Cook [lcook@exponent.com]; Rock, J. Vitale [vital@envst.com]	3/1/2012 13:35
1992					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: status update NRDA Tox 1 on 22/11/12	Ruth Forman [rforman@envst.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Marie BenKinney [benkinney@exponent.com]	David Thal [dthal@envst.com]; Nathan [Nathan.Block@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Linda Cook [lcook@exponent.com]; Rock, J. Vitale [vital@envst.com]	2/21/2012 21:36
1993					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: status update NRDA Tox 1 on 21/9/12	Ruth Forman [rforman@envst.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Marie BenKinney [benkinney@exponent.com]	David Thal [dthal@envst.com]; Nathan [Nathan.Block@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Linda Cook [lcook@exponent.com]; Rock, J. Vitale [vital@envst.com]	2/20/2012 10:3

1994				Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: status update NRDA Tax 1 on 2/15/12	Ruth Forman [rforman@envstid.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Marie BenKinney [benkinneym@exponent.com]	David Thal [dthal@envstid.com]; Nathan [Nathan.Block@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Linda Cook [lcook@exponent.com]; Rock J. Vitale [vital@envstid.com]	2/15/2012 22:56	
1995				Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: status update NRDA Tax 1 on 2/14/12	Ruth Forman [rforman@envstid.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Marie BenKinney [benkinneym@exponent.com]	David Thal [dthal@envstid.com]; Nathan [Nathan.Block@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Linda Cook [lcook@exponent.com]	2/14/2012 16:38	
1996				Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: status update NRDA Tax 1 on 2/9/12	Ruth Forman [rforman@envstid.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Marie BenKinney [benkinneym@exponent.com]	David Thal [dthal@envstid.com]; Nathan [Nathan.Block@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	2/13/2012 18:31	
1997				Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: status update NRDA Tax 1 on 2/9/12	Pelz, Oliver X [Oliver.Pelz@bp.com]	Ruth Forman [rforman@envstid.com]; Green, Mike R [Mike.Green2@bp.com]; Marie BenKinney [benkinneym@exponent.com]	David Thal [dthal@envstid.com]; Nathan [Nathan.Block@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	2/13/2012 18:19	
1998				Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: status update NRDA Tax 1 on 2/9/12	Ruth Forman [rforman@envstid.com]	Marie BenKinney [benkinneym@exponent.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Rock J. Vitale [vital@envstid.com]; Dennis P. Callaghan [dcallaghan@envstid.com]; David Thal [dthal@envstid.com]; Nathan.Block@bp.com; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	2/13/2012 18:07	
1999				Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: status update NRDA Tax 1 on 2/9/12	Ruth Forman [rforman@envstid.com]	Ruth Forman [rforman@envstid.com]; Marie BenKinney [benkinneym@exponent.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Rock J. Vitale [vital@envstid.com]; Dennis P. Callaghan [dcallaghan@envstid.com]; David Thal [dthal@envstid.com]; Nathan.Block@bp.com; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	2/9/2012 20:21	
2000	EXPONENT_00685061	EXPONENT_00685061	EXPONENT_00685061	EXPONENT_00685062	Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Status of FIU Chemistry Data Validation	Marie BenKinney [O-EXPONENT10U+SITE/1CN+ENVIRONM+ENTAL/CN+BENKN NEM]	Ruth Forman [rforman@envstid.com]	Joe Kakesh@aporter.com; Pelz, Oliver X [Oliver.Pelz@bp.com]; Green, Mike R [Mike.Green2@bp.com]	3/22/2012 22:35
2001				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and protocol undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: status update FIU data for NRDA Tax 1 on 3/19/2012 : privileged and confidential	Ahnel, Arden [arden.ahnel@uk.bp.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Marie BenKinney [benkinneym@exponent.com]		3/20/2012 2:33	
2002				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FIU Data - Privileged and Confidential	Green, Mike R [Mike.Green2@bp.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]	Speer, Jennifer G [jcallaghan@envstid.com]; Joseph.Kakesh@APORTER.COM; Ahnel, Arden [arden.ahnel@uk.bp.com]	3/16/2012 14:04	
2003				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: status update FIU data for NRDA Tax 1 on 3/19/2012 : privileged and confidential	Ruth Forman [rforman@envstid.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Marie BenKinney [benkinneym@exponent.com]	David Thal [dthal@envstid.com]; Nathan [Nathan.Block@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Linda Cook [lcook@exponent.com]; Rock J. Vitale [vital@envstid.com]; Joseph.Kakesh@aporter.com	3/19/2012 18:58	
2004	EXPONENT_00685063	EXPONENT_00685063	EXPONENT_00685063	EXPONENT_00685064	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	summary of validation PRIVILEGED AND CONFIDENTIAL	Ruth Forman [rforman@envstid.com]	Marie BenKinney [benkinneym@exponent.com]; Oliver.Pelz@bp.com; Joe.Kakesh@aporter.com	3/26/2012 13:57	
2005				Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Status of FIU Chemistry Data Validation	Ruth Forman [rforman@envstid.com]	Marie BenKinney [benkinneym@exponent.com]	Joe.Kakesh@aporter.com; Oliver.Pelz@bp.com; Green, Mike R [Mike.Green2@bp.com]	3/23/2012 12:56	
2006	EXPONENT_00685065	EXPONENT_00685065	EXPONENT_00685065	EXPONENT_00685066	Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Status of FIU Chemistry Data Validation	Marie BenKinney [O-EXPONENT10U+SITE/1CN+ENVIRONM+ENTAL/CN+BENKN NEM]	Ruth Forman [rforman@envstid.com]	Joe.Kakesh@aporter.com; Pelz, Oliver X [Oliver.Pelz@bp.com]; Green, Mike R [Mike.Green2@bp.com]	3/22/2012 22:35
2007				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: status update FIU data for NRDA Tax 1 on 3/19/2012 : privileged and confidential	Pelz, Oliver X [Oliver.Pelz@bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKinney [benkinneym@exponent.com]	3/20/2012 4:41	
2008				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Example reports for Trustees PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Matt Huddleston [matt.huddleston@cardno.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Marie BenKinney [benkinneym@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Jean Martin [jean.martin@bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Vilalobos, Alex [SERGIO.VILLALOBOS@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	12/20/2011 21:50	
2009				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Example reports for Trustees PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Matt Huddleston [matt.huddleston@cardno.com]; Marie BenKinney [benkinneym@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Vilalobos, Alex [SERGIO.VILLALOBOS@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	12/20/2011 18:19	
2010				Attorney-Client Privilege; Attorney Work Product	Draft form prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	EDD Trustee example.xlsx				12/20/2011 18:19	
2011				Attorney-Client Privilege; Attorney Work Product	Draft form prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Report-OSU 1-11 Trustee example.docx				12/20/2011 18:19	
2012				Attorney-Client Privilege; Attorney Work Product	Draft form prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Toxicity Study Tracking_Revised Example_113011.xlsx				12/20/2011 18:19	
2013				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Example reports for Trustees PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Matt Huddleston [matt.huddleston@cardno.com]	Vilalobos, Alex [SERGIO.VILLALOBOS@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Ralph Markarian [ralph.markarian@cardno.com]; Jody Kubitz [jody.kubitz@cardno.com]; Andrew McQueen [andrew.mcqueen@cardno.com]; Marie BenKinney [benkinneym@exponent.com]	Jean Martin [jean.martin@bp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]	12/20/2011 17:23	
2014				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Example reports for Trustees PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Vilalobos, Alex [SERGIO.VILLALOBOS@bp.com]	Matt Huddleston [matt.huddleston@cardno.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Ralph Markarian [ralph.markarian@cardno.com]; Jody Kubitz [jody.kubitz@cardno.com]; Andrew McQueen [andrew.mcqueen@cardno.com]; Marie BenKinney [benkinneym@exponent.com]	Martin, Jean A [jean.martin@bp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]	12/20/2011 16:48	
2015				Attorney-Client Privilege; Attorney Work Product	Draft prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Report-OSU 1-11 Trustee example_SAV comments.docx				12/20/2011 16:48	
2016				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Example reports for Trustees PRIVILEGED AND CONFIDENTIAL ATTORNEY WORK PRODUCT	Matt Huddleston [matt.huddleston@cardno.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Jody Kubitz [jody.kubitz@cardno.com]; Andrew McQueen [andrew.mcqueen@cardno.com]; Marie BenKinney [benkinneym@exponent.com]; Vilalobos, Alex [SERGIO.VILLALOBOS@bp.com]	Jean Martin [jean.martin@bp.com]; Joseph.Kakesh@aporter.com	12/19/2011 13:45	
2017				Attorney-Client Privilege; Attorney Work Product	Draft prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	EDD Trustee example.xlsx				12/19/2011 13:45	
2018				Attorney-Client Privilege; Attorney Work Product	Draft prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Report-OSU 1-11 Trustee example.docx				12/19/2011 13:45	
2019				Attorney-Client Privilege; Attorney Work Product	Draft prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Toxicity Study Tracking_Revised Example_113011.xlsx				12/19/2011 13:45	
2020				Attorney Work Product	Communication between client and client consultant regarding analytical reports and protocol undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Generation of BP NR D Tox Reports - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKinney [benkinneym@exponent.com]; Williams, Rhonda [Rhonda.Williams2@bp.com]		1/11/2012 17:40	

2021				Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tox Report Prep RASCI_1-10-12 (op1).xls				1/11/2012 17:40
2022				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Prioritization of BP Toxicity Tests - Attorney work product	Bornie Bailey [bornie.bailey@cardno.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]	Gary Rand [randg@flu.edu];Stubbfield, William [Bill.Stubbfield@oregonstate.edu];Langdon, Chris [chris.langdon@oregonstate.edu];Brandt Echols [bechols@flu.edu];Marie BenKinney [benkinneym@exponent.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Green, Mike R [Mike.Green2@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Matt Huddleston [matt.huddleston@cardno.com];John Brown [jbrown@exponent.com];Piero Gardinali [gardinali@flu.edu];David Thai [dthai@envsdt.com]	1/25/2012 0:34
2023				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Package Status 1-24-2012.xlsx				1/25/2012 0:34
2024				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Priority for tox data validation (Level II and Level IV) - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com];Green, Mike R [Mike.Green2@bp.com]	Marie BenKinney [benkinneym@exponent.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Ahnel, Arden [arden.ahnel@uk.bp.com];Marie, Jean A [jean.marlin@bp.com];Bullock, Robin J [rbj] [rbj@flu.edu]	1/21/2012 15:25
2025				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Copy of Copy of BP Toxicity Testing Status Jan 2012_version3_gmh.xlsx				1/21/2012 15:25
2026				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: RE: tox study tracking sheet PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Beckmann, Dennis D [Dennis.Beckmann@p.com]	Pelz, Oliver X [Oliver.Pelz@bp.com];Marie BenKinney [benkinneym@exponent.com];Green, Mike R [Mike.Green2@bp.com]	Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@porter.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Vilate@envsdt.com;szelner@envsdt.com	1/19/2012 18:52
2027	EXPOSITION_00685126	EXPOSITION_00685126	EXPOSITION_00685125	EXPOSITION_00685126	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tox Report Prep RASCI_1-10-12 (op1).xls			1/10/2012 18:22
2028				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: tracking and data flow file PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BenKinney [benkinneym@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	1/8/2012 5:34
2029				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tox Delivery Tracking 2012_010612.xlsx				1/8/2012 5:24
2030				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Report and EDD Process_1-4-2012.pptx				1/8/2012 5:24
2031				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: GRCO Tox Data Management & GRCO NRD data base	Green, Mike R [Mike.Green2@bp.com]	Bornie Bailey [bornie.bailey@cardno.com];Matt Huddleston [matt.huddleston@cardno.com];Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BenKinney [benkinneym@exponent.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Wiens, Civlie (Consultant) [Civlie.Wiens@bp.com];Joseph Kakesh@APORTER.COM;Ahnel, Arden [arden.ahnel@uk.bp.com];Speer, Jennifer G [Jennifer.Speer@bp.com];Vilate@envsdt.com;caitlaghan@envsdt.com;v.arkis@infinitivions.com;shahish.sahav@aporter.com	1/19/2011 19:06
2032				Attorney Work Product	Communication between client and consultant regarding analytical reports and protocol prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: GRCO Tox Data Management & GRCO NRD data base	Green, Mike R [Mike.Green2@bp.com]	Marie BenKinney [benkinneym@exponent.com]		1/19/2011 13:10
2033				Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged and Confidential: GRCO Tox Data Management & GRCO NRD data base	Green, Mike R [Mike.Green2@bp.com]	BenKinney, Marie (EXPOSITION) [Marie.BenKinney@bp.com];Marie BenKinney [benkinneym@exponent.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	1/18/2011 22:10
2034				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW:	BenKinney, Marie (EXPOSITION) [Marie.BenKinney@bp.com]	Marie BenKinney [benkinneym@exponent.com]		10/14/2011 13:15
2035				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Toxicity_data_structure_v2.docx				10/14/2011 13:15
2036				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FTP site	Andrew McQueen [andrew.mcqueen@cardno.com]	Marie BenKinney [benkinneym@exponent.com]	Matt Huddleston [matt.huddleston@cardno.com];Oliver.Pelz@bp.com;Joseph.Kakesh@APORTER.COM [Joseph.Kakesh@APORTER.COM]	2/28/2012 15:07
2037				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tox Test Protocols - Privileged and ConfidentialAttorney work product	Bornie Bailey [bornie.bailey@cardno.com]	David Thai [dthai@envsdt.com];Pelz, Oliver X [Oliver.Pelz@bp.com]	Gary Rand [randg@flu.edu];Stubbfield, William [Bill.Stubbfield@oregonstate.edu];Langdon, Chris [chris.langdon@oregonstate.edu];Brandt Echols [bechols@flu.edu];Marie BenKinney [benkinneym@exponent.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Green, Mike R [Mike.Green2@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Matt Huddleston [matt.huddleston@cardno.com];John Brown [jbrown@exponent.com];Piero Gardinali [gardinali@flu.edu]	1/26/2012 18:34
2038				Attorney Work Product	Communication between client and client consultant regarding analytical report/underaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	corrected data package status report-attorney work product	Bornie Bailey [bornie.bailey@cardno.com]	oliver.pelz@bp.com;Marie BenKinney [benkinneym@exponent.com]	chris.langdon@oregonstate.edu	1/26/2012 14:39
2039				Attorney Work Product	Draft document regarding analytical reports prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Package Status 1-25-2012.xlsx				1/26/2012 14:39
2040				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Prioritization of BP Toxicity Tests - Privileged and ConfidentialAttorney work product	Bornie Bailey [bornie.bailey@cardno.com]	David Thai [dthai@envsdt.com];Pelz, Oliver X [Oliver.Pelz@bp.com]	Gary Rand [randg@flu.edu];Stubbfield, William [Bill.Stubbfield@oregonstate.edu];Langdon, Chris [chris.langdon@oregonstate.edu];Brandt Echols [bechols@flu.edu];Marie BenKinney [benkinneym@exponent.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Green, Mike R [Mike.Green2@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Matt Huddleston [matt.huddleston@cardno.com];John Brown [jbrown@exponent.com];Piero Gardinali [gardinali@flu.edu]	1/25/2012 22:19
2041				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - FIU Field Data Validation Report	Marie BenKinney [jbenkinney@exponent.com]	Gary Rand [randg@flu.edu];Brandt Echols [bechols@flu.edu]	Pelz, Oliver X [Oliver.Pelz@bp.com];joe.kakesh@aporter.com	4/20/2012 20:08
2042				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU Field Tox Data Deficiencies 04202012.pdf				4/20/2012 20:08
2043				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Toxicity Validation SOP v1.0.pdf				4/20/2012 20:08
2044				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential - FIU Oil Data Validation Report	Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BenKinney [benkinneym@exponent.com]	joe.kakesh@aporter.com;Gary Rand [randg@flu.edu];Brandt Echols [bechols@flu.edu]	4/19/2012 0:15

2045					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - FIU Oil Data Validation Report	Marie BenKinney [JO-EXPOONENT@SITE1 CN-ENVIRONM ENTAL CN-BENK ON NE MI]	Gary Rand [randg@fiu.edu]; Brandi Echols [bechols@fiu.edu]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Joe Kakesh@aporter.com [joe.kakesh@aporter.com]	4/18/2012 23:18
2046					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU Tox Data Deficiencies 04182012.pdf				4/18/2012 23:18
2047					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Toxicity Validation SOP v1.0.pdf				4/18/2012 23:18
2048					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSU validation report	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	Subblefield, William [Bill.Subblefield@oregonstate.edu]	Marie BenKinney [benkinneym@exponent.com]; arden.ahnell@uk.bp.com; Oliver.Pelz@bp.com	3/20/2012 13:46
2049					Attorney Work Product	Analytical review summary prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NAS-OSU Tox Data Deficiencies 03192012.pdf				3/20/2012 13:46
2050					Attorney Work Product	Analytical summary prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Toxicity Validation SOP v1.0.pdf				3/20/2012 13:46
2051					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Toxicity Data Validation	Marie BenKinney [JO-EXPOONENT@SITE1 CN-ENVIRONM ENTAL CN-BENK ON NE MI]	joe.kakesh@aporter.com	Pelz, Oliver X [Oliver.Pelz@bp.com]; Arden, Arden [arden.ahnell@uk.bp.com]; [arden.ahnell@uk.bp.com]	3/20/2012 13:17
2052					Attorney Work Product	Analysis prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NAS-OSU Tox Data Deficiencies 03192012.pdf				3/20/2012 13:17
2053					Attorney Work Product	Analytical report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Toxicity Validation SOP v1.0.pdf				3/20/2012 13:17
2054					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: development of a key to identify tested oil, test organism, dispersants (yes or no), type of WAF preparation, etc. PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Bonnie Bailey [bonnie.bailey@cardno.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Matt Huddleston [matt.huddleston@cardno.com]	Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Subblefield, William [Bill.Subblefield@oregonstate.edu]; Gary Rand [randg@fiu.edu]; McGrath, Joy [Joy.McGrath@hdrinc.com]	11/00/2011 18:16
2055					Attorney Work Product	Report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Tox Study Key.xlsx				11/00/2011 18:16
2056					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: development of a key to identify tested oil, test organism, dispersants (yes or no), type of WAF preparation, etc. PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Bonnie Bailey [bonnie.bailey@cardno.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; McGrath, Joy [Joy.McGrath@hdrinc.com]; Marie BenKinney [benkinneym@exponent.com]	Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Matt Huddleston [matt.huddleston@cardno.com]; Subblefield, William [Bill.Subblefield@oregonstate.edu]; Gary Rand [randg@fiu.edu]	11/29/2011 22:05
2057					Attorney Work Product	Communications between consultants and client regarding information collection requested by client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential: GCRO Tox Data Management & GCRO NRD data base	Bonnie Bailey [bonnie.bailey@cardno.com]	Matt Huddleston [matt.huddleston@cardno.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]	Green, Mike R [Mike.Green@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Subblefield, William [Bill.Subblefield@oregonstate.edu]; Gary Rand [randg@fiu.edu]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Arnell, Arden [arden.ahnell@uk.bp.com]; piero.gardinal@fiu.edu	11/19/2011 15:44
2058	EXPOONENT_00685128	EXPOONENT_00685128	EXPOONENT_00685128	EXPOONENT_00685131	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Validated OSU-NAS Chemistry - Email 1 of 2	Marie BenKinney [JO-EXPOONENT@SITE1 CN-ENVIRONM ENTAL CN-BENK ON NE MI]	Subblefield, William [Bill.Subblefield@oregonstate.edu]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Joe Kakesh@aporter.com	4/5/2012 4:56
2059	EXPOONENT_00685132	EXPOONENT_00685132	EXPOONENT_00685132	EXPOONENT_00685133	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - OSU-NAS Validated Toxicity Data Master EDD	Marie BenKinney [JO-EXPOONENT@SITE1 CN-ENVIRONM ENTAL CN-BENK ON NE MI]	joe.kakesh@aporter.com	Pelz, Oliver X [Oliver.Pelz@bp.com]; [Oliver.Pelz@bp.com]; Arnell, Arden [arden.ahnell@uk.bp.com]; [arden.ahnell@uk.bp.com]	3/23/2012 21:22
2060					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft outline prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged & Confidential Attorney Communications: Probabilistic Aquatic Ecological Risk Assessment (ERA) Approach-GM Rand, FIU	Pelz, Oliver X [Oliver.Pelz@bp.com]	awmakiconsulting@aol.com; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	Arnell, Arden [arden.ahnell@uk.bp.com]; Marie BenKinney [benkinneym@exponent.com]	3/30/2012 16:22
2061					Attorney Work Product	Analysis outline prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Probabilistic ERA Rand 3222012.pptx				3/30/2012 16:22
2062					Attorney Work Product	Analysis summary prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Probabilistic Aquatic Risk Assessment Approach for Gulf of Mexico (Rand).docx				3/30/2012 16:22
2063					Attorney Work Product	Analysis presentation prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA BP Tox Meeting - 16 Feb.ppt				3/30/2012 16:22
2064					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft Tox DSR Format - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BenKinney [benkinneym@exponent.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]		2/15/2012 18:09
2065					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR_Toxicity_Q1 DRAFT_Feb 13_Version 1.docx				2/15/2012 18:09
2066					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding tracking draft reports prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DSR Tracker - privileged and confidential	Pelz, Oliver X [Oliver.Pelz@bp.com]	Matt Huddleston [matt.huddleston@cardno.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Marie BenKinney [benkinneym@exponent.com]	2/8/2012 16:51
2067					Attorney Work Product	Report tracker prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log Feb. 8, 2012_(EAST_55268820_1).xlsx				2/8/2012 16:51
2068					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding edits to draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Attorney Work Product-Privileged and Confidential-Draft Field Tox Report	Dr. Piero R. Gardinal [piero.gardinal@gmail.com]	Marie BenKinney [benkinneym@exponent.com]	Gary Rand [randg@fiu.edu]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Brandi Echols [bechols@fiu.edu]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	1/27/2012 5:35
2069					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB Edits FIU Field Tox Report 1-8-12_PRG.docx				1/27/2012 5:35
2070					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments to draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Attorney Work Product-Privileged and Confidential-Draft Field Tox Report	Marie BenKinney [JO-EXPOONENT@SITE1 CN-ENVIRONM ENTAL CN-BENK ON NE MI]	Gary Rand [randg@fiu.edu]; Dr. Piero R. Gardinal [piero.gardinal@gmail.com]; Brandi Echols [bechols@fiu.edu]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	1/12/2012 15:14
2071					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB Edits FIU Field Tox Report 1-8-12.docx				1/12/2012 15:14
2072					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft OSU-NAS DSR - NEED YOUR REVIEW	Marie BenKinney [JO-EXPOONENT@SITE1 CN-ENVIRONM ENTAL CN-BENK ON NE MI]	Subblefield, William [Bill.Subblefield@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Joe Kakesh@aporter.com [joe.kakesh@aporter.com]	4/14/2012 14:56
2073					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSU DSR draft 4-14-2012 MTB.docx				4/14/2012 14:56

2074	EXPOSITION_00685286	EXPOSITION_00685286	EXPOSITION_00685286	EXPOSITION_00685395	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding study requested and prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FY1 ELS tests w/ Myxid & Mendia at EE USA, tox test example - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Petiz, Oliver X [Oliver.Petiz@bp.com]	Dahlan-D@battelle.org;Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];David Thal [dthai@ewstwi.com];thara@battelle.org	Metzger, Bernhard [LUNKOWN BUSINESS PARTNER] [metzgerb@battelle.org];viana@benkney.com;Arnell, Arden [arden.arnell@uk.bp.com];David Dasei [dasei@beesa.com];Marie BenKinney [benkinney@exponent.com]	1/3/2012 18:47
2075	EXPOSITION_00685398	EXPOSITION_00685398	EXPOSITION_00685396	EXPOSITION_00685398	Attorney Work Product	Service request prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ASR 027 Draft.pdf				12/30/2011 16:54
2076					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding study undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Tox Index Discussions - Privileged & Confidential Attorney Communications	Dr. Piero R. Gardinal [piero.gardinal@gmail.com]	Petiz, Oliver X [Oliver.Petiz@bp.com]	awmaticconsulting@aol.com;randg@fu.edu;neffm@comcast.net;Bill Stubbli efsd@responsible.edu;Marie BenKinney [benkinney@exponent.com];Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com];Arnell, Arden [arden.arnell@uk.bp.com]	2/7/2012 12:55
2077					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding study undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged & Confidential Attorney Communications: FIU Field Study Report (2010 experiments) - close to final version	Petiz, Oliver X [Oliver.Petiz@bp.com]	Bullock, Robin J [bp] [bullock@bp.com];Arnell, Arden [arden.arnell@uk.bp.com];Martin, Jean A [jean.martin@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	Marie BenKinney [benkinney@exponent.com]	2/6/2012 21:37
2078					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU Field Tax Report 2-6-12.docx				2/6/2012 21:37
2079					Attorney Work Product	Communications between client and consultant regarding consultant report created at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Updated FIU Field Study Report	Gary Rand [randg@fu.edu]	Oliver.petiz@bp.com	Marie BenKinney [benkinney@exponent.com]	2/6/2012 19:21
2080					Attorney Work Product	Draft report created by consultant prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU Field Tax Report 2-6-12.docx				2/6/2012 19:21
2081					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU Field Report	Marie BenKinney [O-EXPOSITION/OU=SITE/OU=ENVIRONMENTAL/CN=HENKIN NENM]	Gary Rand [randg@fu.edu]	Brandi Echols [echols@fu.edu];Piero Gardinal [gardinal@fu.edu];Petiz, Oliver X [Oliver.Petiz@bp.com];joseph.kakesh@aporter.com	2/2/2012 20:26
2082					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU Field Tax Report 2-2-12.docx				2/2/2012 20:26
2083					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding consultant created draft report made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Attorney Work Product-Privileged and Confidential-Draft Field Tax Report	Petiz, Oliver X [Oliver.Petiz@bp.com]	Marie BenKinney [benkinney@exponent.com]		1/8/2012 18:23
2084					Attorney-Client Privilege; Attorney Work Product	Draft report created by consultant prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU Field Tax Report 1-8-12.docx				1/8/2012 18:23
2085					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Attorney Work Product-Privileged and Confidential-Draft Field Tax Report	Petiz, Oliver X [Oliver.Petiz@bp.com]	Marie BenKinney [benkinney@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	1/3/2012 20:25
2086					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU_Field_TOX_Report_DRAFT%20FINAL_11_21_112.pdf				1/3/2012 20:25
2087	EXPOSITION_00685551	EXPOSITION_00685551	EXPOSITION_00685550	EXPOSITION_00685552	Attorney Work Product	Draft report created by consultants, including additional consultant review and mental impressions of report, prepared for at request of client in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB1.pdf				10/14/2011 20:37
2088	EXPOSITION_00685552	EXPOSITION_00685552	EXPOSITION_00685550	EXPOSITION_00685552	Attorney Work Product	Draft report created by consultants, including additional consultant review and mental impressions of report, prepared for at request of client in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB2.pdf				10/14/2011 20:37
2089	EXPOSITION_00685554	EXPOSITION_00685554	EXPOSITION_00685553	EXPOSITION_00685555	Attorney Work Product	Draft report created by consultants, including additional consultant review and mental impressions of report, prepared for at request of client in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB3.pdf.pdf				10/14/2011 20:38
2090	EXPOSITION_00685555	EXPOSITION_00685555	EXPOSITION_00685553	EXPOSITION_00685555	Attorney Work Product	Draft report created by consultants, including additional consultant review and mental impressions of report, prepared for at request of client in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MTB4.pdf				10/14/2011 20:38
2091					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding consultant created report made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU Acute Aquatic Toxicity Studies Report: PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Petiz, Oliver X [Oliver.Petiz@bp.com]	Caragher, Peter D [peter.caragher2@bp.com];piero.gardinal@fu.edu;Gary Rand [randg@fu.edu];Marie BenKinney [benkinney@exponent.com];Arnell, Arden [arden.arnell@uk.bp.com]	Matt Huddleston [matt.huddleston@cardno.com];andrew.mcookeen@cardno.com	10/5/2011 16:06
2092					Attorney Work Product	Draft report created by consultant prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU_Field_Tox_Report_09302011_privileged and confidential.pdf				10/5/2011 16:06
2093					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report drafted at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU Acute Aquatic Toxicity Studies Report: PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Petiz, Oliver X [Oliver.Petiz@bp.com]	Marie BenKinney [benkinney@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	10/3/2011 19:28
2094					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FIU_Field_Tox_Report_09302011_privileged and confidential.pdf				10/3/2011 19:28
2095					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Lepto Results; Attorney Work Product, Privileged and Confidential	Matt Huddleston [matt.huddleston@cardno.com]	Petiz, Oliver X [Oliver.Petiz@bp.com];Marie BenKinney [benkinney@exponent.com];John Brown [jbrown@exponent.com]	Jody Kubitz [jody.kubitz@cardno.com]	12/16/2011 21:52
2096					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	EEUSA_Lepto_Results_10062011_preliminary_draft_privileged_and_confidential.xlsx				12/16/2011 21:52
2097					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SBB_Lepto_Results_20111130.xlsx				12/16/2011 21:52
2098					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft Leptochirus slides PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	John Brown [O-EXPOSITION/OU=SITE/OU=ENVIRONMENTAL/CN=JOHN B]	Marie BenKinney [benkinney@exponent.com]	Petiz, Oliver X [Oliver.Petiz@bp.com];Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; [joseph.kakesh@aporter.com]	12/14/2011 17:25
2099					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT_Lepto Bioassay Results_(Sept 29).pptx				12/14/2011 17:25
2100					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	TOC and grain size data for EE USA Leptochirus studies...	Petiz, Oliver X [Oliver.Petiz@bp.com]	Rob Barick [rbarick@griffinsystems.com];Matt Huddleston [matt.huddleston@cardno.com];Ralph Markarian [ralph.markarian@cardno.com]	Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Miley, Joyce [Joyce.Miley@bp.com];Arnell, Arden [arden.arnell@uk.bp.com];Bullock, Robin J [bp] [bullock@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Marie BenKinney [benkinney@exponent.com];Martin, Jean A [jean.martin@bp.com];Arnell, Arden [arden.arnell@uk.bp.com]	11/12/2011 3:16

2101				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft Leptocheirus memorandum	Peiz, Oliver X [Oliver.Peiz@bp.com]	Paul Boehm [pboehm@exponent.com]; Marie BerKinney [berkinney@exponent.com]		11/20/2011 2:19	
2102				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT_Sediment Bioassay_Tech Memo_11012011.docx				11/20/2011 2:19	
2103				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft Leptocheirus slides PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Peiz, Oliver X [Oliver.Peiz@bp.com]	Marie BerKinney [berkinney@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	10/12/2011 20:03	
2104				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT_Lepto Bioassay Results_(Sept 29).pptx				10/12/2011 20:03	
2105				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Preliminary Leptocheirus Test Results PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Bullock, Robin J (bp) [bulrojb@bp.com]	Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Martin, Jean A [jean.martin@bp.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Caragher, Peter D [peter.caragher2@bp.com]; Marie BerKinney [berkinney@exponent.com]; Ken Jenkins [ken.jenkins@germ.com]; M Huddleston@entific.com	BPNRD@APORTER.COM; markarian@entific.com	8/22/2011 19:39	
2106				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT_Lepto Bioassay Results_(Revised Aug 19 2011).pptx				8/22/2011 19:39	
2107				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Lepto acute data - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	BerKinney, Marie (EXPOONENT) [Marie.BerKinney@bp.com]	Marie BerKinney [berkinney@exponent.com]		8/10/2011 15:30	
2108				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Lepto_Acute Tox_Slides7-14-11_DRAFT.pptx				8/10/2011 15:30	
2109				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT_Lepto Preliminary Results Table_1_06032011.pdf				8/10/2011 15:30	
2110				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Prioritization of BP Toxicity Tests - Privileged and Confidential; Attorney work product	David Thal [dthal@bervald.com]	Bonnie Bailey [bonnie.bailey@cardno.com]; Peiz, Oliver X [Oliver.Peiz@bp.com]	Gary Rand [randg@fu.edu]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Brandt, Echols [bechols@fu.edu]; Marie BerKinney [berkinney@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Matt Huddleston [matt.huddleston@cardno.com]; John Brown [jbrown@exponent.com]; Piero Gardinali [gardinali@fu.edu]	1/26/2012 15:30	
2111				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Prioritization of BP Toxicity Tests - Privileged and Confidential; Attorney work product	David Thal [dthal@bervald.com]	Bonnie Bailey [bonnie.bailey@cardno.com]; Peiz, Oliver X [Oliver.Peiz@bp.com]	Gary Rand [randg@fu.edu]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Brandt, Echols [bechols@fu.edu]; Marie BerKinney [berkinney@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Matt Huddleston [matt.huddleston@cardno.com]; John Brown [jbrown@exponent.com]; Piero Gardinali [gardinali@fu.edu]	1/25/2012 19:27	
2112				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged & Confidential Attorney Communications: NRDA Tox Team Project Schedule - Updated Mon 3/5/12	Peiz, Oliver X [Oliver.Peiz@bp.com]	Bullock, Robin J (bp) [bulrojb@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BerKinney [berkinney@exponent.com]; Gary Rand [randg@fu.edu]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Piero Gardinali [gardinali@fu.edu]; Ralph Markarian [ralph.markarian@cardno.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Matt Huddleston [matt.huddleston@cardno.com]; Martin, Jean A [jean.martin@bp.com]; Vilabobos, Alex [SERGIO.VILALOBOS@bp.com]	Kenneth Jenkins [kenneth.jenkins@cardno.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Miley, Joyce [Joyce.Miley@bp.com]	3/13/2012 3:20	
2113				Attorney Work Product	Project summary prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA-Tox Team Timeline (Feb 20-Oct 03)_20120309 (2).pdf				3/13/2012 3:20	
2114				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged & Confidential Attorney Communications: NRDA Tox Team Project Schedule - Updated Mon 3/5/12	Bullock, Robin J (bp) [bulrojb@bp.com]	Peiz, Oliver X [Oliver.Peiz@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BerKinney [berkinney@exponent.com]; Gary Rand [randg@fu.edu]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Piero Gardinali [gardinali@fu.edu]; Ralph Markarian [ralph.markarian@cardno.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Matt Huddleston [matt.huddleston@cardno.com]; Martin, Jean A [jean.martin@bp.com]; Vilabobos, Alex [SERGIO.VILALOBOS@bp.com]	Kenneth Jenkins [kenneth.jenkins@cardno.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Miley, Joyce [Joyce.Miley@bp.com]	3/9/2012 15:19	
2115	EXPOONENT_00685558	EXPOONENT_00685558	EXPOONENT_00685558	EXPOONENT_00685564	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Concave-funded paper useful for COSM toxicology - privileged and confidential	Peiz, Oliver X [Oliver.Peiz@bp.com]	Steven Bartell [Steve.Bartell@cardno.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Vilabobos, Alex [SERGIO.VILALOBOS@bp.com]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Piero Gardinali [gardinali@fu.edu]; Gary Rand [randg@fu.edu]; Susan Kane Driscoll [sdriscoll@exponent.com]; Joy Kubitz [joy.kubitz@cardno.com]; Matt Huddleston [matt.huddleston@cardno.com]; Ralph Markarian [ralph.markarian@cardno.com]; Kenneth Jenkins [kenneth.jenkins@cardno.com]; awmakiconsulting@aol.com; Jerry M. Neff [jneffm@comcast.net]; Marie BerKinney [berkinney@exponent.com]	je.kakesh@aporter.com; McGrath, Joy [Joy.McGrath@htrinc.com]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Durcan J [durcan.king@uk.bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	3/3/2012 2:11
2116				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: development of a key to identify tested oil, test organism, dispersants (yes or no), type of WAF preparation, etc. PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	McGrath, Joy [Joy.McGrath@htrinc.com]	Peiz, Oliver X [Oliver.Peiz@bp.com]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]	Gary Rand [randg@fu.edu]; Matt Huddleston [matt.huddleston@cardno.com]; Marie BerKinney [berkinney@exponent.com]	2/4/2012 11:58	
2117				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: development of a key to identify tested oil, test organism, dispersants (yes or no), type of WAF preparation, etc. PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Peiz, Oliver X [Oliver.Peiz@bp.com]	McGrath, Joy [Joy.McGrath@htrinc.com]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]	Gary Rand [randg@fu.edu]; Matt Huddleston [matt.huddleston@cardno.com]; Marie BerKinney [berkinney@exponent.com]	2/4/2012 4:32	
2118				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: development of a key to identify tested oil, test organism, dispersants (yes or no), type of WAF preparation, etc. PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	McGrath, Joy [Joy.McGrath@htrinc.com]	Bonnie Bailey [bonnie.bailey@cardno.com]; Peiz, Oliver X [Oliver.Peiz@bp.com]; Marie BerKinney [berkinney@exponent.com]; Matt Huddleston [matt.huddleston@cardno.com]	Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Gary Rand [randg@fu.edu]	2/3/2012 12:31	
2119				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: development of a key to identify tested oil, test organism, dispersants (yes or no), type of WAF preparation, etc. PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	McGrath, Joy [Joy.McGrath@htrinc.com]	Bonnie Bailey [bonnie.bailey@cardno.com]; Peiz, Oliver X [Oliver.Peiz@bp.com]; Marie BerKinney [berkinney@exponent.com]; Matt Huddleston [matt.huddleston@cardno.com]	Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Gary Rand [randg@fu.edu]	2/3/2012 12:21	
2120				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Further use of recent FIU and OSU toxicity test data - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Peiz, Oliver X [Oliver.Peiz@bp.com]	Gary Rand [randg@fu.edu]; Bill.Stubblefield@oregonstate.edu	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; McGrath, Joy [Joy.McGrath@htrinc.com]; Marie BerKinney [berkinney@exponent.com]	1/15/2011 14:15	
2121				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Toxicology of WAF from weathered oils - Privileged and Confidential	awmakiconsulting@i.com	Oliver.Peiz@bp.com; ralph.markarian@cardno.com; matt.huddleston@cardno.com; ken.jenkins@cardno.com; joy.kubitz@cardno.com; Susan Kane Driscoll [sdriscoll@exponent.com]	Tom Ginn [tgin@exponent.com]; Paul Boehm [pboehm@exponent.com]; arden.ahnell@uk.bp.com; jean.martin@bp.com; Marie BerKinney [berkinney@exponent.com]; joseph.kakesh@aporter.com; bulrojb@bp.com	2/12/2012 18:17	

2122	EXPOSITION_00685608	EXPOSITION_00685608	EXPOSITION_00685608	EXPOSITION_00685614	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Privileged & Confidential Attorney Communications: FTF Meeting on: A.) Decision on Tax Index for Tax Program Results & B.) Exposure & Effect Assessment	awmakionsulting@com	Oliver.Pelz@bp.com,arden.ahnel@uk.bp.com,Marie BenKinney [benkinneym@exponent.com],johmf@comcast.net,zamg@flu.edu,Bill.Stubbefeld@oregonstate.edu,John.Brown [johnrow@exponent.com]	SERGIO.VILLALOBOS@bp.com,Joseph.Kakesh@APORTER.COM	2/9/2012 16:42
2123					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential - Validated OSU-NAS Chemistry - Email 1 of 2	Marie BenKinney [OEXPOSITION@STATEOON-ENVIRONMENTAL/CN-BENKIN NEM]	McGrath, Joy [Joy.McGrath@htrinc.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM],Pelz, Oliver X [Oliver.Pelz@bp.com],Stubbefeld, William [Bill.Stubbefeld@oregonstate.edu]	4/17/2012 14:26
2124					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FINAL NAS-OSU ToxIDD 03232012.xlsx				4/17/2012 14:26
2125					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NAS-OSU Chem Key 04042012.xlsx				4/17/2012 14:26
2126					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Validated OSU-NAS Chemistry - Email 1 of 2	Pelz, Oliver X [Oliver.Pelz@bp.com]	McGrath, Joy [Joy.McGrath@htrinc.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM],Marie BenKinney [benkinneym@exponent.com],Stubbefeld, William [Bill.Stubbefeld@oregonstate.edu]	4/10/2012 0:56
2127					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Validated PAH Data for OSU-NAS 04042012.xlsx				4/10/2012 0:56
2128					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Validated Saturated Hydrocarbon Data for OSU-NAS 04042012.xlsx				4/10/2012 0:56
2129					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NAS-OSU Chem Key 04042012.xlsx				4/10/2012 0:56
2130					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged and confidential attorney work product - SOP TU draft	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	Stubbefeld, William [Bill.Stubbefeld@oregonstate.edu],Gary Rand [randg@flu.edu],Piero Gardinali [gardinali@flu.edu],arden.ahnel@uk.bp.com,Oliver.Pelz@bp.com,Marie BenKinney [benkinneym@exponent.com],Villalobos, Alex [SERGIO.VILLALOBOS@bp.com],Susan Kane Driscoll [driscoll@exponent.com]	McGrath, Joy [Joy.McGrath@htrinc.com]	3/26/2012 1:56
2131					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	TUSOP draft 3-23-12.docx				3/26/2012 1:56
2132					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and confidential attorney work product: TU SOP	Villalobos, Alex [SERGIO.VILLALOBOS@bp.com]	McGrath, Joy [Joy.McGrath@htrinc.com],Susan Kane Driscoll [driscoll@exponent.com],Jody Kubitz [jody.kubitz@cardno.com],Pelz, Oliver X [Oliver.Pelz@bp.com],Marie BenKinney [benkinneym@exponent.com]	Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]	3/19/2012 17:22
2133					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	McGrath TU SOP draft 3-15-12_K strikeout_SAV.docx				3/19/2012 17:22
2134					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Twofold draft reports from FIJ, OSU, NAS, EE, USA, SINTEF, etc. PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Bullock, Robin J (bp) [bulro@bp.com],Gary Rand [randg@flu.edu],bill.stubbefeld@oregonstate.edu	Piero Gardinali [gardinali@flu.edu],ralph.markarian@cardno.com,matt.huddleston@cardno.com,SPRND@APORTER.COM,Ahnel, Arden [arden.ahnel@uk.bp.com],Marie BenKinney [benkinneym@exponent.com]	11/7/2011 17:05
2135					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Revised Single Cmpd Proposal - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Gary Rand [randg@flu.edu]	Stubbefeld, William [Bill.Stubbefeld@oregonstate.edu],piero.gardinali@flu.edu,Marie BenKinney [benkinneym@exponent.com],Martin, Jean A [jean.martin@bp.com],Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	12/1/2011 20:07
2136					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Single Cmpd Proposal 12012011.docx				12/1/2011 20:07
2137					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Single Candidate Proposal: please provide final comments in the next 48 hrs. - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Dr. Piero R. Gardinali [gardinali@flu.edu]	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	Pelz, Oliver X [Oliver.Pelz@bp.com],Martin, Jean A [jean.martin@bp.com],Gary Rand [randg@flu.edu],Stubbefeld, William [Bill.Stubbefeld@oregonstate.edu],Bullock, Robin J (bp) [bulro@bp.com],piero.gardinali@flu.edu	11/30/2011 23:54
2138					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Single Cmpd Proposal 11302011 JSK comments_EAST_5488765_1_PRG.docx				11/30/2011 23:54
2139					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Single Candidate Proposal: please provide final comments in the next 48 hrs. - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	Pelz, Oliver X [Oliver.Pelz@bp.com],Martin, Jean A [jean.martin@bp.com],Gary Rand [randg@flu.edu],Stubbefeld, William [Bill.Stubbefeld@oregonstate.edu],Bullock, Robin J (bp) [bulro@bp.com],piero.gardinali@flu.edu	Matt Huddleston [matt.huddleston@cardno.com],Ralph Markarian [ralph.markarian@cardno.com],Ahnel, Arden [arden.ahnel@uk.bp.com],Mahnor, Lawrence K [lawrence.mahnor@bp.com],Marie BenKinney [benkinneym@exponent.com]	11/30/2011 23:13
2140					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Single Cmpd Proposal 11302011 JSK comments_EAST_5488765_11.DOCX				11/30/2011 23:13
2141					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised Single Candidate Proposal: please provide final comments in the next 48 hrs. - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Martin, Jean A [jean.martin@bp.com],Gary Rand [randg@flu.edu],Stubbefeld, William [Bill.Stubbefeld@oregonstate.edu],Kakesh, Joseph [Joseph.Kakesh@APORTER.COM],Bullock, Robin J (bp) [bulro@bp.com],piero.gardinali@flu.edu	Matt Huddleston [matt.huddleston@cardno.com],Ralph Markarian [ralph.markarian@cardno.com],Ahnel, Arden [arden.ahnel@uk.bp.com],Mahnor, Lawrence K [lawrence.mahnor@bp.com],Marie BenKinney [benkinneym@exponent.com]	11/30/2011 20:24
2142					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Single Cmpd Proposal 11302011.doc				11/30/2011 20:24
2143					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Single compound selection - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Jody Kubitz [jody.kubitz@cardno.com]	Matt Huddleston [matt.huddleston@cardno.com],Pelz, Oliver X [Oliver.Pelz@bp.com],Piero Gardinali [gardinali@flu.edu],bill.stubbefeld@oregonstate.edu,Joy.McGrath@htrinc.com,Gary Rand [randg@flu.edu],dditor@udel.edu,Marie BenKinney [benkinneym@exponent.com]	chris.langdon@oregonstate.edu,Villalobos, Alex [SERGIO.VILLALOBOS@bp.com],Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	11/29/2011 22:26
2144					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: single compounds (rev op) (WAS comments 27 Nov 2011).doc - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BenKinney [benkinneym@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM],Matt Huddleston [matt.huddleston@cardno.com],Gary Rand [randg@flu.edu],Stubbefeld, William [Bill.Stubbefeld@oregonstate.edu],Ahnel, Arden [arden.ahnel@uk.bp.com]	11/28/2011 17:00
2145					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	single compounds (rev op) (WAS comments 27 Nov 2011).doc				11/28/2011 17:00
2146	EXPOSITION_00685661	EXPOSITION_00685661	EXPOSITION_00685661	EXPOSITION_00685712	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged & Confidential Attorney Communications Sublthel effects testing injury assertions	BenKinney, Marie (EXPOSITION) [Marie.BenKinney@bp.com]	Marie BenKinney [benkinneym@exponent.com]		1/30/2012 14:07
2147	EXPOSITION_00685713	EXPOSITION_00685713	EXPOSITION_00685713	EXPOSITION_00685741	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding mental impressions of reports mentioned in a meeting in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged & Confidential Attorney Communications Sublthel effects testing injury assertions	BenKinney, Marie (EXPOSITION) [Marie.BenKinney@bp.com]	Marie BenKinney [benkinneym@exponent.com]		1/30/2012 14:08
2148					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged & Confidential Attorney Communications Sublthel effects testing injury assertions	BenKinney, Marie (EXPOSITION) [Marie.BenKinney@bp.com]	Marie BenKinney [benkinneym@exponent.com]		1/30/2012 14:04



2149			Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	subhethaleffects_01232012.xlsx				1/30/2012 14:04
2150	Attorney-Client Privilege; Attorney Work Product			Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sub-Iethal Presentation.ppt - attorney work product	Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BerKinney [berkinneym@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	1/23/2012 7:12
2151			Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	EXHIBIT A- REV_3Sep11_FINAL PROPOSAL FOR FIU_BP FOR COBRA AND POMPANO-28Aug11 (3).docx				1/23/2012 7:12
2152	Attorney-Client Privilege; Attorney Work Product			Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: ATTORNEY WORK PRODUCT - PRIVILEGED AND CONFIDENTIAL - Synopsis of NRD Aquatic Toxicity Program	Martin, Jean A [jean.martin@bp.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	Villalobos, Alex [SERGIO.VILLALOBOS@bp.com]; Marie BerKinney [berkinneym@exponent.com]; Bullock, Robin J [bp] [bulroj@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Lewis, Emma [ARNOLD & PORTER LLP] [emma.lewis@aporter.com]; Israel, Brian D [Brian.Israel@ARNOLD.COM]	1/30/2012 3:40
2153	Attorney-Client Privilege; Attorney Work Product			Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged & Confidential Attorney Communications Sublethal effects testing injury assertions	Miranda Henning [mhenning@envirocorp.com]	Martin, Jean A [jean.martin@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Nelson Johnson [aporter.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Bullock, Robin J [bp] [bulroj@bp.com]	Joe Nicolette [jnicollette@envirocorp.com]; Lewis, Emma [ARNOLD & PORTER LLP] [emma.lewis@aporter.com]	1/30/2012 3:40
2154			Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	subhethaleffects_01232012.xlsx				1/30/2012 3:40
2155	Attorney-Client Privilege; Attorney Work Product			Draft meeting agenda notes created by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Tox mtg action items	BerKinney, Marie [EX-10NENT] [Marie.BerKinney@bp.com]	Marie BerKinney [berkinneym@exponent.com]		1/30/2012 13:51
2156	Attorney-Client Privilege; Attorney Work Product			Draft meeting agenda created by consultant prepared at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Tox mtg action items	BerKinney, Marie [EX-10NENT] [Marie.BerKinney@bp.com]	Marie BerKinney [berkinneym@exponent.com]		1/29/2012 19:16
2157	Attorney-Client Privilege; Attorney Work Product			Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GCRO data flow process from laboratory data generation (to data and supporting chemistry) to incorporation into the GCRO HSE database - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Kakesh, Joseph S [Joseph.Kakesh@APORTER.COM]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; David, Thal [dthal@envst.com]; Rock, J. Vitale [jvitale@envst.com]; [jvitale@envst.com]; David Bye [DBYE@envst.com]; [DBYE@envst.com]; Villalobos, Alex [SERGIO.VILLALOBOS@bp.com]; Marie BerKinney [berkinneym@exponent.com]; Gary Rand [randg@flu.edu]; Piero Gardinali [gardinali@flu.edu]; Subbiefeld, William [Bill.Subbiefeld@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Jerry M. Neff [jneff@comcast.net]; Ralph Markarian [ralph.markarian@cardno.com]; Matt Huddleston [matt.huddleston@cardno.com]; John Brown [jbrnm@exponent.com]; Brandi Echols [brandiechols@flu.edu]; Bonnie Bailey [bonnie.bailey@cardno.com]; [bonnie.bailey@cardno.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]	1/24/2012 19:38
2158	Attorney-Client Privilege; Attorney Work Product			Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised draft agenda for Jan 24-25 ATTORNEY WORK PRODUCT - PRIVILEGED AND CONFIDENTIAL	Matt Huddleston [matt.huddleston@cardno.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Gary Rand [randg@flu.edu]; piero.gardinali@flu.edu; Subbiefeld, William [Bill.Subbiefeld@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Mike Green2@bp.com; Marie BerKinney [berkinneym@exponent.com]; Villalobos, Alex [SERGIO.VILLALOBOS@bp.com]; Jerry M. Neff [jneff@comcast.net]; Ahnell, Arden [arden.ahnell@uk.bp.com]; dthal@envst.com; [dthal@envst.com]	Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	1/20/2012 3:37
2159	Attorney-Client Privilege; Attorney Work Product			Draft meeting agenda prepared by client and third party consultant at request of counsel, and copying counsel, in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Agenda_Jan 24-25_rev2.docx				1/20/2012 3:37
2160	Attorney Work Product			Communications between client and consultant regarding metal impressions of draft report reviewed in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Trophic Transfer	Gary Rand [randg@flu.edu]	Marie BerKinney [berkinneym@exponent.com]	Oliver.pelz@bp.com	1/19/2012 22:21
2161	Attorney Work Product			Draft report created by consultant prepared at request of client made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ENTRIX_FIUToxicity_Plan_DRAFT_090810R1.doc				1/19/2012 22:21
2162	Attorney-Client Privilege; Attorney Work Product			Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised draft agenda PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Matt Huddleston [matt.huddleston@cardno.com]	'Oliver Pelz' [oliver.pelz@bp.com]; 'Gary Rand' [randg@flu.edu]; 'Bill Subbiefeld' [bill.subbiefeld@oregonstate.edu]; Marie BerKinney [berkinneym@exponent.com]; Sergio Villalobos@bp.com [Sergio.villalobos@bp.com]; Piero Gardinali [gardinali@flu.edu]; Joseph.Kakesh@APORTER.COM		1/12/2012 20:25
2163	Attorney-Client Privilege; Attorney Work Product			Draft meeting agenda prepared by client and third party consultant at request of counsel, and copying counsel, in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Agenda_Jan 24-25_rev1.docx				1/12/2012 20:25
2164	Attorney-Client Privilege; Attorney Work Product			Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	O Pelz NRDA BP Tox Meeting 012312012a.ppt - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Marie BerKinney [berkinneym@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	1/31/2012 21:27
2165	Attorney Work Product			Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA BP Tox Meeting 012312012a.ppt				1/31/2012 21:27
2166	Attorney-Client Privilege; Attorney Work Product			Communication between client, client counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged & Confidential Attorney Communications. a.) FTF Meeting on Thursday at GCRO offices in Houston and b.) Tox Webinar	Pelz, Oliver X [Oliver.Pelz@bp.com]	Maki, Alan W [LLC] [awmaki@consulting@aol.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BerKinney [berkinneym@exponent.com]; Jerry M. Neff [jneff@comcast.net]; Gary Rand [randg@flu.edu]; Subbiefeld, William [Bill.Subbiefeld@oregonstate.edu]; Susan Kane Driscoll [sdriscoll@exponent.com]; Piero Gardinali [gardinali@flu.edu]; McGrath, Joy [Joy.McGrath@hdrinc.com]; Ralph Markarian [ralph.markarian@cardno.com]; Ken Jenkins [ken.jenkins@cardno.com]; Martin, Jean A [jean.martin@bp.com]; Kenneth Jenkins [kenneth.jenkins@cardno.com]; Jeffrey Wether [jeffwether.com]; Steven Bartell [Steve.Bartell@cardno.com]	Villalobos, Alex [SERGIO.VILLALOBOS@bp.com]; Williams, Rhonda [Hire Power] [Rhonda.Williams2@bp.com]; John Brown [jbrnm@exponent.com]; Paul Boehm [pboehm@exponent.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Bullock, Robin J [bp] [bulroj@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Matt Huddleston [matt.huddleston@cardno.com]; Ken Jenkins [ken.jenkins@cardno.com]; Jody Kubitz [jody.kubitz@cardno.com]; Susan Kane Driscoll [sdriscoll@exponent.com]	2/16/2012 3:58
2167	Attorney-Client Privilege; Attorney Work Product			Communication between client, client counsel and consultant regarding analysis at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Toxicology of WAF from weathered oils - Privileged and Confidential	Pelz, Oliver X [Oliver.Pelz@bp.com]	Ralph Markarian [ralph.markarian@cardno.com]; Matt Huddleston [matt.huddleston@cardno.com]; Ken Jenkins [ken.jenkins@cardno.com]; Jody Kubitz [jody.kubitz@cardno.com]; Susan Kane Driscoll [sdriscoll@exponent.com]	Tom Ginn [ginn@exponent.com]; Paul Boehm [pboehm@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Martin, Jean A [jean.martin@bp.com]; Marie BerKinney [berkinneym@exponent.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Bullock, Robin J [bp] [bulroj@bp.com]; Maki, Alan W [LLC] [awmaki@consulting@aol.com]	2/12/2012 15:56
2168	Attorney-Client Privilege; Attorney Work Product			Communication between client, client counsel and consultant regarding analysis at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	PAH data - Privileged & Confidential Attorney Communications	Pelz, Oliver X [Oliver.Pelz@bp.com]	Dr. Piero R. Gardinali [piero.gardinali@gmail.com]	Maki, Alan W [LLC] [awmaki@consulting@aol.com]; randg@flu.edu; neffm@comcast.net; Bill Subbiefeld@oregonstate.edu; Marie BerKinney [berkinneym@exponent.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	2/6/2012 4:47
2169	Attorney-Client Privilege; Attorney Work Product			Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Droplet plan with references (PRIVILEGED AND CONFIDENTIAL)	Piero Gardinali [gardinali@flu.edu]	Pelz, Oliver X [Oliver.Pelz@bp.com] [Oliver.Pelz@bp.com]	Gary Rand [randg@flu.edu]; Marie BerKinney [berkinneym@exponent.com]; BJ, M Henrik Hansen [BjornHenrik.Hansen@stinet.no] [BjornHenrik.Hansen@stinet.no]; Subbiefeld, William [Bill.Subbiefeld@oregonstate.edu]; Trond Nordtug [trondnordtug@oregonstate.edu]; Trond Nordtug [Trond.Nordtug@stinet.no] [Trond.Nordtug@stinet.no]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	2/3/2012 22:30
2170	Attorney Work Product			Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Droplet Influence & Tox Proposal 2 3 2012 V3.docx				2/3/2012 22:30

2171				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: SINTEF Preliminary paper draft on oil droplet contribution - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X (Oliver.Pelz@bp.com)	Ahnel, Arden (arden.ahnel@uk.bp.com);betsey@wethner.com;Martin, Jean A (jean.martin@bp.com)	Marie BerKinney (berkinney@exponent.com);Villalobos, Alex (SERGIO.VILLALOBOS@bp.com)	12/9/2011 23:22
2172				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Memo - Oil droplet contribution.pdf				12/9/2011 23:22
2173				Attorney Work Product	Summary prepared by third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SINTEF Suggested approach for publication of oil droplet toxicity experiment.docx				12/9/2011 23:22
2174				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SINTEF Preliminary paper draft on oil droplet contribution - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X (Oliver.Pelz@bp.com)	Ahnel, Arden (arden.ahnel@uk.bp.com);Paul Boehm (pboehm@exponent.com);Susan Kane Driscoll (sdriscoll@exponent.com);Ralph Markarian (rph.markarian@cardno.com)	Bullock, Robin J (bp) (bulrojr@bp.com);Malnor, Lawrence K (lawrence.malnor@bp.com);Matt Huddleston (matt.huddleston@cardno.com);piers.gardinali@flu.edu;Gary Rand (randg@flu.edu);Stubblefield, William (Bill Stubblefield@oregonstate.edu);Martin, Jean A (jean.martin@bp.com);Villalobos, Alex (SERGIO.VILLALOBOS@bp.com);Per Daling (Per.Daling@sintef.no);Liv-Guri Fakness (Liv-Guri.Fakness@sintef.no);Maki, Alan W (LLC) (awmaki@consulting@aol.com);Bjorn Henrik Hansen (bjorn.hansen@ntnu.no);Tord Nordug (tord.nordug@sintef.no);Jerry M. Neff (jneffm@comcast.net);Jody Kubitz (jody.kubitz@cardno.com);John Brown (jbrown@exponent.com);Marie BerKinney (berkinney@exponent.com);Langston, Chris (chris.langston@oregonstate.edu);Kakesh, Joseph (Joseph.Kakesh@APORTER.COM)	11/4/2011 18:56
2175				Attorney Work Product	Analysis prepared by third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Memo - Oil droplet contribution.pdf				11/4/2011 18:56
2176				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: 2012 BP NRD Phototox proposal (PRIVILEGED AND CONFIDENTIAL)	Bullock, Robin J (bp) (bulrojr@bp.com)	Pelz, Oliver X (Oliver.Pelz@bp.com);Ahnel, Arden (arden.ahnel@uk.bp.com);Bill Stubblefield (b@oregonstate.edu);markarian@rtix.com;M.Huddleston@entrix.com;Marie BerKinney (berkinney@exponent.com)	BPNRD@APORTER.COM;Martin, Jean A (jean.martin@bp.com);Miley, Joyce (Joyce.Miley@bp.com)	1/9/2012 3:42
2177				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP UV Light Proposal 1 8 2012.docx				1/9/2012 3:42
2178				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	2012 BP NRD Phototox proposal (PRIVILEGED AND CONFIDENTIAL)	Pelz, Oliver X (Oliver.Pelz@bp.com)	Stubblefield, William (Bill Stubblefield@oregonstate.edu);Dominic D. Toro (d.toro@Udel.Edu);McCrath, Joy (Joy.McCrath@inverc.com);Gary Rand (randg@flu.edu)	Malnor, Lawrence K (lawrence.malnor@bp.com);Martin, Jean A (jean.martin@bp.com);Matt Huddleston (matt.huddleston@cardno.com);Ralph Markarian (rph.markarian@cardno.com);Bullock, Robin J (bp) (bulrojr@bp.com);Kakesh, Joe (ARNOLD & PORTER LLP) (joseph.kakesh@aporter.com);Ahnel, Arden (arden.ahnel@uk.bp.com);Marie BerKinney (berkinney@exponent.com)	1/8/2012 14:12
2179				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP UV Light Proposal 1 8 2012.docx				1/8/2012 14:12
2180				Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding analysis and plans at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: INFO Weekly Activity Summary Report 30th Jan 3rd Feb, 2012 - Privileged and Confidential - Attorney Communications	Pelz, Oliver X (Oliver.Pelz@bp.com)	Gary Rand (randg@flu.edu);Stubblefield, William (Bill Stubblefield@oregonstate.edu);Matt Huddleston (matt.huddleston@cardno.com);Marie BerKinney (berkinney@exponent.com)	Kakesh, Joseph (Joseph.Kakesh@APORTER.COM)	2/8/2012 5:51
2181				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: 2012.01.09.NOAADWH.Toxicity.Testing.Schedule.xlsx	Pelz, Oliver X (Oliver.Pelz@bp.com)	Matt Huddleston (matt.huddleston@cardno.com);Bullock, Robin J (bp) (bulrojr@bp.com);Martin, Jean A (jean.martin@bp.com)	Ralph Markarian (rph.markarian@cardno.com);Malnor, Lawrence K (lawrence.malnor@bp.com);Kakesh, Joseph (Joseph.Kakesh@APORTER.COM);Ahnel, Arden (arden.ahnel@uk.bp.com);Marie BerKinney (berkinney@exponent.com)	1/26/2012 2:26
2182				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Toxicity Testing Status_Jan_2012_version3_gmh.xlsx				1/26/2012 2:26
2183				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Microsoft Word ToxicChemDataFlowSchematic.pdf				1/26/2012 2:26
2184	EXPONENT_00685745	EXPONENT_00685745	EXPONENT_00685745	Attorney-Client Privilege; Attorney Work Product	Communications between counsel, client, and consultant seeking consultant review of report in connection with and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Oil Request / Fish Toxicity Studies at LSU	Pelz, Oliver X (Oliver.Pelz@bp.com)	Marie BerKinney (berkinney@exponent.com)		11/29/2011 18:13
2185				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NOAA tox & tuna studies - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X (Oliver.Pelz@bp.com)	Gary Rand (randg@flu.edu);Piero Gardinali (gardinali@flu.edu);Matt Huddleston (matt.huddleston@cardno.com)	Kakesh, Joe (ARNOLD & PORTER LLP) (joseph.kakesh@aporter.com);Ahnel, Arden (arden.ahnel@uk.bp.com);Stubblefield, William (Bill Stubblefield@oregonstate.edu);Marie BerKinney (berkinney@exponent.com)	10/11/2011 17:07
2186				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	EXHIBIT A- REV_3Sept11_FINAL PROPOSAL FOR FIU_BP FOR COBIA AND POMPANO-29Aug11 (3).docx				10/11/2011 17:07
2187				Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding comments on presentation at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Preliminary report on Montagna presentation at the SOST PI workshop Tues-Wed - Privileged & Confidential	Laura Rieger (laura.rieger@cardno.com)	Paul Boehm (pboehm@exponent.com);bulrojr@bp.com;pete.carragher2@bp.com;arden.ahnel@uk.bp.com;John Brown (jbrown@exponent.com);Marie BerKinney (berkinney@exponent.com);Oliver.Pelz@bp.com;Allen Brooks (allen.brooks@cardno.com)	Jean Martin (jean.martin@bp.com);Joseph.Kakesh@APORTER.COM;Ralph Markarian (rph.markarian@cardno.com);Larry Malnor (lawrence.malnor@bp.com);Joyce Miley (Joyce.Miley@bp.com)	10/27/2011 15:29
2188				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summary of NRDA call, Monday, January 23, 2012 - Privileged and Confidential	Denson, Theresa L (Theresa.Denson@APORTER.COM)	Ai Maki (aimaki@consulting@aol.com);Angie Morrow (angie.morrow@cardno.com);Ann Michele Morrison (amorrison@exponent.com);Arden Ahnel (arden.ahnel@uk.bp.com);Betsey Wethner (betsey@wethner.com);Bill Græber (william.graeber@cardno.com);Bill Williams (BWilliams@entrix.com);BPNRD (BPNRD@APORTER.COM);Cash Fay (cash.fay@bp.com);Chris Hurligson (chris@bp.com);Chris Pfeiffer (chris.pfeiffer@cardno.com);Cory Head (chead@bp.com);Craig Kling (craig.kling@cardno.com);Dennis Beckmann (dennis.beckmann@bp.com);Gary Harmon (GHarmon@entrix.com);Gene Mancini (gencmancini@aol.com);Jane Xiao (jane.xiao@bp.com);Jean Martin (jean.martin@bp.com);Jeff Wakefield (jwakefield@entrix.com);Jessie Webster (jessie.webster@cardno.com);John Brown (jbrown@exponent.com);John Dimity (JDimity@entrix.com);Joyce Miley (Joyce.Miley@bp.com);Larry Malnor (lawrence.malnor@bp.com);Laura Folse (Laura.Folse@bp.com);Laura Rieger (laura.rieger@entrix.com);Lisa Hawke (lisa.hawke@bp.com);Lyle Bruce (lyle.bruce@bp.com);Marie BerKinney (berkinney@exponent.com);Mark McNamara (mknmcnamara@ukow.com);Margaret McArdle (mcardle@exponent.com);Neal Brody (nbrody@entrix.com);Oliver Pelz (Oliver.Pelz@bp.com);Paul Boehm (pboehm@exponent.com);Peter Caragher (Peter.carragher@bp.com);Ralph Markarian (rph.markarian@cardno.com);Rob Barrick (rbarrick@infinitydynamics.com);Robert Frost (Robert.Frost@bp.com);Robert McGuinn (robert.mcguinn@cardno.com);Robin Bullock (robin.bullock@bp.com);Ronald Tomlinson (ronaldtomlinson@bp.com);Russell Putt (russell.putt@bp.com);Stephanie Briggs (stephanie.briggs@cardno.com);Ted Tomasi (tomasi@entrix.com);Tim Thompson (thompson@entrix.com);Tom Ginn (ginn@exponent.com);Tony Palaggi (TPalaggi@entrix.com);Wayne Kicklighter (Wkicklighter@entrix.com)		1/25/2012 2:18

2189			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summary of daily NRDA 11:00 a.m. central call Monday, January 9 2012 - Privileged and Confidential	Denson, Theresa L. [Theresa.Denson@APORTER.COM]	Al Mak [awmakonsulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Ann Michele Morrison [amorrison@exponent.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsy Welther [betsy@welther.com];Bill Graeber [william.graeber@cardno.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herugin [chris@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [gmancini@aol.com];Jane Xiao [jane.xiao@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [jwakefield@entrix.com];Jessie Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [JDimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Larry Maior [lawrence.maior@bp.com];Laura Folsie [Laura.Folsie@bp.com];Laura Riege [lriege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [Lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McNamara [mimcnamara@luskow.com];Margaret McArdle [mcardle@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Peitz [Oliver.Peitz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Barrick [rbarrick@infinitysystems.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Putt [russell.putt@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [Tomasi@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [tgin@exponent.com];Tony Palagy [TPalagy@entrix.com];Wayne Kicklighter [WKicklighter@entrix.com]	1/9/2012 20:54
2190			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summary of NRDA Legal/Technical Call -- 11:00am Central, Thursday, December 15, 2011 - PRIVILEGED AND CONFIDENTIAL	Denson, Theresa L. [Theresa.Denson@APORTER.COM]	Al Mak [awmakonsulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Ann Michele Morrison [amorrison@exponent.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsy Welther [betsy@welther.com];Bill Graeber [william.graeber@cardno.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herugin [chris@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [gmancini@aol.com];Jane Xiao [jane.xiao@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [jwakefield@entrix.com];Jessie Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [JDimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Larry Maior [lawrence.maior@bp.com];Laura Folsie [Laura.Folsie@bp.com];Laura Riege [lriege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [Lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McNamara [mimcnamara@luskow.com];Margaret McArdle [mcardle@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Peitz [Oliver.Peitz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Barrick [rbarrick@infinitysystems.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Putt [russell.putt@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [Tomasi@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [tgin@exponent.com];Tony Palagy [TPalagy@entrix.com];Wayne Kicklighter [WKicklighter@entrix.com]	12/16/2011 12:16
2191			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Deepwater Horizon NRDA Monthly Project Status Update Call - 11:00 AM CST December 9, 2011	Brody, Jessica R. [jessica.brody@APORTER.COM]	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM];Logan, Leigh A. [llogan@APORTER.COM];Gary Harmon [GHarmon@entrix.com];Peter Carragher [Peter.carragher2@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Bill Williams [BWilliams@entrix.com];Russell Putt [russell.putt@bp.com];Ann Michele Morrison [amorrison@exponent.com];BPNRD [BPNRD@APORTER.COM];Stephanie Briggs [stephanie.briggs@cardno.com];Mark McNamara [mimcnamara@luskow.com];Lyle Bruce [Lyle.bruce@bp.com];Joyce Miley [joyce.miley@bp.com];Larry Maior [lawrence.maior@bp.com];Robert Frost [Robert.Frost@bp.com];Rob Barrick [rbarrick@infinitysystems.com];Arden Ahnell [arden.ahnell@uk.bp.com];Cash Fay [cash.fay@bp.com];Robin Bullock [robin.bullock@bp.com];Tom Ginn [tgin@exponent.com];Robert McGuinn [robert.mcguinn@cardno.com];Al Mak [awmakonsulting@aol.com];Craig Kling [craig.kling@cardno.com];Ted Tomasi [Tomasi@entrix.com];John Brown [jbrown@exponent.com];Laura Riege [lriege@entrix.com];Laura Folsie [Laura.Folsie@bp.com];Ralph Markarian [rmarkarian@entrix.com];Chris Herugin [chris@bp.com];Jane Xiao [jane.xiao@bp.com];Lisa Hawke [lisa.hawke@bp.com];John Dimity [jdimity@entrix.com];Marie BenKinney [benkinney@exponent.com];Neal Brody [nbrody@entrix.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Gene Mancini [gmancini@aol.com];Betsy Welther [betsy@welther.com];Wayne Kicklighter [wicklighter@entrix.com];Dennis Beckmann [dennis.beckmann@bp.com];Angie Morrow [angie.morrow@cardno.com];Jeff Wakefield [jwakefield@entrix.com];Paul Boehm [pboehm@exponent.com];Jessie Webber [jessica.webber@cardno.com];Jean Martin [jean.martin@bp.com];Tony Palagy [tpalagy@entrix.com];Tim Thompson [thompson@entrix.com];Oliver Peitz [Oliver.Peitz@bp.com];Corey Herod [herodc1@bp.com]	12/9/2011 16:14
2192			Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Dec. 9, 2011, (EAST_54320799_4).XLSX			12/9/2011 16:14

2193	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding project status and plan at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Deepwater Horizon NRD Monthly Project Status Update Call - 11:00 AM CST December 9, 2011	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	'Gary Harmon' [GHarmon@entrix.com]; 'Peter Carragher' [Peter.carragher2@bp.com]; 'Chris Pfeifer' [chris.pfeifer@cardno.com]; 'Bill Williams' [BWilliams@entrix.com]; 'Russell Puff' [russell.puff@bp.com]; 'Ann Michelle Morrison' [amorrison@exponent.com]; 'BPNRD' [BPNRD@APORTER.COM]; 'Stephanie Briggs' [stephanie.briggs@cardno.com]; 'Mark McNamara' [mnmcnamara@luskow.com]; 'Lyle Bruce' [Lyle.bruce@bp.com]; 'Joyce Miley' [joyce.miley@bp.com]; 'Lary Malnor' [lawnence.malnor@bp.com]; 'Robert Frost' [Robert.Frost1@bp.com]; 'Rob Barrick' [rbarrick@infinisols.com]; 'Arden Ahnell' [arden.ahnell@uk.bp.com]; 'Cash Fay' [cash.fay@bp.com]; 'Robin Bullock' [robin.bullock@bp.com]; 'Tom Ginn' [ginn@exponent.com]; 'Robert McGuinn' [robert.mcguinn@cardno.com]; 'Al Maki' [awmakiconsulting@aol.com]; 'Craig King' [craig.king@cardno.com]; 'Ted Tomasi' [tomasi@entrix.com]; 'John Brown' [jbrown@exponent.com]; 'Laura Riege' [lrieger@entrix.com]; 'Laura Folse' [Laura.Folse@bp.com]; 'Ralph Markarian' [rmarkarian@entrix.com]; 'Chris Helgason' [chris@bp.com]; 'Jane Xiao' [Jane.xiao@bp.com]; 'Lisa Hawke' [lisa.hawke@bp.com]; 'John Dimity' [jdimity@entrix.com]; 'Marie BenKinney' [benkinney@exponent.com]; 'Neal Brody' [nbrody@entrix.com]; 'Ronald Tomlinson' [ronald.tomlinson@bp.com]; 'Gene Mancini' [ermancini@aol.com]; 'Betsy Welther' [betsy@welther.com]; 'Wayne Kicklighter' [wkicklighter@entrix.com]; 'Dennis Beckmann' [dennis.beckmann@bp.com]; 'Angie Morrow' [angie.morrow@cardno.com]; 'Jeff Wakefield' [jwakefield@entrix.com]; 'Paul Boehm' [pboehm@exponent.com]; 'Jessie Webber' [jessica.webber@cardno.com]; 'Jean Martin' [jean.martin@bp.com]; 'Tony Palagy' [tpalagy@entrix.com]; 'Tim Thompson' [thompson@entrix.com]; 'Oliver Pelz' [Oliver.Pelz@bp.com]; 'Corey Herod' [herodc1@bp.com]	12/9/2011 15:52	
2194	Attorney Work Product	Project status and strategy report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	NRDA_25 November 2011_Status 081211.pdf			12/9/2011 15:52	
2195	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: NRDA Legal/Technical Call -- 11:00am, Wednesday, December 7, 2011 -- PRIVILEGED AND CONFIDENTIAL	Ann Michelle Morrison [O]EX-PORTER/PORTER SITE/CN-AMORRISON	Green, George R. [George.Green@reporter.com]; 'Al Maki' [awmakiconsulting@aol.com]; 'Angie Morrow' [angie.morrow@cardno.com]; 'Arden Ahnell' [arden.ahnell@uk.bp.com]; 'Betsy Welther' [betsy@welther.com]; 'Bill Williams' [BWilliams@entrix.com]; 'BPNRD' [BPNRD@APORTER.COM]; 'Cash Fay' [cash.fay@bp.com]; 'Changrui Gong' [gong@cardno.com]; 'Chris Helgason' [chris@bp.com]; 'Chris Pfeifer' [chris.pfeifer@cardno.com]; 'Corey Herod' [herodc1@bp.com]; 'Craig King' [craig.king@cardno.com]; 'Dennis Beckmann' [dennis.beckmann@bp.com]; 'Jane Xiao' [jane.xiao@bp.com]; 'Gary Harmon' [GHarmon@entrix.com]; 'Gene Mancini' [ermancini@aol.com]; 'Jean Martin' [jean.martin@bp.com]; 'Jeff Wakefield' [jwakefield@entrix.com]; 'Jessie Webber' [jessica.webber@cardno.com]; 'John Brown' [jbrown@exponent.com]; 'John Dimity' [jdimity@entrix.com]; 'Joyce Miley' [joyce.miley@bp.com]; 'Lary Malnor' [lawnence.malnor@bp.com]; 'Laura Folse' [Laura.Folse@bp.com]; 'Laura Riege' [lrieger@entrix.com]; 'Lisa Hawke' [lisa.hawke@bp.com]; 'Lyle Bruce' [Lyle.bruce@bp.com]; 'Marie BenKinney' [benkinney@exponent.com]; 'mnmcnamara@luskow.com' [mnmcnamara@luskow.com]; 'Neal Brody' [nbrody@entrix.com]; 'Oliver Pelz' [Oliver.Pelz@bp.com]; 'Paul Boehm' [pboehm@exponent.com]; 'Peter Carragher 2@bp.com' [Peter.carragher2@bp.com]; 'Ralph Markarian' [rmarkarian@entrix.com]; 'Rob Barrick' [rbarrick@infinisols.com]; 'Robert Frost' [Robert.Frost1@bp.com]; 'Robin Bullock' [robin.bullock@bp.com]; 'Ronald Tomlinson' [ronald.tomlinson@bp.com]; 'Russell Puff' [russell.puff@bp.com]; 'Stephanie Briggs' [stephanie.briggs@cardno.com]; 'Ted Tomasi' [tomasi@entrix.com]; 'Tim Thompson' [thompson@entrix.com]; 'Tom Ginn' [ginn@exponent.com]; 'Tony Palagy' [tpalagy@entrix.com]; 'Wayne Kicklighter' [wkicklighter@entrix.com]; 'Wayne Kicklighter' [wkicklighter@entrix.com]	Margaret McArdle [mcardle@exponent.com]	12/7/2011 17:14
2196	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Global DSR comments_120511.xlsx			12/7/2011 17:14	
2197	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summary of Daily NRDA Legal/Technical Meeting -- 11:00am CST Monday, November 21, 2011 -- PRIVILEGED AND CONFIDENTIAL	Denson, Theresa L. [Theresa.Denson@APORTER.COM]	Al Maki [awmakiconsulting@aol.com]; 'Angie Morrow' [angie.morrow@cardno.com]; 'Arden Ahnell' [arden.ahnell@uk.bp.com]; 'Betsy Welther' [betsy@welther.com]; 'Bill Williams' [BWilliams@entrix.com]; 'BPNRD' [BPNRD@APORTER.COM]; 'Cash Fay' [cash.fay@bp.com]; 'Chris Helgason' [chris@bp.com]; 'Chris Pfeifer' [chris.pfeifer@cardno.com]; 'Corey Herod' [herodc1@bp.com]; 'Craig King' [craig.king@cardno.com]; 'Dennis Beckmann' [dennis.beckmann@bp.com]; 'Erik Swanson' [Erik.Swanson@bp.com]; 'Gary Harmon' [GHarmon@entrix.com]; 'Gene Mancini' [ermancini@aol.com]; 'Heidi Swanson' [Heidi.Swanson@bp.com]; 'Jane Xiao' [Jane.xiao@bp.com]; 'Jean Martin' [jean.martin@bp.com]; 'Jeff Wakefield' [jwakefield@entrix.com]; 'Jessie Webber' [jessica.webber@cardno.com]; 'John Brown' [jbrown@exponent.com]; 'John Dimity' [jdimity@entrix.com]; 'Joyce Miley' [joyce.miley@bp.com]; 'Lary Malnor' [lawnence.malnor@bp.com]; 'Laura Folse' [Laura.Folse@bp.com]; 'Laura Riege' [lrieger@entrix.com]; 'Lisa Hawke' [lisa.hawke@bp.com]; 'Lyle Bruce' [Lyle.bruce@bp.com]; 'Marie BenKinney' [benkinney@exponent.com]; 'Mark McNamara' [mnmcnamara@luskow.com]; 'Ann Michelle Morrison' [amorrison@exponent.com]; 'Neal Brody' [nbrody@entrix.com]; 'Oliver Pelz' [Oliver.Pelz@bp.com]; 'Paul Boehm' [pboehm@exponent.com]; 'Peter Carragher' [Peter.carragher2@bp.com]; 'Ralph Markarian' [rmarkarian@entrix.com]; 'Rob Barrick' [rbarrick@infinisols.com]; 'Robert Frost' [Robert.Frost1@bp.com]; 'Robert McGuinn' [robert.mcguinn@cardno.com]; 'Robin Bullock' [robin.bullock@bp.com]; 'Ronald Tomlinson' [ronald.tomlinson@bp.com]; 'Russell Puff' [russell.puff@bp.com]; 'Stephanie Briggs' [stephanie.briggs@cardno.com]; 'Ted Tomasi' [tomasi@entrix.com]; 'Tim Thompson' [thompson@entrix.com]; 'Tom Ginn' [ginn@exponent.com]; 'Tony Palagy' [tpalagy@entrix.com]; 'Wayne Kicklighter' [wkicklighter@entrix.com]		11/28/2011 12:23

2198			Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding project status and plan at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summary of NRD Monthly Project Status Update Call, Friday, November 11, 2011 - Privileged and Confidential	Denson, Theresa L. [Theresa.Denson@APORTER.COM]	Al Maki [awmaki@consulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsy Welther [betsy@welther.com];Bill Williams [BWilliams@entrx.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herlufson [Herluf@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [Herod1@bp.com];Craig King [craig.king@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Erik Swanson [Erik.Swanson@bp.com];Gary Harmon [GHarmon@entrx.com];Gene Mancini [emancini@aol.com];Heidi Swanson [Heidi.Swanson@bp.com];Jane Xiao [Jane.Xiao@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [jwakefield@entrx.com];Jessie Webber [jessica.webber@cardno.com];John Brown [jbrwn@exponent.com];John Dimity [jdimity@entrx.com];Joyce Miley [joyce.miley@bp.com];Larry Major [lawrence.major@bp.com];Laura Folse [Laura.Folse@bp.com];Laura Riege [lriege@entrx.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McNamara [mimnamara@uslow.com];Ann Michelle Morrison [amorrison@exponent.com];Neal Brody [nbrody@entrx.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrx.com];Rob Barrick [rbarrick@infinitysys.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Putt [russell.putt@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [tomas@entrx.com];Tim Thompson [thompson@entrx.com];Tom Ginn [tgin@exponent.com];Tony Palasy [tpalasy@entrx.com];Wayne Kicklighter [wkicklighter@entrx.com]	11/17/2011 17:20
2199			Attorney Work Product	Project status and strategy report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	NRDA_28 Oct 11_Final Status.pdf			11/17/2011 17:20
2200			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summary of daily legal/technical NRD call - Thursday, November 10, 2011 11:00 Central-Privileged and Confidential	Denson, Theresa L. [Theresa.Denson@APORTER.COM]	Al Maki [awmaki@consulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsy Welther [betsy@welther.com];Bill Williams [BWilliams@entrx.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herlufson [Herluf@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [Herod1@bp.com];Craig King [craig.king@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Erik Swanson [Erik.Swanson@bp.com];Gary Harmon [GHarmon@entrx.com];Gene Mancini [emancini@aol.com];Heidi Swanson [Heidi.Swanson@bp.com];Jane Xiao [Jane.Xiao@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [jwakefield@entrx.com];Jessie Webber [jessica.webber@cardno.com];John Brown [jbrwn@exponent.com];John Dimity [jdimity@entrx.com];Joyce Miley [joyce.miley@bp.com];Larry Major [lawrence.major@bp.com];Laura Folse [Laura.Folse@bp.com];Laura Riege [lriege@entrx.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McNamara [mimnamara@uslow.com];Ann Michelle Morrison [amorrison@exponent.com];Neal Brody [nbrody@entrx.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrx.com];Rob Barrick [rbarrick@infinitysys.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Putt [russell.putt@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [tomas@entrx.com];Tim Thompson [thompson@entrx.com];Tom Ginn [tgin@exponent.com];Tony Palasy [tpalasy@entrx.com];Wayne Kicklighter [wkicklighter@entrx.com]	11/13/2011 23:24
2201			Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Nov-10, 2011_EAST_54320799_4).xlsx			11/13/2011 23:24
2202			Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Global DSR comments.xlsx			11/13/2011 23:24
2203			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DSR tracking	Brody, Jessica R. [Jessica.Brody@APORTER.COM]	Al Maki [awmaki@consulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsy Welther [betsy@welther.com];Bill Williams [BWilliams@entrx.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herlufson [Herluf@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [Herod1@bp.com];Craig King [craig.king@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Erik Swanson [Erik.Swanson@bp.com];Gary Harmon [GHarmon@entrx.com];Gene Mancini [emancini@aol.com];Heidi Swanson [Heidi.Swanson@bp.com];Jane Xiao [Jane.Xiao@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [jwakefield@entrx.com];Jessie Webber [jessica.webber@cardno.com];John Brown [jbrwn@exponent.com];John Dimity [jdimity@entrx.com];Joyce Miley [joyce.miley@bp.com];Larry Major [lawrence.major@bp.com];Laura Folse [Laura.Folse@bp.com];Laura Riege [lriege@entrx.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McNamara [mimnamara@uslow.com];Ann Michelle Morrison [amorrison@exponent.com];Neal Brody [nbrody@entrx.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrx.com];Rob Barrick [rbarrick@infinitysys.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Putt [russell.putt@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [tomas@entrx.com];Tim Thompson [thompson@entrx.com];Tom Ginn [tgin@exponent.com];Tony Palasy [tpalasy@entrx.com];Vivek Pradhan [vivek.pradhan@bp.com];Wayne Kicklighter [wkicklighter@entrx.com]	10/27/2011 13:07
2204			Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log (EAST_54320799_1)_AM_vtk.xlsx			10/27/2011 13:07

2205		Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultants regarding notes on legal meeting prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summary of NRDA Legal/Technical Call 11:00 Central Monday October 3, 2011 – Privileged and Confidential	Denson, Theresa L. [Theresa.Denson@APORTER.COM]	Al Maki [awmakiconsulting@aol.com]Angie Morrow [angie.morrow@cardno.com]Arden Ahneil [arden.ahneil@uk.bp.com]Betsy Welther [betsy@welther.com]Bill Williams [BWilliams@entrix.com]BPNRD [BPNRD@APORTER.COM]Cash Fay [cash.fay@bp.com]Changrui Gong [Changrui.gong@bp.com]Chris Herlugson [herlug@bp.com]Chris Pfeifer [chris.pfeifer@cardno.com]Cory Herod [herodc1@bp.com]Craig Kling [craig.kling@cardno.com]Dennis Beckmann [dennis.beckmann@bp.com]Erik Swanson [Erik.Swanson@bp.com]Gary Harmon [GHarmon@entrix.com]Gene Mancini [emancini@aol.com]Heidi Swanson [Heidi.Swanson@bp.com]Jean Martin [jean.martin@bp.com]Jeff Wakefield [jwakefield@entrix.com]Jessie Webber [jessie.webber@cardno.com]John Brown [jbrown@exponent.com]John Dimity [jdimity@entrix.com]Joyce Miley [joyce.miley@bp.com]Larry Malnor [lawrence.malnor@bp.com]Laura Folse [Laura.Folse@bp.com]Laura Riege [lrieger@entrix.com]Lisa Hawke [lisa.hawke@bp.com]Lyle Bruce [lyle.bruce@bp.com]Marie BenKinney [benkinney@exponent.com]Mark McNamara [mtrcnamara@uslow.com]Ann Michelle Morrison [amorrison@exponent.com]Neal Brody [nbrody@entrix.com]Oliver Petz [Oliver.Petz@bp.com]Paul Boehm [pboehm@exponent.com]Peter Carragher [peter.carragher@bp.com]Ralph Markarian [rmarkarian@entrix.com]Rob Barrick [rbarrick@infinitysystems.com]Robert Frost [Robert.Frost1@bp.com]Robert McGuinn [robert.mcguinn@cardno.com]Robin Bullock [robin.bullock@bp.com]Ronald Tomlinson [ronald.tomlinson@bp.com]Russell Putt [russell.putt@bp.com]Stephanie Briggs [stephanie.briggs@cardno.com]Ted Tomasi [Tomasi@entrix.com]Tim Thompson [tthompson@entrix.com]Tom Ginn [tgin@exponent.com]Tony Palasyi [tpalasyi@entrix.com]Vivek Pradhan [Vivek.pradhan@bp.com]Wayne Kicklighter [wkicklighter@entrix.com]	10/5/2011 20:40
2206		Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultants regarding notes on legal meeting prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summary of NRDES Team Call 11:00 Central Friday Sept. 23 2011 – Privileged and Confidential	Denson, Theresa L. [Theresa.Denson@APORTER.COM]	'Alan Kornacki' [Alan.Kornacki@bp.com]'Arden Ahneil' [arden.ahneil@uk.bp.com]'Betsy Welther' [betsy@welther.com]BPNRD [BPNRD@APORTER.COM]Cash Fay [cash.fay@bp.com]Chris Herlugson' [herlug@bp.com]'Cory Herod' [herodc1@bp.com]'Dennis Beckmann' [dennis.beckmann@bp.com]'Gina Coetico' [Gina.Coetico@bp.com]'Glenn Youngblood' [Glenn.youngblood@bp.com]'Jean Martin' [jean.martin@bp.com]'John Brown' [jbrown@exponent.com]'Joyce Miley' [joyce.miley@bp.com]'Larry Malnor' [Lawrence.Malnor@bp.com]'Lisa Hawke' [lisa.hawke@bp.com]'Lyle Bruce' [lyle.bruce@bp.com]'Marie BenKinney' [benkinney@exponent.com]'Oliver Petz' [oliver.petz@bp.com]'Peter Carragher' [peter.carragher@bp.com]'Robert Frost' [Robert.Frost1@bp.com]';Robin Bullock' [robin.bullock@bp.com]';Russell Putt' [russell.putt@bp.com]	9/28/2011 13:34
2207		Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultants regarding notes on legal meeting prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summary of NRDA Legal/Technical Call -- Monday, September 26 -- Privileged and Confidential	Denson, Theresa L. [Theresa.Denson@APORTER.COM]	Al Maki [awmakiconsulting@aol.com]Angie Morrow [angie.morrow@cardno.com]Arden Ahneil [arden.ahneil@uk.bp.com]Betsy Welther [betsy@welther.com]Bill Williams [BWilliams@entrix.com]BPNRD [BPNRD@APORTER.COM]Cash Fay [cash.fay@bp.com]Changrui Gong [Changrui.gong@bp.com]Chris Herlugson [herlug@bp.com]Chris Pfeifer [chris.pfeifer@cardno.com]Cory Herod [herodc1@bp.com]Craig Kling [craig.kling@cardno.com]Dennis Beckmann [dennis.beckmann@bp.com]Erik Swanson [Erik.Swanson@bp.com]Gary Harmon [GHarmon@entrix.com]Gene Mancini [emancini@aol.com]Heidi Swanson [Heidi.Swanson@bp.com]Jean Martin [jean.martin@bp.com]Jeff Wakefield [jwakefield@entrix.com]Jessie Webber [jessie.webber@cardno.com]John Brown [jbrown@exponent.com]John Dimity [jdimity@entrix.com]Joyce Miley [joyce.miley@bp.com]Larry Malnor [lawrence.malnor@bp.com]Laura Folse [Laura.Folse@bp.com]Laura Riege [lrieger@entrix.com]Lisa Hawke [lisa.hawke@bp.com]Lyle Bruce [lyle.bruce@bp.com]Marie BenKinney [benkinney@exponent.com]Mark McNamara [mtrcnamara@uslow.com]Ann Michelle Morrison [amorrison@exponent.com]Neal Brody [nbrody@entrix.com]Oliver Petz [Oliver.Petz@bp.com]Paul Boehm [pboehm@exponent.com]Peter Carragher [peter.carragher@bp.com]Ralph Markarian [rmarkarian@entrix.com]Rob Barrick [rbarrick@infinitysystems.com]Robert Frost [Robert.Frost1@bp.com]Robert McGuinn [robert.mcguinn@cardno.com]Robin Bullock [robin.bullock@bp.com]Ronald Tomlinson [ronald.tomlinson@bp.com]Russell Putt [russell.putt@bp.com]Stephanie Briggs [stephanie.briggs@cardno.com]Ted Tomasi [Tomasi@entrix.com]Tim Thompson [tthompson@entrix.com]Tom Ginn [tgin@exponent.com]Tony Palasyi [tpalasyi@entrix.com]Vivek Pradhan [Vivek.pradhan@bp.com]Wayne Kicklighter [wkicklighter@entrix.com]	9/26/2011 19:10
2208		Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultants regarding notes on legal meeting prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Summary of legal/technical NRD call 11 a.m. central Wednesday September 14 2011 -- Privileged and Confidential	Green, George R. [George.Green@aporter.com]	Al Maki [awmakiconsulting@aol.com]Angie Morrow [angie.morrow@cardno.com]Arden Ahneil [arden.ahneil@uk.bp.com]Betsy Welther [betsy@welther.com]Bill Williams [BWilliams@entrix.com]BPNRD [BPNRD@APORTER.COM]Cash Fay [cash.fay@bp.com]Changrui Gong [Changrui.gong@bp.com]Chris Herlugson [herlug@bp.com]Chris Pfeifer [chris.pfeifer@cardno.com]Cory Herod [herodc1@bp.com]Craig Kling [craig.kling@cardno.com]Dennis Beckmann [dennis.beckmann@bp.com]Erik Swanson [Erik.Swanson@bp.com]Gary Harmon [GHarmon@entrix.com]Gene Mancini [emancini@aol.com]Heidi Swanson [Heidi.Swanson@bp.com]Jean Martin [jean.martin@bp.com]Jeff Wakefield [jwakefield@entrix.com]Jessie Webber [jessie.webber@cardno.com]John Brown [jbrown@exponent.com]John Dimity [jdimity@entrix.com]Joyce Miley [joyce.miley@bp.com]Larry Malnor [lawrence.malnor@bp.com]Laura Folse [Laura.Folse@bp.com]Laura Riege [lrieger@entrix.com]Lisa Hawke [lisa.hawke@bp.com]Lyle Bruce [lyle.bruce@bp.com]Marie BenKinney [benkinney@exponent.com]Mark McNamara [mtrcnamara@uslow.com]Ann Michelle Morrison [amorrison@exponent.com]Neal Brody [nbrody@entrix.com]Oliver Petz [Oliver.Petz@bp.com]Paul Boehm [pboehm@exponent.com]Peter Carragher [peter.carragher@bp.com]Ralph Markarian [rmarkarian@entrix.com]Rob Barrick [rbarrick@infinitysystems.com]Robert Frost [Robert.Frost1@bp.com]Robert McGuinn [robert.mcguinn@cardno.com]Robin Bullock [robin.bullock@bp.com]Ronald Tomlinson [ronald.tomlinson@bp.com]Russell Putt [russell.putt@bp.com]Stephanie Briggs [stephanie.briggs@cardno.com]Ted Tomasi [Tomasi@entrix.com]Tim Thompson [tthompson@entrix.com]Tom Ginn [tgin@exponent.com]Tony Palasyi [tpalasyi@entrix.com]Vivek Pradhan [Vivek.pradhan@bp.com]Wayne Kicklighter [wkicklighter@entrix.com]	9/17/2011 04:40
2209		Attorney Work Product	Preliminary report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DRAFT Shoreline slides for TWG update 9_14_2011 (9-15).pptx			9/17/2011 04:40

2210					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultants regarding notes on legal meeting prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summary of legal/technical NRD call 11 a.m. central Wednesday September 14 2011 - Privileged and Confidential	Denson, Theresa L. [Theresa.Denson@APORTER.COM]	Al Maki [awmaki@consulting@aol.com]Angie Morrow [angie.morrow@cardno.com]Arden Ahneil [arden.ahneil@uk.bp.com]Betsy Welther [betsy@welther.com]Bill Williams [BWilliams@entrix.com]BPNRD [BPNRD@APORTER.COM]Cash Fay [cash.fay@bp.com]Changrui Gong [Changrui.gong@bp.com]Chris Herliugson [herli@bp.com]Chris Pfeifer [chris.pfeife@cardno.com]Corey Herod [herodc1@bp.com]Craig King [craig.king@cardno.com]Dennis Beckmann [dennis.beckmann@bp.com]Erik Swanson [Erik.Swanson@bp.com]Gary Harmon [GHarmon@entrix.com]Gene Mancini [mancini@aol.com]Heidi Swanson [Heidi.Swanson@bp.com]Jean Martin [jean.martin@bp.com]Jeff Wakefield [jwakefield@entrix.com]Jessie Webber [jessica.webber@cardno.com]John Brown [jbrown@exponent.com]John Dimity [jdimity@entrix.com]Joyce Miley [joyce.miley@bp.com]Larry Malnor [lawrence.malnor@bp.com]Laura Folsie [Laura.Folsie@bp.com]Laura Riege [lriege@entrix.com]Lisa Hawke [lisa.hawke@bp.com]Lyle Bruce [lyle.bruce@bp.com]Marie BenKinney [benkinney@exponent.com]Mark McNamara [mimnamara@uskow.com]Ann Michelle Morrison [amorrison@exponent.com]Neal Brody [nbrody@entrix.com]Oliver Pelz [Oliver.Pelz@bp.com]Paul Boehm [pboehm@exponent.com]Peter Carragher [Peter.carragher@bp.com]Ralph Markarian [rmarkarian@entrix.com]Rob Barrick [rbarrick@infirivsystems.com]Robert Frost [Robert.Frost1@bp.com]Robin Bullock [robin.bullock@bp.com]Ronald Tomlinson [ronald.tomlinson@bp.com]Russell Putt [russell.putt@bp.com]Stephanie Biggs [stephanie.biggs@cardno.com]Ted Tomasi [tomas@entrix.com]Tim Thompson [thompson@entrix.com]Tom Ginn [tinn@exponent.com]Tony Palagy [tpalagy@entrix.com]Vivek Pradhan [vivek.pradhan@bp.com]Wayne Kicklighter [wkicklighter@entrix.com]	8/15/2011 17:33	
2211					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultants regarding notes on legal meeting prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Deepwater Horizon Daily NRDA Legal/Technical Meeting	Bruce, Lyle G. [lyle.bruce@bp.com]	Logan, Leigh [Leigh.Logan@APORTER.COM]Maki, Alan W (LLC) [awmaki@consulting@aol.com]Ahneil, Arden [arden.ahneil@uk.bp.com]Betsy Welther [betsy@welther.com]Bill Williams [BWilliams@entrix.com]BPNRD [BPNRD@APORTER.COM]Fay, Cash E [Cash.Fay@bp.com]Herliugson, Christopher [BP M252] [herli@bp.com]Chris Pfeifer [chris.pfeife@cardno.com]Herod, Corey [BP M252] [herodc1@bp.com]Craig King [craig.king@cardno.com]Beckmann, Dennis D [Dennis.Beckmann@bp.com]Swanson, Erik G [Swift Oil & Gas] [Erik.Swanson@bp.com]Mancini, Eugene R (E. R. Mancini & Associates) [mancini@aol.com]Swanson, Heidi [Maekstad] [Swift] [Heidi.Swanson@bp.com]Martin, Jean [jean.martin@bp.com]Jeff Wakefield [jwakefield@entrix.com]Jessie Webber [jessica.webber@cardno.com]John Dimity [jdimity@entrix.com]Miley, Joyce [Joyce.Miley@bp.com]Malnor, Lawrence K [lawrence.malnor@bp.com]Folsie, Laura [Laura.Folsie@bp.com]Laura Riege [lriege@entrix.com]Hawke, Lisa [Lisa.Hawke@bp.com]Ann Michelle Morrison [amorrison@exponent.com]Neal Brody [nbrody@entrix.com]Pelz, Oliver X [Oliver.Pelz@bp.com]Paul Boehm [pboehm@exponent.com]Ralph Markarian [rmarkarian@entrix.com]Ray Jablczak [jablczak@entrix.com]Rob Barrick [rbarrick@infirivsystems.com]Frost, Robert [Robert.Frost1@bp.com]Bullock, Robin J (bp) [bulroj@bp.com]Tomlinson, Ronald [Blancet] [ronald.tomlinson@bp.com]Ted Tomasi [tomas@entrix.com]Tim Thompson [thompson@exponent.com]Tom Ginn [tinn@exponent.com]Tony Palagy [tpalagy@entrix.com]Wayne Kicklighter [wkicklighter@entrix.com]Marie BenKinney [benkinney@exponent.com]Carragher, Peter D [peter.carragher2@bp.com]mimnamara@uskow.com;Gong, Changrui [Changrui.Gong@bp.com]Pradhan, Vivek R [vivek.pradhan@bp.com]John Brown [jbrown@exponent.com]	Bullock, Robin J (bp) [bulroj@bp.com]Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@porter.com]Wayne Kicklighter [wayne.kicklighter@cardno.com]	8/9/2011 14:47
2212					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Notes from NRD Legal-Technical Call, Friday, July 29, 2011 - PRIVILEGED & CONFIDENTIAL	Logan, Leigh [Leigh.Logan@APORTER.COM]	Al Maki [awmaki@consulting@aol.com]Arden Ahneil [arden.ahneil@uk.bp.com]Betsy Welther [betsy@welther.com]Angie Morrow [AMorrow@entrix.com]Bill Williams [BWilliams@entrix.com]BPNRD [BPNRD@APORTER.COM]Cash Fay [cash.fay@bp.com]Changrui Gong [Changrui.gong@bp.com]Chris Herliugson [herli@bp.com]Chris Pfeifer [chris.pfeife@cardno.com]Corey Herod [herodc1@bp.com]Craig King [craig.king@cardno.com]Dennis Beckmann [dennis.beckmann@bp.com]Erik Swanson [Erik.Swanson@bp.com]Gene Mancini [mancini@aol.com]Heidi Swanson [Heidi.Swanson@bp.com]Jean Martin [jean.martin@bp.com]Jeff Wakefield [jwakefield@entrix.com]Jessie Webber [jessica.webber@cardno.com]John Brown [jbrown@exponent.com]John Dimity [jdimity@entrix.com]Joyce Miley [joyce.miley@bp.com]Larry Malnor [lawrence.malnor@bp.com]Laura Folsie [Laura.Folsie@bp.com]Laura Riege [lriege@entrix.com]Miley, Joyce [Joyce.Miley@bp.com]Marie BenKinney [benkinney@exponent.com]Mark McNamara [mimnamara@uskow.com]Ann Michelle Morrison [amorrison@exponent.com]Neal Brody [nbrody@entrix.com]Oliver Pelz [Oliver.Pelz@bp.com]Paul Boehm [pboehm@exponent.com]Peter Carragher [Peter.carragher2@bp.com]Ralph Markarian [rmarkarian@entrix.com]Rob Barrick [rbarrick@infirivsystems.com]Robert Frost [Robert.Frost1@bp.com]Robin Bullock [robin.bullock@bp.com]Ronald Tomlinson [ronald.tomlinson@bp.com]Ted Tomasi [tomas@entrix.com]Tim Thompson [thompson@entrix.com]Tom Ginn [tinn@exponent.com]Tony Palagy [tpalagy@entrix.com]Wayne Kicklighter [wkicklighter@entrix.com]Gary Harmon [Gary.harmon@cardno.com]	8/11/2011 15:33	
2213	EX-2011-00685780	EX-2011-00685781	EX-2011-00685780	EX-2011-00685784	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: May Monthly Report on Joint NRD Activities	Bullock, Robin J (bp) [bulroj@bp.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]Ahneil, Arden [arden.ahneil@uk.bp.com]Miley, Joyce [Joyce.Miley@bp.com]Fay, Cash E [Cash.Fay@bp.com]BPNRD [BPNRD@APORTER.COM]Herliugson, Christopher [BP M252] [herli@bp.com]Herod, Corey [BP M252] [herodc1@bp.com]Hawke, Lisa [Lisa.Hawke@bp.com]betsy@welther.com;Carragher, Peter D [peter.carragher2@bp.com]Bruce, Lyle G. [lyle.bruce@bp.com]Putt, Russell [Swift Technical Services] [Russell.Putt@bp.com]Marie BenKinney [benkinney@exponent.com]Beckmann, Dennis D [Dennis.Beckmann@bp.com]Frost, Robert [Robert.Frost1@bp.com]Pelz, Oliver X [Oliver.Pelz@bp.com]	7/30/2011 23:03	
2214					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: INFO: Weekly news summary and calendar of events	Ahneil, Arden [arden.ahneil@uk.bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]Carragher, Peter D [peter.carragher2@bp.com]Gina Coelho [gina.coelho@ecosystem-management@entrix.com]John Brown [jbrown@exponent.com]Marie BenKinney [benkinney@exponent.com]Pelz, Oliver X [Oliver.Pelz@bp.com]Putt, Russell [Swift Technical Services] [Russell.Putt@bp.com]	3/3/2011 4:11	
2215					Attorney Work Product	Summary information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	March1.docx			3/3/2011 4:11	
2216					Attorney Work Product	Summary information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	NRDA Calendar2011.docx			3/3/2011 4:11	

2217	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Agenda for daily legal/technical NRDA call 11 a.m. Monday Feb. 27 2012 -- Privileged and Confidential	Lewis, Emma K. [Emma.Lewis@APORTER.COM]	May, Eric [Eric.May@APORTER.COM]	Al Maki [awmaki@cardno.com];Angie Morrow [angie.morrow@cardno.com];Ann Michelle Morrison [amorrison@exponent.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsey Welther [betsey@welther.com];Bill Graeber [william.graeber@cardno.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herlugson [herlug@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [emancini@cardno.com];Jane Xiao [jane.xiao@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [wakefield@entrix.com];Jessie Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimitry [JDimitry@entrix.com];Joyce Miley [joyce.miley@bp.com];Larry Mahor [lawrence.mahor@bp.com];Laura Folsie [Laura.Folsie@bp.com];Laura Riege [lriege@entrix.com];Linda Cook [lcook@exponent.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinmey@exponent.com];Mark McNamara [mnmamara@liskow.com];Margaret McArdie [mcardie@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Barrick [rbarrick@infinitysoils.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Puff [russell.puff@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [tomas@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [ginn@exponent.com];Tony Palatyi [TPalatyi@entrix.com];Wayne Kicklichter [WKicklichter@entrix.com]	2/27/2012 16:48
2218	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log, Feb. 27, 2012, [EAST_55505338_1].xlsx				2/27/2012 16:48
2219	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultants regarding meeting information prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Project Status Update Call -- 11am Central -- February 10, 2012 -- PRIVILEGED AND CONFIDENTIAL	Ross, Katherine A. [Katherine.Ross@aporter.com]	Denson, Theresa L. [Theresa.Denson@APORTER.COM];Al Maki [awmaki@cardno.com];Angie Morrow [angie.morrow@cardno.com];Ann Michelle Morrison [amorrison@exponent.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsey Welther [betsey@welther.com];Bill Graeber [william.graeber@cardno.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herlugson [herlug@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [emancini@cardno.com];Jane Xiao [jane.xiao@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [wakefield@entrix.com];Jessie Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimitry [JDimitry@entrix.com];Joyce Miley [joyce.miley@bp.com];Larry Mahor [lawrence.mahor@bp.com];Laura Folsie [Laura.Folsie@bp.com];Laura Riege [lriege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinmey@exponent.com];Mark McNamara [mnmamara@liskow.com];Margaret McArdie [mcardie@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Barrick [rbarrick@infinitysoils.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Puff [russell.puff@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [tomas@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [ginn@exponent.com];Tony Palatyi [TPalatyi@entrix.com];Wayne Kicklichter [WKicklichter@entrix.com]	2/10/2012 15:36	
2220	Attorney Work Product	Meeting information prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA_27 Jan 2012_Status (2).pdf				2/10/2012 15:36
2221	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Agenda for Legal/Technical Call --11am Central -- February 8, 2012	Brody, Jessica R. [Jessica.Brody@APORTER.COM]	Ross, Katherine A. [Katherine.Ross@aporter.com];Denson, Theresa L. [Theresa.Denson@APORTER.COM]	Al Maki [awmaki@cardno.com];Angie Morrow [angie.morrow@cardno.com];Ann Michelle Morrison [amorrison@exponent.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsey Welther [betsey@welther.com];Bill Graeber [william.graeber@cardno.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herlugson [herlug@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [emancini@cardno.com];Jane Xiao [jane.xiao@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [wakefield@entrix.com];Jessie Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimitry [JDimitry@entrix.com];Joyce Miley [joyce.miley@bp.com];Larry Mahor [lawrence.mahor@bp.com];Laura Folsie [Laura.Folsie@bp.com];Laura Riege [lriege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinmey@exponent.com];Mark McNamara [mnmamara@liskow.com];Margaret McArdie [mcardie@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Barrick [rbarrick@infinitysoils.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Puff [russell.puff@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [tomas@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [ginn@exponent.com];Tony Palatyi [TPalatyi@entrix.com];Wayne Kicklichter [WKicklichter@entrix.com]	2/8/2012 17:02
2222	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log Feb. 8, 2012, [EAST_55268820_1].xlsx				2/8/2012 17:02



2223	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Agenda Items -- Legal/Technical Call -- 11am Central -- Monday, February 6th 2012	Ross, Katherine A. [Katherine.Ross@porter.com]	Ross, Katherine A. [Katherine.Ross@porter.com];Denson, Theresa L. [Theresa.Denson@APORTER.COM];Maki [maki@consulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Ann Michelle Morrison [amorrison@exponent.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsy Welther [betsy@welther.com];Bill Graeber [william.graeber@cardno.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herlugson [herlug@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [fermancini@aol.com];Jane Xiao [jane.xiao@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [jwakefield@entrix.com];Jesse Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [JDimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Lary Manor [lawrence.manor@bp.com];Laura Folse [Laura.Folse@bp.com];Laura Riege [lrege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McNamara [mtnamara@usluskow.com];Margaret McArdie [mcardie@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Barick [rbarick@infinisystems.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Putt [russell.putt@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [ttomasi@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [ginn@exponent.com];Tony Palasy [TPalasy@entrix.com];Wayne Kicklichter [WWKicklichter@entrix.com]	2/6/2012 16:45
2224	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log Feb. 6, 2012_(EAST_55288520_1).xlsx			2/6/2012 16:45
2225	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Agenda for daily 11:00 a.m. central NRDA call Tuesday January 31 2012 -- Privileged and Confidential	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	Brody, Jessica R. [Jessica.Brody@APORTER.COM];Maki [maki@consulting@aol.com];Angie Morrow [angie.morrow@cardno.com];heather.ahnell@cardno.com;Ann Michelle Morrison [amorrison@exponent.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsy Welther [betsy@welther.com];Bill Graeber [william.graeber@cardno.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herlugson [herlug@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [fermancini@aol.com];Jane Xiao [jane.xiao@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [jwakefield@entrix.com];Jesse Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [JDimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Lary Manor [lawrence.manor@bp.com];Laura Folse [Laura.Folse@bp.com];Laura Riege [lrege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McNamara [mtnamara@usluskow.com];Margaret McArdie [mcardie@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Barick [rbarick@infinisystems.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Putt [russell.putt@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [ttomasi@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [ginn@exponent.com];Tony Palasy [TPalasy@entrix.com];Wayne Kicklichter [WWKicklichter@entrix.com]	1/31/2012 16:51
2226	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log Jan. 31, 2012_(EAST_55288520_1).xlsx			1/31/2012 16:51
2227	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultants regarding meeting information prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Monthly NRDA Project Status Update Call -- 11:00 AM CST January 20, 2012 -- privileged & confidential	May, Eric [Eric.May@APORTER.COM]	Denson, Theresa L. [Theresa.Denson@APORTER.COM];Maki [maki@consulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Ann Michelle Morrison [amorrison@exponent.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsy Welther [betsy@welther.com];Bill Graeber [william.graeber@cardno.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herlugson [herlug@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [fermancini@aol.com];Jane Xiao [jane.xiao@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [jwakefield@entrix.com];Jesse Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [JDimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Lary Manor [lawrence.manor@bp.com];Laura Folse [Laura.Folse@bp.com];Laura Riege [lrege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McNamara [mtnamara@usluskow.com];Margaret McArdie [mcardie@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Barick [rbarick@infinisystems.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Putt [russell.putt@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [ttomasi@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [ginn@exponent.com];Tony Palasy [TPalasy@entrix.com];Wayne Kicklichter [WWKicklichter@entrix.com]	1/19/2012 18:25
2228	Attorney Work Product	Meeting information prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA_30 Dec 2011_Status no links.pdf			1/19/2012 18:25

2229	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Tuesday's 11:00 a.m. central NRDA call -- Privileged and Confidential	Brody, Jessica R. [jessica.brody@APORTER.COM]	May, Eric [eric.may@APORTER.COM]; Ai Maki [aimaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Am Michele Morrison [amorriso@exponent.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Betsy Weltrier [betsy@weltrier.com]; Bill Graeber [william.graeber@cardno.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Herufson [chris@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [herodc1@bp.com]; Craig Kling [craig.kling@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Gary Harmon [GHarmon@entrix.com]; Gene Mancini [fermancini@aol.com]; Jane Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrix.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimitry [JDimitry@entrix.com]; Joyce Miley [joyce.miley@bp.com]; Larry Major [lawrence.major@bp.com]; Laura Folse [Laura.Folse@bp.com]; Laura Rege [lrege@entrix.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]; Mark McNamara [mtnamara@Luskow.com]; Margaret McArdie [mcardie@exponent.com]; Neal Brody [nbrody@entrix.com]; Oliver Peitz [Oliver.Peitz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [Peter.carragher2@bp.com]; Ralph Markarian [rmarkarian@entrix.com]; Rob Barrick [rbarrick@infinitysystems.com]; Robert Frost [Robert.Frost1@bp.com]; Robert McGurn [robert.mcgurn@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Putt [russell.putt@bp.com]; Stephanie Briggs [stephanie.briggs@cardno.com]; Ted Tomasi [tomas@entrix.com]; Tim Thompson [thompson@entrix.com]; Tom Ginn [ginn@exponent.com]; Tony Palagy [TPalagy@entrix.com]; Wayne Kicklichter [WKicklichter@entrix.com]	1/17/2012 16:37
2230	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Tracking Log, Jan. 16, 2012.xlsx			1/17/2012 16:37
2231	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Agenda for daily NRDA 11:00 a.m. central call Monday, January 9 2012 -- Privileged and Confidential	Ross, Katherine A. [katherine.ross@porter.com]	Green, George R. [George.Green@porter.com]; Ai Maki [aimaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Am Michele Morrison [amorriso@exponent.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Betsy Weltrier [betsy@weltrier.com]; Bill Graeber [william.graeber@cardno.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Herufson [chris@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [herodc1@bp.com]; Craig Kling [craig.kling@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Gary Harmon [GHarmon@entrix.com]; Gene Mancini [fermancini@aol.com]; Jane Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrix.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimitry [JDimitry@entrix.com]; Joyce Miley [joyce.miley@bp.com]; Larry Major [lawrence.major@bp.com]; Laura Folse [Laura.Folse@bp.com]; Laura Rege [lrege@entrix.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]; Mark McNamara [mtnamara@Luskow.com]; Margaret McArdie [mcardie@exponent.com]; Neal Brody [nbrody@entrix.com]; Oliver Peitz [Oliver.Peitz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [Peter.carragher2@bp.com]; Ralph Markarian [rmarkarian@entrix.com]; Rob Barrick [rbarrick@infinitysystems.com]; Robert Frost [Robert.Frost1@bp.com]; Robert McGurn [robert.mcgurn@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Putt [russell.putt@bp.com]; Stephanie Briggs [stephanie.briggs@cardno.com]; Ted Tomasi [tomas@entrix.com]; Tim Thompson [thompson@entrix.com]; Tom Ginn [ginn@exponent.com]; Tony Palagy [TPalagy@entrix.com]; Wayne Kicklichter [WKicklichter@entrix.com]	1/9/2012 16:46
2232	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Jan. 9, 2012, [EAST_54320799_4].xlsx			1/9/2012 16:46
2233	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Agenda for daily NRDA 11:00 a.m. central call Thursday January 5 2012 -- Privileged and Confidential	Lewis, Emma K. [emma.lewis@APORTER.COM]	Ai Maki [aimaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Am Michele Morrison [amorriso@exponent.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Betsy Weltrier [betsy@weltrier.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Herufson [chris@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [herodc1@bp.com]; Craig Kling [craig.kling@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Gary Harmon [GHarmon@entrix.com]; Gene Mancini [fermancini@aol.com]; Jane Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrix.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimitry [JDimitry@entrix.com]; Joyce Miley [joyce.miley@bp.com]; Larry Major [lawrence.major@bp.com]; Laura Folse [Laura.Folse@bp.com]; Laura Rege [lrege@entrix.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]; Mark McNamara [mtnamara@Luskow.com]; Margaret McArdie [mcardie@exponent.com]; Neal Brody [nbrody@entrix.com]; Oliver Peitz [Oliver.Peitz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [Peter.carragher2@bp.com]; Ralph Markarian [rmarkarian@entrix.com]; Rob Barrick [rbarrick@infinitysystems.com]; Robert Frost [Robert.Frost1@bp.com]; Robert McGurn [robert.mcgurn@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Putt [russell.putt@bp.com]; Stephanie Briggs [stephanie.briggs@cardno.com]; Ted Tomasi [tomas@entrix.com]; Tim Thompson [thompson@entrix.com]; Tom Ginn [ginn@exponent.com]; Tony Palagy [TPalagy@entrix.com]; Wayne Kicklichter [WKicklichter@entrix.com]	1/5/2012 16:19
2234	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Jan. 5, 2012.xlsx			1/5/2012 16:19

2235	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Agenda for daily 11:00 a.m. central NRDA call Wednesday January 4 2012 -- PRIVILEGED AND CONFIDENTIAL	Lewis, Emma K. [Emma.Lewis@APORTER.COM]	[Al Maki [awmaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Ann Michelle Morrison [amorriso@exponent.com]; Arden Ahneif [arden.ahneif@uk.to.com]; Beatey Welther [beatey@welther.com]; Bill Williams [billwilliams@cardno.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Herold [herold1@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herold [herold1@bp.com]; Craig King [craig.king@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Gary Harmon [GHarmon@entrix.com]; Gene Mancini [GMano@entrix.com]; Jane Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrix.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimity [JDimity@entrix.com]; Joyce Miley [joyce.miley@bp.com]; Larry Malnor [lawrence.malnor@bp.com]; Laura Folse [Laura.Folse@bp.com]; Laura Reege [lreege@entrix.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Mark McNamara [mnamanara@liskow.com]; Margaret McArdle [mcardle@exponent.com]; Neal Brody [nbrody@entrix.com]; Oliver Pelz [Oliver.Pelz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [peter.carragher2@bp.com]; Ralph Markarian [rmarkarian@entrix.com]; Rob Barrick [rbarrick@infinitysys.com]; Robert Frost [Robert.Frost1@bp.com]; Robert McGinn [robert.mcginn@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Puff [russell.puff@bp.com]; Stephanie Briggs [stephanie.briggs@cardno.com]; Ted Tomas [Tomas@entrix.com]; Tim Thompson [thompson@entrix.com]; Tom Ginn [tgin@exponent.com]; Tony Palagyi [TPalagyi@entrix.com]; Wayne Kicklighter [WKicklighter@entrix.com]	1/4/2012 16:41
2236	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Jan. 4, 2012, [EAST_54320799_4].xlsx			1/4/2012 16:41
2237	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NRDA Legal/Technical Call -- 11:00am Central, Monday, January 3, 2012 -- PRIVILEGED AND CONFIDENTIAL	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	[Al Maki [awmaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Arden Ahneif [arden.ahneif@uk.to.com]; Beatey Welther [beatey@welther.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Changrui Gong [Changrui.gong@bp.com]; [Changrui.gong@bp.com]; Chris Herold [herold1@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herold [herold1@bp.com]; Craig King [craig.king@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Jane Xiao [jane.xiao@bp.com]; Gary Harmon [GHarmon@entrix.com]; Gene Mancini [GMano@entrix.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrix.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimity [JDimity@entrix.com]; Joyce Miley [joyce.miley@bp.com]; Larry Malnor [lawrence.malnor@bp.com]; Laura Folse [Laura.Folse@bp.com]; Laura Reege [lreege@entrix.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]; mnamanara@liskow.com [mnamanara@liskow.com]; Ann Michelle Morrison [amorriso@exponent.com]; Neal Brody [nbrody@entrix.com]; Oliver Pelz [Oliver.Pelz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [peter.carragher2@bp.com]; [Peter.carragher2@bp.com]; Ralph Markarian [rmarkarian@entrix.com]; Rob Barrick [rbarrick@infinitysys.com]; Robert Frost [Robert.Frost1@bp.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Puff [russell.puff@bp.com]; Stephanie Briggs [stephanie.briggs@cardno.com]; Ted Tomas [Tomas@entrix.com]; Tim Thompson [thompson@entrix.com]; Tom Ginn [tgin@exponent.com]; Tony Palagyi [TPalagyi@entrix.com]; Wayne Kicklighter [WKicklighter@entrix.com]	1/3/2012 16:44
2238	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Jan. 3, 2012, [EAST_54320799_4].xlsx			1/3/2012 16:44
2239	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Semi-monthly NRD & ES Team Conference Call -- Friday, Dec 16, 2011 -- PRIVILEGED AND CONFIDENTIAL	Green, George R. [George.Green@reporter.com]	[Alan Kornacki [Alan.Kornacki@bp.com]; Arden Ahneif [arden.ahneif@uk.to.com]; Beatey Welther [beatey@welther.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Herold [herold1@bp.com]; Corey Herold [herold1@bp.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Gina Coello [Gina.Coello@bp.com]; Gloria Youngblood [Gloria.Youngblood@bp.com]; Jane Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; John Brown [jbrown@exponent.com]; Joyce Miley [joyce.miley@bp.com]; Larry Malnor [Lawrence.Malnor@bp.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]; Oliver Pelz [Oliver.Pelz@bp.com]; Peter Carragher [peter.carragher2@bp.com]; Robert Frost [Robert.Frost1@bp.com]; Robin Bullock [robin.bullock@bp.com]; Russell Puff [russell.puff@bp.com]	12/16/2011 16:20
2240	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Dec. 16, 2011, [EAST_54320799_4].xlsx			12/16/2011 16:20
2241	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NRDA Legal/Technical Call -- 11:00am Central, Thursday, December 15, 2011 -- PRIVILEGED AND CONFIDENTIAL	Brody, Jessica R. [Jessica.Brody@APORTER.COM]	[Brody, Jessica R. [Jessica.Brody@APORTER.COM]; Green, George R. [George.Green@reporter.com]; Al Maki [awmaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Arden Ahneif [arden.ahneif@uk.to.com]; Beatey Welther [beatey@welther.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Changrui Gong [Changrui.gong@bp.com]; [Changrui.gong@bp.com]; Chris Herold [herold1@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herold [herold1@bp.com]; Craig King [craig.king@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Jane Xiao [jane.xiao@bp.com]; Gary Harmon [GHarmon@entrix.com]; Gene Mancini [GMano@entrix.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrix.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimity [JDimity@entrix.com]; Joyce Miley [joyce.miley@bp.com]; Larry Malnor [Lawrence.Malnor@bp.com]; Laura Folse [Laura.Folse@bp.com]; Laura Reege [lreege@entrix.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@exponent.com]; mnamanara@liskow.com [mnamanara@liskow.com]; Ann Michelle Morrison [amorriso@exponent.com]; Neal Brody [nbrody@entrix.com]; Oliver Pelz [Oliver.Pelz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [peter.carragher2@bp.com]; [Peter.carragher2@bp.com]; Ralph Markarian [rmarkarian@entrix.com]; Rob Barrick [rbarrick@infinitysys.com]; Robert Frost [Robert.Frost1@bp.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Puff [russell.puff@bp.com]; Stephanie Briggs [stephanie.briggs@cardno.com]; Ted Tomas [Tomas@entrix.com]; Tim Thompson [thompson@entrix.com]; Tom Ginn [tgin@exponent.com]; Tony Palagyi [TPalagyi@entrix.com]	12/15/2011 16:49
2242	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Dec. 15, 2011, [EAST_54320799_4].xlsx			12/15/2011 16:49

2243	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: NRDA Legal/Technical Call -- 11:00am Central, Wednesday, December 14, 2011 -- PRIVILEGED AND CONFIDENTIAL	Sahay, Shailesh R. [Shailesh.Sahay@APORTER.COM]	Sahay, Shailesh R. [Shailesh.Sahay@APORTER.COM]; Green, George R. [George.Green@aporter.com]; 'N Mak' [nwmaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; 'Aiden Ahneif' [aiden_ahneif@uk.tp.com]; 'Betsy Welther' [betsy@welther.com]; 'Bill Williams' [BWilliams@entrix.com]; [BPNRD [BPNRD@APORTER.COM]; 'Cash Fay' [cash.fay@bp.com]; 'Changrui Gong' [bp.com]; [Changrui.gong@bp.com]; 'Chris Helguson' [helts@bp.com]; 'Chris Pfeifer' [chris.pfeifer@cardno.com]; 'Corey Herod' [herodc1@bp.com]; 'Craig King' [craig.king@cardno.com]; 'Dennis Beckmann' [dennis.beckmann@bp.com]; 'Jesse Xiao' [jessie.xiao@bp.com]; 'Gary Harmon' [GHarmon@entrix.com]; 'Gene Mancini' [jermancini@aol.com]; 'Jean Martin' [jean.martin@bp.com]; 'Jeff Wakefield' [jwakefield@entrix.com]; 'Jessie Webber' [jessica.webber@cardno.com]; 'John Brown' [jbrown@exponent.com]; 'John Dimity' [jdimity@entrix.com]; 'Joyce Miley' [joyce.miley@bp.com]; 'Larry Malnor' [lawrence.malnor@bp.com]; 'Laura Folse' [Laura.Folse@bp.com]; 'Laura Riege' [lrieger@entrix.com]; 'Lisa Hawke' [lisa.hawke@bp.com]; 'Lyle Bruce' [lyle. Bruce@bp.com]; 'Marie BenKinney' [benkinney@exponent.com]; 'mimonomara@Liskow.com' [mimonomara@Liskow.com]; 'Ann Michelle Morrison' [amorrison@exponent.com]; 'Neal Brody' [nbrody@entrix.com]; 'Oliver Pelz' [Oliver.Pelz@bp.com]; 'Paul Boehm' [pboehm@exponent.com]; 'Peter Caragher 2@bp.com' [Peter.caragher2@bp.com]; 'Ralph Markarian' [rmarkarian@entrix.com]; 'Rob Barick' [rbarick@infinisols.com]; 'Robert Frost' [Robert.Frost1@bp.com]; 'Robin Bullock' [robin.bullock@bp.com]; 'Ronald Tomlinson' [ronald.tomlinson@bp.com]; 'Russell Putt' [russell.putt@bp.com]; 'Stephanie Briggs' [stephanie.briggs@cardno.com]; 'Ted Tomas' [tomas@entrix.com]; 'Tim Thompson' [thompson@entrix.com]; 'Tom Ginn' [ginn@exponent.com]; 'Tony Palagy' [tonypalagy@entrix.com]; 'Vivek Pradhan@bp.com'	12/14/2011 16:34
2244	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Dec. 14, 2011, [EAST_54320799_4].xlsx			12/14/2011 16:34
2245	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Deepwater Horizon Daily NRDA Legal/Technical Meeting -- Monday, December 12 -- PRIVILEGED AND CONFIDENTIAL	Ross, Katherine A. [Katherine.Ross@aporter.com]	Logan, Leigh A. [Leigh.Logan@APORTER.COM]; 'N Mak' [nwmaki@consulting@aol.com]; 'Angie Morrow' [angie.morrow@cardno.com]; 'Aiden Ahneif' [aiden_ahneif@uk.tp.com]; 'Betsy Welther' [betsy@welther.com]; 'Bill Williams' [BWilliams@entrix.com]; [BPNRD [BPNRD@APORTER.COM]; 'Cash Fay' [cash.fay@bp.com]; 'Changrui Gong' [bp.com]; [Changrui.gong@bp.com]; 'Chris Helguson' [helts@bp.com]; 'Chris Pfeifer' [chris.pfeifer@cardno.com]; 'Corey Herod' [herodc1@bp.com]; 'Craig King' [craig.king@cardno.com]; 'Dennis Beckmann' [dennis.beckmann@bp.com]; 'Erik Swanson' [Erik.Swanson@bp.com]; 'Gary Harmon' [GHarmon@entrix.com]; 'Gene Mancini' [jermancini@aol.com]; 'Heidi Swanson' [Heidi.Swanson@bp.com]; 'Jean Martin' [jean.martin@bp.com]; 'Jeff Wakefield' [jwakefield@entrix.com]; 'Jessie Webber' [jessica.webber@cardno.com]; 'John Brown' [jbrown@exponent.com]; 'John Dimity' [jdimity@entrix.com]; 'Joyce Miley' [joyce.miley@bp.com]; 'Larry Malnor' [lawrence.malnor@bp.com]; 'Laura Folse' [Laura.Folse@bp.com]; 'Laura Riege' [lrieger@entrix.com]; 'Lisa Hawke' [lisa.hawke@bp.com]; 'Lyle Bruce' [lyle. Bruce@bp.com]; 'Marie BenKinney' [benkinney@exponent.com]; 'mimonomara@Liskow.com' [mimonomara@Liskow.com]; 'Ann Michelle Morrison' [amorrison@exponent.com]; 'Neal Brody' [nbrody@entrix.com]; 'Oliver Pelz' [Oliver.Pelz@bp.com]; 'Paul Boehm' [pboehm@exponent.com]; 'Peter Caragher 2@bp.com' [Peter.caragher2@bp.com]; 'Ralph Markarian' [rmarkarian@entrix.com]; 'Rob Barick' [rbarick@infinisols.com]; 'Robert Frost' [Robert.Frost1@bp.com]; 'Robin Bullock' [robin.bullock@bp.com]; 'Ronald Tomlinson' [ronald.tomlinson@bp.com]; 'Russell Putt' [russell.putt@bp.com]; 'Stephanie Briggs' [stephanie.briggs@cardno.com]; 'Ted Tomas' [tomas@entrix.com]; 'Tim Thompson' [thompson@entrix.com]; 'Tom Ginn' [ginn@exponent.com]; 'Tony Palagy' [tonypalagy@entrix.com]; 'Vivek Pradhan@bp.com'	12/12/2011 16:48
2246	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Dec. 12, 2011, [EAST_54320799_4].xlsx			12/12/2011 16:48
2247	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: DRAFT Agenda -- Daily NRDA Legal/Technical Meeting -- 11:00am CST Monday, December 5, 2011 -- PRIVILEGED AND CONFIDENTIAL	Brody, Jessica R. [Jessica.Brody@APORTER.COM]	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]; Ross, Katherine A. [Katherine.Ross@aporter.com]; Logan, Leigh A. [Leigh.Logan@APORTER.COM]; 'N Mak' [nwmaki@consulting@aol.com]; 'Angie Morrow' [angie.morrow@cardno.com]; 'Aiden Ahneif' [aiden_ahneif@uk.tp.com]; 'Betsy Welther' [betsy@welther.com]; 'Bill Williams' [BWilliams@entrix.com]; [BPNRD [BPNRD@APORTER.COM]; 'Cash Fay' [cash.fay@bp.com]; 'Changrui Gong' [bp.com]; [Changrui.gong@bp.com]; 'Chris Helguson' [helts@bp.com]; 'Chris Pfeifer' [chris.pfeifer@cardno.com]; 'Corey Herod' [herodc1@bp.com]; 'Craig King' [craig.king@cardno.com]; 'Dennis Beckmann' [dennis.beckmann@bp.com]; 'Erik Swanson' [Erik.Swanson@bp.com]; 'Gary Harmon' [GHarmon@entrix.com]; 'Gene Mancini' [jermancini@aol.com]; 'Heidi Swanson' [Heidi.Swanson@bp.com]; 'Jean Martin' [jean.martin@bp.com]; 'Jeff Wakefield' [jwakefield@entrix.com]; 'Jessie Webber' [jessica.webber@cardno.com]; 'John Brown' [jbrown@exponent.com]; 'John Dimity' [jdimity@entrix.com]; 'Joyce Miley' [joyce.miley@bp.com]; 'Larry Malnor' [lawrence.malnor@bp.com]; 'Laura Folse' [Laura.Folse@bp.com]; 'Laura Riege' [lrieger@entrix.com]; 'Lisa Hawke' [lisa.hawke@bp.com]; 'Lyle Bruce' [lyle. Bruce@bp.com]; 'Marie BenKinney' [benkinney@exponent.com]; 'mimonomara@Liskow.com' [mimonomara@Liskow.com]; 'Ann Michelle Morrison' [amorrison@exponent.com]; 'Neal Brody' [nbrody@entrix.com]; 'Oliver Pelz' [Oliver.Pelz@bp.com]; 'Paul Boehm' [pboehm@exponent.com]; 'Peter Caragher 2@bp.com' [Peter.caragher2@bp.com]; 'Ralph Markarian' [rmarkarian@entrix.com]; 'Rob Barick' [rbarick@infinisols.com]; 'Robert Frost' [Robert.Frost1@bp.com]; 'Robin Bullock' [robin.bullock@bp.com]; 'Ronald Tomlinson' [ronald.tomlinson@bp.com]; 'Russell Putt' [russell.putt@bp.com]; 'Stephanie Briggs' [stephanie.briggs@cardno.com]; 'Ted Tomas' [tomas@entrix.com]; 'Tim Thompson' [thompson@entrix.com]; 'Tom Ginn' [ginn@exponent.com]; 'Tony Palagy' [tonypalagy@entrix.com]; 'Vivek Pradhan@bp.com'	12/5/2011 17:02
2248	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Dec. 5, 2011, [EAST_54320799_4].xlsx			12/5/2011 17:02

2249			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft agenda for legal/technical NRD call Thursday December 1 2011 11 a.m. central - Privileged and Confidential	Lewis, Emma K. [Emma.Lewis@APORTER.COM]	'Al Maki' [awmaki@cardno.com];Angie Morrow [angie.morrow@cardno.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsy Welther [betsy@welther.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herlufson [herl@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Erik Swanson [Erik.Swanson@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [gmancini@sol.com];Heidi Swanson [Heidi.Swanson@bp.com];Jane Xian [jane.xian@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [wakefield@entrix.com];Jessie Webber [jessie.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [jdimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Larry Malnor [lawrence.malnor@bp.com];Laura Fisher [Laura.Fisher@bp.com];Laura Riege [lriege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [Lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McNamara [mnmnamara@liskow.com];Ann Michelle Morrison [amorrison@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Barrick [rbarrick@infinitysohls.com];Robert Frost [Robert.Frost@bp.com];Robert McGinn [robert.mcginn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Puff [russell.puff@bp.com];Stephanie Brigg [stephanie.br@cardno.com];Ted Tomasa [Tomas@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [tgin@exponent.com];Tary Palagy [tpalagy@entrix.com];Wayne Kicklighter [wicklighter@entrix.com]	12/1/2011 16:43	
2250			Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Dec. 1, 2011, \EAST_54320799_4.xlsx				12/1/2011 16:43
2251			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Agenda - Daily NRDA Legal/Technical Meeting -- 11:00am CST Monday, November 28, 2011 - PRIVILEGED AND CONFIDENTIAL.	Brody, Jessica R. [Jessica.Brody@APORTER.COM]	Ross, Katherine A. [Katherine.Ross@aporter.com];Logan, Leigh A. [Leigh.Logan@APORTER.COM];'Al Maki' [awmaki@cardno.com];Angie Morrow [angie.morrow@cardno.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsy Welther [betsy@welther.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Changrui Gong [Changrui.gong@bp.com];Chris Herlufson [herl@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Erik Swanson [Erik.Swanson@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [gmancini@sol.com];Heidi Swanson [Heidi.Swanson@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [wakefield@entrix.com];Jessie Webber [jessie.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [jdimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Larry Malnor [lawrence.malnor@bp.com];Laura Fisher [Laura.Fisher@bp.com];Laura Riege [lriege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [Lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];mnmnamara@liskow.com [mnmnamara@liskow.com];Ann Michelle Morrison [amorrison@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher2@bp.com [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Barrick [rbarrick@infinitysohls.com];Robert Frost [Robert.Frost@bp.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Puff [russell.puff@bp.com];Stephanie Brigg [stephanie.br@cardno.com];Ted Tomasa [Tomas@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [tgin@exponent.com];Tary Palagy [tpalagy@entrix.com];Wayne Kicklighter [wicklighter@entrix.com]	11/28/2011 16:16	
2252			Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Nov. 28, 2011, \EAST_54320799_4.XLSX				11/28/2011 16:16
2253			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: UPDATED DRAFT Agenda -- Daily NRDA Legal/Technical Meeting -- 11:00am CST Monday, November 21, 2011 - PRIVILEGED AND CONFIDENTIAL.	Brody, Jessica R. [Jessica.Brody@APORTER.COM]	Ross, Katherine A. [Katherine.Ross@aporter.com];Logan, Leigh A. [Leigh.Logan@APORTER.COM];'Al Maki' [awmaki@cardno.com];Angie Morrow [angie.morrow@cardno.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsy Welther [betsy@welther.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Changrui Gong [Changrui.gong@bp.com];Chris Herlufson [herl@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Erik Swanson [Erik.Swanson@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [gmancini@sol.com];Heidi Swanson [Heidi.Swanson@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [wakefield@entrix.com];Jessie Webber [jessie.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [jdimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Larry Malnor [lawrence.malnor@bp.com];Laura Fisher [Laura.Fisher@bp.com];Laura Riege [lriege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [Lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];mnmnamara@liskow.com [mnmnamara@liskow.com];Ann Michelle Morrison [amorrison@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher2@bp.com [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Barrick [rbarrick@infinitysohls.com];Robert Frost [Robert.Frost@bp.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Puff [russell.puff@bp.com];Stephanie Brigg [stephanie.br@cardno.com];Ted Tomasa [Tomas@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [tgin@exponent.com];Tary Palagy [tpalagy@entrix.com];Wayne Kicklighter [wicklighter@entrix.com]	11/21/2011 16:32	
2254			Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Nov. 21, 2011, \EAST_54320799_4.XLSX				11/21/2011 16:32

2255	Attorney-Client Privilege; Attorney Work Product	Draft agenda notes for upcoming meeting between client, counsel, and consultant in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA	Draft agenda for daily legal/technical NRD call Monday Nov. 14, 2011 - Privileged and Confidential	Lewis, Emma K. [Emma.Lewis@APORTER.COM]	Al Maki [awmaki@consulting@aol.com]Angie Morrow [angie.morrow@cedro.com]Aiden Ahnelt [aiden.ahnelt@aol.com]Betsy Welther [betsy@welther.com]Bill Williams [BWilliams@entrx.com]BPNRD [BPNRD@APORTER.COM]Cash Fay [cash.fay@bp.com]Chris Hertugson [Perfct@bp.com]Chris Pfeifer [chris.pfeifer@cardno.com]Corey Herod [Perodc1@bp.com]Craig King [craig.king@cardno.com]Dennis Beckmann [dennis.beckmann@bp.com]Erik Swanson [Erik.Swanson@bp.com]Cary Harmon [GHarmon@entrx.com]Gene Mancini [emancini@aol.com]Heidi Swanson [Heidi.Swanson@bp.com]Jane Xiao [Jane.Xiao@bp.com]Jean Martin [jean.martin@bp.com]Jeff Wakefield [jwakefield@entrx.com]Jessee Webber [jessica.webber@cardno.com]John Brown [jbrwn@exponent.com]John Dimity [jdimity@entrx.com]Joyce Milroy [joyce.milroy@bp.com]Lary Major [lawrence.major@bp.com]Laura Folbe [Laura.Folbe@bp.com]Laura Riege [lriege@entrx.com]Lisa Hawke [Lisa.hawke@bp.com]Lyle Bruce [lyle.bruce@bp.com]Marie BenKinney [benkinney@exponent.com]Mark McNamara [mimnamara@uskow.com]Ann Michelle Morrison [amorrison@exponent.com]Neal Brody [nbrody@entrx.com]Oliver Pelz [Oliver.Pelz@bp.com]Paul Boehm [pboehm@exponent.com]Peter Carragher [Peter.carragher2@bp.com]Ralph Markarian [rmarkarian@entrx.com]Rita Barria [rbarria@entrx.com]Robert Frost [Robert.Frost1@bp.com]Robert McGuinn [robert.mcguinn@cardno.com]Robin Bullock [robin.bullock@bp.com]Ronald Tomlinson [ronald.tomlinson@bp.com]Russell Putt [russell.putt@bp.com]Stephanie Biggs [stephanie.biggs@cardno.com]Ted Tomasi [Tomasi@entrx.com]Tim Thompson [thompson@entrx.com]Tom Ginn [tgin@exponent.com]Tony Palagy [tpalagy@entrx.com]Wayne Kicklighter [wkicklighter@entrx.com]	11/14/2011 14:33
2256	Attorney-Client Privilege; Attorney Work Product	Counsel created table regarding upcoming consultant reports created at request of counsel and client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA	Data Summary Reports Tracking Log, Nov.14, 2011.XLSX			11/14/2011 14:33
2257	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultants regarding meeting information prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Materials and webinar information for today's NRD Monthly Project Status Update Call	Brody, Jessica R. [Jessica.Brody@APORTER.COM]	Ross, Katherine A. [Katherine.Ross@aporter.com]Denson, Theresa L. [Theresa.Denson@APORTER.COM]Al Maki [awmaki@consulting@aol.com]Angie Morrow [angie.morrow@cedro.com]Aiden Ahnelt [aiden.ahnelt@aol.com]Betsy Welther [betsy@welther.com]Bill Williams [BWilliams@entrx.com]BPNRD [BPNRD@APORTER.COM]Cash Fay [cash.fay@bp.com]Chris Hertugson [Perfct@bp.com]Chris Pfeifer [chris.pfeifer@cardno.com]Corey Herod [Perodc1@bp.com]Craig King [craig.king@cardno.com]Dennis Beckmann [dennis.beckmann@bp.com]Erik Swanson [Erik.Swanson@bp.com]Cary Harmon [GHarmon@entrx.com]Gene Mancini [emancini@aol.com]Heidi Swanson [Heidi.Swanson@bp.com]Jane Xiao [Jane.Xiao@bp.com]Jean Martin [jean.martin@bp.com]Jeff Wakefield [jwakefield@entrx.com]Jessee Webber [jessica.webber@cardno.com]John Brown [jbrwn@exponent.com]John Dimity [jdimity@entrx.com]Joyce Milroy [joyce.milroy@bp.com]Lary Major [lawrence.major@bp.com]Laura Folbe [Laura.Folbe@bp.com]Laura Riege [lriege@entrx.com]Lisa Hawke [Lisa.hawke@bp.com]Lyle Bruce [lyle.bruce@bp.com]Marie BenKinney [benkinney@exponent.com]Mark McNamara [mimnamara@uskow.com]Ann Michelle Morrison [amorrison@exponent.com]Neal Brody [nbrody@entrx.com]Oliver Pelz [Oliver.Pelz@bp.com]Paul Boehm [pboehm@exponent.com]Peter Carragher [Peter.carragher2@bp.com]Ralph Markarian [rmarkarian@entrx.com]Rita Barria [rbarria@entrx.com]Robert Frost [Robert.Frost1@bp.com]Robert McGuinn [robert.mcguinn@cardno.com]Robin Bullock [robin.bullock@bp.com]Ronald Tomlinson [ronald.tomlinson@bp.com]Russell Putt [russell.putt@bp.com]Stephanie Biggs [stephanie.biggs@cardno.com]Ted Tomasi [Tomasi@entrx.com]Tim Thompson [thompson@entrx.com]Tom Ginn [tgin@exponent.com]Tony Palagy [tpalagy@entrx.com]Wayne Kicklighter [wkicklighter@entrx.com]	11/11/2011 16:37
2258	Attorney Work Product	Meeting information prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	NRDA_28 Oct 11_Final Status.pdf			11/11/2011 16:37
2259	Attorney-Client Privilege; Attorney Work Product	Meeting agenda notes for upcoming meeting between client, counsel, and consultant in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA	Draft Agenda -- daily legal/technical NRD call - Thursday, November 10, 2011 11:00 Central- Privileged and Confidential	Ross, Katherine A. [Katherine.Ross@aporter.com]	Ross, Katherine A. [Katherine.Ross@aporter.com]Denson, Theresa L. [Theresa.Denson@APORTER.COM]Al Maki [awmaki@consulting@aol.com]Angie Morrow [angie.morrow@cedro.com]Aiden Ahnelt [aiden.ahnelt@aol.com]Betsy Welther [betsy@welther.com]Bill Williams [BWilliams@entrx.com]BPNRD [BPNRD@APORTER.COM]Cash Fay [cash.fay@bp.com]Chris Hertugson [Perfct@bp.com]Chris Pfeifer [chris.pfeifer@cardno.com]Corey Herod [Perodc1@bp.com]Craig King [craig.king@cardno.com]Dennis Beckmann [dennis.beckmann@bp.com]Erik Swanson [Erik.Swanson@bp.com]Cary Harmon [GHarmon@entrx.com]Gene Mancini [emancini@aol.com]Heidi Swanson [Heidi.Swanson@bp.com]Jane Xiao [Jane.Xiao@bp.com]Jean Martin [jean.martin@bp.com]Jeff Wakefield [jwakefield@entrx.com]Jessee Webber [jessica.webber@cardno.com]John Brown [jbrwn@exponent.com]John Dimity [jdimity@entrx.com]Joyce Milroy [joyce.milroy@bp.com]Lary Major [lawrence.major@bp.com]Laura Folbe [Laura.Folbe@bp.com]Laura Riege [lriege@entrx.com]Lisa Hawke [Lisa.hawke@bp.com]Lyle Bruce [lyle.bruce@bp.com]Marie BenKinney [benkinney@exponent.com]Mark McNamara [mimnamara@uskow.com]Ann Michelle Morrison [amorrison@exponent.com]Neal Brody [nbrody@entrx.com]Oliver Pelz [Oliver.Pelz@bp.com]Paul Boehm [pboehm@exponent.com]Peter Carragher [Peter.carragher2@bp.com]Ralph Markarian [rmarkarian@entrx.com]Rita Barria [rbarria@entrx.com]Robert Frost [Robert.Frost1@bp.com]Robert McGuinn [robert.mcguinn@cardno.com]Robin Bullock [robin.bullock@bp.com]Ronald Tomlinson [ronald.tomlinson@bp.com]Russell Putt [russell.putt@bp.com]Stephanie Biggs [stephanie.biggs@cardno.com]Ted Tomasi [Tomasi@entrx.com]Tim Thompson [thompson@entrx.com]Tom Ginn [tgin@exponent.com]Tony Palagy [tpalagy@entrx.com]Wayne Kicklighter [wkicklighter@entrx.com]	11/10/2011 16:43
2260	Attorney-Client Privilege; Attorney Work Product	Counsel created spreadsheet concerning upcoming draft reports created by consultants in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Nov.10, 2011_EAST_54320799_4.xlsx			11/10/2011 16:43

2261			Attorney-Client Privilege; Attorney Work Product	Meeting agenda notes for upcoming meeting between client, counsel, and consultant in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA	Draft agenda for daily legal/technical NRD call -- Monday, November 7, 2011 11:00 Central--Privileged and Confidential	Ross, Katherine A. [Katherine.Ross@porter.com]	Ross, Katherine A. [Katherine.Ross@porter.com];Denson, Theresa L. [Theresa.Denson@PORTER.COM];Al Maki [awmakiconsulting@aol.com];Angie Morrow [angiemorrow@cardno.com];Arden Ahnell [arden.ahnell@aol.com];Betsey Welther [betsey@welther.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@PORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herfuson [herfu@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [HerodC1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Erik Swanson [Erik.Swanson@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [gencin@cardno.com];Heidi Swanson [Heidi.Swanson@bp.com];Jane Xiao [Jane.Xiao@bp.com];Jean Martin [jean.martin@bp.com];Jef Wakefield [jef.wakefield@entrix.com];Jesse Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [jdimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Lary Manor [lawnore.manor@bp.com];Laura Folsie [Laura.Folsie@bp.com];Laura Riege [lriege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McManara [mimcnamara@uslaw.com];Ann Michele Morrison [amorrison@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Baricco [rbaricco@infinityoils.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Putt [russell.putt@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [tomas@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [ginn@exponent.com];Tony Palasy [tpalasy@entrix.com];Wayne Kicklighter [wkicklighter@entrix.com]	11/7/2011 16:35
2262			Attorney-Client Privilege; Attorney Work Product	Counsel created spreadsheet concerning upcoming draft reports created by consultants in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log Nov_7_11_(EAST_54320799_3).xlsx			11/7/2011 16:35
2263			Attorney-Client Privilege; Attorney Work Product	Meeting agenda notes for upcoming meeting between client, counsel, and consultant in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA	RE: Agenda for daily legal/technical NRD call Thursday, November 3, 2011 11:00 Central--Privileged and Confidential	Kakesh, Joseph S. [Joseph.Kakesh@PORTER.COM]	Al Maki [awmakiconsulting@aol.com];Angie Morrow [angiemorrow@cardno.com];Arden Ahnell [arden.ahnell@aol.com];Betsey Welther [betsey@welther.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@PORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herfuson [herfu@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [HerodC1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Erik Swanson [Erik.Swanson@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [gencin@cardno.com];Heidi Swanson [Heidi.Swanson@bp.com];Jane Xiao [Jane.Xiao@bp.com];Jean Martin [jean.martin@bp.com];Jef Wakefield [jef.wakefield@entrix.com];Jesse Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [jdimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Lary Manor [lawnore.manor@bp.com];Laura Folsie [Laura.Folsie@bp.com];Laura Riege [lriege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McManara [mimcnamara@uslaw.com];Ann Michele Morrison [amorrison@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Baricco [rbaricco@infinityoils.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Putt [russell.putt@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [tomas@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [ginn@exponent.com];Tony Palasy [tpalasy@entrix.com];Wayne Kicklighter [wkicklighter@entrix.com]	11/3/2011 15:20
2264			Attorney-Client Privilege; Attorney Work Product	Counsel created spreadsheet concerning upcoming draft reports created by consultants in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log_(EAST_54320799_2).xlsx			11/3/2011 15:20
2265			Attorney-Client Privilege; Attorney Work Product	Meeting agenda notes for upcoming meeting between client, counsel, and consultant in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA	Agenda for daily legal/technical NRD call Monday, October 31, 2011 11:00 Central--Privileged and Confidential	Kakesh, Joseph S. [Joseph.Kakesh@PORTER.COM]	Al Maki [awmakiconsulting@aol.com];Angie Morrow [angiemorrow@cardno.com];Arden Ahnell [arden.ahnell@aol.com];Betsey Welther [betsey@welther.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@PORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herfuson [herfu@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [HerodC1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Erik Swanson [Erik.Swanson@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [gencin@cardno.com];Heidi Swanson [Heidi.Swanson@bp.com];Jane Xiao [Jane.Xiao@bp.com];Jean Martin [jean.martin@bp.com];Jef Wakefield [jef.wakefield@entrix.com];Jesse Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [jdimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Lary Manor [lawnore.manor@bp.com];Laura Folsie [Laura.Folsie@bp.com];Laura Riege [lriege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McManara [mimcnamara@uslaw.com];Ann Michele Morrison [amorrison@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Baricco [rbaricco@infinityoils.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Putt [russell.putt@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [tomas@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [ginn@exponent.com];Tony Palasy [tpalasy@entrix.com];Wayne Kicklighter [wkicklighter@entrix.com]	10/31/2011 13:33
2266			Attorney-Client Privilege; Attorney Work Product	Counsel created spreadsheet concerning upcoming draft reports created by consultants in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log_(EAST_54320799_2).xlsx			10/31/2011 13:33

2267					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and protocol undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	DRAFT for NRDA Legal/Technical Call -- Monday, September 26 - Privileged and Confidential	Ross, Katherine A. [Katherine.Ross@porter.com]	Ross, Katherine A. [Katherine.Ross@porter.com];Denson, Theresa L. [Theresa.Denson@PORTER.COM];J. Maki [jmakim@consulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsey Welther [betsey@welther.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@PORTER.COM];Cash Fay [cash.fay@bp.com];Chengru Gong [Chengru.gong@bp.com];Chris Herlugasor [herl@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Erik Swanson [Erik.Swanson@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [ermancini@aol.com];Heidi Swanson [Heidi.Swanson@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [jwakefield@entrix.com];Jessie Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [jdimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Larry Malnor [lawrence.malnor@bp.com];Laura Foose [Laura.Foose@bp.com];Laura Rieger [lrieger@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McNamara [mnamamara@uslkw.com];Ann Michelle Morrison [amorrison@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Barick [rbarick@entrixyasna.com];Robert Frost [Robert.Frost1@bp.com];Robert MCGuinn [robert.mcguint@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Puff [russell.puff@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [tomasia@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [ginn@exponent.com];Tony Palagy [tpalagy@entrix.com];Vivek Pradhan [vivek.pradhan@bp.com];Wayne Kicklighter [wkicklighter@entrix.com]	9/26/2011 15:16
2268					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultants regarding agenda items for legal meeting prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Agenda for NRDA Legal & Technical Call -- Tuesday, August 9, 11am Central -- privileged and confidential	Kakeah, Joseph [Joseph.Kakeah@PORTER.COM]	24 Maki [makim@consulting@aol.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsey Welther [betsey@welther.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@PORTER.COM];Cash Fay [cash.fay@bp.com];Chengru Gong [Chengru.gong@bp.com];Chris Herlugasor [herl@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Erik Swanson [Erik.Swanson@bp.com];Gene Mancini [ermancini@aol.com];Heidi Swanson [Heidi.Swanson@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [jwakefield@entrix.com];Jessie Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [jdimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Larry Malnor [lawrence.malnor@bp.com];Laura Foose [Laura.Foose@bp.com];Laura Rieger [lrieger@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McNamara [mnamamara@uslkw.com];Ann Michelle Morrison [amorrison@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Ray Jakubczak [jakubczak@entrix.com];Rob Barick [rbarick@entrixyasna.com];Robert Frost [Robert.Frost1@bp.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Ted Tomasi [tomasia@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [ginn@exponent.com];Tony Palagy [tpalagy@entrix.com];Vivek Pradhan [vivek.pradhan@bp.com];Wayne Kicklighter [wkicklighter@entrix.com]	8/9/2011 14:59
2269	EXPONENT_00685795	EXPONENT_00685798	EXPONENT_00685795	EXPONENT_00685798	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Costs for Entrix Sampling Personnel	John Brown [jbrown@exponent.com]	Steve Kulpanowski [Kulps0@bp.com]	1/5/2012 17:07
2270					Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultants regarding consultant review of draft report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA	FW: Draft Small-Scale Burn Plan	John Brown [jbrown@exponent.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]	1/9/2012 16:37
2271					Attorney Work Product	Draft report created by consultant prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Small Scaled Controlled Burn Study Plan_1-09-2012 docx			1/9/2012 16:37
2272					Attorney Work Product	Communications between client and consultant regarding draft report made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA	FW: Small Scaled Controlled Burn Study Plan_1-09-2012_IB_job bc	John Brown [jbrown@exponent.com]	lan@stross.com	Ahnell, Arden [arden.ahnell@uk.bp.com];Linda Cook [lcook@exponent.com]
2273					Attorney Work Product	Draft report created by consultant prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Small Scaled Controlled Burn Study Plan_1-09-2012_IB_job bc.docx			1/9/2012 20:07
2274					Attorney Work Product	Communication between client and consultant regarding edits to privileged analyses prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: green book text	John Brown [jbrown@exponent.com]	betsey@welther.com	Ahnell, Arden [arden.ahnell@uk.bp.com]
2275					Attorney Work Product	Edits to privileged analyses prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FingerprintingJan10 greennpaper-job.docx			1/11/2012 19:16
2276					Attorney Work Product	Communications between client and consultant regarding draft report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Small Scaled Controlled Burn Study Plan_1-09-2012_IB_job bc	John Brown [jbrown@exponent.com]	Ahnell, Arden [arden.ahnell@uk.bp.com];Mabile, Nere [Nere.Mabile@bp.com] [Nere.Mabile@bp.com]	1/11/2012 20:52
2277					Attorney Work Product	Draft report created by consultant prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Small Scaled Controlled Burn Study Plan_1-09-2012_IB_job bc_IB2.docx			1/11/2012 20:52
2278					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Seep Sediment Priorities	John Brown [jbrown@exponent.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Paul Boehm [pboehm@exponent.com];Ahnell, Arden [arden.ahnell@uk.bp.com]
2279					Attorney Work Product	Communications between client and consultant regarding information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Florida Organic Material Fingerprinting Sampling Plan	John Brown [jbrown@exponent.com]	Cheesea Murphy [cheesea.murphy@cardno.com];Bruce, Lyle G. [lyle.bruce@bp.com];Amanda Harford [amanda.harford@bp.com];Angela Powley [apowley@envst.com];Paul Rensmeyer [pressmeyer@envst.com];Dan Claycomb [dclaycomb@envst.com];Cash Fay [cash.fay@bp.com]	Brandon Wieme [brandon.wieme@cardno.com];Joseph Boyle [joseph.boyle@cardno.com];Damien Korte [damien.korte@cardno.com]
2280					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Some introductory slides for the Jan 19 Lunch & Learn	John Brown [jbrown@exponent.com]	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKinney [benkinney@exponent.com]
2281					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft presentations prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Draft GCMT Lunch and Learn Slides	John Brown [jbrown@exponent.com]	Bruce, Lyle G. [lyle.bruce@bp.com];Block, Nathan [Nathan.Block@bp.com]	Marie BenKinney [benkinney@exponent.com];Ahnell, Arden [arden.ahnell@uk.bp.com]
2282					Attorney Work Product	Draft presentation prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Mud Lake Blow Out- Fingerprinting Case Study 01-17-12.pptx			1/17/2012 20:54



2283					Attorney Work Product	Draft presentation prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCMT LTM 01-17-2011 DRAFT Final job.pptx					1/17/2012 20:54
2284					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: 1/19/2012 NRDA Chem/Data TWG Call	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]			1/19/2012 22:37
2285					Attorney Work Product	Communication between client and consultants regarding draft summary prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: concise summary of our marsh area degradation studies - specifically related to Middle Ground Shoals	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]	Bruce, Lyle G. [lyle.bruce@bp.com]			1/23/2012 21:45
2286					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Louisiana Marsh Natural Attenuation v 2-jab .docx					1/23/2012 21:45
2287					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Remaining Oil - Privileged and Confidential	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]	Bruce, Lyle G. [lyle.bruce@bp.com]; Paul Boehm [pboehm@exponent.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]	Bullock, Robin J (bp) [rbulor@bp.com]; Linda Cook [lcook@exponent.com]		1/26/2012 16:18
2288					Attorney Work Product	Draft document regarding analysis reports and interpretations prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Where did the oil go - short summary 14Jan2012-LB-JBrev.docx					1/26/2012 16:18
2289	EXPONENT_00685909	EXPONENT_00685971	EXPONENT_00685989	EXPONENT_00685971	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Set-Asides Meeting	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]	Bruce, Lyle G. [lyle.bruce@bp.com]; Nemywoda, John (Swift) [john.nemywoda@bp.com]; Stong, Bea [Bea.Stong@bp.com]; Zimmer, Thomas (Swift Oil) [Thomas.Zimmer@bp.com]; Folse, Laura [Laura.Folse@bp.com]; Block, Nathan [Nathan.Block@bp.com]; Fomenot, Carla (BP MC252) [Carla.Fomenot@bp.com]; Harrison, Robert (SWIFT TECHNICAL SERVICES) [Robert.Harrison1@bp.com]; Rodriguez, Jake H (BP MC252) [jhr65@bp.com]			2/3/2012 20:18
2290					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent Tasks for 2012	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]	Ahnel, Arden [arden.ahnel@uk.bp.com]			2/13/2012 21:35
2291					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	1002950 000 Updated Task List as of 02/02/12.doc					2/13/2012 21:35
2292					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding upcoming draft presentation in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Weatherford Interpretations - Privileged and Confidential	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]	Dragos, Paul (Consultant) [Paul.Dragos@bp.com]; Linda Cook [lcook@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]; Paul Boehm [pboehm@exponent.com]; Laurie Benton [LBenton@exponent.com]		2/13/2012 23:36
2293					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request - [redaction re question about content of privileged report]	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]	Bullock, Robin J (bp) [rbulor@bp.com]			2/23/2012 16:00
2294					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding edits to privileged analyses prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Request - [redaction re question about content of privileged report]	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]	Norman, Erika D. [Erika.Norman@APORTER.COM]			2/23/2012 16:02
2295					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request - [redaction re question about content of privileged report]	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]		Carragher, Peter D [peter.carragher2@bp.com]		2/23/2012 23:22
2296					Attorney Work Product	Communication between client and consultant regarding draft presentation prepared by client consultant at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS Sediment Presentation	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Betsley Welther [betsleywelther@gmail.com]			3/1/2012 22:01
2297					Attorney Work Product	Draft presentation prepared by client consultant at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS Brown et al 03-01-2012.pptx					3/1/2012 22:01
2298	EXPONENT_00685908	EXPONENT_00685908	EXPONENT_00685908	EXPONENT_00685909	Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding upcoming draft presentation in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and confidential - attorney work product. ACS presentation draft	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Petz, Oliver X [Oliver.Petz@bp.com]			3/1/2012 22:54
2299					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Environmental Info re Dispersant Use --legally privileged and confidential	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]	DeSanctis, Joseph J. [jdesanctis@kirkland.com]			3/5/2012 18:38
2300					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	20120304_toxicology slides_1.ppt					3/5/2012 18:38
2301	EXPONENT_00685910	EXPONENT_00685910	EXPONENT_00685910	EXPONENT_00685912	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding draft presentation prepared by client consultant at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Environmental Info re Dispersant Use	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]		Marie BenKinney [benkinney@exponent.com]		3/5/2012 18:39
2302	EXPONENT_00685911	EXPONENT_00685911	EXPONENT_00685910	EXPONENT_00685912	Attorney Work Product	Draft presentation prepared by client consultant at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	20120304_toxicology slides_1.ppt					3/5/2012 18:39
2303	EXPONENT_00685934	EXPONENT_00685934	EXPONENT_00685934	EXPONENT_00685961	Attorney Work Product	Communication between client and consultant regarding presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MC252 Weathering Presentation for ACS	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Betsley Welther [betsleywelther@gmail.com]			3/12/2012 21:33
2304					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: 10345 - Weathered oil data	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]		Green, Mike R [Mike.Green2@bp.com]		3/14/2012 15:17
2305					Attorney Work Product	Communication between client and consultant regarding edits to draft presentation prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Weatherd oil ACS Presentation - Edits	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]		Betsley Welther [betsleywelther@gmail.com]		3/20/2012 1:56
2306					Attorney Work Product	Comments on draft presentation prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	10BroomWeathering VLF Comments.docx					3/20/2012 1:56
2307					Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS Brown et al Weathering 03-019-2012.pptx					3/20/2012 1:56
2308					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding draft presentation created by consultant in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sediments presentation	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN]	Welther, Betsley (Consultant) [Betsley.Welther@bp.com]			3/21/2012 02:24

2309					Attorney Work Product	Draft summary of consultant presentation created by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	15BrownSediments-Presentation comments_3-20-2012.docx					3/21/2012 0:24
2310					Attorney Work Product	Draft presentation created by consultants prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS Brown et al Sediments 03-20-2012.pdf					3/21/2012 0:24
2311					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: OSAT Sediments	John Brown [JOHN.BROWN@SITE1/CHENVRNRM.MENTAL/CH-JOHN.BROWN]	Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]	Ahnef, Arden [arden.ahnef@uk.bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com] [joseph.kakesh@aporter.com]		3/23/2012 1:18
2312	EX-00686059	EX-00686067	EX-00686059	EX-00686067	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: NRC 1007129 and NRC 1007336	John Brown [JOHN.BROWN@SITE1/CHENVRNRM.MENTAL/CH-JOHN.BROWN]	Jennifer Speer [jspeer@bp.com] [jennifer.speer@bp.com]			4/11/2012 21:21
2313	EX-00686068	EX-00686076	EX-00686068	EX-00686076	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: NRC 1007129 and NRC 1007336	John Brown [JOHN.BROWN@SITE1/CHENVRNRM.MENTAL/CH-JOHN.BROWN]	Mike Green2 [mike.green2@bp.com] [Mike.Green2@bp.com]			4/11/2012 21:21
2314	EX-00686080	EX-00686082	EX-00686080	EX-00686082	Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding analytical reports and related studies undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential RE: Surfider Foundation Release of Gulf Oil Study Findings	John Brown [JOHN.BROWN@SITE1/CHENVRNRM.MENTAL/CH-JOHN.BROWN]	Stong, Dea [Dea.Stong@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie BenKinye [benkinye@exponent.com]	Folsa, Laura [Laura.Folsa@bp.com]; Bullock, Robin J [rjb] [bullock@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com] [joseph.kakesh@aporter.com]; Walden, Terry [terry.walden@bp.com]		4/17/2012 19:23
2315					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding team meeting topics prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Discussion of Sintef Request - Privileged and Confidential	Green, Mike R [Mike.Green2@bp.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Joseph.Kakesh@APORTER.COM; John Brown [jbrown@exponent.com]; David Thal [dthal@envstid.com]			1/20/2012 14:44
2316					Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding analytical reports and related studies undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Sintef Operational Review Draft.xlsx	Liv-Guri Fakness [Liv-Guri.Fakness@sindef.no]	Pelz, Oliver X [Oliver.Pelz@bp.com]	Green, Mike R [Mike.Green2@bp.com]		1/20/2012 14:44
2317					Attorney Work Product	Draft document regarding analytical reports prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sintef Operational Review Draft updated by SINTEF Dec19.xlsx					1/20/2012 14:44
2318					Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by consultant and client at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Discussion of Sintef Request - Privileged and Confidential	Green, Mike R [Mike.Green2@bp.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Joseph.Kakesh@APORTER.COM; John Brown [jbrown@exponent.com]; David Thal [dthal@envstid.com]			1/20/2012 15:15
2319					Attorney-Client Privilege; Attorney Work Product	Communications between client, consultant, and counsel regarding draft review made by consultant in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Sintef Operational Review Draft.xlsx	Liv-Guri Fakness [Liv-Guri.Fakness@sindef.no]	Pelz, Oliver X [Oliver.Pelz@bp.com]	Green, Mike R [Mike.Green2@bp.com]		1/20/2012 15:15
2320					Attorney Work Product	Draft report created by consultant at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sintef Operational Review Draft updated by SINTEF Dec19.xlsx					1/20/2012 15:15
2321					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding team meeting topics prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO data flow process from laboratory data generation (box data and supporting chemistry) to incorporation into the GCRO HSE database - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Green, Mike R [Mike.Green2@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; David Thal [dthal@envstid.com]; nvala@envstid.com; DBL.VE@envstid.com; Vitalobos, Alex [SERGIO.VITALOBOS@bp.com]; Marie BenKinye [benkinye@exponent.com]; Gary Rand [randg@flu.edu]; Piero Gardinali [gardinali@flu.edu]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Jerry M. Neff [jneff@comcast.net]; Joe Kakesh@aporter.com; Ralph Markarian [ralph.markarian@cardno.com]; Matt Huddleston [matt.huddleston@cardno.com]; John Brown [jbrown@exponent.com]; Brandi Echols [echols@flu.edu]; Bonnie Balve@cardno.com	Ahnef, Arden [arden.ahnef@uk.bp.com]		1/24/2012 8:34
2322					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding team meeting topics prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tex Team Call: Houston (TBD); Conference Call: 866-634-1110 / pass code 190475004 (1 PM CT)	Pelz, Oliver X [Oliver.Pelz@bp.com]	Ahnef, Arden [arden.ahnef@uk.bp.com]; Marie BenKinye [benkinye@exponent.com]; Gary Rand [randg@flu.edu]; Stubblefield, William [Bill.Stubblefield@oregonstate.edu]; Brandi Echols [echols@flu.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Matt Huddleston [matt.huddleston@cardno.com]; Steven Bartel [Steve.Bartel@cardno.com]; Piero Gardinali [gardinali@flu.edu]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; McGrath, Joy [Joy.McGrath@btinc.com]; Susan Kane Orscol [sdrscoll@exponent.com]; awmakinconsulting@aol.com; Jerry M. Neff [jneff@comcast.net]	John Brown [jbrown@exponent.com]; Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J [rjb] [bullock@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Kenneth.jenkins@cardno.com		2/19/2012 16:25
2323					Attorney Work Product	Draft document regarding team meeting topics prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Microsoft Word ToxChemDataFlowSchematic.pdf					2/19/2012 16:25
2324					Attorney Work Product	Communication between client and consultant regarding draft of testing procedures prepared in connection with, and/or anticipation of litigation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Seeps 2 Holiday Chouest sample list	Kornacki, Alan [Alan.Kornacki@bp.com]	John Brown [jbrown@exponent.com]			1/3/2012 20:42
2325					Attorney Work Product	draft of testing procedures prepared in connection with, and/or anticipation of litigation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SP2_HC_SampleList_v9_113011.xlsx					1/3/2012 20:42
2326					Attorney Work Product	Draft of testing procedures prepared in connection with, and/or anticipation of litigation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	HolidayChouest_SP1_SP2_Pore Water Analysis_120111.xlsx					1/3/2012 20:42
2327	EX-00686090	EX-00686090	EX-00686088	EX-00686091	Attorney Work Product	Draft report made by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Seep_Cruise_1_and_2_Cores_with_Oil_12202011 v3.docx					1/3/2012 21:25
2328	EX-00686091	EX-00686091	EX-00686098	EX-00686091	Attorney Work Product	Information collection by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	HolidayChouest_SP1_SP2_Pore Water Analysis_120111.xlsx					1/3/2012 21:25
2329					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of litigation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Costs for EntriX Sampling Personnel	Steve Kulpanski [kulpso@bp.com]	John Brown [jbrown@exponent.com]			1/5/2012 16:22
2330	EX-00686113	EX-00686117	EX-00686113	EX-00686126	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: OFIN Plan and ASR	Steve Kulpanski [kulpso@bp.com]	Kyle Clay [kclay@envstid.com]; John Brown [jbrown@exponent.com]			1/5/2012 18:31
2331					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding team schedule, meeting topics, and work plans prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sintef Operational Review Draft.xlsx	Liv-Guri Fakness [Liv-Guri.Fakness@sindef.no]	Green, Mike R [Mike.Green2@bp.com]	Joseph.Kakesh@APORTER.COM; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; David Thal [dthal@envstid.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; John Brown [jbrown@exponent.com]; King, Duncan J [duncan.king@uk.bp.com]; Tre Aunnes [Tre.Aunnes@sindef.no]; Steve Ström [Tove.Ström@sindef.no]; Kristin Bonaune [Kristin.Bonaune@sindef.no]		1/9/2012 13:34



2358	EXPONENT_00686537	EXPONENT_00686537	EXPONENT_00686534	EXPONENT_00686537	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Microsoft_Excel_Worksheet.xlsx				1/23/2012 23:07
2359					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Gore Associates Request to analyze Duplicate Gore Sorbers and a Macondo Reference Oil Sample	Ahneil, Arden [arden.ahneil@uk.bp.com]	Martin, Jean A [jean.martin@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; John Brown [jbrown@exponent.com]; Koracki, Alan [WEATHERFORD] [alan.koracki@bp.com]; Ahneil, Arden [arden.ahneil@uk.bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	Punnetta, Stefan [Stefan.Punnetta@bp.com]; Grass, David B [David.Grass@bp.com]	1/24/2012 8:16
2360					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Gore Associates Request to analyze Duplicate Gore Sorbers and a Macondo Reference Oil Sample	Martin, Jean A [jean.martin@bp.com]	Carragher, Peter D [peter.carragher2@bp.com]; John Brown [jbrown@exponent.com]; Koracki, Alan [WEATHERFORD] [alan.koracki@bp.com]; Ahneil, Arden [arden.ahneil@uk.bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	Punnetta, Stefan [Stefan.Punnetta@bp.com]; Grass, David B [David.Grass@bp.com]	1/24/2012 9:09
2361					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Gore Associates Request to analyze Duplicate Gore Sorbers and a Macondo Reference Oil Sample	Carragher, Peter D [peter.carragher2@bp.com]	John Brown [jbrown@exponent.com]; Koracki, Alan [WEATHERFORD] [alan.koracki@bp.com]; Ahneil, Arden [arden.ahneil@uk.bp.com]; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	Punnetta, Stefan [Stefan.Punnetta@bp.com]; Grass, David B [David.Grass@bp.com]	1/24/2012 2:32
2362					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GCRO data flow process from laboratory data generation (tax data and supporting chemistry) to incorporation into the GCRO RSE database - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Kakesh, Joseph S. [joseph.kakesh@porter.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Green, Mike R [Mike.Green@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; David, Thel [thel@bvald.com]; Rock, J. Vitale [j.vitale@bvald.com]; David Bye [DBYE@bvald.com]; Vialos, Alex [SERGIO.VIALLOBOS@bp.com]; Marie BenKrinney [benkrinney@exponent.com]; Gary Rand [randg@fu.edu]; Piero Gardinali [gardinali@fu.edu]; Shubbeheld, William [Bill.Shubbeheld@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Jerry M. Neff [jneff@comcast.net]; Ralph Markarian [ralph.markarian@cardno.com]; Matt Huddeston [matt.huddeston@cardno.com]; John Brown [jbrown@exponent.com]; Brand, Echols [echols@fu.edu]; Bonnie Bailey [bonnie.bailey@cardno.com]	Ahneil, Arden [arden.ahneil@uk.bp.com]	1/24/2012 19:38
2363					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Remaining Oil - Privileged and Confidential	Bruce, Lyle G. [lyle.bruce@bp.com]	Paul Boehm [pboehm@exponent.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]	Bullock, Robin J [RobJ@buroj@bp.com]; Linda Cook [lcook@exponent.com]; John Brown [jbrown@exponent.com]	1/24/2012 20:57
2364					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Where did the oil go - short summary 14Jan2012.docx				1/24/2012 20:57
2365					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Presentation of NRD Toxicity Program Webinar: Briefing on Current Toxicity Focus Topics (including sub-lethal endpoints) - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com]; Liv-Guri Fakness [Liv-Guri.Fakness@sinet.no]; Villalobos, Alex [SERGIO.VIALLOBOS@bp.com]; Marie BenKrinney [benkrinney@exponent.com]; Gary Rand [randg@fu.edu]; Piero Gardinali [gardinali@fu.edu]; Shubbeheld, William [Bill.Shubbeheld@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Jerry M. Neff [jneff@comcast.net]; Joe Kakesh [joe.kakesh@porter.com]; Ralph Markarian [ralph.markarian@cardno.com]; Matt Huddeston [matt.huddeston@cardno.com]; John Brown [jbrown@exponent.com]; Maki, Alan W [LLC] [awmakiconsulting@bol.com]; Bjorn Henrik Hansen [BjornHenrik.Hansen@sinet.no]; Brand, Echols [echols@fu.edu]; Trond Nordtug [trond.nordtug@sinet.no]; Jenkins, Kenneth [kenneth.jenkins@cardno.com]	Susan Kane Driscoll [sdriscoll@exponent.com]; Paul Boehm [pboehm@exponent.com]; Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J [RobJ@buroj@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Kenneth Jenkins [kenneth.jenkins@cardno.com]	1/24/2012 21:27
2366					Attorney Work Product	Draft meeting agenda and presentation prepared by client and third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sub-lethal Presentation.ppt				1/24/2012 21:27
2367					Attorney-Client Privilege; Attorney Work Product	Counsel created summary of meeting made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summary of NRDA call, Monday, January 23, 2012 - Privileged and Confidential	Denson, Theresa L. [Theresa.Denson@APORTER.COM]	Al Maki [awmakiconsulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Ann Michelle Morrison [amorrison@exponent.com]; Arden Ahneil [arden.ahneil@uk.bp.com]; Betsy Welter [betsy@welter.com]; Bill Graeber [william.graeber@cardno.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Ferguson [chris@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [herodc1@bp.com]; Craig Kling [craig.kling@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Gary Harmon [GHarmon@entrix.com]; Gene Mancini [fermancini@aol.com]; Jlene Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrix.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimity [JDimity@entrix.com]; Joyce Miloy [joyce.miloy@bp.com]; Lary Malnor [lawrence.malnor@bp.com]; Laura Foke [Laura.Folse@bp.com]; Laura Riege [lriege@entrix.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKrinney [benkrinney@exponent.com]; Mark Mostamara [mmostamara@luskow.com]; Margaret McAvie [mcavie@exponent.com]; Neal Brody [nbrody@entrix.com]; Oliver Pelz [Oliver.Pelz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [peter.carragher2@bp.com]; Ralph Markarian [rmarkarian@entrix.com]; Rob Barrie [rbarrie@sinet.no]; Robert Frost [Robert.Frost1@bp.com]; Robert McGuinn [robert.mcguinn@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Putt [russell.putt@bp.com]; Stephanie Biggs [stephanie.biggs@cardno.com]; Ted Tomasi [ttomasi@entrix.com]; Tim Thompson [thompson@entrix.com]; Tom Ginn [tgin@exponent.com]; Tony Palagy [TPalagy@entrix.com]; Wayne Kicklighter [WKicklighter@entrix.com]		1/25/2012 21:18
2368					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: oil weathering telecon meeting - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Per Daling [Per.Daling@sinet.no]	Pelz, Oliver X [Oliver.Pelz@bp.com]; John Brown [jbrown@exponent.com]; Liv-Guri Fakness [Liv-Guri.Fakness@sinet.no]	Svein Ramstad [Svein.Ramstad@sinet.no]; Ahneil, Arden [arden.ahneil@uk.bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]	1/29/2012 12:38
2369					Attorney Work Product	Draft document regarding analytical reports and protocol prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Weathering Technical Document -JB-PSD-25-01-2012.pdf				1/29/2012 12:38
2370					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: oil weathering telecon meeting - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Per Daling [Per.Daling@sinet.no]; John Brown [jbrown@exponent.com]; Liv-Guri Fakness [Liv-Guri.Fakness@sinet.no]	Svein Ramstad [Svein.Ramstad@sinet.no]; Ahneil, Arden [arden.ahneil@uk.bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]	1/29/2012 11:58
2371					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultants regarding consultant review of draft PowerPoint made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oil weathering telecon meeting documents	Per Daling [Per.Daling@sinet.no]	Pelz, Oliver X [Oliver.Pelz@bp.com]; John Brown [jbrown@exponent.com]	Svein Ramstad [Svein.Ramstad@sinet.no]	1/29/2012 17:08
2372					Attorney Work Product	Draft PowerPoint created by consultant prepared at request of client and counsel made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Weathering Technical Document -JB-PSD-25-01-2012.pptx				1/29/2012 17:08
2373					Attorney Work Product	Draft memorandum created by consultant at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Memo artificial weathering Jan 24 2012-PSD.docx				1/29/2012 17:08

2374				Attorney-Client Privilege; Attorney Work Product	Draft document regarding analytical reports and protocol prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Prioritization of BP Toxicity Tests - Privileged and Confidential/Attorney work product	David Thai [dthai@envstsd.com]	Bonnie Bailey [bonnie.bailey@cardno.com]Peiz, Oliver X [Oliver.Pei@bp.com]	Gary Rand [randg@fu.edu]Subblefield, William [BSubblefield@georgiaslate.edu]Langdon, Chris [chris.langdon@georgiaslate.edu]Brandt, Echna [Echna.Beach@fu.edu]Marie BenKorney [benkorney@exponent.com]Beckmann, Dennis D [Dennis.Beckmann@bp.com]Green, Mike R [Mike.Green2@bp.com]Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]Matt Huddleston [matt.huddleston@cardno.com]John Brown [jbrown@exponent.com]Piero Gardinali [gardinali@fu.edu]	1/25/2012 19:27
2375				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Trustee fingerprinting protocol; privileged and confidential	Wayne Kicklighter [wayne.kicklighter@cardno.com]	Rob Barrick [rbarrick@infinitysoins.com]Paul Boehm [pboehm@exponent.com]Joseph.Kakesh@aporter.com	Ralph Markarian [rmarkarian@cardno.com]John Brown [jbrown@exponent.com]Linda Cook [lcook@exponent.com]	1/26/2012 3:44
2376				Attorney Work Product	Preliminary analysis created at the direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Surrogate Oil Sample Transportation Sequence & logistics responsibilities	Green, Mike R [Mike.Green2@bp.com]	John Brown [jbrown@exponent.com]Ruth Forman [rforman@envstsd.com]	brandon.wieme@cardno.com;Peck, Dave E [Dave.Peck@bp.com]	1/26/2012 12:34
2377				Attorney Work Product	Draft analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	ASR 002 Rev 4 - Reference.pdf				1/26/2012 12:34
2378				Attorney Work Product	Draft deviation form prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	ASR 002 Rev 4 Deviation 112211.pdf				1/26/2012 12:34
2379				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Prioritization of BP Toxicity Tests - Privileged and Confidential/Attorney work product	David Thai [dthai@envstsd.com]	Bonnie Bailey [bonnie.bailey@cardno.com]Peiz, Oliver X [Oliver.Pei@bp.com]	Gary Rand [randg@fu.edu]Subblefield, William [BSubblefield@georgiaslate.edu]Langdon, Chris [chris.langdon@georgiaslate.edu]Brandt, Echna [Echna.Beach@fu.edu]Marie BenKorney [benkorney@exponent.com]Beckmann, Dennis D [Dennis.Beckmann@bp.com]Green, Mike R [Mike.Green2@bp.com]Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]Matt Huddleston [matt.huddleston@cardno.com]John Brown [jbrown@exponent.com]Piero Gardinali [gardinali@fu.edu]	1/26/2012 15:30
2380	EXPO	EXPO	EXPO	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	ASR 26 revision 1 - EXPEDITED REVIEW REQUESTED- draft-PRIVILEGED AND CONFIDENTIAL	Ruth Forman [rforman@envstsd.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]John Brown [jbrown@exponent.com]Linda Cook [lcook@exponent.com]thornj@battelle.org	Joseph.Kakesh@APORTER.COM;Angela Powley [apowley@envstsd.com]Matthew Thomas [mthomas@envstsd.com]Kristin May [lmay@envstsd.com]	1/26/2012 16:01
2381				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: INFO: Gore Associates Reference to analyze Duplicate Gore Substrates and a Macondo Reference oil Sample	Kornacki, Alan [WEATHERFORD] [Alan.Kornacki@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]Martin, Jean A [jean.martin@bp.com]Carragher, Peter D [peter.carragher2@bp.com]John Brown [jbrown@exponent.com]Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]Mahnor, Lawrence K [lawrence.mahnor@bp.com]	Punnett, Stefan [stefan.punnett@bp.com]Grass, David B [David.Grass@bp.com]	1/26/2012 16:35
2382				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Remaining Oil - Privileged and Confidential	Bruce, Lyle G. [lyle.bruce@bp.com]	John Brown [jbrown@exponent.com]Paul Boehm [pboehm@exponent.com]Mahnor, Lawrence K [lawrence.mahnor@bp.com]Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]	Bullock, Robin J [rbj@ulior@bp.com]Linda Cook [lcook@exponent.com]	1/26/2012 16:37
2383				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: oil weathering telecon meeting - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Peiz, Oliver X [Oliver.Pei@bp.com]	John Brown [jbrown@exponent.com]	Svein Ramstad [Svein.Ramstad@infinitysoins.com]Ahnel, Arden [arden.ahnel@uk.bp.com]Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]Piero Gardinali [gardinali@fu.edu]Liv-Guri Fakness [Liv-Guri.Fakness@infinitysoins.com]Per Daling [Per.Daling@infinitysoins.com]	1/26/2012 21:42
2384				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: INFO: Gore Associates Reference to analyze Duplicate Gore Substrates and a Macondo Reference oil Sample	Martin, Jean A [jean.martin@bp.com]	Kornacki, Alan [WEATHERFORD] [Alan.Kornacki@bp.com]Ahnel, Arden [arden.ahnel@uk.bp.com]Carragher, Peter D [peter.carragher2@bp.com]John Brown [jbrown@exponent.com]Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]Mahnor, Lawrence K [lawrence.mahnor@bp.com]	Punnett, Stefan [stefan.punnett@bp.com]Grass, David B [David.Grass@bp.com]	1/27/2012 0:40
2385	EXPO	EXPO	EXPO	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: BP PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT - Task 1- Petrosix Binning Method Validation Study Report	Peiz, Oliver X [Oliver.Pei@bp.com]	McGrath, Joy [Joy.McGrath@hinc.com]Dominic Di Toro [diatoro@UDE.EDU]	Subblefield, William [BSubblefield@georgiaslate.edu]Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]Piero Gardinali [gardinali@fu.edu]Ahnel, Arden [arden.ahnel@uk.bp.com]Green, Mike R [Mike.Green2@bp.com]John Brown [jbrown@exponent.com]	1/27/2012 16:18
2386				Attorney Work Product	Communications between consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Biomarker analysis of 108 screened sediment extracts	Thorn, Jonathan R [thornj@battelle.org]	Rob Barrick [rbarrick@infinitysoins.com]	Gregory Salata [gsalata@caslab.com]Dennis Beckmann [Dennis.Beckmann@bp.com]Wayne Kicklighter [wayne.kicklighter@cardno.com]Mark Cejas [Mark.Cejas@cardno.com]Laura Jones [laura.jones@integral-corp.com]Craig Rice [Craig.Rice@cardno.com]Dress Nielsen [dresnielsen@integral-corp.com]Cheryl Randle [Cheryl.Randle@cardno.com]Dahien, Deirdre T [DahienD@battelle.org]Barrows, Elisabeth S [BarrowsE@battelle.org]	1/27/2012 21:20
2387				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential - florida samples	Bruce, Lyle G. [lyle.bruce@bp.com]	John Brown [jbrown@exponent.com]	Block, Nathan [Nathan.Block@bp.com]	1/30/2012 17:51
2388				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	16 January 2012 tip report.docx				1/30/2012 17:51
2389				Attorney Work Product	Communications between client and consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: Biomarker analysis of 108 screened sediment extracts	rbarrick@infinitysoins.com	Gregory Salata [gsalata@caslab.com]John Brown [jbrown@exponent.com]Thorn, Jonathan R [thornj@battelle.org]	Dennis Beckmann [Dennis.Beckmann@bp.com]Wayne Kicklighter [wayne.kicklighter@cardno.com]Mark Cejas [Mark.Cejas@cardno.com]Laura Jones [laura.jones@integral-corp.com]Craig Rice [Craig.Rice@cardno.com]Dress Nielsen [dresnielsen@integral-corp.com]Cheryl Randle [Cheryl.Randle@cardno.com]Dahien, Deirdre T [DahienD@battelle.org]Barrows, Elisabeth S [BarrowsE@battelle.org]	1/31/2012 0:08
2390	EXPO	EXPO	EXPO	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Set-Asides Meeting	Bruce, Lyle G. [lyle.bruce@bp.com]	Nepywoda, John [Swift] [John.nepywoda@bp.com]Stong, Bea [Bea.Stong@bp.com]Zimmer, Thomas (Swift Oil) [Thomas.Zimmer@bp.com]Block, Nathan [Nathan.Block@bp.com]Folse, Laura [Laura.Folse@bp.com]Block, Nathan [Nathan.Block@bp.com]Fontene, Carla (BP MC252) [Carla.Fontene@bp.com]Harrison, Robert (SWIFT TECHNICAL SERVICES) [Robert.Harrison1@bp.com]Rodriguez, Jake H (BP MC252) [jrodriguez@bp.com]	John Brown [jbrown@exponent.com]	2/3/2012 19:08
2391	EXPO	EXPO	EXPO	Attorney-Client Privilege; Attorney Work Product	Communications between client, consultant, and client regarding potential meeting in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Set-Asides Meeting	Zimmer, Thomas (Swift Oil) [Thomas.Zimmer@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]	Nepywoda, John [Swift] [John.nepywoda@bp.com]Stong, Bea [Bea.Stong@bp.com]Folse, Laura [Laura.Folse@bp.com]Block, Nathan [Nathan.Block@bp.com]Fontene, Carla (BP MC252) [Carla.Fontene@bp.com]Harrison, Robert (SWIFT TECHNICAL SERVICES) [Robert.Harrison1@bp.com]Rodriguez, Jake H (BP MC252) [jrodriguez@bp.com]John Brown [jbrown@exponent.com]	2/3/2012 21:50
2392	EXPO	EXPO	EXPO	Attorney-Client Privilege; Attorney Work Product	Communications with client, counsel and consultant regarding upcoming meeting in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Set-Asides Meeting	Block, Nathan [Nathan.Block@bp.com]	Zimmer, Thomas (Swift Oil) [Thomas.Zimmer@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]Nepywoda, John [Swift] [John.nepywoda@bp.com]Stong, Bea [Bea.Stong@bp.com]Folse, Laura [Laura.Folse@bp.com]Fontene, Carla (BP MC252) [Carla.Fontene@bp.com]Harrison, Robert (SWIFT TECHNICAL SERVICES) [Robert.Harrison1@bp.com]Rodriguez, Jake H (BP MC252) [jrodriguez@bp.com]John Brown [jbrown@exponent.com]	2/3/2012 21:59
2393	EXPO	EXPO	EXPO	Attorney Work Product	Communications between client consultants regarding analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Seeps data delivery	Thorn, Jonathan R [thornj@battelle.org]	Rob Barrick [rbarrick@infinitysoins.com]	Dennis Beckmann [Dennis.Beckmann@bp.com]Cheryl Randle [Cheryl.Randle@cardno.com]Helder Costa [helder.costa@cardno.com]Craig Rice [Craig.Rice@cardno.com]John Brown [jbrown@exponent.com]	2/6/2012 21:38
2394				Attorney Work Product	Communications between client and consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Biomarker analysis of 108 screened sediment extracts	Thorn, Jonathan R [thornj@battelle.org]	rbarrick@infinitysoins.com;Gregory Salata [gsalata@caslab.com]John Brown [jbrown@exponent.com]	Dennis Beckmann [Dennis.Beckmann@bp.com]Wayne Kicklighter [wayne.kicklighter@cardno.com]Mark Cejas [Mark.Cejas@cardno.com]Laura Jones [laura.jones@integral-corp.com]Craig Rice [Craig.Rice@cardno.com]Dress Nielsen [dresnielsen@integral-corp.com]Cheryl Randle [Cheryl.Randle@cardno.com]Dahien, Deirdre T [DahienD@battelle.org]Barrows, Elisabeth S [BarrowsE@battelle.org]	2/9/2012 12:50

2395				Attorney Work Product	Communications between client and consultants regarding analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: Biomarker analysis of 108 screened sediment extracts	ibarrick@infinitiols.com	Thorn, Jonathan R (thornj@battelle.org);Gregory Salata (gsalata@casib.com);John Brown (jbrown@exponent.com)	Dennis Beckmann (Dennis.Beckmann@bp.com);Wayne Kightlinger (wayne.kightlinger@cardno.com);Mark Cejas (Mark.Cejas@cardno.com);Laura Jones (ljones@integral-corp.com);Craig Rice (Craig.Rice@cardno.com);Dress Nielsen (dresnielsen@integral-corp.com);Cheryl Randle (Cheryl.Randle@cardno.com);Deirdre T (DahlerD@battelle.org);Barrows, Elisabeth S (BarrowsE@battelle.org)	2/9/2012 15:58
2396				Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privileged and Confidential: SINTEF tox & supporting chemistry	David Thal (dthal@servid.com)	Peiz, Oliver X (Oliver.Peiz@bp.com);Liv-Guri Fakness (Liv-Guri.Fakness@sintef.no)	Matt Huddleston (matt.huddleston@cardno.com);Marie BerKinney (berkinney@exponent.com);Ahneil, Arden (arden.ahneil@uk.bp.com);Kakesh, Joseph (Joseph.Kakesh@APORTER.COM);John Brown (jbrown@exponent.com);aamaticonsulting@aol.com;Rock J. Vitale (rvitale@servid.com)	2/12/2012 18:48
2397				Attorney Work Product	Summary of work plans prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Trondheim Plan and Status 20120211.xlsm				2/12/2012 18:48
2398				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis request prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential: SINTEF tox & supporting chemistry	Peiz, Oliver X (Oliver.Peiz@bp.com)	David Thal (dthal@servid.com);Liv-Guri Fakness (Liv-Guri.Fakness@sintef.no)	Matt Huddleston (matt.huddleston@cardno.com);Marie BerKinney (berkinney@exponent.com);Ahneil, Arden (arden.ahneil@uk.bp.com);Kakesh, Joseph (Joseph.Kakesh@APORTER.COM);John Brown (jbrown@exponent.com);aamaticonsulting@aol.com	2/12/2012 18:34
2399				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: In smaller amounts, BP oil shows up on Louisiana's coastline - FOX 8	Bruce, Lyle G. (lyle.bruce@bp.com)	Nepyвода, John (Swift) (John.nepywoda@bp.com)	Zimmer, Thomas (Swift Oil) (Thomas.Zimmer@bp.com);Slong, Bea (Bea.Slong@bp.com);Beyer, Todd (PSN /PRODUCTION SERVICES NETWORK) (Todd.Beyer@bp.com);Ahneil, Arden (arden.ahneil@uk.bp.com);Folse, Laura (Laura.Folse@bp.com);Bullock, Robin J (bp) (bulrojb@bp.com);John Brown (jbrown@exponent.com);Martin, Jean A (jean.martin@bp.com);Block, Nathan (Nathan.Block@bp.com)	2/11/2012 23:48
2400				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privileged and Confidential: SINTEF tox & supporting chemistry	Liv-Guri Fakness (Liv-Guri.Fakness@sintef.no)	Peiz, Oliver X (Oliver.Peiz@bp.com);David Thal (dthal@servid.com)	Matt Huddleston (matt.huddleston@cardno.com);Marie BerKinney (berkinney@exponent.com);Ahneil, Arden (arden.ahneil@uk.bp.com);Kakesh, Joseph (Joseph.Kakesh@APORTER.COM);John Brown (jbrown@exponent.com);aamaticonsulting@aol.com	2/13/2012 15:15
2401				Attorney Work Product	Communications between client and consultants seeking consultant review of analysis made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: ASR 034 Draft, privileged and confidential	Thorn, Jonathan R (thornj@battelle.org)	Ruth Forman (rforman@servid.com);John Brown (jbrown@exponent.com);Linda Cook (lcook@exponent.com);Peiz, Oliver X (Oliver.Peiz@bp.com);Beckmann, Dennis D (Dennis.Beckmann@bp.com);Dahlen, Deirdre T (DahlerD@battelle.org)	GRCO_ASR (GRCO_ASR@servid.com)	2/14/2012 21:49
2402				Attorney Work Product	Draft report created by consultants prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	ASR 034 Draft_IRT.docx				2/14/2012 21:49
2403				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultants, regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged & Confidential Attorney Communications: a) FTF Meeting on Thursday at GRCO offices in Houston and b) Tox Webinar	Peiz, Oliver X (Oliver.Peiz@bp.com)	Maki, Alan W (LLC) (aamaticonsulting@aol.com);Ahneil, Arden (arden.ahneil@uk.bp.com);Marie BerKinney (berkinney@exponent.com);Jerry M. Neff (jneff@comcast.net);Gary Rand (garyr@fu.edu);Subbiefeld, William (Bill.Subbiefeld@oregonstate.edu);Susan Kane Driscoll (sdriscoll@exponent.com);Piero Gardinali (gardinali@fu.edu);McGrath, Joy (Joy.McGrath@htrinc.com);Ralph Markarian (ralph.markarian@cardno.com);Lewis, Emma (ARNOLD & PORTER LLP) (Emma.Lewis@porter.com)	Villalobos, Alex (SERGIO.VILLALOBOS@bp.com);Williams, Rhonda (Hire Power) (Rhonda.Williams2@bp.com);John Brown (jbrown@exponent.com);Paul Boehm (pboehm@exponent.com);Kakesh, Joseph (Joseph.Kakesh@APORTER.COM);Bullock, Robin J (bp) (bulrojb@bp.com);Malnor, Lawrence K (lawrence.malnor@bp.com);Matt Huddleston (matt.huddleston@cardno.com);Jen Jenkins (jen.jenkins@cardno.com);Martin, Jean A (jean.martin@bp.com);Kenneth Jenkins (Kenneth.jenkins@cardno.com);Belsey@weltr.com;Steven Bartell (Steve.Bartell@porter.com)	2/16/2012 3:58
2404				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report revisions undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Request - (redaction re question about content of privileged report)	Norman, Erika D. (Erika.Norman@APORTER.COM)	John Brown (jbrown@exponent.com);Paul Boehm (pboehm@exponent.com)	Israel, Brian D. (Brian.Israel@APORTER.COM);Green, George R. (George.Green@exponent.com);Robin Bullock (robin.bullock@bp.com)	2/23/2012 3:32
2405				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report revisions undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: ACS Sediment DRAFT (Privileged and Confidential)	Linda Cook (lcook@exponent.com);Paul Boehm (pboehm@exponent.com);Arden Ahneil@uk.bp.com	Paul Boehm (pboehm@exponent.com);John Brown (jbrown@exponent.com);Arden Ahneil@uk.bp.com	Kakesh, Joseph (Joseph.Kakesh@APORTER.COM) (Joseph.Kakesh@APORTER.COM)	2/23/2012 17:58
2406				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report revisions undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: ACS Sediment DRAFT (Privileged and Confidential)	Ahneil, Arden (arden.ahneil@uk.bp.com)	Linda Cook (lcook@exponent.com);Paul Boehm (pboehm@exponent.com);John Brown (jbrown@exponent.com)	Kakesh, Joe (ARNOLD & PORTER LLP) (joseph.kakesh@porter.com);belsey@weltr.com	2/24/2012 17:55
2407	EXPONENT_00686833	EXPONENT_00686833	EXPONENT_00686833	Attorney-Client Privilege; Attorney Work Product	Information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Fwd: Environmental Info re Dispersant Use	Green, Mike R (Mike.Green2@bp.com)	John Brown (jbrown@exponent.com);Joseph DeSanctis (jdesanctis@kirklund.com)		3/5/2012 16:33
2408	EXPONENT_00686834	EXPONENT_00686834	EXPONENT_00686833	Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	20120304_toxicology slides_1.ppt				3/5/2012 16:33
2409				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Environmental Info re Dispersant Use --legally privileged and confidential	DeSanctis, Joseph J (jdesanctis@kirklund.com)	Green, Mike R (Mike.Green2@bp.com)	John Brown (jbrown@exponent.com)	3/5/2012 17:15
2410				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	20120304_toxicology slides_1.ppt				3/5/2012 17:15
2411				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Environmental Info re Dispersant Use --legally privileged and confidential	Marie BerKinney (berkinney@exponent.com);Jerry M. Neff (jneff@comcast.net);Gary Rand (garyr@fu.edu);Subbiefeld, William (Bill.Subbiefeld@oregonstate.edu);Susan Kane Driscoll (sdriscoll@exponent.com);Piero Gardinali (gardinali@fu.edu);McGrath, Joy (Joy.McGrath@htrinc.com);Ralph Markarian (ralph.markarian@cardno.com);Bullock, Robin J (bp) (bulrojb@bp.com);Malnor, Lawrence K (lawrence.malnor@bp.com);Kakesh, Joseph (Joseph.Kakesh@APORTER.COM);Matt Huddleston (matt.huddleston@cardno.com);Martin, Jean A (jean.martin@bp.com);Villalobos, Alex (SERGIO.VILLALOBOS@bp.com);Brand Echols (brandechols@fu.edu);Langdon, Chris (chris.langdon@oregonstate.edu);Bjorn Henrik Hansen (bjornh.hansen@sintef.no);Liv-Guri Fakness (Liv-Guri.Fakness@sintef.no);andrew.mcqueen@cardno.com;Mary Beth Johnstone (marybeth.johnstone@cardno.com)	DeSanctis, Joseph J (jdesanctis@kirklund.com)	John Brown (jbrown@exponent.com);Green, Mike R (Mike.Green2@bp.com);Ahneil, Arden (arden.ahneil@uk.bp.com)	3/5/2012 23:25
2412				Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	MTB Comments 20120304_toxicology slides_1.ppt				3/5/2012 23:25
2413				Attorney Work Product	Communication between client and consultant regarding analysis prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: Status of analysis of the archived sediment cores?	Green, Mike R (Mike.Green2@bp.com)	John Brown (jbrown@exponent.com)	Laura Riege (laura.rieger@cardno.com);Ahneil, Arden (arden.ahneil@uk.bp.com);Beckmann, Dennis D (Dennis.Beckmann@bp.com)	3/7/2012 10:15
2414				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged & Confidential Attorney Communications: NRDA Tox Team Project Schedule - Updated Mon 3/5/12	Peiz, Oliver X (Oliver.Peiz@bp.com)	Maki, Alan W (LLC) (aamaticonsulting@aol.com);Ahneil, Arden (arden.ahneil@uk.bp.com);Marie BerKinney (berkinney@exponent.com);Jerry M. Neff (jneff@comcast.net);Gary Rand (garyr@fu.edu);Subbiefeld, William (Bill.Subbiefeld@oregonstate.edu);Susan Kane Driscoll (sdriscoll@exponent.com);Piero Gardinali (gardinali@fu.edu);McGrath, Joy (Joy.McGrath@htrinc.com);Ralph Markarian (ralph.markarian@cardno.com);Bullock, Robin J (bp) (bulrojb@bp.com);Malnor, Lawrence K (lawrence.malnor@bp.com);Kakesh, Joseph (Joseph.Kakesh@APORTER.COM);Matt Huddleston (matt.huddleston@cardno.com);Martin, Jean A (jean.martin@bp.com);Villalobos, Alex (SERGIO.VILLALOBOS@bp.com);Brand Echols (brandechols@fu.edu);Langdon, Chris (chris.langdon@oregonstate.edu);Bjorn Henrik Hansen (bjornh.hansen@sintef.no);Liv-Guri Fakness (Liv-Guri.Fakness@sintef.no);andrew.mcqueen@cardno.com;Mary Beth Johnstone (marybeth.johnstone@cardno.com)	John Brown (jbrown@exponent.com);Kenneth Jenkins (Kenneth.jenkins@cardno.com);Belsey@weltr.com;Steven Bartell (Steve.Bartell@cardno.com);Jody Kutitz (jody.kutitz@cardno.com);Green, Mike R (Mike.Green2@bp.com);Beckmann, Dennis D (Dennis.Beckmann@bp.com);Dominic Di Toro (dditor@UDEL.edu)	3/7/2012 12:48
2415				Attorney Work Product	Draft summary agenda prepared by client and third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	NRDA-ToxTeamTimelineFeb20-Sep30_20120305.pdf				3/7/2012 12:48

2416				Attorney Work Product	Communication between client counsel and consultant regarding analysis at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Biomarker analysis of 108 screened sediment extracts	Thorn, Jonathan R [jthorn@batelle.org]	rbarick@infinitysoils.com;Gregory Salata [gsalata@castab.com];John Brown [jbrown@exponent.com]	Dennis Beckmann [Dennis.Beckmann@bp.com];Wayne Kicklighter [wayne.kicklighter@cardno.com];Mark Cejas [Mark.Cejas@cardno.com];Laura Jones [ljones@integral-corp.com];Craig Rice [Craig.Rice@cardno.com];Dress Nielsen [dresnielsen@integral-corp.com];Cheryl Randie [Cheryl.Randie@cardno.com];Dallen, Dendre T [DallenD@batelle.org];Barrows, Elisabeth S [BarrowsE@batelle.org]	3/12/2012 12:20
2417				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: seeps data - privileged and confidential	Bullock, Robin J [bjp] [bulroj@bp.com]	Paul Boehm [pboehm@exponent.com];Ralph Markarian [ralph.markarian@cardno.com];Laura Riege [laura.riegen@cardno.com];Wayne Kicklighter [wayne.kicklighter@cardno.com]	Brody, Jessica R [jessica.brody@APORTER.COM];Mahnor, Lawrence K [lawrence.mahnor@bp.com];Miley, Joyce [joyce.miley@bp.com];Brian, Israel [israel@aporter.com];Martin, Jean A [jean.martin@bp.com];John Brown [jbrown@exponent.com];Linda Cook [lcook@exponent.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Tom Ginn [tgin@exponent.com];John Brown [jbrown@exponent.com]	3/13/2012 23:38
2418	EXHIBIT_00686948	EXHIBIT_00686948	EXHIBIT_00686948	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding study conducted at request of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Status of the Lancaster Water Extracts - Privileged and Confidential	Green, Mike R [Mike.Green2@bp.com]	Linda Cook [lcook@exponent.com]		3/13/2012 16:42
2419				Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	INFO: Interpretation of WL Biomarker Data Obtained on Oil Slicks	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]	Punnett, Stefan [Stefan.Punnett@bp.com]	John Brown [jbrown@exponent.com]	3/13/2012 15:52
2420				Attorney Work Product	Communication between client and consultant regarding legal team comments on presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS presentation	Welther, Betsy (Consultant) [Betsy.Welther@bp.com]	John Brown [jbrown@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	3/15/2012 18:21
2421				Attorney Work Product	Legal team comments on presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	15BrownSediments.docx				3/15/2012 18:21
2422				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS presentation	Welther, Betsy (Consultant) [Betsy.Welther@bp.com]	John Brown [jbrown@exponent.com]		3/19/2012 16:32
2423				Attorney Work Product	Summary prepared by counsel for client and third-party consultant in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	15BrownSediments.docx				3/19/2012 16:32
2424	EXHIBIT_00687078	EXHIBIT_00687078	EXHIBIT_00687078	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: REC. 20120130M001 - Privileged and Confidential	Green, Mike R [Mike.Green2@bp.com]	John Brown [jbrown@exponent.com]	Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Matthew Thomas [mthomas@envst.com];Krisin May [kmay@envst.com];Rock J. Vitale [rvitale@envst.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]	3/29/2012 11:35
2425	EXHIBIT_00687106	EXHIBIT_00687106	EXHIBIT_00687106	Attorney Work Product	Draft information collection created by consultants prepared at request of client in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Daily Sample Tracking Summary 03-21-2012.xls				3/27/2012 22:00
2426				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: OSAT Sediments	Linda Cook [Linda.Cook@exponent.com]	Laura Riege [laura.riegen@cardno.com]	John Brown [jbrown@exponent.com];Ahnel, Arden [arden.ahnel@uk.bp.com]	3/25/2012 15:54
2427				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: ACS Presentations - two conflicting data questions	Caragher, Peter D [peter.caragher2@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Martin, Jean A [jean.martin@bp.com];betsy@welther.com;Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com];Marie BenKinnery [benkinnerym@exponent.com];John Brown [jbrown@exponent.com]		3/25/2012 13:09
2428				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: ACS Presentations - two conflicting data questions	Kakesh, Joseph S [joseph.kakesh@aporter.com]	arden.ahnel@uk.bp.com	jean.martin@bp.com;betsy@welther.com;peter.caragher2@bp.com;Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com];Marie BenKinnery [benkinnerym@exponent.com];John Brown [jbrown@exponent.com]	3/25/2012 11:47
2429				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: ACS Presentations - two conflicting data questions	Ahnel, Arden [arden.ahnel@uk.bp.com]	Martin, Jean A [jean.martin@bp.com];betsy@welther.com;Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Caragher, Peter D [peter.caragher2@bp.com];Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com];Marie BenKinnery [benkinnerym@exponent.com];John Brown [jbrown@exponent.com]		3/25/2012 3:53
2430	EXHIBIT_00687120	EXHIBIT_00687120	EXHIBIT_00687120	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: LBNL ASR 20 Cores - Privileged and Confidential	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	John Brown [jbrown@exponent.com]		3/30/2012 21:03
2431				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information and analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: OSAT Sediment Core Temporal Trends Data - privileged and confidential	Linda Cook [Linda.Cook@exponent.com]	Laura Riege [laura.riegen@cardno.com];John Brown [jbrown@exponent.com]	Susan Fitzgerald [sfitzgerald@integral-corp.com];Craig Hutchings [chutchings@integral-corp.com];Gene Revielas [grevielas@integral-corp.com];Laura Ryckman [laura.ryckman@cardno.com];Darcy Metzler [darcy.metzler@cardno.com];Wayne Kicklighter [wayne.kicklighter@cardno.com];Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Paul Boehm [pboehm@exponent.com]	4/2/2012 19:37
2432				Attorney Work Product	Communications between client and consultant seeking consultant input for draft document review before counsel reviews made in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Forms update for GRATIS	Andrew Tachovsky [atachovsky@bostrealgies.com]	Green, Mike R [Mike.Green2@bp.com];Pillard, Dave [Dave.Pillard@asecom.com];John Brown [jbrown@exponent.com]	Valette, Luther (COMSYS) [Luther.Valette@bp.com]	4/9/2012 14:37
2433				Attorney Work Product	Draft summary created by consultant prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	TKM 2010-06-02 RM Sample Provenance - Web Version - Final.docx				4/9/2012 14:37
2434				Attorney Work Product	Draft release form created by client made in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Agreement and Release439A18.doc				4/9/2012 14:37
2435				Attorney Work Product	Draft request form created by client in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Information Request Form_v 1 draft 033012.docx				4/9/2012 14:37
2436				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Forms update for GRATIS	Andrew Tachovsky [atachovsky@bostrealgies.com]	Pillard, Dave [Dave.Pillard@asecom.com];John Brown [jbrown@exponent.com];Green, Mike R [Mike.Green2@bp.com]	Valette, Luther (COMSYS) [Luther.Valette@bp.com]	4/10/2012 17:25
2437	EXHIBIT_00687272	EXHIBIT_00687276	EXHIBIT_00687272	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NRC 1007129 and NRC 1007336	Speer, Jennifer G [Jennifer.Speer@bp.com]	Bruce, Lyle G [lyle.bruce@bp.com];Stong, Bea [Bea.Stong@bp.com];Wallace, William (BP MC252) [William.Wallace@bp.com];Block, Nathan [Nathan.Block@bp.com]	Thompson, Timothy A [Timothy.Thompson2@bp.com];Mahnor, Lawrence K [lawrence.mahnor@bp.com];John Brown [jbrown@exponent.com];Green, Mike R [Mike.Green2@bp.com]	4/9/2012 19:14
2438	EXHIBIT_00687277	EXHIBIT_00687280	EXHIBIT_00687277	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NRC 1007129 and NRC 1007336	Bruce, Lyle G [lyle.bruce@bp.com]	Stong, Bea [Bea.Stong@bp.com];Speer, Jennifer G [Jennifer.Speer@bp.com];Wallace, William (BP MC252) [William.Wallace@bp.com];Block, Nathan [Nathan.Block@bp.com]	Thompson, Timothy A [Timothy.Thompson2@bp.com];Mahnor, Lawrence K [lawrence.mahnor@bp.com];John Brown [jbrown@exponent.com]	4/9/2012 19:03
2439	EXHIBIT_00687281	EXHIBIT_00687286	EXHIBIT_00687281	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NRC 1007129 and NRC 1007336	Stong, Bea [Bea.Stong@bp.com]	Speer, Jennifer G [Jennifer.Speer@bp.com];Bruce, Lyle G [lyle.bruce@bp.com];Wallace, William (BP MC252) [William.Wallace@bp.com];Block, Nathan [Nathan.Block@bp.com];Glossner, Dan [SWIFT] [Dan.Glossner@bp.com];Harrison, Robert (SWIFT TECHNICAL SERVICES) [Robert.Harrison1@bp.com];Tucker, Mike E (HCS Consulting) [Mike.Tucker2@bp.com];Petr, Oliver X [Oliver.Petr2@bp.com];Matt Huddleston [matt.huddleston@cardno.com];Marie BenKinnery [benkinnerym@exponent.com];Larry Mahnor [lawrence.mahnor@bp.com];John Brown [jbrown@exponent.com];Kenneth Jenkins [kenneth.jenkins@cardno.com];Gary Rand [randg@flu.edu];Shubbeled, William [Bill.Shubbeled@regentstate.edu]	Thompson, Timothy A [Timothy.Thompson2@bp.com];Mahnor, Lawrence K [lawrence.mahnor@bp.com];John Brown [jbrown@exponent.com];Green, Mike R [Mike.Green2@bp.com]	4/10/2012 23:20
2440				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged & Confidential Attorney Communications: Benthic Tox studies proposed by NOAA	Ralph Markarian [ralph.markarian@cardno.com]	Stong, Bea [Bea.Stong@bp.com];Petr, Oliver X [Oliver.Petr2@bp.com];Matt Huddleston [matt.huddleston@cardno.com];Marie BenKinnery [benkinnerym@exponent.com];Larry Mahnor [lawrence.mahnor@bp.com];John Brown [jbrown@exponent.com];Kenneth Jenkins [kenneth.jenkins@cardno.com];Gary Rand [randg@flu.edu];Shubbeled, William [Bill.Shubbeled@regentstate.edu]	Bullock, Robin J [bjp] [bulroj@bp.com];Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Emma Lewis [aporter.com] [Emma.Lewis@aporter.com]	4/11/2012 21:48

2441	EXPONENT_00687287	EXPONENT_00687295	EXPONENT_00687287	EXPONENT_00687295	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NRC 1007129 and NRC 1007336	Green, Mike R [Mike.Green@bp.com]	John Brown [sbrown@exponent.com]	Speer, Jennifer G [Jennifer.Speer@bp.com]	4/11/2012 21:24
2442	EXPONENT_00687296	EXPONENT_00687303	EXPONENT_00687296	EXPONENT_00687303	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: NRC 1007129 and NRC 1007336	Green, Mike R [Mike.Green@bp.com]	John Brown [sbrown@exponent.com]		4/11/2012 21:15
2443					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged & Confidential Attorney Communications; Benthic Toxic studies proposed by NOAA	Pelz, Oliver X [Oliver.Pelz@bp.com]	Ralph Markarian [ralph.markarian@cardno.com];Matt Huddleston [matt.huddleston@cardno.com];Marie BenKinney [benkinney@exponent.com];Mahnor, Lawrence K [lawrence.mahnor@bp.com];John Brown [sbrown@exponent.com];Kenneth Jenkins [kenneth.jenkins@cardno.com];Gary Rand [randy@flu.edu];Stubbiefield, William [Bill.Stubbiefield@oregonstate.edu]	Bullock, Robin J (bp) [bulro1@bp.com];Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@porter.com]	4/11/2012 19:29
2444					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding plans for analysis and studies prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Client Privileged and Confidential - Battelle contact: Jon	Pelz, Oliver X [Oliver.Pelz@bp.com]	randg@flu.edugardinal@flu.edu;bechohs@flu.edu	John Brown [sbrown@exponent.com]	4/12/2012 13:45
2445					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Privileged & Confidential - Webinar Presentation on additional fingerprinting indicators	Ralph Markarian [ralph.markarian@cardno.com]	Paul Boehm [pboehm@exponent.com]	Jean Martin [jean.martin@bp.com];Helder Costa [helder.costa@cardno.com];Kenneth Jenkins [kenneth.jenkins@cardno.com];John Brown [sbrown@exponent.com]	4/13/2012 15:51
2446					Attorney Work Product	Draft presentation regarding analytical reports and interpretations prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged & Confidential; Differentiation of Spilled Oil Presentationv4.pdf				4/13/2012 15:51
2447	EXPONENT_00687322	EXPONENT_00687322	EXPONENT_00687312	EXPONENT_00687322	Attorney Work Product	Draft information collection created by consultants prepared at request of client in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Daily Sample Tracking Summary 04-12-2012.xls				4/13/2012 17:15
2448	EXPONENT_00687323	EXPONENT_00687323	EXPONENT_00687323	EXPONENT_00687325	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Client Privileged and Confidential - Battal's upcoming support for the BP toxicology	Pelz, Oliver X [Oliver.Pelz@bp.com]	John Brown [sbrown@exponent.com];Piero Gardinali [gardinali@flu.edu]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Ahneil, Arden [arden.ahneil@uk.bp.com]	4/13/2012 22:37
2449	EXPONENT_00687331	EXPONENT_00687331	EXPONENT_00687331	EXPONENT_00687332	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: BP PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT: BP1 GCxGC TIC EDD with Negative Controls	Pelz, Oliver X [Oliver.Pelz@bp.com]	John Brown [sbrown@exponent.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Piero Gardinali [gardinali@flu.edu]	4/16/2012 21:34
2450	EXPONENT_00687338	EXPONENT_00687341	EXPONENT_00687338	EXPONENT_00687341	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding mental impressions of report reviewed at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential RE: Surtider Foundation Release of Gulf Oil Study Findings	Bruce, Lyle G. [lyle.bruce@bp.com]	Walden, Terry [terry.walden@bp.com];John Brown [sbrown@exponent.com]	Stong, Bea [Bea.Stong@bp.com];Marie BenKinney [benkinney@exponent.com];Folse, Laura [Laura.Folse@bp.com];Bullock, Robin J (bp) [bulro1@bp.com];Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@porter.com]	4/19/2012 12:33
2451	EXPONENT_00690557	EXPONENT_00690557	EXPONENT_00690525	EXPONENT_00690557	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed analytical plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Response to MS 252 Oil Spill - privileged and confidential	Paul Boehm [P]	Jennifer Martinez [martinez@exponent.com]	James Burke [burke@exponent.com]	5/26/2010 21:26
2452					Attorney Work Product	Communication between client and consultant regarding preliminary draft analysis plan created at the direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: In Situ Burn Sampling	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	John Brown [sbrown@exponent.com]		6/20/2010 17:51
2453					Attorney Work Product	Preliminary draft analysis plan created at the direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	In Situ Burn Sampling Plan_062110.doc				6/20/2010 17:51
2454	EXPONENT_00695898	EXPONENT_00695898	EXPONENT_00695897	EXPONENT_00695898	Attorney Work Product	Draft report made by consultant prepared at request of client counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft chemical fingerprinting plan-052410.pdf				5/25/2010 1:37
2455	EXPONENT_00695900	EXPONENT_00695900	EXPONENT_00695899	EXPONENT_00695900	Attorney Work Product	Draft report made by consultant prepared at request of client counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft chemical fingerprinting plan-052410.pdf				5/25/2010 1:28
2456	EXPONENT_00695902	EXPONENT_00695902	EXPONENT_00695901	EXPONENT_00695902	Attorney Work Product	Draft report made by consultant prepared at request of client counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Chemical Fingerprinting Plan-Houmas.pdf				5/25/2010 11:14
2457	EXPONENT_00696208	EXPONENT_00696208	EXPONENT_00696206	EXPONENT_00696209	Attorney Work Product	Draft report created by consultant prepared at request of counsel in connection with and/or in anticipation of litigation arising from the DWH Incident, including but not limited to the NRDA.	Review9.22.2010 gb edit.doc				9/24/2010 12:41
2458	EXPONENT_00696209	EXPONENT_00696209	EXPONENT_00696206	EXPONENT_00696209	Attorney Work Product	Draft guidelines created by client and consultant prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT guidelines with edit.pdf				9/24/2010 12:41
2459					Attorney Work Product	Communication between client and consultant regarding preliminary analysis created at the direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Project Schedule	Brandt Carrier Jones [b.carrierjones@ecosy-stem-management.net]	Marie BenKinney [benkinney@exponent.com];Stephen Mudge [smudge@exponent.com];John Brown [sbrown@exponent.com];Maki, Alan W (LLC) [awmakionsulting@aol.com]	Ahneil, Arden [arden.ahneil@uk.bp.com]	7/10/2010 20:10
2460					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft abstracts prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Abstract for SETAC on attenuation/depletion rate for total PAHs	Ahneil, Arden [arden.ahneil@uk.bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com];Carragher, Peter D [peter.carragher@bp.com];Wood, Terry B [Terry.Wood@bp.com];Martin, Jean A [jean.martin@bp.com]	Kremeseo, Victor (SWIFT TECHNICAL SERVICES) [victor.kremeseo@bp.com];John Brown [sbrown@exponent.com];Bullock, Robin J (bp) [Robin.Bullock@bp.com];Gong, Changrui [Changrui.Gong@bp.com]	7/21/2010 22:26
2461					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding study analysis and strategy at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Schlumberger - Oil Samples	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	John Brown [sbrown@exponent.com];Linda Cook [lcook@exponent.com];Stephen Mudge [smudge@exponent.com]		8/11/2010 22:10
2462					Attorney Work Product	Draft report regarding toxicology study analysis prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	201000101 BP Macondo Separator & Well Head Sample Final Report.xlsx				8/11/2010 22:10
2463					Attorney Work Product	Draft report regarding toxicology study analysis prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	201000101 BP Macondo Separator & Well Head Sample Final Report.pdf				8/11/2010 22:10
2464	EXPONENT_00700657	EXPONENT_00700660	EXPONENT_00700657	EXPONENT_00700660	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant requesting advice of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Coordination of tar ball data analysis and reporting	Chau, May T [May.Chau@bp.com]	Nian Nye [nye@cteh.com];Martin, Jean A [jean.martin@bp.com];Saperstein, Mark [mark.saperstein@bp.com];Goddard, Kelly [Kelly.Goddard@bp.com];Block, Nathan [Nathan.Block@bp.com];Fritz, David E. [David.Fritz@bp.com];John Brown [sbrown@exponent.com];Brady Davis [bdavis@cteh.com];Carragher, Peter D [peter.carragher2@bp.com]	Phi Goad [goad@cteh.com];Mike Feamster [mfeamster@cteh.com];James McCormack [jmcormack@cteh.com]	7/22/2010 16:26
2465	EXPONENT_00700881	EXPONENT_00700888	EXPONENT_00700880	EXPONENT_00700888	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: EPA Preferred Analytical Methods for Dispersant Analysis of Water Samples	Martin, Jean A [j]	Ahneil, Arden [arden.ahneil@uk.bp.com];Saperstein, Mark [mark.saperstein@bp.com];Wood, Terry B [Terry.Wood@bp.com];b.carrierjones@ecosystem-management.net		7/19/2010 14:57
2466					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Abstract for SETAC on attenuation/depletion rate for total PAHs	Gong, Changrui [Changrui.Gong@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com];Bullock, Robin J (bp) [Robin.Bullock@bp.com]	John Brown [sbrown@exponent.com];Carragher, Peter D [peter.carragher@bp.com];Wood, Terry B [Terry.Wood@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com];Kremeseo, Victor (SWIFT TECHNICAL SERVICES) [victor.kremeseo@bp.com];Martin, Jean A [jean.martin@bp.com];Goad, David B [David.Goad@bp.com]	7/22/2010 15:29



2467					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Abstract for SETAC on attenuation/depletion rate for total PAHs	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Wood, Terry B [Terry.Wood@bp.com]; Martin, Jean A [jean.martin@bp.com]	Kremesev, Victor (SWIFT TECHNICAL SERVICES) [Victor.Kremesev@bp.com]; John Brown [jbrown@exponent.com]; Bullock, Robin J [bp] [Robin.Bullock@bp.com]; Gong, Changru [Changru.Gong@bp.com]	7/22/2010 19
2468	EXPONENT_00701053	EXPONENT_00701054	EXPONENT_00701053	EXPONENT_00701055	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sample Testing Protocol	Green, Mike R [Mike.Green2@bp.com]	Fritz, David E. [David.Fritz@bp.com]	John Brown [jbrown@exponent.com]; Borge, Farley [Farley.Borge@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	7/24/2010 18:28
2469					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Abstract for SETAC on attenuation/depletion rate for total PAHs	Bullock, Robin J [bp] [Robin.Bullock@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; John Brown [jbrown@exponent.com]; Gong, Changru [Changru.Gong@bp.com]	Carragher, Peter D [peter.carragher2@bp.com]; Wood, Terry B [Terry.Wood@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Kremesev, Victor (SWIFT TECHNICAL SERVICES) [Victor.Kremesev@bp.com]; Martin, Jean A [jean.martin@bp.com]; Grass, David B [David.Grass@bp.com]	7/27/2010 21:26
2470	EXPONENT_00701203	EXPONENT_00701204	EXPONENT_00701203	EXPONENT_00701205	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NEED BY MON AUG 2: Abstracts for SETAC Conference	Marie BenKrinney [m@Exponent\ou=Site1\cn=Environmental\cn=benkrinney]	Streich, Debra J [Debra.Streich@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Martin, Jean A [jean.martin@bp.com]; John Brown [jbrown@exponent.com]; Stephen Mudge [smudge@exponent.com]; Mak, Alan W [LLC7\seamk@consulting@aol.com]	8/2/2010 19:05
2471	EXPONENT_00701205	EXPONENT_00701205	EXPONENT_00701203	EXPONENT_00701205	Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BenKinney 2010 SETAC Abstract.doc				8/2/2010 19:05
2472	EXPONENT_00701791	EXPONENT_00701793	EXPONENT_00701791	EXPONENT_00701793	Attorney-Client Privilege; Attorney Work Product	Communications between counsel, and consultants seeking counsel and client advice in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including, not limited to the NRDA.	RE: Lab analysis	Gong, Changru [Changru.Gong@bp.com]	John Brown [jbrown@exponent.com]; Stephen Mudge [smudge@exponent.com]; Linda Cook [lcook@exponent.com]; Laurie Benton [L.Benton@exponent.com]; Susan Kane Driscoll [sdiscoll@exponent.com]	Munn, Chrysanthie [Chrysanthie.Munn@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Cross, Iris M [Iris.Cross@bp.com]	8/16/2010 14:15
2473					Attorney Work Product	Communications between consultant and client regarding draft report prepared at request of counsel in connection with, and/or related to potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	LTM - Update	Serino, Jamie L [jamie.serino@shawgrp.com]	John Brown [jbrown@exponent.com]	Kremesev, Victor (SWIFT TECHNICAL SERVICES) [Victor.Kremesev@bp.com]; Lyle Bruce [lyle.bruce@bp.com]	9/7/2010 0:12
2474					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: sample SO-20100804-HS1-02	Gong, Changru [Changru.Gong@bp.com]	John Brown [jbrown@exponent.com]	Linda Cook [lcook@exponent.com]; Laurie Benton [L.Benton@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Stephen Mudge [smudge@exponent.com]; Green, Mike R [Mike.Green2@bp.com]; Mikov, Alexei V [Alexei.Mikov@bp.com]; Grass, David B [David.Grass@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Sullivan, Mike P (NAX DWX) [Michael.Sullivan@bp.com]; Seary, Tommie [tommie.seary@bp.com]; Depret, Pierre-Andre [Pierre-Andre.Depret@bp.com]	9/21/2010 15:37
2475	EXPONENT_00705081	EXPONENT_00705084	EXPONENT_00705081	EXPONENT_00705084	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant requesting advice of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Coordination of tar ball data analysis and reporting	Brady Davis [bdavis@cteh.com]	Chau, May T [May.Chau@bp.com]; Alan Nye [anye@cteh.com]; Martin, Jean A [jean.martin@bp.com]; Saperstein, Mark [mark.saperstein@bp.com]; Goddard, Kelly [Kelly.Goddard@bp.com]; Block, Nathan [Nathan.Block@bp.com]; Fritz, David E. [David.Fritz@bp.com]; John Brown [jbrown@exponent.com]; Carragher, Peter D [peter.carragher2@bp.com]	Phi Goad [pgoad@cteh.com]; Mike Feamster [mfeamster@cteh.com]; James McCormack [jmcormack@cteh.com]	7/22/2010 16:33
2476	EXPONENT_00705085	EXPONENT_00705088	EXPONENT_00705085	EXPONENT_00705088	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant requesting advice of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Coordination of tar ball data analysis and reporting	Martin, Jean A [jean.martin@bp.com]	Brady Davis [bdavis@cteh.com]; Chau, May T [May.Chau@bp.com]; Alan Nye [anye@cteh.com]; Saperstein, Mark [mark.saperstein@bp.com]; Goddard, Kelly [Kelly.Goddard@bp.com]; Block, Nathan [Nathan.Block@bp.com]; Fritz, David E. [David.Fritz@bp.com]; John Brown [jbrown@exponent.com]; Carragher, Peter D [peter.carragher2@bp.com]	Phi Goad [pgoad@cteh.com]; Mike Feamster [mfeamster@cteh.com]; James McCormack [jmcormack@cteh.com]	7/22/2010 16:38
2477	EXPONENT_00705343	EXPONENT_00705346	EXPONENT_00705343	EXPONENT_00705346	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant requesting advice of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Coordination of tar ball data analysis and reporting	Saperstein, Mark [mark.saperstein@bp.com]	Alan Nye [anye@cteh.com]; Martin, Jean A [jean.martin@bp.com]; Goddard, Kelly [Kelly.Goddard@bp.com]; Chau, May T [May.Chau@bp.com]; Block, Nathan [Nathan.Block@bp.com]; Fritz, David E. [David.Fritz@bp.com]; John Brown [jbrown@exponent.com]; Brady Davis [bdavis@cteh.com]; Carragher, Peter D [peter.carragher2@bp.com]	Phi Goad [pgoad@cteh.com]; Mike Feamster [mfeamster@cteh.com]; James McCormack [jmcormack@cteh.com]	7/22/2010 17:45
2478					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report of presentation prepared by client consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Abstract for SETAC on attenuation/depletion rate for total PAHs	Bullock, Robin J [bp] [Robin.Bullock@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Wood, Terry B [Terry.Wood@bp.com]; Martin, Jean A [jean.martin@bp.com]	Kremesev, Victor (SWIFT TECHNICAL SERVICES) [Victor.Kremesev@bp.com]; John Brown [jbrown@exponent.com]; Gong, Changru [Changru.Gong@bp.com]; MC252_HSE_TechSup_Environ_Lead [MC252_HSE_TechSup_En@bp.com]	7/22/2010 6:31
2479					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report of presentation prepared by client consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Abstract for SETAC on attenuation/depletion rate for total PAHs	Bruce, Lyle G. [lyle.bruce@bp.com]	Bullock, Robin J [bp] [Robin.Bullock@bp.com]	John Brown [jbrown@exponent.com]; Gong, Changru [Changru.Gong@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Wood, Terry B [Terry.Wood@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Kremesev, Victor (SWIFT TECHNICAL SERVICES) [Victor.Kremesev@bp.com]; Martin, Jean A [jean.martin@bp.com]	7/22/2010 11:54
2480					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report of presentation prepared by client consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Abstract for SETAC on attenuation/depletion rate for total PAHs	Bruce, Lyle G. [lyle.bruce@bp.com]	Gong, Changru [Changru.Gong@bp.com]; Bullock, Robin J [bp] [Robin.Bullock@bp.com]	John Brown [jbrown@exponent.com]; Carragher, Peter D [peter.carragher2@bp.com]; Wood, Terry B [Terry.Wood@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Kremesev, Victor (SWIFT TECHNICAL SERVICES) [Victor.Kremesev@bp.com]; Martin, Jean A [jean.martin@bp.com]; Grass, David B [David.Grass@bp.com]	7/22/2010 16:58
2481					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report of presentation prepared by client consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Abstract for SETAC on attenuation/depletion rate for total PAHs	Bruce, Lyle G. [lyle.bruce@bp.com]	John Brown [jbrown@exponent.com]; Gong, Changru [Changru.Gong@bp.com]; Bullock, Robin J [bp] [Robin.Bullock@bp.com]	Carragher, Peter D [peter.carragher2@bp.com]; Wood, Terry B [Terry.Wood@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Kremesev, Victor (SWIFT TECHNICAL SERVICES) [Victor.Kremesev@bp.com]; Martin, Jean A [jean.martin@bp.com]; Grass, David B [David.Grass@bp.com]	7/22/2010 18:32
2482	EXPONENT_00708706	EXPONENT_00708708	EXPONENT_00708706	EXPONENT_00708708	Attorney-Client Privilege; Attorney Work Product	Communications between counsel, client, and consultant seeking counsel and client advice in connection with, and/or related to potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Lab analysis	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	John Brown [jbrown@exponent.com]; Stephen Mudge [smudge@exponent.com]; Laurie Benton [L.Benton@exponent.com]; Susan Kane Driscoll [sdiscoll@exponent.com]	Oja, Ken (DELTA ENVIRONMENTAL CONSULTANTS INC) [koja@deltaenv.com]	8/10/2010 18:46
2483					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Taking samples in Bay Jimmy	Marie BenKrinney [m@Exponent\ou=Site1\cn=Environmental\cn=benkrinney]	Thuy S. Thompson [Thuy.Thompson@teammcllc.com]	tsaotf@bp.com; Kirk O'Reilly [koreilly@exponent.com]; ronald.dippo@bp.com; jamie.serino@shawgrp.com; John Brown [jbrown@exponent.com]; Fritz, David E. [David.Fritz@bp.com]	8/25/2010 17:56
2484	EXPONENT_00710763	EXPONENT_00710765	EXPONENT_00710762	EXPONENT_00710765	Attorney Work Product	Draft analysis Plan and legal advice thereon prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP LTM Summary Update Memo 9-3-10 JLS.docx				9/7/2010 0:14
2485					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information and analysis prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry Review	Paul Boehm [pboehm@exponent.com]	Karen Nardi [karnardi@porter.com]; Joseph Kakesh [joseph.kakesh@APORTER.COM]	Brian Irel [birel@porter.com]; Linda Cook [lcook@exponent.com]; John Brown [jbrown@exponent.com]; Martin, Jean A [jean.martin@bp.com]	9/7/2010 13:37
2486					Attorney Work Product	Information and analysis prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Chemistry Spreadsheet - As of September 7, 2010.xls				9/7/2010 13:37
2487					Attorney Work Product	Information and analysis prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MC252 Chemistry Program Review Task Rev 9-7-2010.doc				9/7/2010 13:37
2488					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant requesting advice of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Coordination of tar ball data analysis and reporting	Alan Nye [anye@cteh.com]	jean.martin@bp.com; mark.saperstein@bp.com; kelly.goddard@bp.com; May.Chau@bp.com; Nathan.Block@bp.com; david.fritz@bp.com; John Brown [jbrown@exponent.com]; Brady Davis [bdavis@cteh.com]; Carragher, Peter D [peter.carragher2@bp.com]	Phi Goad [pgoad@cteh.com]; Mike Feamster [mfeamster@cteh.com]; James McCormack [jmcormack@cteh.com]	7/22/2010 16:23
2489					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report of presentation prepared by client consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Abstract for SETAC on attenuation/depletion rate for total PAHs	Martin, Jean A [jean.martin@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Wood, Terry B [Terry.Wood@bp.com]	Kremesev, Victor (SWIFT TECHNICAL SERVICES) [Victor.Kremesev@bp.com]; John Brown [jbrown@exponent.com]; Bullock, Robin J [bp] [Robin.Bullock@bp.com]; Gong, Changru [Changru.Gong@bp.com]	7/23/2010 0:36
2490	EXPONENT_00720723	EXPONENT_00720725	EXPONENT_00720723	EXPONENT_00720725	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GCAL Lab Report	Linda Cook [lcook@exponent.com]	Paul Boehm [pboehm@exponent.com]	John Brown [jbrown@exponent.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Martin, Jean A [jean.martin@bp.com]	10/27/2010 12:47

2491	EXPONENT_00720730	EXPONENT_00720732	EXPONENT_00720730	EXPONENT_00720732	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis directed by counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: GCAL Lab Report	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Linda Cook [lcook@exponent.com]	John Brown [jbrown@exponent.com], Kakesh, Joseph [Joseph.Kakesh@APORTER.COM], Martin, Jean A [jean.martin@bp.com]	10/27/2010 2:13
2492					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis directed by counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Materials needed from CAS for chemistry assessment project	Rob Barrick [robarrick@cardno.com]	Paul Boehm [pboehm@exponent.com]	Joseph Kakesh@APORTER.COM, Linda Cook [lcook@exponent.com], John Brown [jbrown@exponent.com]	10/22/2010 11:01
2493					Attorney Work Product	Plan prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	NIST SOW and Work Plan with Budget.pdf				10/22/2010 11:01
2494					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information and analysis prepared at the direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Materials needed from CAS for chemistry assessment project	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Rob Barrick [robarrick@cardno.com]	Joseph Kakesh@APORTER.COM, Linda Cook [lcook@exponent.com], John Brown [jbrown@exponent.com]	10/22/2010 10:22
2495	EXPONENT_00728426	EXPONENT_00728426	EXPONENT_00728426	EXPONENT_00728485	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Response Data and Integration	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Bullock, Robin J (bp) [Robin.Bullock@bp.com]	Israel, Brian [Brian.Israel@APORTER.COM], Martin, Jean A [jean.martin@bp.com]	10/4/2010 15:33
2496	EXPONENT_00728427	EXPONENT_00728427	EXPONENT_00728426	EXPONENT_00728485	Attorney Work Product	Drift analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Chemical_Fingerprinting-Summary101002.docx				10/4/2010 15:33
2497	EXPONENT_00728428	EXPONENT_00728428	EXPONENT_00728426	EXPONENT_00728485	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	docxml				10/4/2010 15:33
2498	EXPONENT_00728429	EXPONENT_00728429	EXPONENT_00728426	EXPONENT_00728485	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	docxml				10/4/2010 15:33
2499	EXPONENT_00728484	EXPONENT_00728484	EXPONENT_00728426	EXPONENT_00728485	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FRAT_RAT_DAILY_Combined_20101002.pdf				10/4/2010 15:33
2500	EXPONENT_00728485	EXPONENT_00728485	EXPONENT_00728426	EXPONENT_00728485	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Sentinel Snare Result Summary - 20101003.docx				10/4/2010 15:33
2501					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Barrancas Beach Sediment Sample	Steve Kulpanowski [Kulps0@bp.com]	Carragher, Peter D [peter.carragher2@bp.com]	Gong, Changrui [Changrui.Gong@bp.com], Mikov, Alexei V [Alexei.Mikov@bp.com], John Brown [jbrown@exponent.com], Green, Mike R [Mike.Green@bp.com], Wendell, Sloane [Sloane.Wendell@scs.com]	11/12/2010 21:42
2502					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Barrancas Beach Sediment Sample	Carragher, Peter D [peter.carragher2@bp.com]	Steve Kulpanowski [Kulps0@bp.com]	Gong, Changrui [Changrui.Gong@bp.com], Mikov, Alexei V [Alexei.Mikov@bp.com], John Brown [jbrown@exponent.com], Green, Mike R [Mike.Green@bp.com], Wendell, Sloane [Sloane.Wendell@scs.com]	11/12/2010 21:32
2503					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Barrancas Beach Sediment Sample	Steve Kulpanowski [Kulps0@bp.com]	Carragher, Peter D [peter.carragher2@bp.com]	Gong, Changrui [Changrui.Gong@bp.com], Mikov, Alexei V [Alexei.Mikov@bp.com], John Brown [jbrown@exponent.com], Green, Mike R [Mike.Green@bp.com], Wendell, Sloane [Sloane.Wendell@scs.com]	11/12/2010 21:08
2504					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Barrancas Beach Sediment Sample	Carragher, Peter D [peter.carragher2@bp.com]	Steve Kulpanowski [Kulps0@bp.com]	Gong, Changrui [Changrui.Gong@bp.com], Mikov, Alexei V [Alexei.Mikov@bp.com], John Brown [jbrown@exponent.com]	11/12/2010 20:58
2505	EXPONENT_00730741	EXPONENT_00730741	EXPONENT_00730741	EXPONENT_00730744	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Barrancas Beach Sediment Sample	Steve Kulpanowski [Kulps0@bp.com]	John Brown [jbrown@exponent.com]	Green, Mike R [Mike.Green@bp.com], Wendell, Sloane [Sloane.Wendell@scs.com]	11/12/2010 15:44
2506					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Final draft Barrick et al SETAC paper	Rob Barrick [robarrick@cardno.com]	[peter.carragher2@bp.com] [peter.carragher2@bp.com], [lyle.bruce@bp.com] [lyle.bruce@bp.com], [Changrui.Gong@bp.com] [Changrui.Gong@bp.com], [jean.martin@bp.com] [jean.martin@bp.com], [Brian.Israel@APORTER.COM] [Brian.Israel@APORTER.COM], [Ralph.Markarian@raiph.markarian@cardno.com] [Ralph.Markarian@raiph.markarian@cardno.com], [Lary.Mahor@lawrence.mahor@bp.com] [Lary.Mahor@lawrence.mahor@bp.com], [Joyce.Miley@bp.com] [Joyce.Miley@bp.com], [Chris.Herlugsan@herlugsan@bp.com] [Chris.Herlugsan@herlugsan@bp.com], [Cash.Fay@cash.fay@bp.com] [Cash.Fay@cash.fay@bp.com]	Alexei.Mikov@bp.com [Alexei.Mikov@bp.com], Jean Martin [jean.martin@bp.com], Arden.Arden@uk.bp.com [arden.arden@uk.bp.com], [bulior@bp.com] [bulior@bp.com], [Brian.Israel@APORTER.COM] [Brian.Israel@APORTER.COM], [Ralph.Markarian@raiph.markarian@cardno.com] [Ralph.Markarian@raiph.markarian@cardno.com], [Lary.Mahor@lawrence.mahor@bp.com] [Lary.Mahor@lawrence.mahor@bp.com], [Joyce.Miley@bp.com] [Joyce.Miley@bp.com], [Chris.Herlugsan@herlugsan@bp.com] [Chris.Herlugsan@herlugsan@bp.com], [Cash.Fay@cash.fay@bp.com] [Cash.Fay@cash.fay@bp.com]	11/9/2010 19:35
2507					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Final draft Barrick et al SETAC paper	Carragher, Peter D [peter.carragher2@bp.com]	Rob Barrick [robarrick@cardno.com], Bruce, Lyle G. [lyle.bruce@bp.com], Gong, Changrui [Changrui.Gong@bp.com], Carragher, Peter D [peter.carragher2@bp.com], John Brown [jbrown@exponent.com], Alan Jeffrey [alanj@2ymaXusa.com]	Mikov, Alexei V [Alexei.Mikov@bp.com], Martin, Jean A [jean.martin@bp.com], Arden, Arden.arden@uk.bp.com [arden.arden@uk.bp.com], Bullock, Robin J (bp) [bulior@bp.com], Israel, Brian [Brian.Israel@APORTER.COM], Ralph Markarian [raiph.markarian@cardno.com], Mahor, Lawrence K [lawrence.mahor@bp.com], Miley, Joyce [Joyce.Miley@bp.com], Herlugsan, Christopher (BP MC252) [heris@bp.com], Fay, Cash E (Cash.Fay@bp.com)	11/9/2010 19:28
2508					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Technical review of Barrick et al SETAC paper	Rob Barrick [robarrick@cardno.com]	Bruce, Lyle G. [lyle.bruce@bp.com], Gong, Changrui [Changrui.Gong@bp.com], Carragher, Peter D [peter.carragher2@bp.com], John Brown [jbrown@exponent.com], Alan Jeffrey [alanj@2ymaXusa.com]	Mikov, Alexei V [Alexei.Mikov@bp.com], Jean Martin [jean.martin@bp.com], Arden, Arden.arden@uk.bp.com [arden.arden@uk.bp.com], Robin Bullock [robin.bullock@bp.com]	11/9/2010 02:02
2509	EXPONENT_00731157	EXPONENT_00731157	EXPONENT_00731157	EXPONENT_00731173	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments on paper prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Dircks et al data	Bruce, Lyle G. [lyle.bruce@bp.com]	John Brown [jbrown@exponent.com]		11/8/2010 23:07
2510					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Barrick SETAC slides	Bruce, Lyle G. [lyle.bruce@bp.com]	Arnell, Arden [arden.arnell@uk.bp.com], Gong, Changrui [Changrui.Gong@bp.com], Mikov, Alexei V [Alexei.Mikov@bp.com], John Brown [jbrown@exponent.com]	Carragher, Peter D [peter.carragher2@bp.com]	11/7/2010 13:36
2511	EXPONENT_00731234	EXPONENT_00731234	EXPONENT_00731234	EXPONENT_00731266	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Characterization of subsurface PHAs at the Deepwater Horizon site	Paul Boehm [O=EX-EXPONENT/OU=SITE1/CN=FAA/CN=PBOEHM]	Carragher, Peter D [peter.carragher2@bp.com], Brian.Israel@APORTER.COM, Kakesh, Joseph [Joseph.Kakesh@APORTER.COM], Martin, Jean A [jean.martin@bp.com], Bullock, Robin J (bp) [bulior@bp.com], Maki, Alan W (LLC) [aamaki@scs.com], John Brown [jbrown@exponent.com], Brody, Jessica [Jessica.Brody@APORTER.COM], Ralph Markarian [RMarkarian@entix.com]	John Brown [jbrown@exponent.com]	11/6/2010 14:35
2512					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Surf Washing Samples - COC 20101219SURF001	Steve Kulpanowski [Kulps0@bp.com]		Linda Cook [lcook@exponent.com], Mike.Green2@bp.com [kja@setaenv.com], Sloane Wendell [sloane.wendell@scs.com], net [net.jarrell@at]	12/21/2010 21:04
2513					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privileged and Confidential - Our Mother Samples BPO42848, TC-20101121-FRAT1-001 in context	Arnell, Arden [arden.arnell@uk.bp.com]	Carragher, Peter D [peter.carragher2@bp.com], Folte, Laura [Laura.Folte@bp.com], Bullock, Robin J (bp) [bulior@bp.com], Mahor, Lawrence K [lawrence.mahor@bp.com], Martin, Jean A [jean.martin@bp.com], Johnson, Nelson [Nelson.Johnson@APORTER.COM], John Brown [jbrown@exponent.com]	Rainey, David I [david.rainey@at]	12/20/2010 16:04
2514					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA related meeting prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Dec 14th R&D Planning Meeting - Summary Outcome and Actions	Radhnan, Vivek R [Vivek.Radhnan@bp.com]	Folte, Laura [Laura.Folte@bp.com], Arnell, Arden [arden.arnell@uk.bp.com], Cortez, Michael J [Michael.Cortez@bp.com], Rowe, Hunter G [Hunter.Rowe@bp.com], Moran, Mark (SWIFT TECHNICAL SERVICES) [Mark.Moran@bp.com], Maki, Alan W (LLC) [Alan.Maki@bp.com], Carragher, Peter D [peter.carragher2@bp.com], Marie BenKorney [BenKorney@exponent.com], Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com], John Brown [jbrown@exponent.com], Bruce, Lyle G. [lyle.bruce@bp.com], Mahor, Lawrence K [lawrence.mahor@bp.com], Johnson, Nelson [Nelson.Johnson@APORTER.COM]	Esnada, Consuelo (KELLY SERVICES) [Consuelo.Esnada@bp.com]	12/18/2010 1:06

2516					Attorney Work Product	Meeting minutes related to NRDA prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RD Technology Planning 12.14.10.doc						12/18/2010 10:06
2516					Attorney Work Product	Meeting minutes related to NRDA prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Dec 14th Meeting Comms KM Filpcharts.doc						12/18/2010 10:06
2517					Attorney Work Product	Meeting minutes related to NRDA prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO ST Projects Dec. 14 2010 Migs.xls						12/18/2010 10:06
2518					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request: OSAT rpt development info.	Bruce, Lyle G. [lyle.bruce@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Marie BerKinney [berkinney@exponent.com]; Maki, Alan W (LLC) [awmaki@swifttechnical.com]; Putt, Russell [Russell.Putt@bp.com]; John Brown [jbrown@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Pradhan, Vivek R [Vivek.Pradhan@bp.com]			12/16/2010 23:24
2519					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Request: OSAT rpt development info.	Folse, Laura [Laura.Folse@bp.com]	Marie BerKinney [berkinney@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Maki, Alan W (LLC) [awmaki@swifttechnical.com]; Putt, Russell [Russell.Putt@bp.com]; John Brown [jbrown@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Pradhan, Vivek R [Vivek.Pradhan@bp.com]			12/16/2010 22:19
2520					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA related meeting agenda prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Latest agenda / expectations for Dec 14th GCRO S&T R&D Planning Meeting	Pradhan, Vivek R [Vivek.Pradhan@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Cortez, Michael J [Michael.Cortez@bp.com]; Rowe, Hunter G [Hunter.Rowe@bp.com]; Moran, Mark (SWIFT TECHNICAL SERVICES) [Mark.Moran@bp.com]; Maki, Alan W (LLC) [Alan.Maki@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Marie BerKinney [berkinney@exponent.com]; Putt, Russell [Russell.Putt@bp.com]; John Brown [jbrown@exponent.com]; Ensaeta, Consuelo (KELLY SERVICES) [Consuelo.Ensaeta@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Miley, Joyce [Joyce.Miley@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Johnson, Nelson [Nelson.Johnson@APORTER.COM]	Bruce, Lyle G. [lyle.bruce@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Pradhan, Vivek R [Vivek.Pradhan@bp.com]			12/13/2010 20:24
2521					Attorney Work Product	Draft NRDA related meeting agenda prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FINAL AGENDA DEC 14 2010 V4.doc						12/13/2010 20:24
2522					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft publications prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Abstract for SETAC on attenuation/depletion rate for total PAHs	John Brown [jbrown@exponent.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Gong, Changrui [Changrui.Gong@bp.com]; Bullock, Robin J (bp) [Robin.Bullock@bp.com]	Carragher, Peter D [peter.carragher2@bp.com]; Wood, Terry B [Terry.Wood@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Krenesec, Victor (SWIFT TECHNICAL SERVICES) [Victor.Krenesec@bp.com]; Martin, Jean A [jean.martin@bp.com]; Grass, David B [David.Grass@bp.com]			7/22/2010 18:22
2523	EXPONENT_00740590	EXPONENT_00740594	EXPONENT_00740590	EXPONENT_00740594	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SWSO Update	John Brown [jbrown@exponent.com]	Gullory, Matthew (BP MC252) [matt.gullory@bp.com]				9/28/2010 13:23
2524	EXPONENT_00740710	EXPONENT_00740711	EXPONENT_00740710	EXPONENT_00740711	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Results from the Our Mother Sample	John Brown [jbrown@exponent.com]	Folse, Laura [Laura.Folse@bp.com]				12/22/2010 14:03
2525					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Barriack SETAC slides	John Brown [jbrown@exponent.com]	Bruce, Lyle G. [lyle.bruce@bp.com]				11/7/2010 15:30
2526	EXPONENT_00741142	EXPONENT_00741144	EXPONENT_00741142	EXPONENT_00741144	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: TOC Update 11/2	John Brown [jbrown@exponent.com]	Green, Mike R [Mike.Green@bp.com]; Linda Cook [lcook@exponent.com]				11/3/2010 15:46
2527	EXPONENT_00742917	EXPONENT_00742920	EXPONENT_00742917	EXPONENT_00742920	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding sampled materials prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Disposition of Cores	John Brown [jbrown@exponent.com]	Mike Green@bp.com [Mike.Green@bp.com]; Marie BerKinney [berkinney@exponent.com]				10/4/2010 12:12
2528					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA studies prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged & Confidential Attorney Communications: Benthic Tox studies proposed by NOAA	Petz, Oliver X [Oliver.Petz@bp.com]	Matt Huddleston [matt.huddleston@cardno.com]; Marie BerKinney [berkinney@exponent.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; John Brown [jbrown@exponent.com]; Kenneth Jenkins [kenneth.jenkins@cardno.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Ralph Markarian [ralph.markarian@cardno.com]	Gary Rand [randg@fu.edu]; Stubbfield, William [Bill.Stubbfield@oregonstate.edu]; Bullock, Robin J (bp) [Robin.Bullock@bp.com]; Lewis, Emma (ARNOLD & PORTER LLP) [Emma.Lewis@porter.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]			4/12/2012 12:29
2529					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding draft analysis prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Sediment Core Analysis Plan - privileged and confidential		Malnor, Lawrence K [lawrence.malnor@bp.com]				8/17/2011 17:06
2530					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Environmental data management tool demonstration and user working meeting	Beckmann, Dennis D [Dennis.Beckmann@p.com]	Hawke, Lisa [Lisa.Hawke@bp.com]; Bullock, Robin J (bp) [Robin.Bullock@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Putt, Russell [Russell.Putt@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Komacki, Alan (WEATHERFORD) [Alan.Komacki@bp.com]; Coelho, Gina (UNKNOWN BUSINESS PARTNER) [Gina.Coelho@bp.com]; Petz, Oliver X [Oliver.Petz@bp.com]; BerKinney, Marie (EXPONENT) [Marie.BerKinney@bp.com]; John Brown [jbrown@exponent.com]; Jay, Cash E [Cash.Fay@bp.com]; Miley, Joyce [Joyce.Miley@bp.com]; Herluggson, Christopher (BP MC252) [Herluggson@bp.com]; Herod, Corey (BP MC252) [Herod@bp.com]; Frost, Robert [Robert.Frost1@bp.com]; Martin, Jean A [jean.martin@bp.com]; Papezel, Inna [Inna.Papezel@bp.com]; Jester@weather.com; Wiens, Orville (Consultant) [Orville.Wiens@bp.com]; Davis, James (Consultant) [James.Davis1@bp.com]; Palani, Abdallah (MICROSOFT) [Abdallah.Palani@bp.com]; Kandasamy, Kishore (Consultant) [Kishore.Kandasamy@bp.com]; Waller, Christopher (Consultant) [Christopher.Waller@bp.com]; Valliera, Brad [Brad.Valliera@bp.com]; Morend, Cristina (UNKNOWN BUSINESS PARTNER) [Cristina.Morand@bp.com]				8/9/2011 16:03
2531	EXPONENT_00743147	EXPONENT_00743150	EXPONENT_00743147	EXPONENT_00743150	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and Confidential RE: Surfinder Foundation Release of Gulf Oil Study Findings	Bruce, Lyle G. [lyle.bruce@bp.com]	Walden, Terry [Terry.Walden@bp.com]; John Brown [jbrown@exponent.com]	Slong, Bee [Bee.Slong@bp.com]; Marie BerKinney [berkinney@exponent.com]; Folse, Laura [Laura.Folse@bp.com]; Bullock, Robin J (bp) [Robin.Bullock@bp.com]; Joseph.Kakesh@aporter.com [Joseph.Kakesh@aporter.com]			4/19/2012 12:33
2532	EXPONENT_00743154	EXPONENT_00743154	EXPONENT_00743154	EXPONENT_00743156	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding study support prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Client Privileged and Confidential - Battelle's upcoming support for the BP toxicology	Petz, Oliver X [Oliver.Petz@bp.com]	John Brown [jbrown@exponent.com]; Piero Gardinali [gardinali@fu.edu]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Ahnel, Arden [arden.ahnel@uk.bp.com]			4/13/2012 22:37
2533					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Client Privileged and Confidential - Battelle contact Jon	Petz, Oliver X [Oliver.Petz@bp.com]	randg@fu.edugardinali@fu.edu; bechohs@fu.edu	John Brown [jbrown@exponent.com]			4/12/2012 13:45
2534					Attorney Work Product	Communications between client and consultant regarding information collection in connection with, and/or in anticipation of litigation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Forms update for GRATIS	Piliard, Dave [Dave.Piliard@acem.com]	Andrew Tachovsky [tachovsky@tostategies.com]; John Brown [jbrown@exponent.com]; Green, Mike R [Mike.Green2@bp.com]	Valette, Luther (COMSYS) [Luther.Valette@bp.com]			4/10/2012 17:21
2535					Attorney Work Product	Draft form regarding draft reports in connection with, and/or in anticipation of litigation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Information Request Form_v 3 draft 041012 dap.doc						4/10/2012 17:21

2536				Attorney Work Product	Communications between client and consultant regarding information collection in connection with, and/or anticipation of litigation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: Forms update for GRATIS	Andrew Tachovsky [atachovsky@bostrategies.com]	John Brown [jbrown@expONENT.com]; Green, Mike R [Mike.Green2@bp.com]; Dave Pillard [davepillard@aecon.com]	Valette, Luther (COMSYS) [Luther.Valette@bp.com]	4/10/2012 14:21
2537				Attorney Work Product	Draft form regarding draft reports in connection with, and/or anticipation of litigation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Information Request Form_v 2 draft 041012.docx				4/10/2012 14:21
2538	EXPONENT_00743161	EXPONENT_00743161	EXPONENT_00743161	Attorney Work Product	Communications between client and consultant regarding information collection in connection with, and/or anticipation of litigation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Forms update for GRATIS	Andrew Tachovsky [atachovsky@bostrategies.com]	Green, Mike R [Mike.Green2@bp.com]; Pillard, Dave [Dave.Pillard@aecon.com]; [Dave.Pillard@aecon.com]; John Brown [jbrown@expONENT.com]	Valette, Luther (COMSYS) [Luther.Valette@bp.com]	4/9/2012 14:37
2539	EXPONENT_00743163	EXPONENT_00743163	EXPONENT_00743161	Attorney Work Product	Draft form created by client regarding reference material created at request of counsel in connection with, and/or anticipation of litigation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Agreement and Release430A18.doc				4/9/2012 14:37
2540	EXPONENT_00743164	EXPONENT_00743164	EXPONENT_00743161	Attorney Work Product	Draft form regarding draft reports in connection with, and/or anticipation of litigation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Information Request Form_v 1 draft 033012.docx				4/9/2012 14:37
2541				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding information collection made in connection with, and/or anticipation of litigation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: ACS Presentations - two conflicting data questions	Carragher, Peter D [peter.carragher2@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Martin, Jean A [jean.martin@bp.com]; Betsey [wbetsy@wellnet.com]; Kakesh, Joe [ARNOLD & PORTER LLP [joseph.kakesh@porter.com]; Kormacki, Alan (WEATHERFORD) [Alan.Kormacki@bp.com]; Marie BenKinney [benkinneym@expONENT.com]; John Brown [jbrown@expONENT.com]		3/25/2012 13:09
2542				Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding information collection made in connection with, and/or anticipation of litigation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: ACS Presentations - two conflicting data questions	Kakesh, Joseph S [Joseph.Kakesh@APORTER.COM]	arden.ahnel@uk.bp.com	jean.martin@bp.com;wbetsy@wellnet.com;Peter.carragher2@bp.com;Kornacki, Alan (WEATHERFORD) [Alan.Kormacki@bp.com]; Marie BenKinney [benkinneym@expONENT.com]; John Brown [jbrown@expONENT.com]	3/25/2012 11:47
2543				Attorney-Client Privilege; Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: ACS Presentations - two conflicting data questions	Ahnel, Arden [arden.ahnel@uk.bp.com]	Martin, Jean A [jean.martin@bp.com];wbetsy@wellnet.com;Kakesh, Joe [ARNOLD & PORTER LLP [joseph.kakesh@porter.com]; Carragher, Peter D [peter.carragher2@bp.com]; Kormacki, Alan (WEATHERFORD) [Alan.Kormacki@bp.com]; Marie BenKinney [benkinneym@expONENT.com]; John Brown [jbrown@expONENT.com]		3/25/2012 3:53
2544	EXPONENT_00743254	EXPONENT_00743256	EXPONENT_00743254	Attorney-Client Privilege; Attorney Work Product	Communication among consultants regarding draft analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: Status of analysis of the archived sediment cores?	Green, Mike R [Mike.Green2@bp.com]	John Brown [jbrown@expONENT.com]	Laura Riege [laura.rieger@cardno.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	3/7/2012 10:15
2545	EXPONENT_00743269	EXPONENT_00743269	EXPONENT_00743270	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Tex Team Call, Houston (TBD); Conference Call: 866-634-1110 / pass code 1904750404 (1 PM CT)	Pelz, Oliver X [Oliver.Pelz@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKinney [benkinneym@expONENT.com]; Cary Rand [caryr@u.edu]; Subblefield, William [Bill.Subblefield@oregonstate.edu]; Enoch [techoles@u.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Matt Huddleston [matt.huddleston@cardno.com]; Steven Bartlett [steve.bartlett@cardno.com]; Piero Cardelli [piero@u.edu]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; McGrath, Joy [Joy.McGrath@idinc.com]; Susan Kane Driscoll [sdriscoll@expONENT.com]; amvkonconsulting@aol.com; Jerry M. Neff [jneffm@comcast.net]	John Brown [jbrown@expONENT.com]; Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J [bp] [bullock@bp.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]; kenneth.jenkins@cardno.com	2/19/2012 16:25
2546				Attorney-Client Privilege; Attorney Work Product	Communications between consultants and counsel regarding information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privileged and Confidential: SINTEF tox & supporting chemistry	Liv-Guri Fakness [Liv-Guri.Fakness@sintef.no]	Pelz, Oliver X [Oliver.Pelz@bp.com]; David Thal [dthal@servtd.com]	Matt Huddleston [matt.huddleston@cardno.com]; Marie BenKinney [benkinneym@expONENT.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; John Brown [jbrown@expONENT.com]; amvkonconsulting@aol.com	2/13/2012 15:15
2547	EXPONENT_00743282	EXPONENT_00743282	EXPONENT_00743283	Attorney-Client Privilege; Attorney Work Product	Communications between consultants and counsel regarding information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privileged and Confidential: SINTEF tox & supporting chemistry	David Thal [dthal@servtd.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Liv-Guri Fakness [Liv-Guri.Fakness@sintef.no]	Matt Huddleston [matt.huddleston@cardno.com]; Marie BenKinney [benkinneym@expONENT.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; John Brown [jbrown@expONENT.com]; amvkonconsulting@aol.com; Rock J. Vitale [rjvitale@servtd.com]	2/12/2012 18:48
2548				Attorney-Client Privilege; Attorney Work Product	Communications with client, consultant, and counsel regarding information collection made in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential: SINTEF tox & supporting chemistry	Pelz, Oliver X [Oliver.Pelz@bp.com]	David Thal [dthal@servtd.com]; Liv-Guri Fakness [Liv-Guri.Fakness@sintef.no]	Matt Huddleston [matt.huddleston@cardno.com]; Marie BenKinney [benkinneym@expONENT.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; John Brown [jbrown@expONENT.com]; amvkonconsulting@aol.com; Rock J. Vitale [rjvitale@servtd.com]	2/12/2012 18:34
2549				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: In smaller amounts, BP oil shows up on Louisiana's coastline - FOX 8	Bruce, Lyle G. [lyle.bruce@bp.com]	Nespywoda, John [john.nespywoda@bp.com]	Zimmer, Thomas (Swift Oil) [Thomas.Zimmer@bp.com]; Slong, Bea [Bea.Slong@bp.com]; Beyer, Todd (PSN (PRODUCTION SERVICES NETWORK)) [Todd.Beyer@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Fole, Laura [Laura.Fole@bp.com]; Bullock, Robin J [bp] [bullock@bp.com]; John Brown [jbrown@expONENT.com]; Martin, Jean A [jean.martin@bp.com]; Block, Nathan [Nathan.Block@bp.com]	2/11/2012 23:48
2550				Attorney-Client Privilege; Attorney Work Product	Communications between counsel, client, and consultant regarding project update in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Project Status Update Call -- 11am Central -- February 10, 2012 -- PRIVILEGED AND CONFIDENTIAL	Ross, Katherine A [Katherine.Ross@porter.com]	Denson, Theresa L [Theresa.Denson@APORTER.COM]; Ai Maki [aimaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Ann Michele Morrison [amorrison@expONENT.com]; Arden Ahnel [arden.ahnel@uk.bp.com]; Betsey Welner [wbetsy@wellnet.com]; Bill Graeber [william.graeber@cardno.com]; Bill Williams [Bill.Williams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Henington [chenig@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [herodc1@bp.com]; Craig Kling [craig.kling@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Cary Harmon [csharmon@entrix.com]; Gene Mancini [fermancini@aol.com]; Jane Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrix.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@expONENT.com]; John Dimity [jDimity@entrix.com]; Joyce Milley [joyce.milley@bp.com]; Larry Mahor [lawrence.mahor@bp.com]; Laura Fole [Laura.Fole@bp.com]; Laura Riege [lraeg@entrix.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinneym@expONENT.com]; Mark Mohamara [mimohamara@Liskow.com]; Margaret McArdle [mcardle@expONENT.com]; Neal Brody [nbrody@entrix.com]; Oliver Pelz [Oliver.Pelz@bp.com]; Paul Boehm [pboehm@expONENT.com]; Peter Carragher [Peter.carragher2@bp.com]; Ralph Markarian [rmarkarian@entrix.com]; Rob Barick [rbarick@infinityoils.com]; Robert Frost [Robert.Frost@bp.com]; Robert McGurn [robert.mcgurn@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Teminison [ronald.teminison@bp.com]; Russell Putt [russell.putt@bp.com]; Stephanie Biggs [stephanie.biggs@cardno.com]; Ted Tomasi [tomasi@entrix.com]; Tim Thompson [tthompson@entrix.com]; Tom Cinn [gcinn@expONENT.com]; Tony Palagy [TPalagy@entrix.com]; Wayne Kicklichter [WKicklichter@entrix.com]		2/10/2012 15:36
2551				Attorney-Client Privilege; Attorney Work Product	Counsel created table from project meeting in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	NRDA_27 Jan 2012_Status (2).pdf				2/10/2012 15:36
2552				Attorney-Client Privilege; Attorney Work Product	Communications with client, counsel, and consultant regarding draft reports in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential: Attorney-Client Work Product - Publication list for review by 10 Feb	Ahnel, Arden [arden.ahnel@uk.bp.com]	jude.schneider@cardno.com; Bill.Subblefield@oregonstate.edu; John Brown [jbrown@expONENT.com]; Paul Boehm [pboehm@expONENT.com]; Marie BenKinney [benkinneym@expONENT.com]; Mark Benfield [mcbenfield@gmail.com]; randy@u.edu; Liv-Guri Fakness@sintef.no; Per Daling [Per.Daling@entrix.com]; Carragher, Peter D [peter.carragher2@bp.com]; Kormacki, Alan (WEATHERFORD) [Alan.Kormacki@bp.com]; Cortez, Michael J [Michael.Cortez@bp.com]; Coetho, Gina (UNKNOWN BUSINESS PARTNER) [Gina.Coetho@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Martin, Jean A [jean.martin@bp.com]	Bullock, Robin J [bp] [bullock@bp.com]; Welner, Betsey (Consultant) [Betsey.Welner@bp.com]	2/8/2012 2:30
2553				Attorney Work Product	Client created report regarding draft reports prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	AUTHORS PUBLICATIONS LIST Feb4.xlsx				2/6/2012 2:30

2554			Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Biomarker analysis of 108 screened sediment extracts	rbarrick@infinitysoins.com	Gregory Salata [gsalata@casalab.com], John Brown [jbrown@exponent.com], Thom, Jonathan R [thorn@battelle.org]	Dennis Beckmann [Dennis.Beckmann@bp.com], Wayne Kicklighter [wayne.kicklighter@cardno.com], Mark Cejas [Mark.Cejas@cardno.com], Laura Jones [ljones@integral-corp.com], Craig Rice [Craig.Rice@cardno.com], Dreas Nielsen [dnieisen@integral-corp.com], Cheryl Randle [Cheryl.Randle@cardno.com], Dahien, Dairde T [DahienD@battelle.org], Barrows, Elisabeth S [BarrowsE@battelle.org]	1/31/2012 0:08
2555			Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Biomarker analysis of 108 screened sediment extracts	Rob Barrick [rbarrick@infinitysoins.com]	Thom, Jonathan R [thorn@battelle.org]	Gregory Salata [gsalata@casalab.com], Dennis Beckmann [Dennis.Beckmann@bp.com], Wayne Kicklighter [wayne.kicklighter@cardno.com], Mark Cejas [Mark.Cejas@cardno.com], Laura Jones [ljones@integral-corp.com], Craig Rice [Craig.Rice@cardno.com], Dreas Nielsen [dnieisen@integral-corp.com], Cheryl Randle [Cheryl.Randle@cardno.com], John Brown [jbrown@exponent.com], Dahien, Dairde T [DahienD@battelle.org], Barrows, Elisabeth S [BarrowsE@battelle.org]	1/28/2012 22:46
2556			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Gore Associates Request to analyze Duplicate Gore Sorbers and a Macondo Reference Oil Sample	Martin, Jean A [jean.martin@bp.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com], Ahnell, Arden [arden.ahnell@uk.bp.com], Carragher, Peter D [peter.carragher2@bp.com], John Brown [jbrown@exponent.com], Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com], Malnor, Lawrence K [lawrence.malnor@bp.com]	Punnett, Stefan [Stefan.Punnett@bp.com], Grass, David B [David.Grass@bp.com]	1/27/2012 0:40
2557			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: oil weathering telecon meeting - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Peitz, Oliver X [Oliver.Peitz@bp.com]	John Brown [jbrown@exponent.com]	Svein Ramstad [Svein.Ramstad@sintef.no], Ahnell, Arden [arden.ahnell@uk.bp.com], Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com], Piero Gardinali [gardinali@u.washington.edu], Liv-Guri Fakness [Liv-Guri.Fakness@sintef.no], Per Daling [Per.Daling@sintef.no]	1/26/2012 21:42
2558			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Gore Associates Request to analyze Duplicate Gore Sorbers and a Macondo Reference Oil Sample	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com], Martin, Jean A [jean.martin@bp.com], Carragher, Peter D [peter.carragher2@bp.com], John Brown [jbrown@exponent.com], Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com], Malnor, Lawrence K [lawrence.malnor@bp.com]	Punnett, Stefan [Stefan.Punnett@bp.com], Grass, David B [David.Grass@bp.com]	1/26/2012 16:35
2559			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Trustee Fingerprinting protocol: privileged and confidential	Wayne Kicklighter [wayne.kicklighter@cardno.com]	Rob Barrick [rbarrick@infinitysoins.com], Paul Boehm [pboehm@exponent.com], Joseph Kakesh [jakesh@aporter.com]	Ralph Markarian [ralph.markarian@cardno.com], John Brown [jbrown@exponent.com], Linda Cook [lcook@exponent.com]	1/26/2012 3:44
2560			Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: NRDA Seep data	Green, Mike R [Mike.Green2@bp.com]	rbarrick@infinitysoins.com	John Brown [jbrown@exponent.com], Beckmann, Dennis D [Dennis.Beckmann@bp.com], Cheryl Randle [cheryl.randle@cardno.com], Ruth Forman [rforman@battelle.com], Rvitalie@EnvStd.com, David Thal [dthal@envstd.com]	1/25/2012 19:43
2561			Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seeps data	Cheryl Randle [cheryl.randle@cardno.com]	Thom, Jonathan R [thorn@battelle.org], scuenoco@lab-data.com	Dahien, Dairde T [DahienD@battelle.org], Kim Sechrist [kim.sechrist@cardno.com], Dreas Nielsen [dnieisen@integral-corp.com]	1/25/2012 19:43
2562			Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: surrogate correction	rbarrick@infinitysoins.com	Thom, Jonathan R [thorn@battelle.org]	Green, Mike R [Mike.Green2@bp.com]	1/25/2012 19:43
2563			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oil weathering telecon meeting documents	Per Daling [Per.Daling@sintef.no]	Peitz, Oliver X [Oliver.Peitz@bp.com], John Brown [jbrown@exponent.com]	Svein Ramstad [Svein.Ramstad@sintef.no]	1/25/2012 17:08
2564			Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Weathering Technical Document - JB-PSD-25-01-2012.pptx				1/25/2012 17:08
2565			Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Memo artificial weathering Jan 24 2012-PSD.docx				1/25/2012 17:08
2566			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: oil weathering telecon meeting - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Per Daling [Per.Daling@sintef.no]	Peitz, Oliver X [Oliver.Peitz@bp.com], John Brown [jbrown@exponent.com], Liv-Guri Fakness [Liv-Guri.Fakness@sintef.no]	Svein Ramstad [Svein.Ramstad@sintef.no], Ahnell, Arden [arden.ahnell@uk.bp.com], Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]	1/25/2012 12:38
2567			Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Weathering Technical Document - JB-PSD-25-01-2012.pdf				1/25/2012 12:38
2568			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: oil weathering telecon meeting - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Peitz, Oliver X [Oliver.Peitz@bp.com]	Per Daling [Per.Daling@sintef.no], John Brown [jbrown@exponent.com], Liv-Guri Fakness [Liv-Guri.Fakness@sintef.no]	Svein Ramstad [Svein.Ramstad@sintef.no], Ahnell, Arden [arden.ahnell@uk.bp.com], Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]	1/25/2012 11:58
2569			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GCRO data flow process from laboratory data generation (box data and supporting chemistry) to incorporation into the GCRO HSE database - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Kakesh, Joseph S [Joseph.Kakesh@APORTER.COM]	Peitz, Oliver X [Oliver.Peitz@bp.com], Green, Mike R [Mike.Green2@bp.com], Beckmann, Dennis D [Dennis.Beckmann@bp.com], David Thal [dthal@envstd.com], Rock J. Vitale [rvitale@envstd.com], David Blye [DBLYE@envstd.com], Vllalobos, Alex [SERGIO.VLLALOBOS@bp.com], Marie BerKerney [berkerney@exponent.com], Gary Rand [randg@fu.edu], Piero Gardinali [gardinali@u.washington.edu], Shubbsfield, William [Bill.Shubbsfield@oregonstate.edu], Langdon, Chris [chris.langdon@oregonstate.edu], Jerry M. Neff [jneff@comcast.net], Ralph Markarian [ralph.markarian@cardno.com], Matt Huddleston [matt.huddleston@cardno.com], John Brown [jbrown@exponent.com], Brand Echols [bechols@fu.edu], Bonnie Bailey [bonnie.bailey@cardno.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]	1/24/2012 19:38
2570			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Gore Associates Request to analyze Duplicate Gore Sorbers and a Macondo Reference Oil Sample	Ahnell, Arden [arden.ahnell@uk.bp.com]	Martin, Jean A [jean.martin@bp.com], Carragher, Peter D [peter.carragher2@bp.com], John Brown [jbrown@exponent.com], Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com], Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com], Malnor, Lawrence K [lawrence.malnor@bp.com]	Punnett, Stefan [Stefan.Punnett@bp.com], Grass, David B [David.Grass@bp.com]	1/24/2012 8:16
2571			Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by client and third party consultant at request of counsel, and copying counsel, in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO data flow process from laboratory data generation (box data and supporting chemistry) to incorporation into the GCRO HSE database - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Peitz, Oliver X [Oliver.Peitz@bp.com]	Green, Mike R [Mike.Green2@bp.com], Beckmann, Dennis D [Dennis.Beckmann@bp.com], David Thal [dthal@envstd.com], Rvitalie@EnvStd.com, DBLYE@envstd.com, Vllalobos, Alex [SERGIO.VLLALOBOS@bp.com], Marie BerKerney [berkerney@exponent.com], Gary Rand [randg@fu.edu], Piero Gardinali [gardinali@u.washington.edu], Shubbsfield, William [Bill.Shubbsfield@oregonstate.edu], Langdon, Chris [chris.langdon@oregonstate.edu], Jerry M. Neff [jneff@comcast.net], Joe Kakesh [jakesh@aporter.com], Ralph Markarian [ralph.markarian@cardno.com], Matt Huddleston [matt.huddleston@cardno.com], John Brown [jbrown@exponent.com], Brand Echols [bechols@fu.edu], Bonnie Bailey [bonnie.bailey@cardno.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]	1/24/2012 6:34
2572			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Gore Associates Request to analyze Duplicate Gore Sorbers and a Macondo Reference Oil Sample	Martin, Jean A [jean.martin@bp.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com], Ahnell, Arden [arden.ahnell@uk.bp.com], Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com], Malnor, Lawrence K [lawrence.malnor@bp.com]	Punnett, Stefan [Stefan.Punnett@bp.com], Grass, David B [David.Grass@bp.com]	1/24/2012 5:09
2573			Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Biomarker analysis of 108 screened sediment extracts	Rob Barrick [rbarrick@infinitysoins.com]	Dennis Beckmann [Dennis.Beckmann@bp.com], John Brown [jbrown@exponent.com]		1/23/2012 18:06
2574			Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Santa Rosa beach sample	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	thorn@battelle.org	John Brown [jbrown@exponent.com]	1/20/2012 15:54

2575	EXPONENT_00743348	EXPONENT_00743350	EXPONENT_00743348	EXPONENT_00743350	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Some introductory slides for the Jan 19 Lunch & Learn	Bruce, Lyle G. [lyle.bruce@bp.com]	John Brown [sbrown@exponent.com]		1/17/2012 15:08
2576					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Some introductory slides for the Jan 19 Lunch & Learn	Bruce, Lyle G. [lyle.bruce@bp.com]	Block, Nathan [Nathan.Block@bp.com]; Marie BerKiney [berkinem@exponent.com]; Fofse, Laura [Laura.Fofse@bp.com]; Stong, Bea [Bea.Stong@bp.com]	John Brown [sbrown@exponent.com]; Carragher, Peter D [peter.carragher2@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Putt, Russell [Russell.Putt@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	1/17/2012 2:59
2577					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Some introductory slides for the Jan 19 Lunch & Learn	Block, Nathan [Nathan.Block@bp.com]	Marie BerKiney [berkinem@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Fofse, Laura [Laura.Fofse@bp.com]; Stong, Bea [Bea.Stong@bp.com]	John Brown [sbrown@exponent.com]; Carragher, Peter D [peter.carragher2@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Putt, Russell [Russell.Putt@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	1/16/2012 22:26
2578					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Some introductory slides for the Jan 19 Lunch & Learn	Marie BerKiney [O-EXPOENTIOU@SITE1CHON-ENVIRONMENTALUCH-BENKINENYMI]	Block, Nathan [Nathan.Block@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Fofse, Laura [Laura.Fofse@bp.com]; Stong, Bea [Bea.Stong@bp.com]	John Brown [sbrown@exponent.com]; Carragher, Peter D [peter.carragher2@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Putt, Russell [Russell.Putt@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	1/16/2012 22:08
2579					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: GCRO Sampling Event in FL?	Amanda Harford [amanda.harford@cardno.com]	John Brown [sbrown@exponent.com]; Chelsea Murphy [chelsea.murphy@cardno.com]	Kulps@bp.com; Bruce, Lyle G. [lyle.bruce@bp.com]; Brandon Wieme [brandon.wieme@cardno.com]	1/10/2012 14:28
2580					Attorney Work Product	Communication between consultants regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO Sampling Event in FL?	Chelsea Murphy [chelsea.murphy@cardno.com]	John Brown [sbrown@exponent.com]; Steve Kulpanowski [Kulps@bp.com]; Paul Ressenmeyer [ressenmeyer@envstsd.com]	Amanda Harford [amanda.harford@cardno.com]; Brandon Wieme [brandon.wieme@cardno.com]	1/6/2012 22:15
2581	EXPONENT_00743527	EXPONENT_00743531	EXPONENT_00743527	EXPONENT_00743540	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: OFIN Plan and ASR	Steve Kulpanowski [Kulps@bp.com]	Kyle Clay [kclay@envstsd.com]; John Brown [sbrown@exponent.com]		1/5/2012 19:31
2582					Attorney Work Product	Communication between client consultant regarding need for sampling plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Costs for EntriX Sampling Personnel	Steve Kulpanowski [Kulps@bp.com]	John Brown [sbrown@exponent.com]		1/5/2012 16:22
2583	EXPONENT_00743550	EXPONENT_00743550	EXPONENT_00743550	EXPONENT_00743552	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Photos of Oil in ROV Push Cores from Seeps Cruises 1 and 2	Kornack, Alan [WEATHERFORD@Alan.Kornack@bp.com]	John Brown [sbrown@exponent.com]	Stephen Palmer [weatherford@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Punnett, Stefan [Stefan.Punnett@bp.com]	1/3/2012 21:25
2584	EXPONENT_00743551	EXPONENT_00743551	EXPONENT_00743550	EXPONENT_00743552	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Seep_Cruise_1_and_2_Cores_with_Oil_1/202011 v3.docx				1/3/2012 21:25
2585					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Seeps 2 Holiday Chouest sample list	Kornack, Alan [WEATHERFORD@Alan.Kornack@bp.com]	John Brown [sbrown@exponent.com]		1/3/2012 20:42
2586					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SP2_HC_SampleList_v0_113011.xlsx				1/3/2012 20:42
2587					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	HolidayChouest_SP1_SP2_Pore Water Analysis_120111.xlsx				1/3/2012 20:42
2588	EXPONENT_00743653	EXPONENT_00743654	EXPONENT_00743653	EXPONENT_00743656	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: thye chronic beach-marsh areas according to Ops and SCAT	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [sbrown@exponent.com]; Walden, Terry [terry.walden@bp.com]		1/24/2011 3:09
2589					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Attorney Client Work Product RE: Request: OSAT rpt development info.	Bruce, Lyle G. [lyle.bruce@bp.com]	Fofse, Laura [Laura.Fofse@bp.com]; Marie BerKiney [berkinem@exponent.com]; Maki, Alan W [LLC@mamakiconsulting@aol.com]; Putt, Russell [Swift Technical Services] [Russell.Putt@bp.com]; John Brown [sbrown@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	Block, Nathan [Nathan.Block@bp.com]; Pradhan, Vivek R [Vivek.Pradhan@bp.com]	1/18/2011 17:55
2590					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT Timeline lgb 1.17.2011.doc				1/18/2011 17:55
2591					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: EPA Meeting	Alan Nye [anye@cteh.com]	Walden, Terry [terry.walden@bp.com]	John Brown [sbrown@exponent.com]; Saperstein, Mark [mark.saperstein@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	1/17/2011 20:51
2592					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SOW'S PAH and TPH Data for Mike Quim - 01062011.xlsx				1/17/2011 20:51
2593					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tar ball analysis-summary_1-17-11.xlsx				1/17/2011 20:51
2594					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: EPA Meeting	Alan Nye [anye@cteh.com]	Walden, Terry [terry.walden@bp.com]	John Brown [sbrown@exponent.com]; Saperstein, Mark [mark.saperstein@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	1/17/2011 15:42
2595					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Human Health Risk Assessment Strawman_1-17-11.docx				1/17/2011 15:42
2596	EXPONENT_00744377	EXPONENT_00744377	EXPONENT_00744369	EXPONENT_00744378	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	updates_1_14_11.xls				1/17/2011 3:31
2597	EXPONENT_00744378	EXPONENT_00744378	EXPONENT_00744369	EXPONENT_00744378	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	All_GOM Assessment Samples_01_14_11.xls				1/17/2011 3:31
2598					Attorney Work Product	Communication between client and consultants regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Comments on benchmark document	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [sbrown@exponent.com]		1/14/2011 16:55
2599					Attorney Work Product	Draft comments prepared by client at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Florida Draft Beach Stds - MS 2010-08-04.doc				1/14/2011 16:55
2600					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Here is the PDF for the Battelle samples.	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [sbrown@exponent.com]; Putt, Russell [Swift Technical Services] [Russell.Putt@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]	Paul Boehm [pboehm@exponent.com]	1/14/2011 14:44
2601	EXPONENT_00745687	EXPONENT_00745687	EXPONENT_00745687	EXPONENT_00745680	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	--- Unused Document ---	Ahnell, Arden [arden.ahnell@uk.bp.com]	Putt, Russell [Swift Technical Services] [Russell.Putt@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Marie BerKiney [berkinem@exponent.com]; John Brown [sbrown@exponent.com]	Pradhan, Vivek R [Vivek.Pradhan@bp.com]; Fofse, Laura [Laura.Fofse@bp.com]; Moran, Mark [SWIFT TECHNICAL SERVICES] [Mark.Moran@bp.com]	1/12/2011 7:23
2602	EXPONENT_00745689	EXPONENT_00745689	EXPONENT_00745687	EXPONENT_00745680	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Science Projects 1-pagers Jan 10 Rev 3 ADA.xls				1/12/2011 7:23

2603	EXPONENT_00745690	EXPONENT_00745690	EXPONENT_00745697	EXPONENT_00745690	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Jan 12 Science Slides ADA.ppt					1/12/2011 7:23
2604					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: LPBF session today	Stong, Bea [Bea.Stong@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; John Brown [jbrown@exponent.com]	Neprywoda, John [john.neprywoda@bp.com]; Speer, Jennifer G [Jennifer.Speer@bp.com]		1/10/2011 16:18
2605					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft LPBF M&M SOW.doc					1/10/2011 16:18
2606	EXPONENT_00746322	EXPONENT_00746322	EXPONENT_00746321	EXPONENT_00746455	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Blank Project template.xls					1/8/2011 16:16
2607	EXPONENT_00746323	EXPONENT_00746323	EXPONENT_00746321	EXPONENT_00746455	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	4 January 2011 sediment station data.doc					1/8/2011 16:16
2608	EXPONENT_00746324	EXPONENT_00746324	EXPONENT_00746321	EXPONENT_00746455	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Joye Points Comparison Sampling.xlsx					1/8/2011 16:16
2609	EXPONENT_00747029	EXPONENT_00747029	EXPONENT_00747029	EXPONENT_00747037	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Help with Operational Science Advisory Team H1 risk assessment	Walden, Terry [terry.walden@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Saperstein, Mark [mark.saperstein@bp.com]	John Brown [jbrown@exponent.com]; Coon, Daniel [daniel.coon@bp.com]; Folse, Laura [Laura.Folse@bp.com]		1/7/2011 0:35
2610	EXPONENT_00747395	EXPONENT_00747395	EXPONENT_00747394	EXPONENT_00747395	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT I Summary.ppt					1/5/2011 23:30
2611	EXPONENT_00747461	EXPONENT_00747461	EXPONENT_00747461	EXPONENT_00747596	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Update on Work Plan	Kraftforst, Kerrylyn [kraftforst@battelle.or.jp]	Walden, Terry [terry.walden@bp.com]; John Brown [jbrown@exponent.com]			1/5/2011 22:08
2612					Attorney-Client Privilege; Attorney Work Product	Communications with client, counsel, and consultant regarding draft report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	"Fingerprinting White Paper" - privileged and confidential attorney client communication, attorney work product	Paul Boehm [pboehm@exponent.com]	Martin, Jean A [jean.martin@bp.com]; 'Israel, Brian' [Brian.Israel@APORTER.COM]; Bullock, Robin J [rbj@bullock.com]	'Cantor, Daniel' [Daniel.Cantor@APORTER.COM]; Nelson, Johnson [ajporter.com]; Brody, Jessica [Jessica.Brody@APORTER.COM]; John Brown [jbrown@exponent.com]		1/4/2011 18:15
2613					Attorney Work Product	Draft report created by consultants made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Expert Sediment Data Analysis - January 4 2011.doc					1/4/2011 18:15
2614					Attorney-Client Privilege; Attorney Work Product	Communications between counsel, client, and consultant regarding draft report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged & Confidential Attorney Communications: Benthic Tox studies proposed by NOAA	Peitz, Oliver X [Oliver.Peitz@bp.com]	Peitz, Oliver X [Oliver.Peitz@bp.com]; Matt Huddleston [matt.huddleston@cardno.com]; Marie BenKinney [benkinney@exponent.com]; Larry Malnor [lawrence.malnor@bp.com]; John S. Brown [jsbrown@exponent.com]; Kenneth Jenkins [keneth.jenkins@cardno.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Ralph Markarian [ralph.markarian@cardno.com]; Gary Rand [randg@fu.edu]; Shubblefield, William [Bill.Shubblefield@oregonstate.edu]; Bullock, Robin J [rbj@bullock.com]; Lewis, Emma (ARNOLD & PORTER LLP) [Emma.Lewis@aporter.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]			4/12/2012 1:29
2615					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tex Team Call: Houston (TBD); Conference Call: 866-634-1110 / pass code 1904750404 (1 PM CT)	Peitz, Oliver X [Oliver.Peitz@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BenKinney [benkinney@exponent.com]; Gary Rand [randg@fu.edu]; Shubblefield, William [Bill.Shubblefield@oregonstate.edu]; Brian Echols [bchols@fu.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Matt Huddleston [matt.huddleston@cardno.com]; Steven Bartel [Steve.Bartel@cardno.com]; Piero Gardinali [gardinali@fu.edu]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; McGrath, Joy [Joy.McGrath@hinc.com]; Susan Kane Driscoll [sdriscoll@exponent.com]; James Konsul [jks@cardno.com]; Jerry M. Neff [jneff@comcast.net]; Peitz, Oliver X [Oliver.Peitz@bp.com]	John Brown [jbrown@exponent.com]; Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J [rbj@bullock.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Kenneth Jenkins [keneth.jenkins@cardno.com]		2/19/2012 16:29
2616					Attorney Work Product	Draft meeting agenda prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Microsoft Word ToxChemDataFlowSchematic.pdf					2/19/2012 16:29
2617					Attorney-Client Privilege; Attorney Work Product	Draft agenda for meeting with client, consultant, and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged & Confidential Attorney Communications: FTF Meeting on A) Decision on Tox Index (TI) for empirical tox data assessment (TI / OSI / SNTF) vs study results & B) Initial exposure & effect assessment (base on monitored field chemistry)	Peitz, Oliver X [Oliver.Peitz@bp.com]	Peitz, Oliver X [Oliver.Peitz@bp.com]; 'Maki, Alan W (LLC) [alanw.maki@cardno.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BenKinney [benkinney@exponent.com]; Jerry M. Neff [jneff@comcast.net]; Gary Rand [randg@fu.edu]; Shubblefield, William [Bill.Shubblefield@oregonstate.edu]; Susan Kane Driscoll [sdriscoll@exponent.com]; Piero Gardinali [gardinali@fu.edu]; McGrath, Joy [Joy.McGrath@hinc.com]; Ralph Markarian [ralph.markarian@cardno.com]	Villalobos, Alex [SERGIO.VILLALOBOS@bp.com]; Williams, Rhonda (Hise Power) [Rhonda.Williams2@bp.com]; John Brown [jbrown@exponent.com]; Paul Boehm [pboehm@exponent.com]; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Bullock, Robin J [rbj@bullock.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Matt Huddleston [matt.huddleston@cardno.com]; Ken Jenkins [ken.jenkins@cardno.com]; Martin, Jean A [jean.martin@bp.com]; Kenneth Jenkins [keneth.jenkins@cardno.com]		2/15/2012 20:49
2618					Attorney Work Product	Draft agenda for meeting between client, counsel, and consultant in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Agenda_Feb 16_rev op1.docx					2/15/2012 20:49
2619					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO data flow process from laboratory data generation (tox data and supporting chemistry) to incorporation into the GCRO HSE database - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Peitz, Oliver X [Oliver.Peitz@bp.com]	'Green, Mike R' [Mike.Green2@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; David Thap [thap@envistd.com]; 'Vitalie@envistd.com' [vitalie@envistd.com]; 'DBLYE@envistd.com' [DBLYE@envistd.com]; 'Vitalobos, Alex' [SERGIO.VILLALOBOS@bp.com]; Marie BenKinney [benkinney@exponent.com]; Gary Rand [randg@fu.edu]; Piero Gardinali [gardinali@fu.edu]; Shubblefield, William [Bill.Shubblefield@oregonstate.edu]; Langdon, Chris [chris.langdon@oregonstate.edu]; Jerry M. Neff [jneff@comcast.net]; Joe Kakesh@aporter.com [joe.kakesh@aporter.com]; Ralph Markarian [ralph.markarian@cardno.com]; Matt Huddleston [matt.huddleston@cardno.com]; John Brown [jbrown@exponent.com]; Brian Echols [bchols@fu.edu]; Bonnie Bailev@cardno.com [bonnie.bailev@cardno.com]; Peitz, Oliver X [Oliver.Peitz@bp.com]	'Ahnell, Arden' [arden.ahnell@uk.bp.com]		1/24/2012 3:35
2620					Attorney-Client Privilege; Attorney Work Product	Communications with client, consultant, and counsel regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Shipment from KSA to Battelle by Sept. 30th	Wendell, Sloane [Sloane.Wendell@hinc.com]	Wendell, Sloane [Sloane.Wendell@hinc.com]; John Brown [jbrown@exponent.com]; Green, Mike R [Mike.Green2@bp.com]; Block, Nathan [Nathan.Block@bp.com]; Pillard, Dave [Dave.Pillard@acem.com]; Lawless, Steve [Steve.Lawless@acem.com]; [jtorj@battelle.org]; desreuisseau@battelle.org			9/26/2011 15:19
2621					Attorney Work Product	Draft consultant created report made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 08-12-2011 Rev(1).docx					9/26/2011 15:19
2622					Attorney Work Product	Draft map created by consultant created at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	dfeObject1					9/26/2011 15:19

2623					Attorney-Client Privilege; Attorney Work Product	Communications with client, consultant, and counsel regarding draft agenda for meeting in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	GCRO Science Team Meeting	Bruce, Lyle G. [lyle.bruce@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Marie BenKinney [benkinney@exponent.com];Paul, Russell [Russell.Paul@bp.com];John Brown [j.brown@exponent.com];Pelz, Oliver X [Oliver.Pelz@bp.com];Carraher, Peter D [peter.carraher2@bp.com];Coelho, Gina [UNKNOWN BUSINESS PARTNER] [Gina.Coelho@bp.com];Kornacki, Alan [WEATHERFORD] [Alan.Kornacki@bp.com];Mahno, Lawrence K [lawrence.mahno@bp.com];Bullock, Robin J [rbulorj@bp.com];Folse, Laura [Laura.Folse@bp.com];Martin, Jean A [jean.martin@bp.com];Block, Nathan [nathan.block@bp.com]	8/16/2011 13:49	
2624					Attorney Work Product	Draft summaries of report created by consultants made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summaries of GCRO Science Team projects 8 July 2011 v3.doc			8/16/2011 13:49	
2625	EX-2012-0747811	EX-2012-0747811	EX-2012-0747811	EX-2012-0747811	Attorney-Client Privilege; Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Updates to proposal (privileged adin confidential)	Paul Boehm [O-EX-2012-0747811-FAA/CN-PRD/EM] [pboehm@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com];Tom Ginn [tginnt@exponent.com];Ted Tomasi [theodore.tomasi@cardno.com];Ann Michelle Morrison [amorrison@exponent.com];Wayne Kicklighter [wayne.kicklighter@cardno.com];Kereth Jenkins [kereth.jenkins@cardno.com]	Joseph Kakesh [Joseph.Kakesh@APORTER.COM] [Joseph.Kakesh@APORTER.COM];Jeffrey Wakefield [jeffrey.wakefield@cardno.com];Jessie Webber [jessica.webber@cardno.com];Tony Palayo [anthony.palayo@cardno.com];Laura Riege [laura.rieger@cardno.com];Pfeiler Booth [pbooth@exponent.com];Charles Menzie [cmenzie@exponent.com];Anne Fairbrother [AFairbrother@exponent.com];John Brown [j.brown@exponent.com];Gary Harmon [gary.harmon@cardno.com];Nicholas Sheets [nicholas.sheets@cardno.com];Doug MacNair [doug.macnair@cardno.com];Marie BenKinney [benkinney@exponent.com]	4/20/2012 3:21
2626	EX-2012-0747812	EX-2012-0747812	EX-2012-0747812	EX-2012-0747812	Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Injury Assessment Report Proposal Outline UPDATED DRAFT 4-19-2012.pptx			4/20/2012 3:21	
2627	EX-2012-0747814	EX-2012-0747814	EX-2012-0747814	EX-2012-0747814	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: Privileged and Confidential RE: Surfider Foundation Release of Gulf Oil Study Findings	Walden, Terry [terry.walden@bp.com]	John Brown [j.brown@exponent.com]	Stong, Bea [Bea.Stong@bp.com];Bruce, Lyle G. [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Folse, Laura [Laura.Folse@bp.com];Bullock, Robin J [rbulorj@bp.com];Joseph Kakesh [j.kakesh@aporter.com]	4/18/2012 21:37
2628	EX-2012-0747818	EX-2012-0747818	EX-2012-0747818	EX-2012-0747818	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: LBNL ASR 20 cores - Privileged and Confidential	John Brown [O-EX-2012-0747818-FAA/CN-PRD/EM] [j.brown@exponent.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Rob Barrick [rbarrick@infinisystems.com];Jimmy@envstsd.com	4/5/2012 17:57
2629					Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultant regarding draft map in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: Request - [redaction re question about content of privileged report]	Paul Boehm [O-EX-2012-0747818-FAA/CN-PRD/EM] [pboehm@exponent.com]	[peter.carraher2@bp.com] [peter.carraher2@bp.com];John Brown [j.brown@exponent.com];Erika Norman [APORTER.COM] [Erika.Norman@APORTER.COM]	[tetsy@wetrnr.com] [tetsy@wetrnr.com]	2/23/2012 18:41
2630					Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultant regarding draft map in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: Request - [redaction re question about content of privileged report]	Paul Boehm [O-EX-2012-0747823-FAA/CN-PRD/EM] [pboehm@exponent.com]	Norman, Erika D [Erika.Norman@APORTER.COM];John Brown [j.brown@exponent.com]	Israel, Brian D [Brian.Israel@APORTER.COM];Green, George R [George.Green@aporter.com];Robin Bullock [robin.bullock@bp.com]	2/23/2012 17:28
2631	EX-2012-0747823	EX-2012-0747823	EX-2012-0747823	EX-2012-0747823	Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultant regarding draft map in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: Request - [redaction re question about content of privileged report]	Paul Boehm [O-EX-2012-0747823-FAA/CN-PRD/EM] [pboehm@exponent.com]	Norman, Erika D [Erika.Norman@APORTER.COM];John Brown [j.brown@exponent.com]	Israel, Brian D [Brian.Israel@APORTER.COM];Green, George R [George.Green@aporter.com];Robin Bullock [robin.bullock@bp.com]	2/23/2012 16:29
2632					Attorney Work Product	Communication between client and consultant regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Biomarker analysis of 108 screened sediment extracts	Greg Salata [gsalata@slatab.com]	[barick@infinisystems.com];John Brown [j.brown@exponent.com];Thorn, Jonathan R [thornj@battelle.org]	Dennis Beckmann [Dennis.Beckmann@bp.com];Wayne Kicklighter [wayne.kicklighter@cardno.com];Mark Cejas [Mark.Cejas@cardno.com];Laura Jones [l.jones@integral-corp.com];Craig Rice [Craig.Rice@cardno.com];Dreas Nelson [dnelson@integral-corp.com];Cheryl Randle [Cheryl.Randle@cardno.com];Dahien, Dendre T [DahienD@battelle.org];Barrows, Elisabeth S [Sbarrows@battelle.org]	1/31/2012 22:42
2633					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding test protocols prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Tox Test Protocols - Privileged and ConfidentialAttorney work product	Bonnie Bailey [bonnie.bailey@cardno.com]	David Thal [thal@envstsd.com];Pelz, Oliver X [Oliver.Pelz@bp.com]	Gary Rand [randg@flu.edu];Subbiefeld, William [Bill.Subbiefeld@oregonstate.edu];Langdon, Chris [chris.langdon@oregonstate.edu];Brandt Echols [bechols@flu.edu];Marie BenKinney [benkinney@exponent.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Green, Mike R [Mike.Green2@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Matt Huddleston [matt.huddleston@cardno.com];John Brown [j.brown@exponent.com];Piero Gardinali [gardinali@flu.edu]	1/26/2012 16:34
2634					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding test protocols prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privatization of BP Toxicity Tests - Privileged and ConfidentialAttorney work product	Bonnie Bailey [bonnie.bailey@cardno.com]	David Thal [thal@envstsd.com];Pelz, Oliver X [Oliver.Pelz@bp.com]	Gary Rand [randg@flu.edu];Subbiefeld, William [Bill.Subbiefeld@oregonstate.edu];Langdon, Chris [chris.langdon@oregonstate.edu];Brandt Echols [bechols@flu.edu];Marie BenKinney [benkinney@exponent.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Green, Mike R [Mike.Green2@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Matt Huddleston [matt.huddleston@cardno.com];John Brown [j.brown@exponent.com];Piero Gardinali [gardinali@flu.edu]	1/25/2012 22:19
2635					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding test protocols prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Privatization of BP Toxicity Tests - Attorney work product	Bonnie Bailey [bonnie.bailey@cardno.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]	Gary Rand [randg@flu.edu];Subbiefeld, William [Bill.Subbiefeld@oregonstate.edu];Langdon, Chris [chris.langdon@oregonstate.edu];Brandt Echols [bechols@flu.edu];Marie BenKinney [benkinney@exponent.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Green, Mike R [Mike.Green2@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Matt Huddleston [matt.huddleston@cardno.com];John Brown [j.brown@exponent.com];Piero Gardinali [gardinali@flu.edu];David Thal [thal@envstsd.com]	1/25/2012 16:34
2636					Attorney Work Product	Draft report on status prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Package Status 1-24-2012.xlsx			1/25/2012 16:34	
2637					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: WOGC and API report for SP2_HC_DD1 oil seep sample	Carraher, Peter D [peter.carraher2@bp.com]	Kornacki, Alan [WEATHERFORD] [Alan.Kornacki@bp.com]	Punnett, Stefan [Stefan.Punnett@bp.com];John Brown [j.brown@exponent.com];Mikov, Alexei V [Alexei.Mikov@bp.com];Arden Ahnel [arden.ahnel@uk.bp.com];Lawrence Mahno [lawrence.mahno@bp.com];Jean Martin [jean.martin@bp.com];Robin J Bullock [rbulorj@bp.com];Laura Folse [Laura.Folse@bp.com]	12/21/2011 23:33
2638	EX-2012-0747923	EX-2012-0747923	EX-2012-0747923	EX-2012-0747961	Attorney Work Product	Communication between client and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: WOGC and API report for SP2_HC_DD1 oil seep sample	Kornacki, Alan [WEATHERFORD] [Alan.Kornacki@bp.com]	Carraher, Peter D [peter.carraher2@bp.com]	Punnett, Stefan [Stefan.Punnett@bp.com];John Brown [j.brown@exponent.com];Mikov, Alexei V [Alexei.Mikov@bp.com]	12/21/2011 15:17
2639					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft review prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Sinterf Operational Review Draft.xlsx	Liv-Guri Fakness [liv-guri.fakness@sintef.no]	Green, Mike R [Mike.Green2@bp.com]	Joseph Kakesh [APORTER.COM];Beckmann, Dennis D [Dennis.Beckmann@bp.com];David Thal [thal@envstsd.com];Pelz, Oliver X [Oliver.Pelz@bp.com];John Brown [j.brown@exponent.com];King, Duncan J [duncan.king@uk.bp.com];Tore Aunaa [Tore.Aunaa@innet.no];Tore StrÅm [Tore.Stram@innet.no];Kristin Bonuaet [Kristin.Bonuaet@sintef.no]	12/19/2011 15:12
2640					Attorney Work Product	Analytical review summary prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Sinterf Operational Review Draft updated by SINTEF Dec19.xlsx			12/19/2011 15:12	
2641					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: sediment data	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	John Brown [j.brown@exponent.com];dennis.beckmann@bp.com;Mike.Green2@bp.com	arden.ahnel@uk.bp.com	12/17/2011 15:34



2642				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Semi-monthly NRD & ES Team Conference Call – Friday, Dec 16, 2011 – PRIVILEGED AND CONFIDENTIAL	Green, George R. [George.Green@bpoporter.com]	Alan Kornacki [Alan.Kornacki@bp.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Betsey Welther [betsey@welther.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Helgason [helci@bp.com]; Corey Herod [herodc1@bp.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Gina Coehn [Gina.CoeHN@bp.com]; Gloria Youngblood [Gloria.youngblood@bp.com]; Jane Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; John Brown [jbro@m@exponent.com]; Joyce Miley [joyce.miley@bp.com]; Larry Malnor [Lawrence.Malnor@bp.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]; Oliver Pelz [oliver.pelz@bp.com]; Peter Carragher [peter.carragher2@bp.com]; Robert Frost [Robert.Frost1@bp.com]; Robin Bullock [robin.bullock@bp.com]; Russell Putt [russell.putt@bp.com]	12/16/2011 16:20	
2643				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Dec. 16, 2011, [EAST_54320799_4].xlsx				12/16/2011 16:20
2644				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting summary prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summary of NRDA Legal/Technical Call – 11:00am Central, Thursday, December 15, 2011 – PRIVILEGED AND CONFIDENTIAL	Denson, Theresa L. [Theresa.Denson@APORTER.COM]	Al Maki [awmaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Ann Michelle Morrison [amorriso@exponent.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Betsey Welther [betsey@welther.com]; Bill Williams [william.graeber@cardno.com]; Bill Williams [william@exponent.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Helgason [helci@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [herodc1@bp.com]; Craig Kling [craig.kling@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Gary Harmon [GHarmon@entrinx.com]; Gene Mancini [ermancini@aol.com]; Jane Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrinx.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbro@m@exponent.com]; John Dimity [jdimity@entrinx.com]; Joyce Miley [joyce.miley@bp.com]; Larry Malnor [Lawrence.Malnor@bp.com]; Laura Folse [Laura.Folse@bp.com]; Laura Riege [lriege@entrinx.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]; Mark Motamara [mmotamara@Luskow.com]; Margaret McAvdie [mcmavdie@exponent.com]; Neal Brody [nbrody@entrinx.com]; Oliver Pelz [Oliver.Pelz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [Peter.carragher2@bp.com]; Ralph Markarian [rmarkarian@entrinx.com]; Rob Barick [rbarick@infinisols.com]; Robert Frost [Robert.Frost1@bp.com]; Robert McGuinn [robert.mcguinn@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Putt [russell.putt@bp.com]; Stephanie Biggs [stephanie.biggs@cardno.com]; Ted Tomasi [ttonasi@entrinx.com]; Tim Thompson [thompson@entrinx.com]; Tom Ginn [tginn@exponent.com]; Tony Palagy [TPalagy@entrinx.com]; Wayne Kicklighter [WKicklighter@entrinx.com]	12/16/2011 12:16	
2645				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: NRDA Legal/Technical Call – 11:00am Central, Thursday, December 15, 2011 – PRIVILEGED AND CONFIDENTIAL	Brody, Jessica R. [Jessica.Brody@APORTER.COM]	Brody, Jessica R. [Jessica.Brody@APORTER.COM]; Green, George R. [George.Green@porter.com]; Al Maki [awmaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Betsey Welther [betsey@welther.com]; Bill Williams [BillWilliams@entrinx.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Changru Gong [chngong@bp.com]; [Changru.gong@bp.com]; Chris Helgason [helci@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [herodc1@bp.com]; Craig Kling [craig.kling@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Jane Xiao [jane.xiao@bp.com]; Gary Harmon [GHarmon@entrinx.com]; Gene Mancini [ermancini@aol.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrinx.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbro@m@exponent.com]; John Dimity [jdimity@entrinx.com]; Joyce Miley [joyce.miley@bp.com]; Larry Malnor [Lawrence.Malnor@bp.com]; Laura Folse [Laura.Folse@bp.com]; Laura Riege [lriege@entrinx.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]; mmotamara@Luskow.com; Ann Michelle Morrison [amorriso@exponent.com]; Neal Brody [nbrody@entrinx.com]; Oliver Pelz [Oliver.Pelz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [Peter.carragher2@bp.com]; Peter Carragher [Peter.carragher@bp.com]; Ralph Markarian [rmarkarian@entrinx.com]; Rob Barick [rbarick@infinisols.com]; Robert Frost [Robert.Frost1@bp.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Putt [russell.putt@bp.com]; Stephanie Biggs [stephanie.biggs@cardno.com]; Ted Tomasi [ttonasi@entrinx.com]; Tim Thompson [thompson@entrinx.com]; Tom Ginn [tginn@exponent.com]; Tony Palagy [TPalagy@entrinx.com]	12/15/2011 16:49	
2646				Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Dec. 15, 2011, [EAST_54320799_4].XLSX				12/15/2011 16:49
2647				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: NRDA Legal/Technical Call – 11:00am Central, Wednesday, December 14, 2011 – PRIVILEGED AND CONFIDENTIAL	Sahay, Shalish R. [Shalish.Sahay@APORTER.COM]	Sahay, Shalish R. [Shalish.Sahay@APORTER.COM]; Green, George R. [George.Green@porter.com]; Al Maki [awmaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Betsey Welther [betsey@welther.com]; Bill Williams [BillWilliams@entrinx.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Changru Gong [chngong@bp.com]; [Changru.gong@bp.com]; Chris Helgason [helci@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [herodc1@bp.com]; Craig Kling [craig.kling@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Jane Xiao [jane.xiao@bp.com]; Gary Harmon [GHarmon@entrinx.com]; Gene Mancini [ermancini@aol.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrinx.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbro@m@exponent.com]; John Dimity [jdimity@entrinx.com]; Joyce Miley [joyce.miley@bp.com]; Larry Malnor [Lawrence.Malnor@bp.com]; Laura Folse [Laura.Folse@bp.com]; Laura Riege [lriege@entrinx.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]; mmotamara@Luskow.com; Ann Michelle Morrison [amorriso@exponent.com]; Neal Brody [nbrody@entrinx.com]; Oliver Pelz [Oliver.Pelz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [Peter.carragher2@bp.com]; Peter Carragher [Peter.carragher@bp.com]; Ralph Markarian [rmarkarian@entrinx.com]; Rob Barick [rbarick@infinisols.com]; Robert Frost [Robert.Frost1@bp.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Putt [russell.putt@bp.com]; Stephanie Biggs [stephanie.biggs@cardno.com]; Ted Tomasi [ttonasi@entrinx.com]; Tim Thompson [thompson@entrinx.com]; Tom Ginn [tginn@exponent.com]; Tony Palagy [TPalagy@entrinx.com]; Vivek Aradhan [vivek.aradhan@bp.com]	12/14/2011 16:34	
2648				Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Dec. 14, 2011, [EAST_54320799_4].xlsx				12/14/2011 16:34

2649	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Deepwater Horizon Daily NRDA Legal/Technical Meeting -- Monday, December 12 -- PRIVILEGED AND CONFIDENTIAL	Ross, Katherine A. [katherine.ross@aporter.com]	Logan, Leigh A. [leigh.logan@APORTER.COM]; Ai Mak' [awmakconsulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Arden Altnet' [arden.altnet@uk.bp.com]; Betsy Welther' [betsywelther.com]; Bill Williams' [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Changui Gong' [gong@cardno.com]; Chris Helgason' [helcis@bp.com]; Chris Pfeifer' [chris.pfeifer@cardno.com]; Corey Herod' [therodc1@bp.com]; Craig King' [craig.king@cardno.com]; Dennis Beckmann' [dennis.beckmann@bp.com]; Erik Swanson' [erik.swanson@bp.com]; Gary Harmon' [GHarmon@entrix.com]; Gene Mancini' [ermancini@aol.com]; Heidi Swanson' [Heidi.Swanson@bp.com]; Jean Martin' [jean.martin@bp.com]; Jeff Wakefield' [jwakefield@entrix.com]; Jessie Webber' [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimity' [jdimity@entrix.com]; Joyce Miley' [joyce.miley@bp.com]; Larry Malin' [laverence.malin@bp.com]; Laura Folse' [laura.folse@bp.com]; Laura Riege' [lrieger@entrix.com]; Lisa Hawke' [lisa.hawke@bp.com]; Lyle Bruce' [lyle.bruce@bp.com]; Marie BenKinney' [benkinneym@exponent.com]; minomamara@Liskow.com' [minomamara@Liskow.com]; Ann Michelle Morrison [amorrison@exponent.com]; Neal Brody' [nbrody@entrix.com]; Oliver Pelz' [Oliver.Pelz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Caragher2@bp.com' [peter.caragher2@bp.com]; Ralph Markarian' [rmarkarian@entrix.com]; Rob Barrick' [rbarrick@infinitysoins.com]; Robert Frost' [Robert.Frost@bp.com]; Robin Bullock' [robin.bullock@bp.com]; Ronald Tomlinson' [ronald.tomlinson@bp.com]; Russell Puff' [russell.puff@bp.com]; Stephanie Briggs' [stephanie.briggs@cardno.com]; Ted Tomasi' [tomasit@entrix.com]; Tim Thompson' [thompson@entrix.com]; Tom Ginn [tginnt@exponent.com]; Tony Palauv'		12/12/2011 16:48
2650	Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Dec. 12, 2011_EAST_54320799_4.xlsx			12/12/2011 16:48	
2651	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	INFO: Potential Interpretations of Macondo Oil Spill and Seep Data/Processes	Kornacki, Alan [WEATHERFORD] [Alan.Kornacki@bp.com]	Caragher, Peter D [peter.caragher2@bp.com]	John Brown [jbrown@exponent.com]	12/9/2011 23:17
2652	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SEEPs data	Rob Barrick [rbarrick@infinitysoins.com]	Thorn, Jonathan R [thornj@battelle.org]	Dress Nielsen [drielsen@integral-corp.com]; Dennis Beckmann [Dennis.Beckmann@bp.com]; Joe Kakesh [joseph.kakesh@aporter.com]; Mark Cajias [Mark.Cajias@cardno.com]; John Sullivan [jsullivan@integral-corp.com]; Craig Hutchings [chutchings@integral-corp.com]; Cheryl Randle [Cheryl.Randle@cardno.com]; John Brown [jbrown@exponent.com]; Ralph Markarian [ralph.markarian@cardno.com]; Tim Thompson [timothy.thompson@cardno.com]; Laura Riege [laura.rieger@cardno.com]	12/9/2011 22:42
2653	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SEEPs data	Thorn, Jonathan R [thornj@battelle.org]	'Rob Barrick' [rbarrick@infinitysoins.com]	Dress Nielsen [drielsen@integral-corp.com]; Dennis Beckmann [Dennis.Beckmann@bp.com]; Joe Kakesh [joseph.kakesh@aporter.com]; Mark Cajias [Mark.Cajias@cardno.com]; John Sullivan [jsullivan@integral-corp.com]; Craig Hutchings [chutchings@integral-corp.com]; Cheryl Randle [Cheryl.Randle@cardno.com]; John Brown [jbrown@exponent.com]	12/9/2011 22:30
2654	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Deepwater Horizon NRD Monthly Project Status Update Call - 11:00 AM CST December 9, 2011	Kakesh, Joseph S. [joseph.kakesh@APORTER.COM]	'Gary Harmon' [GHarmon@entrix.com]; 'Peter Caragher' [peter.caragher2@bp.com]; Chris Pfeifer' [chris.pfeifer@cardno.com]; Bill Williams' [BWilliams@entrix.com]; Russell Puff' [russell.puff@bp.com]; Ann Michelle Morrison [amorrison@exponent.com]; BPNRD [BPNRD@APORTER.COM]; Stephanie Briggs' [stephanie.briggs@cardno.com]; Mark McNamara' [minomamara@Liskow.com]; Lyle Bruce' [lyle.bruce@bp.com]; Joyce Miley' [joyce.miley@bp.com]; Larry Malin' [laverence.malin@bp.com]; Robert Frost' [Robert.Frost@bp.com]; Rob Barrick' [rbarrick@infinitysoins.com]; Arden Altnet' [arden.altnet@uk.bp.com]; Cash Fay' [cash.fay@bp.com]; Robin Bullock' [robin.bullock@bp.com]; Tom Ginn [tginnt@exponent.com]; Robert McGuinn' [robert.mcguinn@cardno.com]; Ai Mak' [awmakconsulting@aol.com]; Craig King' [craig.king@cardno.com]; Ted Tomasi' [tomasit@entrix.com]; John Brown [jbrown@exponent.com]; Laura Riege' [lrieger@entrix.com]; Laura Folse' [laura.folse@bp.com]; Ralph Markarian' [rmarkarian@entrix.com]; Chris Helgason' [helcis@bp.com]; Jane Xiao' [jane.xiao@bp.com]; Lisa Hawke' [lisa.hawke@bp.com]; John Dimity' [jdimity@entrix.com]; Marie BenKinney' [benkinneym@exponent.com]; Neal Brody' [nbrody@entrix.com]; Ronald Tomlinson' [ronald.tomlinson@bp.com]; Gene Mancini' [ermancini@aol.com]; Betsy Welther' [betsywelther.com]; Wayne Kicklighter' [kicklighter@entrix.com]; Dennis Beckmann' [dennis.beckmann@bp.com]; Angie Morrow' [angie.morrow@cardno.com]; Jeff Wakefield' [jwakefield@entrix.com]; Paul Boehm [pboehm@exponent.com]; Jessie Webber' [jessica.webber@cardno.com]; Jean Martin' [jean.martin@bp.com]; Tony Palauv' [tpalauv@entrix.com]; Tim Thompson' [thompson@entrix.com]; Oliver Pelz' [Oliver.Pelz@bp.com]; Corey Herod' [therodc1@bp.com]		12/9/2011 15:52
2655	Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA_25 November 2011_Status 081211.pdf				12/9/2011 15:52
2656	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sintef Operational Review Draft.xlsx	Green, Mike R [Mike.Green2@bp.com]	Tore aunaas@sintef.no;Liv-Guri Fakness@sintef.no	Joseph Kakesh@APORTER.COM;Beckmann, Dennis D [Dennis.Beckmann@bp.com];David Thai [dthai@enervtd.com];Pelz, Oliver X [Oliver.Pelz@bp.com];John Brown [jbrown@exponent.com];King, Duncan J [duncan.king@uk.bp.com]	12/8/2011 15:36
2657	Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sintef Operational Review Draft.xlsx				12/8/2011 15:36

2658	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: NRDA Legal/Technical Call -- 11:00am, Wednesday, December 7, 2011 -- PRIVILEGED AND CONFIDENTIAL	Ann Michelle Morrison [O-EXPOSITION@SITE1 CN-RECIPIENT TS CN-AMORRISON]; Green, George R. [George.Green@aporter.com]; 'Al Mak' [awm@makconsulting@aol.com]; 'Angie Morrow' [angie.morrow@cardno.com]; Arden Ahneil [arden.ahneil@uk.tp.com]; 'Betsy Welther' [betsywelther.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; 'Cash Fay' [cash.fay@bp.com]; 'Changrul Gong' [bp.com]; [Changrul.gong@bp.com]; 'Chris Helgeson' [helcis@bp.com]; 'Chris Pfeifer' [chris.pfeifer@cardno.com]; 'Corey Herod' [herodc1@bp.com]; 'Craig King' [craig.king@cardno.com]; 'Dennis Beckmann' [dennis.beckmann@bp.com]; Jane Xiao [jane.xiao@bp.com]; 'Gary Harmon' [GHarmon@entrix.com]; 'Gene Mancini' [mancini@aol.com]; 'Jean Martin' [jean.martin@bp.com]; 'Jeff Wakefield' [jwakefield@entrix.com]; 'Jessie Webber' [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimity [jdimity@entrix.com]; 'Joyce Miley' [joyce.miley@bp.com]; 'Larry Malnor' [lawrence.malnor@bp.com]; 'Laura Folter' [laura.folter@bp.com]; 'Laura Riege' [lrieger@entrix.com]; 'Lisa Hawke' [lisa.hawke@bp.com]; 'Lyle Bruce' [lyle.bruce@bp.com]; 'Marie BenKrinney' [benkrinney@exponent.com]; 'Minnamara' [Luskow.com]; [minnamara@Luskow.com]; 'Neal Brody' [nbrody@entrix.com]; 'Oliver Peltz' [oliver.peltz@bp.com]; Paul Boehm [pboehm@exponent.com]; 'Peter Caragher2@bp.com' [Peter.caragher2@bp.com]; 'Ralph Markarian' [rmarkarian@entrix.com]; 'Rob Barrick' [rbarrick@infinitysols.com]; 'Robert Frost' [Robert.Frost@bp.com]; 'Robin Bullock' [robin.bullock@bp.com]; 'Ronald Tomlinson' [ronald.tomlinson@bp.com]; 'Russell Puff' [russell.puff@bp.com]; 'Stephanie Briggs' [stephane.briggs@cardno.com]; 'Ted Tomase' [Tomase@entrix.com]; 'Tim Thompson' [thompson@entrix.com]; Tom Ginn [tginn@exponent.com]; 'Tony Palagy' [tpalagy@entrix.com]; 'Wayne Kichlighter' [wkicklighter@entrix.com]; 'Wayne Kichlighter' [wkicklighter@entrix.com]	Margaret McArdie [mcardie@exponent.com]	12/27/2011 17:14	
2659	Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Global DSR comments_120511.xlsx			12/27/2011 17:14	
2660	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential	Marie BenKrinney [O-EXPOSITION@SITE1 CN-ENVIRONMENTAL CN-BENKINNEY]; Block, Nathan [Nathan.Block@bp.com]; Martin, Jean A [jean.martin@bp.com]; Folter, Laura [laura.folter@bp.com]; robin.bullock@bp.com; traseal, Brian [ARNOLD & PORTER LLP] [Brian.traseal@aporter.com]; L. Lewis, Emma [ARNOLD & PORTER LLP] [Emma.Lewis@aporter.com]	Ahneil, Arden [arden.ahneil@uk.tp.com]; Caragher, Peter D [peter.caragher2@bp.com]; John Brown [jbrown@exponent.com]; Hunter, Bruce [b.hunter@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Stang, Bea [Bea.Stang@bp.com]; John.neswoda@bp.com	12/27/2011 15:48	
2661	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Overview 12072011 How Do We Know There is Not Additional Oil Out There.docx			12/27/2011 15:48	
2662	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Fingerprinting Chemistry and Chemical Analysis Call	Laurel Royer [O-EXPOSITION@SITE1 CN-RECIPIENT TS CN-LROYER]; John Brown [jbrown@exponent.com]; Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]; Joseph Kakesh [APORTER.COM]; Nelson, Johnson [APORTER.COM]; rbarrick@infinitysols.com; lawrence.malnor@bp.com; D ennis Beckmann@bp.com;wayne.kicklighter@cardno.com; Arden.Ahneil@uk.tp.com	Laurel Royer [royer@exponent.com]	12/5/2011 23:14	
2663	Attorney-Client Privilege; Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Fingerprinting Chemistry Call_2011-11-30.docx			12/5/2011 23:14	
2664	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: Privileged and Confidential	David Thal [dthal@envstid.com]	Liv-Guri Fakness [Liv-Guri.Fakness@aintef.no]	Odd Brakstad [Odd.G.Brakstad@aintef.no]; Mike.Green@bp.com; Oliver.Peltz@bp.com; Dennis.Beckmann@bp.com; John.Brown [jbrown@exponent.com]; duncan.king@uk.tp.com; wstsub@alyrica.net; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Jeff Paar [J.Paar@envstid.com]; Ingeeserd.Rustad [Ingeeserd.Rustad@aintef.no]	12/4/2011 13:35
2665	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: Privileged and Confidential	Liv-Guri Fakness [Liv-Guri.Fakness@aintef.no]	David Thal [dthal@envstid.com]	Odd Brakstad [Odd.G.Brakstad@aintef.no]; Mike.Green@bp.com; Oliver.Peltz@bp.com; Dennis.Beckmann@bp.com; John.Brown [jbrown@exponent.com]; duncan.king@uk.tp.com; wstsub@alyrica.net; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Jeff Paar [J.Paar@envstid.com]; Ingeeserd.Rustad [Ingeeserd.Rustad@aintef.no]	12/4/2011 12:19
2666	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Privileged and Confidential	David Thal [dthal@envstid.com]	Liv-Guri Fakness [Liv-Guri.Fakness@aintef.no]	Odd Brakstad [Odd.G.Brakstad@aintef.no]; Mike.Green@bp.com; Oliver.Peltz@bp.com; Dennis.Beckmann@bp.com; John.Brown [jbrown@exponent.com]; duncan.king@uk.tp.com; wstsub@alyrica.net; Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Jeff Paar [J.Paar@envstid.com]	12/4/2011 2:04
2667	Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by client and third party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Merged AGENDA-Ops Review-SINTEF J05m			12/4/2011 2:04	
2668	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Draft agenda for legal/technical NRD call Thursday December 1 2011 11 a.m. central -- Privileged and Confidential	Lewis, Emma K. [Emma.Lewis@APORTER.COM]	'Al Mak' [awm@makconsulting@aol.com]; 'Angie Morrow' [angie.morrow@cardno.com]; Arden Ahneil [arden.ahneil@uk.tp.com]; 'Betsy Welther' [betsywelther.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; 'Cash Fay' [cash.fay@bp.com]; 'Chris Helgeson' [helcis@bp.com]; 'Chris Pfeifer' [chris.pfeifer@cardno.com]; 'Corey Herod' [herodc1@bp.com]; 'Craig King' [craig.king@cardno.com]; 'Dennis Beckmann' [dennis.beckmann@bp.com]; Erik Swanson' [Erik.Swanson@bp.com]; Gary Harmon' [GHarmon@entrix.com]; 'Gene Mancini' [mancini@aol.com]; 'Heidi Swanson' [Heidi.Swanson@bp.com]; Jane Xiao [jane.xiao@bp.com]; 'Jean Martin' [jean.martin@bp.com]; 'Jeff Wakefield' [jwakefield@entrix.com]; 'Jessie Webber' [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimity [jdimity@entrix.com]; 'Joyce Miley' [joyce.miley@bp.com]; 'Larry Malnor' [lawrence.malnor@bp.com]; 'Laura Folter' [laura.folter@bp.com]; 'Laura Riege' [lrieger@entrix.com]; 'Lisa Hawke' [lisa.hawke@bp.com]; 'Lyle Bruce' [lyle.bruce@bp.com]; 'Marie BenKrinney' [benkrinney@exponent.com]; Mark McLanara' [minnamara@Luskow.com]; Ann Michelle Morrison [morrison@exponent.com]; 'Neal Brody' [nbrody@entrix.com]; 'Oliver Peltz' [oliver.peltz@bp.com]; Paul Boehm [pboehm@exponent.com]; 'Peter Caragher' [Peter.caragher2@bp.com]; 'Ralph Markarian' [rmarkarian@entrix.com]; 'Rob Barrick' [rbarrick@infinitysols.com]; 'Robert Frost' [Robert.Frost@bp.com]; 'Robin Bullock' [robin.bullock@bp.com]; 'Ronald Tomlinson' [ronald.tomlinson@bp.com]; 'Russell Puff' [russell.puff@bp.com]; 'Stephanie Briggs' [stephane.briggs@cardno.com]; 'Ted Tomase' [Tomase@entrix.com]; 'Tim Thompson' [thompson@entrix.com]; Tom Ginn [tginn@exponent.com]; 'Tony Palagy' [tpalagy@entrix.com]; 'Wayne Kichlighter' [wkicklighter@entrix.com]		12/1/2011 16:43
2669	Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Dec. 1, 2011, [EAST_545320799_4].xlsx			12/1/2011 16:43	
2670	Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: OSAT sediment sample depths	Paul Boehm [O-EXPOSITION@SITE1 CN-FAA CN-PBOEHM]; Wayne Kichlighter [wayne.kicklighter@cardno.com]; Linda Cook [lcook@exponent.com]	John Brown [jbrown@exponent.com]; 'Green, George R.' [George.Green@aporter.com]; [George.Green@aporter.com]; 'Kakesh, Joseph' [Joseph.Kakesh@APORTER.COM]; [Joseph.Kakesh@APORTER.COM]; Tom Ginn [tginn@exponent.com]; Rick Boldtbaugh [boldt@exponent.com]; Brody, Jessica [Jessica.Brody@APORTER.COM]; [Jessica.Brody@APORTER.COM]	11/30/2011 18:50	
2671	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Fingerprinting Chemistry and Chemical Analysis Call	Laurel Royer [O-EXPOSITION@SITE1 CN-RECIPIENT TS CN-LROYER]; John Brown [jbrown@exponent.com]; Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]; Joseph Kakesh [APORTER.COM]; Nelson, Johnson [APORTER.COM]; rbarrick@infinitysols.com; lawrence.malnor@bp.com; D ennis Beckmann@bp.com;wayne.kicklighter@cardno.com; Arden.Ahneil@uk.tp.com	Laurel Royer [royer@exponent.com]	11/30/2011 18:25	

2672					Attorney Work Product	Communication between consultants regarding interpretation of analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT sediment sample depths	Wayne Kicklighter [wayne.kicklighter@cardno.com]	Linda Cook [lcook@exponent.com]	John Brown [jbrown@exponent.com]; Paul Boehm [pboehm@exponent.com]	11/29/2011 23:11	
2673					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summary of Daily NRDA Legal/Technical Meeting -- 11:00am CST Monday, November 21, 2011 - PRIVILEGED AND CONFIDENTIAL	Denson, Theresa L [Theresa.Denson@APORTER.COM]	Al Maki [awmaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Arden Ahneil [arden.ahneil@uk.bp.com]; Betsy Welther [betsy@welther.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Herlupson [herl@bp.com]; Chris Pieter [chris.pieter@cardno.com]; Corey Herod [herod1@bp.com]; Craig Kling [craig.kling@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Erik Swanson [Erik.Swanson@bp.com]; Gary Harmon [GHarmon@entrix.com]; Gene Mancini [gmancini@aol.com]; Heidi Swanson [Heidi.Swanson@bp.com]; Jane Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrix.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimitry [jdimitry@entrix.com]; Joyce Miley [joyce.miley@bp.com]; Larry Mahor [lawrence.mahor@bp.com]; Laura Folsie [Laura.Folsie@bp.com]; Laura Riege [lriege@entrix.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]; Mark Mohammara [mmomamara@Luskov.com]; Ann Michelle Morrison [amorrison@exponent.com]; Neal Brody [nbrody@entrix.com]; Oliver Petz [Oliver.Petz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [Peter.carragher2@bp.com]; Ralph Markarian [rmarkarian@entrix.com]; Rob Barick [rbarick@infinityinfos.com]; Robert Frost [Robert.Frost@bp.com]; Robert McGuire [robert.mcguire@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Putt [russell.putt@bp.com]; Stephanie Biggs [stephanie.biggs@cardno.com]; Ted Tomasi [t.tomasi@entrix.com]; Tim Thompson [tthompson@entrix.com]; Tom Ginn [tginn@exponent.com]; Tony Palaky [tpalaky@entrix.com]; Wayne Kicklighter [wkicklighter@entrix.com]			11/28/2011 12:23
2674	EX-2011-0751205	EX-2011-0751205	EX-2011-0751205	EX-2011-0751218	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO expert team for MC 252 weathering & best practice to generate large quantities of artificial weathered oils (for GRATIS); SINTEF MC 252 weathering report - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Petz, Oliver X [Oliver.Petz@bp.com]	pietro.gardinali@flu.edu; Mikov, Alexei V. [Alexei.Mikov@bp.com]; Punnette, Stefan [stefan.punnette@bp.com]; John Brown [jbrown@exponent.com]; Peter Daling [Peter.Daling@entri.net]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Ahneil, Arden [arden.ahneil@uk.bp.com]; Carragher, Peter D [peter.carragher2@bp.com]	11/27/2011 13:59	
2675	EX-2011-0751206	EX-2011-0751206	EX-2011-0751205	EX-2011-0751218	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DWH weathering final report 180311.pdf				11/27/2011 13:59	
2676	EX-2011-0751219	EX-2011-0751219	EX-2011-0751219	EX-2011-0751232	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: BP Operational Review - Sintef - Privileged and Confidential	Green, Mike R [Mike.Green2@bp.com]	John Brown [jbrown@exponent.com]; David Thal [dthal@envsvid.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; King, Duncan J [duncan.king@uk.bp.com]	Joseph.Kakesh@APORTER.COM; alshah.sahay@aporter.com	11/28/2011 12:36	
2677	EX-2011-0751220	EX-2011-0751220	EX-2011-0751219	EX-2011-0751232	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DWH weathering final report 180311.pdf				11/28/2011 12:39	
2678	EX-2011-0751233	EX-2011-0751233	EX-2011-0751233	EX-2011-0751239	Attorney Work Product	Communication between client and consultant regarding analysis conducted at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: ASR 2 rev 4 deviation 112211- with correct attachments	Green, Mike R [Mike.Green2@bp.com]	Ruth Forman [rforman@envsvid.com]; sloane.wendel@hdrinc.com	thorj@battelle.org; John Brown [jbrown@exponent.com]	11/23/2011 13:43	
2679					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Biomarker correlation of natural seeps and Macondo oils (Fetch Maps)	Searcy, Tomieka [tomieka.searcy@bp.com]	Carragher, Peter D [peter.carragher2@bp.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]; Mikov, Alexei V. [Alexei.Mikov@bp.com]; John Brown [jbrown@exponent.com]; Punnette, Stefan [stefan.punnette@bp.com]; pattersong@oilracers.com; Grass, David B [David.Grass@bp.com]	11/22/2011 21:21	
2680					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Biomarker correlation of natural seeps and Macondo oils (Fetch Maps)	Carragher, Peter D [peter.carragher2@bp.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]	Searcy, Tomieka [tomieka.searcy@bp.com]; Mikov, Alexei V. [Alexei.Mikov@bp.com]; John Brown [jbrown@exponent.com]; Punnette, Stefan [stefan.punnette@bp.com]; pattersong@oilracers.com; Grass, David B [David.Grass@bp.com]	11/22/2011 20:47	
2681					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Biomarker correlation of natural seeps and Macondo oils (Fetch Maps)	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]	Searcy, Tomieka [tomieka.searcy@bp.com]	Carragher, Peter D [peter.carragher2@bp.com]; Mikov, Alexei V. [Alexei.Mikov@bp.com]; John Brown [jbrown@exponent.com]; Punnette, Stefan [stefan.punnette@bp.com]; pattersong@oilracers.com; Grass, David B [David.Grass@bp.com]	11/22/2011 20:09	
2682					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: OSAT RESAMPLING	Paul Boehm [O-EX-2011-0751205/SITE1/CN+FAA/CN+PROE/MI]	Marie BenKinney [benkinney@exponent.com]; peter.carragher2@bp.com	arden.ahneil@uk.bp.com	11/17/2011 21:02	
2683					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: OSAT RESAMPLING	Marie BenKinney [O-EX-2011-0751205/SITE1/CN+ENVIRON+MENTAL/CN+HENKON+NEWM]	Marie BenKinney [O-EX-2011-0751205/SITE1/CN+ENVIRON+MENTAL/CN+HENKON+NEWM]; peter.carragher2@bp.com	arden.ahneil@uk.bp.com	11/17/2011 21:01	
2684					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: OSAT RESAMPLING	Paul Boehm [O-EX-2011-0751205/SITE1/CN+FAA/CN+PROE/MI]	Marie BenKinney [benkinney@exponent.com]; peter.carragher2@bp.com	arden.ahneil@uk.bp.com	11/17/2011 20:48	
2685					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Biomarker correlation of natural seeps and Macondo oils	Carragher, Peter D [peter.carragher2@bp.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]; Grass, David B [David.Grass@bp.com]	Mikov, Alexei V. [Alexei.Mikov@bp.com]; John Brown [jbrown@exponent.com]; Punnette, Stefan [stefan.punnette@bp.com]; Dingler, Jeffrey [Jeffrey.Dingler@bp.com]; pattersong@oilracers.com	11/17/2011 18:28	
2686					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summary of NRD Monthly Project Status Update Call, Friday, November 11, 2011 - Privileged and Confidential	Denson, Theresa L [Theresa.Denson@APORTER.COM]	Al Maki [awmaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Arden Ahneil [arden.ahneil@uk.bp.com]; Betsy Welther [betsy@welther.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Herlupson [herl@bp.com]; Chris Pieter [chris.pieter@cardno.com]; Corey Herod [herod1@bp.com]; Craig Kling [craig.kling@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Erik Swanson [Erik.Swanson@bp.com]; Gary Harmon [GHarmon@entrix.com]; Gene Mancini [gmancini@aol.com]; Heidi Swanson [Heidi.Swanson@bp.com]; Jane Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrix.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimitry [jdimitry@entrix.com]; Joyce Miley [joyce.miley@bp.com]; Larry Mahor [lawrence.mahor@bp.com]; Laura Folsie [Laura.Folsie@bp.com]; Laura Riege [lriege@entrix.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]; Mark Mohammara [mmomamara@Luskov.com]; Ann Michelle Morrison [amorrison@exponent.com]; Neal Brody [nbrody@entrix.com]; Oliver Petz [Oliver.Petz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [Peter.carragher2@bp.com]; Ralph Markarian [rmarkarian@entrix.com]; Rob Barick [rbarick@infinityinfos.com]; Robert Frost [Robert.Frost@bp.com]; Robert McGuire [robert.mcguire@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Putt [russell.putt@bp.com]; Stephanie Biggs [stephanie.biggs@cardno.com]; Ted Tomasi [t.tomasi@entrix.com]; Tim Thompson [tthompson@entrix.com]; Tom Ginn [tginn@exponent.com]; Tony Palaky [tpalaky@entrix.com]; Wayne Kicklighter [wkicklighter@entrix.com]			11/17/2011 17:20
2687					Attorney Work Product	Analysis prepared by client, consultant and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA_28 Oct 11_Final Status.pdf				11/17/2011 17:20	

2688			Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Biomarker correlation of natural seeps and Macondo oils	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]	Grass, David B [David.Grass@bp.com]	Carragher, Peter D [peter.carragher2@bp.com]; Mikov, Alexei V. [Alexei.Mikov@bp.com]; John Brown [jbrown@exponent.com]; Punnette, Stefan [Stefan.Punnette@bp.com]; Dingler, Jeffrey [Jeffrey.Dingler@bp.com]; Patterson [patterson@oiltracers.com]	11/17/2011 15:50
2689			Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Biomarker correlation of natural seeps and Macondo oils	Brooks Patterson [patterson@oiltracers.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]; Grass, David B [David.Grass@bp.com]	Mark McCaffrey [mccaffrey@oiltracers.com]; Carragher, Peter D [peter.carragher2@bp.com]; Mikov, Alexei V. [Alexei.Mikov@bp.com]; John Brown [jbrown@exponent.com]; Punnette, Stefan [Stefan.Punnette@bp.com]	11/17/2011 15:35
2690			Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Biomarker correlation of natural seeps and Macondo oils	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]	Grass, David B [David.Grass@bp.com]; Brooks Patterson [patterson@oiltracers.com]	Mark McCaffrey [mccaffrey@oiltracers.com]; Carragher, Peter D [peter.carragher2@bp.com]; Mikov, Alexei V. [Alexei.Mikov@bp.com]; John Brown [jbrown@exponent.com]; Punnette, Stefan [Stefan.Punnette@bp.com]	11/16/2011 17:55
2691			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: MC 252 Analytical QAP version 3.0 - Privileged and Confidential	Green, Mike R [Mike.Green2@bp.com]	Rub Barick [rbarick@infinitysols.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; John Brown [jbrown@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; RVtate@Env5td.com; David Thal [dthal@env5td.com]	Joseph.Kakesh@APORTER.COM	11/16/2011 17:54
2692			Attorney Work Product	Draft plan prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MC 252 Analytical QAP V3.0 Draft version 11-2-11.doc				11/16/2011 17:54
2693			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Seeps and Ken Lee Sediment	Marie BenKinney [O-EXPOSITION/OUTSIDE/ENVIRONMENTAL/CN-BENKINEM]	Paul Boehm [pboehm@exponent.com]; Peter Carragher2@bp.com [peter.carragher2@bp.com]; Bulorj@bp.com [bulorj@bp.com]	'arden.ahnell@uk.bp.com' [arden.ahnell@uk.bp.com]; 'lawrence.maior@bp.com' [lawrence.maior@bp.com]; Joseph.Kakesh@APORTER.COM [Joseph.Kakesh@APORTER.COM]; 'jean.martin@bp.com' [jean.martin@bp.com]; John Brown [jbrown@exponent.com]; Marie BenKinney [benkinney@exponent.com]	11/14/2011 22:00
2694			Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: QA "Blanks" (pressure sampling)	Carragher, Peter D [peter.carragher2@bp.com]	Jodi Harney [jodi.harney@cardno.com]	Palmer, Stephen R [Stephen.Palmer@weatherfordlabs.com]; Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]; Punnette, Stefan [Stefan.Punnette@bp.com]; John Brown [jbrown@exponent.com]; Tim Thompson [timothy.thompson@cardno.com]	11/14/2011 17:13
2695			Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: QA "Blanks" (pressure sampling)	Jodi Harney [jodi.harney@cardno.com]	Palmer, Stephen R [Stephen.Palmer@weatherfordlabs.com]; Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]	Punnette, Stefan [Stefan.Punnette@bp.com]; John Brown [jbrown@exponent.com]; Tim Thompson [timothy.thompson@cardno.com]	11/14/2011 16:25
2696			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft agenda for daily legal/technical NRD call Monday Nov. 14 2011 - Privileged and Confidential	Lewis, Emma K [Emma.Lewis@APORTER.COM]	Al Maki [asmakiconseulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Betsy Welther [betsy@welther.com]; Bill Williams [BWilliams@entx.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Herlugin [Herli@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [herod1@bp.com]; Craig King [craig.king@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Erik Swanson [Erik.Swanson@bp.com]; Gary Hamon [GHamon@entx.com]; Gene Mancini [mancini@aol.com]; Heidi Swanson [Heidi.Swanson@bp.com]; Jane Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [wakefield@entx.com]; Jesse Weeber [jessica.weeber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimity [jdimity@entx.com]; Joyce Miley [joyce.miley@bp.com]; Larry Maior [lawrence.maior@bp.com]; Laura Folse [Laura.Folse@bp.com]; Laura Rieg [rieg@entx.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]; Mark McNamara [mnamara@uknow.com]; Ann Michele Morrison [amorrison@exponent.com]; Neal Brody [nbrody@entx.com]; Oliver Pelz [Oliver.Pelz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [Peter.carragher@bp.com]; Ralph Markarian [rmarkarian@entx.com]; Rub Barick [rbarick@infinitysols.com]; Robert Frost [Robert.Frost@bp.com]; Robert McQuinn [robert.mcquinn@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Putt [russell.putt@bp.com]; Stephanie Briggs [stephanie.briggs@cardno.com]; Ted Tomasi [Tomasi@entx.com]; Tim Thompson [thompson@entx.com]; Tom Ginn [tgin@exponent.com]; Tony Palasy [tpalasy@entx.com]; Wayne Kicklighter [wkicklighter@entx.com]	11/14/2011 14:33	
2697			Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Nov. 14, 2011.XLSX				11/14/2011 14:33
2698			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summary of daily legal/technical NRD call - Thursday, November 10, 2011 11:00 Central-Privileged and Confidential	Denson, Theresa L [Theresa.Denson@APORTER.COM]	Al Maki [asmakiconseulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Betsy Welther [betsy@welther.com]; Bill Williams [BWilliams@entx.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chris Herlugin [Herli@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [herod1@bp.com]; Craig King [craig.king@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Erik Swanson [Erik.Swanson@bp.com]; Gary Hamon [GHamon@entx.com]; Gene Mancini [mancini@aol.com]; Heidi Swanson [Heidi.Swanson@bp.com]; Jane Xiao [jane.xiao@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [wakefield@entx.com]; Jesse Weeber [jessica.weeber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimity [jdimity@entx.com]; Joyce Miley [joyce.miley@bp.com]; Larry Maior [lawrence.maior@bp.com]; Laura Folse [Laura.Folse@bp.com]; Laura Rieg [rieg@entx.com]; Lisa Hawke [lisa.hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie BenKinney [benkinney@exponent.com]; Mark McNamara [mnamara@uknow.com]; Ann Michele Morrison [amorrison@exponent.com]; Neal Brody [nbrody@entx.com]; Oliver Pelz [Oliver.Pelz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [Peter.carragher@bp.com]; Ralph Markarian [rmarkarian@entx.com]; Rub Barick [rbarick@infinitysols.com]; Robert Frost [Robert.Frost@bp.com]; Robert McQuinn [robert.mcquinn@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Putt [russell.putt@bp.com]; Stephanie Briggs [stephanie.briggs@cardno.com]; Ted Tomasi [Tomasi@entx.com]; Tim Thompson [thompson@entx.com]; Tom Ginn [tgin@exponent.com]; Tony Palasy [tpalasy@entx.com]; Wayne Kicklighter [wkicklighter@entx.com]	11/13/2011 23:24	
2699			Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Nov. 10, 2011_[EAST_54320799_4].xlsx				11/13/2011 23:24
2700			Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Global DSR comments.xlsx				11/13/2011 23:24
2701			Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Battelle and LLI NRDA Samples - Privileged and Confidential	Green, Mike R [Mike.Green2@bp.com]	Lynn M. Frederiksen [LFrederiksen@anacasterlabs.com]	Thom, Jonathan R [thorj@battelle.org]; Duane A. Luckenbill [DLuckenbill@anacasterlabs.com]; Erik J. Frederiksen [EFrederiksen@anacasterlabs.com]; Tyrene Rodiguez [Rodiguez@env5td.com]; Dennis P. Callaghan [dcallaghan@env5td.com]; Kakeen, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@porter.com]; David Thal [dthal@env5td.com]; Ruth Forman [rforman@env5td.com]; John Brown [jbrown@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Jill M. Parker [JMParker@anacasterlabs.com]	11/12/2011 13:39

2702	EX-00751293	EX-00751293	EX-00751293	EX-00751302	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Battelle and LL1NRDA Samples - Privileged and Confidential	Lynn M. Frederiksen [L.Frederiksen@lancasterlabs.com]	Green, Mike R [Mike.Green2@bp.com]	Thom, Jonathan R [jthom@battelle.org] Duane A. Luckerbill [DLuckerbill@lancasterlabs.com] Erik J. Frederiksen [EFrederiksen@lancasterlabs.com] Tyronne Rodriguez [trdriguez@envstid.com] Dennis P. Callaghan [dcallaghan@envstid.com] Joseph Kakesh [APORTER.COM.David.Thal@thal@envstid.com] Ruth Forman [rforman@envstid.com] John Brown [jbrown@exponent.com] Beckmann, Dennis D [Dennis.Beckmann@bp.com] Jill M. Parker [JMParker@lancasterlabs.com]	11/11/2011 21:48
2703					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Battelle and LL1 NRDA Samples - Privileged and Confidential	Duane A. Luckerbill [DLuckerbill@lancasterlabs.com]	Green, Mike R [Mike.Green2@bp.com] jthom@battelle.org Erik J. Frederiksen [EFrederiksen@lancasterlabs.com] Rodriguez@envstid.com dcallaghan@envstid.com	Joseph Kakesh [APORTER.COM.David.Thal@thal@envstid.com] Ruth Forman [rforman@envstid.com] John Brown [jbrown@exponent.com] Beckmann, Dennis D [Dennis.Beckmann@bp.com]	11/11/2011 16:24
2704					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Trustee WAF chemistry analyzed? - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Peitz, Oliver X [Oliver.Peitz@bp.com]	Rob Barick [rbarick@infinitysoils.com] Matt Huddleston [matt.huddleston@infinitysoils.com] Ralph Markarian [ralph.markarian@cardno.com]	Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@porter.com] Mahor, Lawrence K [lawrence.mahor@uk.bp.com] Annel, Arden [arden.ahnell@uk.bp.com] Bullock, Robin J [rbjbullock@bp.com] Beckmann, Dennis D [Dennis.Beckmann@bp.com] Martin, Jean A [jean.martin@bp.com] John Brown [jbrown@exponent.com]	11/11/2011 16:20
2705					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Request for Comments/Input on SETAC Fact Sheet - Confidential and Do Not on-Forward	Ahnell, Arden [arden.ahnell@uk.bp.com]	Jude Schneider [jude.schneider@cardno.com] Marie BenKinney [benkinneym@exponent.com] Putt, Russell (Nestsource) [Russell.Putt@bp.com] Carragher, Peter D [peter.carragher2@bp.com] John Brown [jbrown@exponent.com]		11/10/2011 23:48
2706					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Re: Request for Comments/Input on SETAC Fact Sheet - Confidential and Do Not on-Forward	Jude Schneider [jude.schneider@cardno.com]	arden.ahnell@uk.bp.com [arden.ahnell@uk.bp.com] Marie BenKinney [benkinneym@exponent.com] Putt, Russell [Russell.Putt@bp.com] Peter Carragher2@bp.com [peter.carragher2@bp.com] John Brown [jbrown@exponent.com]		11/10/2011 20:25
2707	EX-00751308	EX-00751308	EX-00751308	EX-00751350	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: SETAC Abstracts#21.28 & 30	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]	John Brown [jbrown@exponent.com]	Carragher, Peter D [peter.carragher2@bp.com] Scherschel, Craig [Craig.Scherschel@bp.com]	11/10/2011 19:47
2708	EX-00751351	EX-00751351	EX-00751351	EX-00751360	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Battelle and LL1 NRDA Samples - Privileged and Confidential	Green, Mike R [Mike.Green2@bp.com]	thom@battelle.org DLuckerbill@lancasterlabs.com efrideriksen@lancasterlabs.com trdriguez@envstid.com dcallaghan@envstid.com	Joseph Kakesh [APORTER.COM.David.Thal@thal@envstid.com] Ruth Forman [rforman@envstid.com] John Brown [jbrown@exponent.com] Beckmann, Dennis D [Dennis.Beckmann@bp.com]	11/10/2011 19:10
2709					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Draft Agenda -- daily legal/technical NRD call -- Thursday, November 10, 2011 11:00 Central--Privileged and Confidential	Ross, Katherine A. [Katherine.Ross@porter.com]	Ross, Katherine A. [Katherine.Ross@porter.com] Denson, Theresa L [Theresa.Denson@APORTER.COM] Aj Maki [amakim@consulting.net] Angie Morrow [angie.morrow@cardno.com] Arden Ahnell [arden.ahnell@uk.bp.com] Betsy Welther [betsy@welther.com] Bill Williams [BWilliams@exponent.com] BPNRD [BPNRD@APORTER.COM] Cash Fay [cash.fay@bp.com] Chris Herlugson [herlu@bp.com] Chris Pfeiler [chris.pfeiler@cardno.com] Corey Herold [theroh1@bp.com] Craig Kling [craig.kling@cardno.com] Dennis Beckmann [dennis.beckmann@bp.com] Erik Swanson [Erik.Swanson@bp.com] Gary Harmon [GHarmon@exponent.com] Gene Mancini [gmancini@ad.com] Heidi Swanson [Heidi.Swanson@bp.com] Jane Xiao [jane.xiao@bp.com] Jean Martin [jean.martin@bp.com] Jeff Wakefield [wakefield@exponent.com] Jesse Welther [jessica.welther@cardno.com] John Brown [jbrown@exponent.com] John Dimitry [jdimitry@exponent.com] Joyce Miley [joyce.miley@bp.com] Larry Mahor [lawrence.mahor@bp.com] Laura Folsie [Laura.Folsie@bp.com] Laura Riege [lriege@exponent.com] Lisa Hawke [lisa.hawke@bp.com] Lyle Bruce [lyle.bruce@bp.com] Marie BenKinney [benkinneym@exponent.com] Mark McNamara [mnamara@uk.bp.com] Ann Michele Morrison [amorrison@exponent.com] Neal Brody [nbrody@exponent.com] Oliver Peitz [Oliver.Peitz@bp.com] Paul Boehm [pboehm@exponent.com] Peter Carragher [peter.carragher2@bp.com] Ralph Markarian [rmarkarian@exponent.com] Rob Barick [rbarick@infinitysoils.com] Robert Frost [Robert.Frost@bp.com] Robert McCuan [robert.mccuan@cardno.com] Robin Bullock [robin.bullock@bp.com] Ronald Tomlinson [ronald.tomlinson@bp.com] Russell Putt [russell.putt@bp.com] Stephanie Briggs [stephanie.briggs@cardno.com] Ted Tomasi [t.tomasi@exponent.com] Tim Thompson [thompson@exponent.com] Tom Ginn [tgin@exponent.com] Tony Palalay [tpalay@exponent.com] Wayne Kicklighter [wkicklighter@exponent.com]		11/10/2011 16:43
2710					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log, Nov. 10, 2011_EAST_54320799_4.xlsx				11/10/2011 16:43
2711	EX-00751371	EX-00751371	EX-00751371	EX-00751374	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Request for Comments/Input on SETAC Fact Sheet - Confidential and Do Not on-Forward	Marie BenKinney [benkinneym@exponent.com] SITE/CH-ENVIRON MENTAL/CH-BENKINNEY/MI	Ahnell, Arden [arden.ahnell@uk.bp.com] Jude Schneider [jude.schneider@cardno.com] Putt, Russell (Nestsource) [Russell.Putt@bp.com] Carragher, Peter D [peter.carragher2@bp.com] John Brown [jbrown@exponent.com]		11/10/2011 15:55
2712					Attorney-Client Privilege; Attorney Work Product	Communications from client, counsel, and/or their representatives/agents and consultants regarding consultant work performed Draft table created by consultants prepared at request of client and counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Information related to the Deepwater Horizon incident on April 20, 2010; Manifest 20111031151754	Laurie Benton [Laurie.Benton@exponent.com] SITE/CH-ENVIRON MENTAL/CH-BENKINNEY/MI	Wong, Stephen C (US - San Francisco) [stephenwong@deloitte.com]	Le, Phuong (UNKNOWN BUSINESS PARTNER) [Phuong.L@bp.com] Deborah, Michael (GMMAL GROUP) [Michael.Deborah@bp.com] Mueser, Todd (SUNGARD CONSULTING SERVICES) [Todd.Mueser@bp.com] Flaney, Stephen (US - Washington D.C.) [sflaney@deloitte.com] Swain, Joseph (US - Washington D.C.) [jswain@deloitte.com] Patepa, Siva Prasad (US - Hemet/Tag) [spatepa@deloitte.com] John Brown [jbrown@exponent.com]	11/7/2011 21:07
2713					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Fingerprinting Chemistry and Chemical Analysis Call Summary	Laurel Royer [LORoyer@exponent.com] SITE/CH-RECIPIENT/CH-LRROYER	John Brown [jbrown@exponent.com] Paul Boehm [pboehm@exponent.com] Linda Cook [lcook@exponent.com] Joseph Kakesh [APORTER.COM] Nelson Johnson [APORTER.COM] Barick [rbarick@infinitysoils.com] Lawrence Mahor [bp.com] Dennis Beckmann@bp.com wayne.kicklighter@cardno.com Arden Ahnell@uk.bp.com		11/7/2011 19:53
2714					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Fingerprinting Chemistry Call_2011-11-02.docx				11/7/2011 19:53

2715					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft agenda for daily legal/technical NRD call -- Monday, November 7, 2011 11:00 Central--Privileged and Confidential	Ross, Katherine A. [Katherine.Ross@aporter.com]	Ross, Katherine A. [Katherine.Ross@aporter.com];Denson, Theresa L. [Theresa.Denson@APORTER.COM];Al Maki [awm@konsulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Arden Ahneil [arden.ahneil@uk.bp.com];Betsy Welther [betsy@welther.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Chris Hertugson [herc@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Erik Swanson [Erik.Swanson@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [emancini@aol.com];Heidi Swanson [Heidi.Swanson@bp.com];Jane Xiao [jane.xiao@bp.com];Jean Martin [jean.martin@bp.com];Jeri Wakefield [jwakefield@entrix.com];Jessie Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [jdimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Larry Malnor [lawrence.malnor@bp.com];Laura Folse [Laura.Folse@bp.com];Laura Rege [lrege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McManara [mimcmanara@uslow.com];Ann Michele Morrison [amorrison@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Barick [rbarick@infinisyncs.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Putt [russell.putt@bp.com];Stephanie Biggs [stephanie.biggs@cardno.com];Ted Tomasi [tomas@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [ginn@exponent.com];Tony Palagy [tpalagy@entrix.com];Wayne Kicklichter [wkicklichter@entrix.com]	11/27/2011 16:35	
2716					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log Nov_7_11_(EAST_54320799_3).xlsx			11/27/2011 16:35	
2717	EXPONENT_00751390	EXPONENT_00751394	EXPONENT_00751390	EXPONENT_00751394	Attorney Work Product	Communication between client and consultants regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: QA "Blanks"	Palmer, Stephen R [Stephen.Palmer@weatherford.com]	Jodi Harney [jodi.harney@cardno.com];Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com];Carragher, Peter D [peter.carragher2@bp.com]	Punnette, Stefan [Stefan.Punnette@bp.com];John Brown [jbrown@exponent.com];Tim Thompson [timothy.thompson@cardno.com]	11/6/2011 17:01
2718	EXPONENT_00751395	EXPONENT_00751398	EXPONENT_00751395	EXPONENT_00751398	Attorney Work Product	Communication between client and consultants regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: QA "Blanks"	Jodi Harney [jodi.harney@cardno.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com];Carragher, Peter D [peter.carragher2@bp.com]	Punnette, Stefan [Stefan.Punnette@bp.com];John Brown [jbrown@exponent.com];Stephen Palmer [weatherfordlabs.com];Tim Thompson [timothy.thompson@cardno.com]	11/5/2011 20:09
2719	EXPONENT_00751399	EXPONENT_00751401	EXPONENT_00751399	EXPONENT_00751401	Attorney Work Product	Communication between client and consultants regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: QA "Blanks"	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]	Carragher, Peter D [peter.carragher2@bp.com]	Punnette, Stefan [Stefan.Punnette@bp.com];John Brown [jbrown@exponent.com];jodi.harney@cardno.com;Stephen Palmer [weatherfordlabs.com]	11/5/2011 15:54
2720					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Archived Biodegradation Samples	Ronald Atlas [mralta01@gmail.com]	Rob Barick [rbarick@infinisyncs.com]	Paul Boehm [pboehm@exponent.com];angie.morrow@cardno.com;Emma.Lewis@aporter.com;Cash E Fay [Cash.Fay@bp.com];John Brown [jbrown@exponent.com]	11/3/2011 21:10
2721					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Archived Biodegradation Samples	Rob Barick [rbarick@infinisyncs.com]	Ronald Atlas [mralta01@gmail.com]	Paul Boehm [pboehm@exponent.com];angie.morrow@cardno.com;Emma.Lewis@aporter.com;Cash E Fay [Cash.Fay@bp.com];John Brown [jbrown@exponent.com]	11/3/2011 21:06
2722					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Archived Biodegradation Samples	Ronald Atlas [mralta01@gmail.com]	Rob Barick [rbarick@infinisyncs.com]	Paul Boehm [pboehm@exponent.com];angie.morrow@cardno.com;Emma.Lewis@aporter.com;Cash E Fay [Cash.Fay@bp.com];John Brown [jbrown@exponent.com]	11/3/2011 21:05
2723					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Archived Biodegradation Samples	Rob Barick [rbarick@infinisyncs.com]	Paul Boehm [pboehm@exponent.com];angie.morrow@cardno.com	mralta01@gmail.com;Emma.Lewis@aporter.com;Cash E Fay [Cash.Fay@bp.com];John Brown [jbrown@exponent.com]	11/3/2011 21:01
2724					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Archived Biodegradation Samples	Paul Boehm [O-EXPONENT/OU=SITE/CN=FAA/CN=PBOEHM]	Rob Barick [rbarick@infinisyncs.com];angie.morrow@cardno.com	mralta01@gmail.com;Emma.Lewis@aporter.com;Cash E Fay [Cash.Fay@bp.com];John Brown [jbrown@exponent.com]	11/3/2011 20:39
2725	EXPONENT_00751418	EXPONENT_00751418	EXPONENT_00751418	EXPONENT_00751419	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Archived Biodegradation Samples	Ronald Atlas [mralta01@gmail.com]	Rob Barick [rbarick@infinisyncs.com]	angie.morrow@cardno.com;Paul Boehm [pboehm@exponent.com];Emma.Lewis@aporter.com;Cash E Fay [Cash.Fay@bp.com];John Brown [jbrown@exponent.com]	11/3/2011 20:35
2726					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Archived Biodegradation Samples	Rob Barick [rbarick@infinisyncs.com]	angie.morrow@cardno.com;Paul Boehm [pboehm@exponent.com]	mralta01@gmail.com;Emma.Lewis@aporter.com;Cash E Fay [Cash.Fay@bp.com];John Brown [jbrown@exponent.com]	11/3/2011 20:13
2727					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Agenda for daily legal/technical NRD call Thursday, November 3, 2011 11:00 Central--Privileged and Confidential	Karesh, Joseph S. [Joseph.Karesh@APORTER.COM]	Al Maki [awm@konsulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Arden Ahneil [arden.ahneil@uk.bp.com];Betsy Welther [betsy@welther.com];Bill Williams [BWilliams@entrix.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Chris Hertugson [herc@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Corey Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Erik Swanson [Erik.Swanson@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Mancini [emancini@aol.com];Heidi Swanson [Heidi.Swanson@bp.com];Jane Xiao [jane.xiao@bp.com];Jean Martin [jean.martin@bp.com];Jeri Wakefield [jwakefield@entrix.com];Jessie Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [jdimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Larry Malnor [lawrence.malnor@bp.com];Laura Folse [Laura.Folse@bp.com];Laura Rege [lrege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark McManara [mimcmanara@uslow.com];Ann Michele Morrison [amorrison@exponent.com];Neal Brody [nbrody@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carragher [Peter.carragher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rob Barick [rbarick@infinisyncs.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Putt [russell.putt@bp.com];Stephanie Biggs [stephanie.biggs@cardno.com];Ted Tomasi [tomas@entrix.com];Tim Thompson [thompson@entrix.com];Tom Ginn [ginn@exponent.com];Tony Palagy [tpalagy@entrix.com];Wayne Kicklichter [wkicklichter@entrix.com]	11/3/2011 15:20	
2728					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log_EAST_54320799_2).xlsx			11/3/2011 15:20	
2729					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Metals - Privileged and Confidential	Paul Boehm [O-EXPONENT/OU=SITE/CN=FAA/CN=PBOEHM]	Bullock, Robin J [bp] [Robin.Bullock@bp.com];Robin.Bullock@bp.com];Jean.Martin@bp.com];Jean.Martin@bp.com];Brian.Israil@APORTER.COM];Brian.Israil@APORTER.COM];Israet, Brian D' [Brian.Israil@APORTER.COM];Jessica [Jessica.Brody@APORTER.COM];Jessica.Brody@APORTER.COM];Peter Carragher [Peter.carragher2@bp.com];Arden.Ahneil@uk.bp.com]	Karen Murray [kmurray@exponent.com];John Brown [jbrown@exponent.com]	11/2/2011 19:21

2730					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	image003.png						11/22/2011 19:21
2731					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Tentative Plan for Collecting Oil Droplet Samples	Jodi Harney [jodi.harney@cardno.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com];Innocent@esrail.net		Carraher, Peter D [peter.carraher2@bp.com];Punnette, Stefan [Stefan.Punnette@bp.com];John Brown [jbrown@exponent.com];Tim Thompson [timothy.thompson@cardno.com];Bob Mulcahy [rmulcahy@goeshelf.com]		11/1/2011 20:41
2732					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	INFO: Tentative Plan for Collecting Oil Droplet Samples	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]	jodi.harney@cardno.com;moore@esrail.net		Carraher, Peter D [peter.carraher2@bp.com];Punnette, Stefan [Stefan.Punnette@bp.com];John Brown [jbrown@exponent.com]		11/1/2011 19:34
2733	EXPONENT_00751438	EXPONENT_00751438	EXPONENT_00751438	EXPONENT_00751440	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Submission of Draft Final User's Manual - Privileged and Confidential	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Block, Nathan [nathan.block@bp.com];Fried, David E. [David.Fried@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];John Brown [jbrown@exponent.com];John2@bpgom.com;Metzler, Cheryl A [Cheryl.Metzler@bp.com];Green, Mike R [Mike.Green2@bp.com];vitalie@erwistd.com;Marie BenKinney [benkinney@exponent.com]		Folse, Laura [Laura.Folse@bp.com];Bullock, Robin J (bp) [bulrojt@bp.com]		11/1/2011 14:08
2734	EXPONENT_00751440	EXPONENT_00751440	EXPONENT_00751438	EXPONENT_00751440	Attorney Work Product	Draft manual prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BPUsersManual-DraftFinal:110111lowres (2).pdf						11/1/2011 14:08
2735	EXPONENT_00751441	EXPONENT_00751441	EXPONENT_00751441	EXPONENT_00751446	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Tar Balls	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];John Brown [jbrown@exponent.com]				11/1/2011 12:50
2736					Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Collecting, Transferring, and Analyzing Pressurized Gas, Oil, and Seawater Samples Obtained at Active HC Seeps	Jodi Harney [jodi.harney@cardno.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com];Lisa Moore [lmoore@esrail.net];stevie@soctehabs.com;Stephen.Palmer@weatherford.sbs.com		Coleman, Todd M. [todd@soctehabs.com];Carraher, Peter D [peter.carraher2@bp.com];jason.leblanc@orelab.com;Punnette, Stefan [Stefan.Punnette@bp.com];John Brown [jbrown@exponent.com];Miklov, Alexei V. [Alexei.Miklov@bp.com];Tim Thompson [timothy.thompson@cardno.com];Bob Mulcahy [rmulcahy@goeshelf.com]		10/31/2011 20:46
2737					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Collecting, Transferring, and Analyzing Pressurized Gas, Oil, and Seawater Samples Obtained at Active HC Seeps	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com]	Jodi Harney [jodi.harney@cardno.com];Lisa Moore [lmoore@esrail.net];stevie@soctehabs.com;Stephen.Palmer@weatherford.sbs.com		Coleman, Todd M. [todd@soctehabs.com];Carraher, Peter D [peter.carraher2@bp.com];jason.leblanc@orelab.com;Punnette, Stefan [Stefan.Punnette@bp.com];John Brown [jbrown@exponent.com];Miklov, Alexei V. [Alexei.Miklov@bp.com];Tim Thompson [timothy.thompson@cardno.com];Bob Mulcahy [rmulcahy@goeshelf.com]		10/31/2011 18:37
2738					Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Collecting, Transferring, and Analyzing Pressurized Gas, Oil, and Seawater Samples Obtained at Active HC Seeps	Jodi Harney [jodi.harney@cardno.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com];Lisa Moore [lmoore@esrail.net];stevie@soctehabs.com;Stephen.Palmer@weatherford.sbs.com		Coleman, Todd M. [todd@soctehabs.com];Carraher, Peter D [peter.carraher2@bp.com];jason.leblanc@orelab.com;Punnette, Stefan [Stefan.Punnette@bp.com];John Brown [jbrown@exponent.com];Miklov, Alexei V. [Alexei.Miklov@bp.com];Tim Thompson [timothy.thompson@cardno.com];Bob Mulcahy [rmulcahy@goeshelf.com]		10/31/2011 17:14
2739					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Agenda for daily legal/technical NRD call Monday, October 31, 2011 11:00 Central-Privileged and Confidential	Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]	Al Maki [awmaki@consulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Arden Ahnel [arden.ahnel@uk.bp.com];Betsey Welther [betsey@welther.com];Bill Williams [BillWilliams@entrix.com];BPNRD [BPNRD@APORTER.COM];Cash Fay [cash.fay@bp.com];Chris Herlupson [herlc@bp.com];Chris Pfeiler [chris.pfeiler@cardno.com];Corey Herod [Herod1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Erik Swanson [Erik.Swanson@bp.com];Gary Harmon [GHarmon@entrix.com];Gene Manco [gmanco@bp.com];Heidi Swanson [Heidi.Swanson@bp.com];Jane Xiao [jane.xiao@bp.com];Jean Martin [jean.martin@bp.com];Julie Wakefield [juliewakefield@entrix.com];Jessie Webber [jessica.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [jdimity@entrix.com];Joyce Miley [joyce.miley@bp.com];Lary Meier [lawrence.meier@bp.com];Laura Folse [Laura.Folse@bp.com];Laura Riege [lriege@entrix.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [lyle.bruce@bp.com];Marie BenKinney [benkinney@exponent.com];Mark Mchanara [mmchanara@luskow.com];Ann Michelle Morrison [amorrison@exponent.com];Nate Brady [nbrady@entrix.com];Oliver Pelz [Oliver.Pelz@bp.com];Paul Boehm [pboehm@exponent.com];Peter Carraher [peter.carraher2@bp.com];Ralph Markarian [rmarkarian@entrix.com];Rab Barria [rbarria@infinitysoins.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Putt [russell.putt@bp.com];Stephanie Biggs [stephanie.biggs@cardno.com];Ted Tomasi [ttomasi@entrix.com];Tim Thompson [tthompson@entrix.com];Tom Ginn [tgin@exponent.com];Tony Palasy [tpalasy@entrix.com];Wayne Kiclghter [wkiclghter@entrix.com]				10/31/2011 13:33
2740					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Summary Reports Tracking Log_EAST_54320799_2.xlsx						10/31/2011 13:33
2741					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft ACS abstract	Ahnel, Arden [arden.ahnel@uk.bp.com]	Maki, Alan W (LLC) [awmaki@consulting@aol.com];Marie BenKinney [benkinney@exponent.com];Bruce, Lyle G. [lyle.bruce@bp.com];John Brown [jbrown@exponent.com]				10/29/2011 17:00
2742					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Preliminary report on Montana presentation at the SOST PI workshop Tues/Wed - Privileged & Confidential	Paul Boehm [pboehm@exponent.com]	'bulrojt@bp.com';[bulrojt@bp.com];'peter.carraher2@bp.com'; [peter.carraher2@bp.com];arden.ahnel@uk.bp.com'; [arden.ahnel@uk.bp.com];John Brown [jbrown@exponent.com];Marie BenKinney [benkinney@exponent.com];'Oliver Pelz@bp.com'; [Oliver.Pelz@bp.com]		'Jean.Martin@bp.com'; [Jean.Martin@bp.com];'Joseph.Kakesh@APORTER.COM'; [Joseph.Kakesh@APORTER.COM];'lriege@entrix.com'; [lriege@entrix.com];'RMarkarian@entrix.com'; [RMarkarian@entrix.com];'lawrence.meier@bp.com'; [lawrence.meier@bp.com];'joyce.miley@bp.com'; [joyce.miley@bp.com]		10/27/2011 2:59
2743	EXPONENT_00751558	EXPONENT_00751560	EXPONENT_00751558	EXPONENT_00751560	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Abstracts for ACS Spring meeting	Paul Boehm [pboehm@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];matta01@gmail.com;Miklov, Alexei V. [Alexei.Miklov@bp.com];John Brown [jbrown@exponent.com]		betsey@welther.com		10/25/2011 20:47
2744					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Archived Biodegradation Samples	Paul Boehm [pboehm@exponent.com]	rbarria@infinitysoins.com;angie.morrow@cardno.com		matta01@gmail.com;Emma.Lewis@APORTER.COM;Cash E Fay [Cash.Fay@bp.com];John Brown [jbrown@exponent.com]		10/24/2011 17:48
2745					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Abstracts for ACS Spring meeting	Ahnel, Arden [arden.ahnel@uk.bp.com]	Paul Boehm [pboehm@exponent.com];matta01@gmail.com;Miklov, Alexei V. [Alexei.Miklov@bp.com];John Brown [jbrown@exponent.com]		betsey@welther.com		10/23/2011 23:13
2746					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Texas Tech oil vs. Junper Oil - PRIVILEGED AND CONFIDENTIAL	Ross, Katherine A. [Katherine.Ross@aporter.com]	Pelz, Oliver X [Oliver.Pelz@bp.com];Stubblefield, William [Bill.Stubblefield@oregonstate.edu]		Ahnel, Arden [arden.ahnel@uk.bp.com];John Brown [jbrown@exponent.com];Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]		10/22/2011 3:33
2747					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Texas Tech oil vs. Junper Oil	Pelz, Oliver X [Oliver.Pelz@bp.com]	Stubblefield, William [Bill.Stubblefield@oregonstate.edu]		Ahnel, Arden [arden.ahnel@uk.bp.com];Ross, Katherine [Katherine.Ross@aporter.com];John Brown [jbrown@exponent.com]		10/22/2011 3:19
2748					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Suspend Analysis of LTM Samples - GARF 219	Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com];Stong, Be [Bea.Stong@bp.com];Speer, Jennifer G [Jennifer.Speer@bp.com]		Green, Mike R [Mike.Green2@bp.com]		10/21/2011 20:29



2749	EXPONENT_00751751	EXPONENT_00751751	EXPONENT_00751751	EXPONENT_00751752	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Biomarker data	Ray F Fenstermacher [rfenster@rigre.com]	Caragher, Peter D [peter.caragher2@bp.com]	John Brown [jbrown@exponent.com], Stephen Palmer [stephenpalmer@floridians.com],Kornacki, Alex [WEATHERFORD] [Alex.Kornacki@bp.com]	10/20/2011 20:41
2750					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Chemistry and Chemical Analysis Call	Laurel Royer [lroyer@exponent.com]	Rob Barrick [rbarrick@infinitysoils.com],Paul Boehm [pboehm@exponent.com],Joseph Kakesh@aporter.com,Nelson Johnson@SITE1/CN-RECPIEN SITE1/CN-ROEYER]	John Brown [jbrown@exponent.com],Laurel Royer [lroyer@exponent.com]	10/18/2011 15:43
2751					Attorney-Client Privilege; Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Chemistry Call_2011-10-12.docx				10/18/2011 15:43
2752	EXPONENT_00752526	EXPONENT_00752526	EXPONENT_00752526	EXPONENT_00752563	Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Gulf of Mexico oil spill researchers report trouble getting samples - Privileged and Confidential	Block, Nathan [Nathan.Block@bp.com]	Green, Mike R [Mike.Green2@bp.com],Wendell, Stoahe (HDR) [stoahe.wendell@bp.com],Sper, Jennifer G [Jennifer.Sper@bp.com],John Brown [jbrown@exponent.com]	Folse, Laura [Laura.Folse@bp.com],Ahnel, Arden [arden.ahnel@uk.bp.com],Bullock, Robin J (bp) [bulro@bp.com],Herbert, Bernard F. [Bernard.Herbert@bp.com]	10/17/2011 20:46
2753	EXPONENT_00752527	EXPONENT_00752527	EXPONENT_00752526	EXPONENT_00752563	Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: PRIVILEGED AND CONFIDENTIAL -- Louisiana sweet crude	Block, Nathan [Nathan.Block@bp.com]	Israel, Brian (ARNOLD & PORTER LLP) [Brian.Israel@aporter.com],Arne, Harkray (WILMER CUTLER PICKERING HALE AND DORR LLP) [arne.harkray@wilmerhale.com],Elen Mkozakova, Brunswick [emkozakova@brunswickgroup.com],Mich, Thomas [Thomas.Milch@APORTER.COM]	Ward, Donna B [Donna.Ward@bp.com],bfields@kirklund.com,apower@brunswickgroup.com,Bailey, Kevin [Kevin.Bailey@bp.com],Martin, Jean A [jean.martin@bp.com],Wendell, Stoahe (HDR) [Stoahe.Wendell@bp.com],Clark, Maria D. [Maria.Clark@bp.com]	10/17/2011 20:46
2754	EXPONENT_00752528	EXPONENT_00752528	EXPONENT_00752526	EXPONENT_00752563	Attorney Work Product	Summary presentation prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	August 2011 GRATIS Slides_v1 ppt				10/17/2011 20:46
2755	EXPONENT_00752543	EXPONENT_00752543	EXPONENT_00752526	EXPONENT_00752563	Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OleObject16.doc				10/17/2011 20:46
2756	EXPONENT_00752544	EXPONENT_00752544	EXPONENT_00752526	EXPONENT_00752563	Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	_1360144501				10/17/2011 20:46
2757	EXPONENT_00752547	EXPONENT_00752547	EXPONENT_00752526	EXPONENT_00752563	Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	_1360602246				10/17/2011 20:46
2758	EXPONENT_00752555	EXPONENT_00752555	EXPONENT_00752526	EXPONENT_00752563	Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OleObject18.doc				10/17/2011 20:46
2759	EXPONENT_00752556	EXPONENT_00752556	EXPONENT_00752526	EXPONENT_00752563	Attorney Work Product	Draft summary plan prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OleObject19.doc				10/17/2011 20:46
2760	EXPONENT_00752567	EXPONENT_00752567	EXPONENT_00752526	EXPONENT_00752563	Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OleObject20.vsd				10/17/2011 20:46
2761					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call	Laurel Royer [lroyer@exponent.com]	Rob Barrick [rbarrick@infinitysoils.com],Paul Boehm [pboehm@exponent.com],Joseph Kakesh@aporter.com,Nelson Johnson@SITE1/CN-RECPIEN SITE1/CN-ROEYER]	John Brown [jbrown@exponent.com]	10/12/2011 15:21
2762					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC262 Block Sheen Samples PRELIMINARY data / Internal QA/QC and Validation Process	Martin, Jean A [jean.martin@bp.com]	John Brown [jbrown@exponent.com]	Bullock, Robin J (bp) [bulro@bp.com],Ahnel, Arden [arden.ahnel@uk.bp.com],Malnor, Lawrence K [lawrence.malnor@bp.com],Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com]	10/10/2011 17:35
2763					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Attorney Client Privileged and Confidential: FW: Shore Submerged Oil Mats	Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]	Martin, Jean A [jean.martin@bp.com]	10/10/2011 16:09
2764					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client, counsel, and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GoM -- SOMs and Tar Ballfall Talking Points [EAST_53876475_1]_EAST_5389392_1).DOXX				10/10/2011 16:09
2765					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sampling - Privileged and Confidential, Attorney Work Product	Paul Boehm [pboehm@exponent.com]	'Joe Kakesh' [joseph.kakesh@aporter.com],Malnor, Lawrence K [lawrence.malnor@bp.com],Bullock, Robin J (bp) [Robin.Bullock@bp.com],Jean Martin@bp.com [Jean.Martin@bp.com],Israel, Brian D. [Brian.Israel@APORTER.COM]	John Brown [jbrown@exponent.com]	10/7/2011 14:15
2766					Attorney Work Product	Communications between client and consultants regarding analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Validation of seep data	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Rob Barrick [rbarrick@infinitysoils.com],John Brown [jbrown@exponent.com],wayne.kicklighter@cardno.com	Dreas Nielsen [drielsen@integral-corp.com],Cheryl Randle [Cheryl.Randle@cardno.com],Laura Jones [lrojes@integral-corp.com],Craig Rice [craig.rice@cardno.com],Craig Huddings [chuddings@integral-corp.com],Charles Richardson [charles.richardson@cardno.com]	10/6/2011 16:58
2767					Attorney Work Product	Communications between client and consultants regarding analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Validation of seep data	Rob Barrick [rbarrick@infinitysoils.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com],John Brown [jbrown@exponent.com],wayne.kicklighter@cardno.com	Dreas Nielsen [drielsen@integral-corp.com],Cheryl Randle [Cheryl.Randle@cardno.com],Laura Jones [lrojes@integral-corp.com],Craig Rice [craig.rice@cardno.com],Craig Huddings [chuddings@integral-corp.com],Charles Richardson [charles.richardson@cardno.com]	10/6/2011 14:03
2768					Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft Leptocheirus slides PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]	Paiz, Oliver X [Oliver.Paiz@bp.com]	10/6/2011 12:02
2769					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT_Lepto Bioassay Results_(Sept 29).pptx				10/6/2011 12:02
2770					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft Leptocheirus slides PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Paul Boehm [pboehm@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com]	Joseph Kakesh (Joseph.Kakesh@APORTER.COM) [joseph.kakesh@aporter.com],John Brown [jbrown@exponent.com],Linda Cook [lcook@exponent.com],Tom Ginn [ginn@exponent.com],Rick Bodshbaugh [bodsh@exponent.com],Ann Michele Morrison [amorrison@exponent.com]	10/6/2011 4:39
2771					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT_Lepto Bioassay Results_(Sept 29).pptx				10/6/2011 4:39
2772					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: sediment cores from oost	Laura Riege [laura.rieger@cardno.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com],John Brown [jbrown@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com],Bullock, Robin J (bp) [bulro@bp.com],Joyce Miley [joyce.miley@bp.com],Larry Malnor [lawrence.malnor@bp.com],Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com],Jean Martin [jean.martin@bp.com],Wayne Kicklighter [wayne.kicklighter@cardno.com],Ross, Katherine (ARNOLD & PORTER LLP) [Katherine.Ross@aporter.com]	10/5/2011 23:19
2773	EXPONENT_00753216	EXPONENT_00753218	EXPONENT_00753218	EXPONENT_00753234	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: sediment cores from oost	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Laura Riege [laura.rieger@cardno.com],John Brown [jbrown@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com],Bullock, Robin J (bp) [bulro@bp.com],Joyce Miley [joyce.miley@bp.com],Malnor, Lawrence K [lawrence.malnor@bp.com],Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com],Martin, Jean A [jean.martin@bp.com],Wayne Kicklighter [wayne.kicklighter@cardno.com],Ross, Katherine (ARNOLD & PORTER LLP) [Katherine.Ross@aporter.com]	10/5/2011 21:46

2774					Attorney-Client Privilege; Attorney Work Product	Summary of meeting prepared counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summary of NRDA Legal/Technical Call 11:00 Central Monday October 3, 2011 - Privileged and Confidential	Denson, Theresa L [Theresa.Denson@PORTER.COM]	Al Maki [awmaki@consulting@aol.com];Angie Morrow [angie.morrow@cardno.com];Arden Ahnell [arden.ahnell@uk.bp.com];Betsy Welther [betsy@welther.com];Bill Williams [BWilliams@entrx.com];BPNRD [BPNRD@PORTER.COM];Cash Fay [cash.fay@bp.com];Chengxi Gong [Changxi.gong@bp.com];Chris Herlufson [berli@bp.com];Chris Pfeifer [chris.pfeifer@cardno.com];Cory Herod [herodc1@bp.com];Craig Kling [craig.kling@cardno.com];Dennis Beckmann [dennis.beckmann@bp.com];Erik Swanson [Erik.Swanson@bp.com];Gary Harmon [GHarmon@entrx.com];Gene Martin [emartin@cardno.com];Heidi Swanson [Heidi.Swanson@bp.com];Jean Martin [jean.martin@bp.com];Jeff Wakefield [wakefield@entrx.com];Jessie Webber [jessie.webber@cardno.com];John Brown [jbrown@exponent.com];John Dimity [jdimity@entrx.com];Joyce Miley [joyce.miley@bp.com];Lary Malnor [lawrence.malnor@bp.com];Laura Folse [Laura.Folse@bp.com];Laura Riege [LRege@entrx.com];Lisa Hawke [lisa.hawke@bp.com];Lyle Bruce [Lyle.bruce@bp.com];Marie Beckinney [berkinney@exponent.com];Mark McNamara [mnamara@luskow.com];Ann Michelle Morrison [amorrison@exponent.com];Neal Brody [nbrody@entrx.com];Oliver Petz [Oliver.Petz@bp.com];Paul Boehm [pboehm@entrx.com];Peter Caragher [Peter.caragher@bp.com];Ralph Markarian [rmarkarian@entrx.com];Rob Barrick [rbarrick@infinitysystems.com];Robert Frost [Robert.Frost1@bp.com];Robert McGuinn [robert.mcguinn@cardno.com];Robin Bullock [robin.bullock@bp.com];Ronald Tomlinson [ronald.tomlinson@bp.com];Russell Patti [russell.patti@bp.com];Stephanie Briggs [stephanie.briggs@cardno.com];Ted Tomasi [Tomasi@entrx.com];Tim Thompson [thompson@entrx.com];Tom Ginn [tgin@exponent.com];Tony Palaggi [tpalaggi@entrx.com];Vivek Pradhan [Vivek.pradhan@bp.com];Wayne Kicklighter [wicklighter@entrx.com]	10/5/2011 20:40	
2775					Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: sediment cores from oast	Laura Riege [laura.riege@cardno.com]	John Brown [jbrown@exponent.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]	arden.ahnell@uk.bp.com;bullo@bp.com;Joyce Miley [joyce.miley@bp.com];Lary Malnor [lawrence.malnor@bp.com];Lary Malnor [lawrence.malnor@bp.com];Jean Martin [jean.martin@bp.com];Wayne Kicklighter [wayne.kicklighter@cardno.com];Ross, Katherine [Katherine.Ross@porter.com]	10/5/2011 17:20
2776					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: sediment cores from oast	Laura Riege [laura.riege@cardno.com]	Ahnell, Arden [arden.ahnell@uk.bp.com];Bullock, Robin J (bp) [bullo@bp.com];John Brown [jbrown@exponent.com];Joyce Miley [joyce.miley@bp.com];Lary Malnor [lawrence.malnor@bp.com];Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@porter.com];Jean Martin [jean.martin@bp.com];Wayne Kicklighter [wayne.kicklighter@cardno.com]	10/4/2011 22:19	
2777					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: sediment cores from oast	Ahnell, Arden [arden.ahnell@uk.bp.com]	Bullock, Robin J (bp) [bullo@bp.com];Riege@entrx.com;John Brown [jbrown@exponent.com];Miley, Joyce [Joyce.Miley@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Ahnell, Arden [arden.ahnell@uk.bp.com];joseph.kakesh@porter.com;Martin, Jean A [jean.martin@bp.com]	10/4/2011 21:03	
2778					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	sediment cores from oast	Bullock, Robin J (bp) [bullo@bp.com]	Riege@entrx.com;John Brown [jbrown@exponent.com];Miley, Joyce [Joyce.Miley@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Ahnell, Arden [arden.ahnell@uk.bp.com];joseph.kakesh@porter.com;Martin, Jean A [jean.martin@bp.com]	10/4/2011 20:48	
2779	EXPONENT_00754299	EXPONENT_00754299	EXPONENT_00754299	EXPONENT_00754306	Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Core Sediment Plan	Paul Resnemyer [presnemyer@envst.com]	mike.green2@bp.com;John Brown [jbrown@exponent.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Rock J. Vitale [vital@envst.com];Ruth Forman [rforman@envst.com];Shawn Gilday [sgilday@envst.com]	10/4/2011 17:49
2780	EXPONENT_00754300	EXPONENT_00754300	EXPONENT_00754299	EXPONENT_00754306	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Processing Discussion - Attorney Client Privilege	Shawn Gilday [sgilday@envst.com]	Green, Mike R [Mike.Green2@bp.com];John Brown [jbrown@exponent.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com];Joseph DeSantis [jdesantis@brinkard.com];Rock J. Vitale [vital@envst.com];Ruth Forman [rforman@envst.com]	10/4/2011 17:49
2781	EXPONENT_00754305	EXPONENT_00754305	EXPONENT_00754299	EXPONENT_00754306	Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan_draft_0902311_SMG_RJV.docx				10/4/2011 17:49
2782	EXPONENT_00754306	EXPONENT_00754306	EXPONENT_00754299	EXPONENT_00754306	Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	deObject1				10/4/2011 17:48
2783					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Auburn University 30Sep11 Trip Report .docx	Ahnell, Arden [arden.ahnell@uk.bp.com]	Bullock, Robin J (bp) [bullo@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Miley, Joyce [Joyce.Miley@bp.com];Martin, Jean A [jean.martin@bp.com];Herbert, Bernard F. [Bernard.Herbert@bp.com];Lindemann MD, Ken [Ken.Lindemann@bp.com]	John Brown [jbrown@exponent.com]	10/4/2011 12:49
2784					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Auburn Univ 30Sep11 Trip Report .docx				10/4/2011 12:49
2785					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Auburn Visit Trip Report Draft	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [jbrown@exponent.com]	Martin, Jean A [jean.martin@bp.com]	10/3/2011 23:56
2786					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Document1.docx				10/3/2011 23:56
2787					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC252 Block Sheen Samples PRELIMINARY data	Bullock, Robin J (bp) [bullo@bp.com]	John Brown [jbrown@exponent.com];Martin, Jean A [jean.martin@bp.com];Caragher, Peter D [peter.caragher2@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@porter.com]	10/3/2011 20:26
2788					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: XSA sequential Item IDs for the Sediment Core samples	Shawn Gilday [sgilday@envst.com]	Mican, Susan [Susan.Mican@aeocom.com];throm@battelle.org;John Brown [jbrown@exponent.com]	Philard, Dave [Dave.Pilard@aeocom.com];Brady, Mark [Mark.Brady@aeocom.com];Green, Mike R [Mike.Green2@bp.com];Wendell, Sloane (HDR) [Sloane.Wendell@bp.com];Dennis P. Callaghan [dcallaghan@envst.com];Janet Christy [jchristy@envst.com];Rock J. Vitale [vital@envst.com]	10/3/2011 20:15
2789					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan_draft_0902311b-rev.docx				10/3/2011 20:15
2790					Attorney Work Product	Draft presentation compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	deObject1				10/3/2011 20:15
2791					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: REvised Core Plan	Green, Mike R [Mike.Green2@bp.com]	dcallaghan@envst.com;RVitale@EnvSt.com;Christy@envst.com;sgitd@envst.com;Mark.Brady@aeocom.com	Wendell, Sloane (HDR) [Sloane.Wendell@bp.com];John Brown [jbrown@exponent.com];Mark.Brady@aeocom.com	10/3/2011 17:21
2792					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan_draft_0902311b-rev.docx				10/3/2011 17:21
2793					Attorney Work Product	Draft presentation compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	deObject1				10/3/2011 17:21
2794					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis conducted at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: auburn meeting	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [jbrown@exponent.com]		10/3/2011 14:45

2795	EXPONENT_00754322	EXPONENT_00754323	EXPONENT_00754322	EXPONENT_00754340	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request for comments on Subsea Dispersant Monitoring and Assessment Interim Guidance - DRAFT; deadline March 23, 2012	Bruce, Lyle G. [lyle.bruce@bp.com]	Fritz, David E. [David.Fritz@bp.com]; Block, Nathan [Nathan.Block@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Marie Benkenney [benkenney@exponent.com]; John Brown [sbrown@exponent.com]; Johnston, Jon (SWIFT) [john@bp.com]; Metzler, Cheryl A [Cheryl.Metzler@bp.com]; Vitale@envstvd.com; Green, Mike R [Mike.Green2@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Folsie, Laura [Laura.Folsie@bp.com]; Bullock, Robin J (bp) [bulrojb@bp.com]	10/3/2011 12:25
2796					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: suburn meeting	Ahnel, Arden [arden.ahnel@uk.bp.com]	Bullock, Robin J (bp) [bulrojb@bp.com]; John Brown [sbrown@exponent.com]	Folsie, Laura [Laura.Folsie@bp.com]; Martin, Jean A [jean.martin@bp.com]	10/3/2011 1:56
2797	EXPONENT_00754341	EXPONENT_00754342	EXPONENT_00754341	EXPONENT_00754361	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Request for comments on Subsea Dispersant Monitoring and Assessment Interim Guidance - DRAFT; deadline March 23, 2012	Fritz, David E. [David.Fritz@bp.com]	Block, Nathan [Nathan.Block@bp.com]; Fritz, David E. [David.Fritz@bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Marie Benkenney [benkenney@exponent.com]; John Brown [sbrown@exponent.com]; Johnston, Jon (SWIFT) [john@bp.com]; Metzler, Cheryl A [Cheryl.Metzler@bp.com]; Vitale@envstvd.com; Green, Mike R [Mike.Green2@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Folsie, Laura [Laura.Folsie@bp.com]; Bullock, Robin J (bp) [bulrojb@bp.com]	10/1/2011 1:35
2798	EXPONENT_00754362	EXPONENT_00754364	EXPONENT_00754362	EXPONENT_00754424	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: MC252 Block Sheen Samples PRELIMINARY data	Martin, Jean A [jean.martin@bp.com]	John Brown [sbrown@exponent.com]	Bullock, Robin J (bp) [bulrojb@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	9/30/2011 23:51
2799					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Processing Discussion - Attorney Client Privilege	Shawn Gilday [sgilday@envstvd.com]	Green, Mike R [Mike.Green2@bp.com]; John Brown [sbrown@exponent.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Joseph DeSantis [jdesantis@irklind.com]; Rock J. Vitale [jvitale@envstvd.com]; Ruth Forman [rforman@envstvd.com]	9/30/2011 17:56
2800					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: MC252 Block Sheen Samples Draft Cover Letter and Draft Data	Martin, Jean A [jean.martin@bp.com]	John Brown [sbrown@exponent.com]		9/30/2011 12:57
2801					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Battelle approval for NRDA work	Bullock, Robin J (bp) [bulrojb@bp.com]	Rob Barrick [rbarrick@infinityso.com]; Laura Riege [laura.rieger@cardno.com]; Carragher, Peter D [peter.carragher2@bp.com]; Miley, Joyce [joyce.miley@bp.com]	Wayne Kicklighter [wayne.kicklighter@cardno.com]; John Brown [sbrown@exponent.com]; Tim Thompson [timothy.thompson@cardno.com]; Gene Revetas [grevetas@integral-corp.com]; Ralph Markarian [ralph.markarian@cardno.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Green, George [ARNOLD & PORTER LLP] [George.Green@aporter.com]; Laura Jones [ljones@integral-corp.com]; Martin, Jean A [jean.martin@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	9/30/2011 0:08
2802					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Battelle approval for NRDA work	Rob Barrick [rbarrick@infinityso.com]	Laura Riege [laura.rieger@cardno.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Joyce Miley [joyce.miley@bp.com]	Wayne Kicklighter [wayne.kicklighter@cardno.com]; John Brown [sbrown@exponent.com]; Tim Thompson [timothy.thompson@cardno.com]; Gene Revetas [grevetas@integral-corp.com]; Ralph Markarian [ralph.markarian@cardno.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Green, George [ARNOLD & PORTER LLP] [George.Green@aporter.com]; Laura Jones [ljones@integral-corp.com]; Jean Martin [jean.martin@bp.com]	9/30/2011 0:06
2803					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Battelle approval for NRDA work	Rob Barrick [rbarrick@infinityso.com]	Bullock, Robin J (bp) [bulrojb@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Joyce Miley [joyce.miley@bp.com]; Laura Riege [laura.rieger@cardno.com]	Wayne Kicklighter [wayne.kicklighter@cardno.com]; John Brown [sbrown@exponent.com]; Tim Thompson [timothy.thompson@cardno.com]; Gene Revetas [grevetas@integral-corp.com]; Ralph Markarian [ralph.markarian@cardno.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Green, George [ARNOLD & PORTER LLP] [George.Green@aporter.com]; Laura Jones [ljones@integral-corp.com]; Jean Martin [jean.martin@bp.com]	9/30/2011 0:04
2804					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC252 Block Sheen Samples Draft Cover Letter and Draft Data	Martin, Jean A [jean.martin@bp.com]	John Brown [sbrown@exponent.com]; Bullock, Robin J (bp) [bulrojb@bp.com]		9/29/2011 22:42
2805					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC252 Block Sheen Samples Draft Cover Letter and Draft Data	Martin, Jean A [jean.martin@bp.com]	Bullock, Robin J (bp) [bulrojb@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; John Brown [sbrown@exponent.com]		9/29/2011 21:58
2806	EXPONENT_00754474	EXPONENT_00754474	EXPONENT_00754474	EXPONENT_00754500	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: MC252 Block Sheen Samples Draft Cover Letter and Draft Data	Bullock, Robin J (bp) [bulrojb@bp.com]	Martin, Jean A [jean.martin@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Joseph Kakesh@aporter.com; John Brown [sbrown@exponent.com]		9/29/2011 21:31
2807	EXPONENT_00754475	EXPONENT_00754475	EXPONENT_00754474	EXPONENT_00754500	Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Results of Sheen Samples Collected From MC252 Block September 15-rev1.doc				9/29/2011 21:31
2808					Attorney-Client Privilege; Attorney Work Product	Communication between counsel and consultant regarding study undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Results of Sheen Samples from MC252 2011.09.15C.doc - as we discussed	Martin, Jean A [jean.martin@bp.com]	John Brown [sbrown@exponent.com]		9/29/2011 16:18
2809					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Results of Sheen Samples from MC252 2011.09.15C.doc				9/29/2011 16:18
2810	EXPONENT_00754717	EXPONENT_00754720	EXPONENT_00754717	EXPONENT_00754720	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Mystery Sheen Positions - NOAA sheen reports to the NRC during their recent sheeps studies	Carragher, Peter D [peter.carragher2@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; John Brown [sbrown@exponent.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; BPNRD [BPNRD@APORTER.COM]	9/29/2011 13:32
2811	EXPONENT_00754745	EXPONENT_00754747	EXPONENT_00754745	EXPONENT_00754747	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Mystery Sheen Positions - NOAA sheen reports to the NRC during their recent sheeps studies	Ahnel, Arden [arden.ahnel@uk.bp.com]	Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; John Brown [sbrown@exponent.com]; Carragher, Peter D [peter.carragher2@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	BPNRD [BPNRD@APORTER.COM]	9/28/2011 3:43
2812	EXPONENT_00754752	EXPONENT_00754754	EXPONENT_00754752	EXPONENT_00754756	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Mystery Sheen Positions - NOAA sheen reports to the NRC during their recent sheeps studies	Martin, Jean A [jean.martin@bp.com]	Bullock, Robin J (bp) [bulrojb@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; John Brown [sbrown@exponent.com]; Carragher, Peter D [peter.carragher2@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	BPNRD [BPNRD@APORTER.COM]	9/28/2011 15:59
2813					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summary of NRDES Team Call 11:00 Central Friday Sep. 23 2011 - Privileged and Confidential	Denson, Theresa L [Theresa.Denson@APORTER.COM]	'Alan Kornsack' [Alan.Kornsack@bp.com]; 'Arden Ahnel' [arden.ahnel@uk.bp.com]; 'Betsy Welner' [betsy.welner.com]; BPNRD [BPNRD@APORTER.COM]; 'Cash Fay' [cash.fay@bp.com]; 'Chris Hurligson' [chris@bp.com]; 'Corey Herold' [herold@bp.com]; 'Dennis Beckmann' [dennis.beckmann@bp.com]; 'Gina Coelhof' [Gina.Coelhof@bp.com]; 'Gloria Youngblood' [Gloria.youngblood@bp.com]; 'Jean Martin' [jean.martin@bp.com]; 'John Brown' [sbrown@exponent.com]; 'Joyce Miley' [joyce.miley@bp.com]; 'Larry Malnor' [lawrence.malnor@bp.com]; 'Lisa Hawker' [lisa.hawker@bp.com]; 'Lyle Bruce' [lyle.bruce@bp.com]; 'Marie Benkenney' [benkenney@exponent.com]; 'Oliver Petz' [oliver.petz@bp.com]; 'Peter Carragher' [peter.carragher2@bp.com]; 'Robert Frost' [Robert.Frost@bp.com]; 'Robin Bullock' [robin.bullock@bp.com]; 'Russell Put' [russell.put@bp.com]		9/28/2011 13:34
2814	EXPONENT_00754888	EXPONENT_00754892	EXPONENT_00754888	EXPONENT_00754892	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Im doing a short story on a new study regarding killifish and the BQ oil spill	Bullock, Robin J (bp) [bulrojb@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Paul Boehm [pboehm@exponent.com]; John Brown [sbrown@exponent.com]	Martin, Jean A [jean.martin@bp.com]	9/27/2011 2:34

2815	EXPONENT_00754893	EXPONENT_00754896	EXPONENT_00754893	EXPONENT_00754896	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: I'm doing a short story on a new study regarding killfish and the BO oil spill	Ahnel, Arden [arden.ahnel@uk.bp.com]	Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]	Bullock, Robin J (bp) [bulroji@bp.com]	9/27/2011 2:23	
2816					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summary of NRDA Legal/Technical Call -- Monday, September 26 -- Privileged and Confidential	Denson, Theresa L. [Theresa.Denson@APORTER.COM]	Al Mai [awmaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Arden Ahnel [arden.ahnel@uk.bp.com]; Beatey Welther [beatey@welther.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chengru Gong [Chengru.gong@bp.com]; Chris Herlugan [chris@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [herods1@bp.com]; Craig Kling [craig.kling@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Erik Swanson [Erik.Swanson@bp.com]; Gary Harmon [G.Harmon@entrix.com]; Gene Mancini [emancini@aol.com]; Heidi Swanson [Heidi.Swanson@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrix.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimity [jdimity@entrix.com]; Joyce Miley [joyce.miley@bp.com]; Larry Malnor [lawrence.malnor@bp.com]; Laura Folse [Laura.Folse@bp.com]; Laura Riege [lriege@entrix.com]; Lisa Hawke [Lisa.Hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie Benkinney [benkinney@exponent.com]; Mark McNamara [mnamara@utslow.com]; Ann Michelle Morrison [amorrison@exponent.com]; Neal Brody [nbrody@entrix.com]; Oliver Pelz [Oliver.Pelz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [Peter.carragher@bp.com]; Ralph Markarian [rmarkarian@entrix.com]; Rob Barrick [rbarrick@infinisystems.com]; Robert Frost [Robert.Frost1@bp.com]; Robert McGuinn [robert.mcguinn@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Puff [russell.puff@bp.com]; Stephanie Briggs [stephanie.briggs@cardno.com]; Ted Tomasi [t.tomasi@entrix.com]; Tim Thompson [thompson@entrix.com]; Tom Ginn [tgin@exponent.com]; Tony Patagy [tpatagy@entrix.com]; Vivek Pradhan [vivek.pradhan@bp.com]; Wayne Kickpeter [wkickpeter@entrix.com]			9/28/2011 18:10
2817					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Information related to the Deepwater Horizon Incident on April 20, 2010. Manifest 20110914194712	Gong, Changru [Changru.Gong@bp.com]	John Brown [jbrown@exponent.com]; Arnel, Arden [arden.ahnel@uk.bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Martin, Jean A [jean.martin@bp.com]		9/28/2011 18:24	
2818					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO_GRID_Manifest_ForensicsBP_2011Sep12.xlsx				9/28/2011 18:24	
2819					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO_GRID_Request for Collection Letter_ForensicsBP_2011Sep12.docx				9/28/2011 18:24	
2820					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Shipment from KSA to Battelle by Sept. 30th	Wendell, Sloane [Sloane.Wendell@hndnc.com]	John Brown [jbrown@exponent.com]; Green, Mike R [Mike.Green2@bp.com]; Block, Nathan [Nathan.Block@bp.com]; Pillard, Dave [Dave.Pillard@aecon.com]; Lawless, Steve [Steve.Lawless@aecon.com]; thornj@battelle.org; desreusseau@battelle.org		9/28/2011 15:19	
2821					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 06-12-2011 Rev(1).docx				9/28/2011 15:19	
2822					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	siteObject1				9/28/2011 15:19	
2823					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT for NRDA Legal/Technical Call -- Monday, September 26 -- Privileged and Confidential	Ross, Katherine A. [Katherine.Ross@aporter.com]	Ross, Katherine A. [Katherine.Ross@aporter.com]; Denson, Theresa L. [Theresa.Denson@APORTER.COM]; Al Mai [awmaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Arden Ahnel [arden.ahnel@uk.bp.com]; Beatey Welther [beatey@welther.com]; Bill Williams [BWilliams@entrix.com]; BPNRD [BPNRD@APORTER.COM]; Cash Fay [cash.fay@bp.com]; Chengru Gong [Chengru.gong@bp.com]; Chris Herlugan [chris@bp.com]; Chris Pfeifer [chris.pfeifer@cardno.com]; Corey Herod [herods1@bp.com]; Craig Kling [craig.kling@cardno.com]; Dennis Beckmann [dennis.beckmann@bp.com]; Erik Swanson [Erik.Swanson@bp.com]; Gary Harmon [G.Harmon@entrix.com]; Gene Mancini [emancini@aol.com]; Heidi Swanson [Heidi.Swanson@bp.com]; Jean Martin [jean.martin@bp.com]; Jeff Wakefield [jwakefield@entrix.com]; Jessie Webber [jessica.webber@cardno.com]; John Brown [jbrown@exponent.com]; John Dimity [jdimity@entrix.com]; Joyce Miley [joyce.miley@bp.com]; Larry Malnor [lawrence.malnor@bp.com]; Laura Folse [Laura.Folse@bp.com]; Laura Riege [lriege@entrix.com]; Lisa Hawke [Lisa.Hawke@bp.com]; Lyle Bruce [lyle.bruce@bp.com]; Marie Benkinney [benkinney@exponent.com]; Mark McNamara [mnamara@utslow.com]; Ann Michelle Morrison [amorrison@exponent.com]; Neal Brody [nbrody@entrix.com]; Oliver Pelz [Oliver.Pelz@bp.com]; Paul Boehm [pboehm@exponent.com]; Peter Carragher [Peter.carragher@bp.com]; Ralph Markarian [rmarkarian@entrix.com]; Rob Barrick [rbarrick@infinisystems.com]; Robert Frost [Robert.Frost1@bp.com]; Robert McGuinn [robert.mcguinn@cardno.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Tomlinson [ronald.tomlinson@bp.com]; Russell Puff [russell.puff@bp.com]; Stephanie Briggs [stephanie.briggs@cardno.com]; Ted Tomasi [t.tomasi@entrix.com]; Tim Thompson [thompson@entrix.com]; Tom Ginn [tgin@exponent.com]; Tony Patagy [tpatagy@entrix.com]; Vivek Pradhan [vivek.pradhan@bp.com]; Wayne Kickpeter [wkickpeter@entrix.com]		9/28/2011 15:16	
2824					Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sediment Core Shipment from KSA to Battelle by Sept. 30th	Wendell, Sloane [Sloane.Wendell@hndnc.com]	John Brown [jbrown@exponent.com]; Green, Mike R [Mike.Green2@bp.com]; Block, Nathan [Nathan.Block@bp.com]; Pillard, Dave [Dave.Pillard@aecon.com]; Lawless, Steve [Steve.Lawless@aecon.com]; thornj@battelle.org; desreusseau@battelle.org		9/28/2011 15:01	
2825					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 06-12-2011 Rev(1).docx				9/28/2011 15:01	
2826					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	siteObject1				9/28/2011 15:01	
2827					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: URGENT: Summary Paper Evaluating Recent Auburn Paper by mid-afternoon FRIDAY 9_23	Bullock, Robin J (bp) [bulroji@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Paul Boehm [pboehm@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; John Brown [jbrown@exponent.com]	Lewis, Emma (ARNOLD & PORTER LLP) [Emma.Lewis@aporter.com]; Folse, Laura [Laura.Folse@bp.com]; Martin, Jean A [jean.martin@bp.com]	9/23/2011 17:07	
2828					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: URGENT: Summary Paper Evaluating Recent Auburn Paper by mid-afternoon FRIDAY 9_23	Ahnel, Arden [arden.ahnel@uk.bp.com]	Bullock, Robin J (bp) [bulroji@bp.com]; Paul Boehm [pboehm@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; John Brown [jbrown@exponent.com]	Lewis, Emma (ARNOLD & PORTER LLP) [Emma.Lewis@aporter.com]; Folse, Laura [Laura.Folse@bp.com]; Martin, Jean A [jean.martin@bp.com]	9/23/2011 15:54	
2829					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: URGENT: Summary Paper Evaluating Recent Auburn Paper by mid-afternoon FRIDAY 9_23	Bullock, Robin J (bp) [bulroji@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Paul Boehm [pboehm@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; John Brown [jbrown@exponent.com]	Lewis, Emma (ARNOLD & PORTER LLP) [Emma.Lewis@aporter.com]; Folse, Laura [Laura.Folse@bp.com]; Martin, Jean A [jean.martin@bp.com]	9/23/2011 15:48	
2830					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Sediment Core Analysis Plan - privileged and confidential	Bullock, Robin J (bp) [bulroji@bp.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]; Laura Riege [laura.riegen@cardno.com]; John Brown [jbrown@exponent.com]	Paul Boehm [pboehm@exponent.com]; Green, George (ARNOLD & PORTER LLP) [George.Green@aporter.com]; Ross, Katherine (ARNOLD & PORTER LLP) [Katherine.Ross@aporter.com]; Miley, Joyce [Joyce.Miley@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	9/23/2011 15:23	

2831					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding status of sampling prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: question about tarballs	Ghlian, Katherine E. [Katherine.Ghlian@APORTER.COM]	Steve Kulpanski [KulpS@bpgom.com]; Green, Mike R [Mike.Green2@bp.com]	John Brown [jbrown@exponent.com]; Block, Nathan [Nathan.Block@bp.com]; Speer, Jennifer G [Jennifer.Speer@bp.com]; Oltum, Peggy O. [Peggy.Oltum@APORTER.COM]	9/23/2011 13:47
2832					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: question about tarballs	Steve Kulpanski [KulpS@bpgom.com]	Ghlian, Katherine E. [Katherine.Ghlian@APORTER.COM]; Green, Mike R [Mike.Green2@bp.com]	John Brown [jbrown@exponent.com]; Block, Nathan [Nathan.Block@bp.com]; Speer, Jennifer G [Jennifer.Speer@bp.com]; Oltum, Peggy O. [Peggy.Oltum@APORTER.COM]	9/23/2011 13:16
2833					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA sampling plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Sediment Core Analysis Plan - privileged and confidential	Bullock, Robin J (bp) [bulrojb@bp.com]	Laura Riege [laura.riego@cardno.com]; John Brown [jbrown@exponent.com]	Paul Boehm [pboehm@exponent.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Green, George (ARNOLD & PORTER LLP) [George.Green@aporter.com]; Rosis, Katherine (ARNOLD & PORTER LLP) [Katherine.Rosis@aporter.com]; Miley, Joyce Joyce Miley@bp.com; Ahnell, Arden [arden.ahnell@uk.bp.com]; Ralph Markarian [ralph.markarian@cardno.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Rob Barick [rbarick@infinitysojns.com]; Allen Brooks [allen.brooks@cardno.com]	9/23/2011 8:32
2834					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding status of sampling prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: question about tarballs	Ghlian, Katherine E. [Katherine.Ghlian@APORTER.COM]	Green, Mike R [Mike.Green2@bp.com]	Steve Kulpanski [KulpS@bpgom.com]; John Brown [jbrown@exponent.com]; Block, Nathan [Nathan.Block@bp.com]; Speer, Jennifer G [Jennifer.Speer@bp.com]; Oltum, Peggy O. [Peggy.Oltum@APORTER.COM]	9/23/2011 2:40
2835					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: question about tarballs	Green, Mike R [Mike.Green2@bp.com]	Steve Kulpanski [KulpS@bpgom.com]; John Brown [jbrown@exponent.com]; Katherine. Ghlian@APORTER.COM	Block, Nathan [Nathan.Block@bp.com]; Speer, Jennifer G [Jennifer.Speer@bp.com]	9/23/2011 2:15
2836					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA sampling plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Sediment Core Analysis Plan - privileged and confidential	Ahnell, Arden [arden.ahnell@uk.bp.com]	Paul Boehm [pboehm@exponent.com]; Laura Riege [laura.riego@cardno.com]; John Brown [jbrown@exponent.com]	Green, George (ARNOLD & PORTER LLP) [George.Green@aporter.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	9/23/2011 1:49
2837	EXPONENT_00755065	EXPONENT_00755068	EXPONENT_00755065	EXPONENT_00755062	Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Re: Auburn Study - Privileged and Confidential	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [jbrown@exponent.com]; Martin, Jean A [jean.martin@bp.com]		9/23/2011 1:49
2838	EXPONENT_00755083	EXPONENT_00755088	EXPONENT_00755083	EXPONENT_00755088	Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Bullet points for Committee on Auburn Study - Privileged and Confidential	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [jbrown@exponent.com]; Martin, Jean A [jean.martin@bp.com]		9/23/2011 1:49
2839					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis conducted at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	URGENT Question about tarballs in Alabama	Steve Kulpanski [KulpS@bpgom.com]	John Brown [jbrown@exponent.com]	mike.green2@bp.com	9/22/2011 21:53
2840	EXPONENT_00755092	EXPONENT_00755092	EXPONENT_00755092	EXPONENT_00755096	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: weathering tar mats and today request - Privileged and Confidential	Bruce, Lyle G. [lyle.bruce@bp.com]	John Brown [jbrown@exponent.com]		9/22/2011 20:19
2841					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis conducted at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: URGENT PHONE UPDATE NEEDED/RE: weathering tar mats and today request - Privileged and Confidential	Bruce, Lyle G. [lyle.bruce@bp.com]	John Brown [jbrown@exponent.com]		9/21/2011 16:16
2842					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis conducted at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: URGENT PHONE UPDATE NEEDED/RE: weathering tar mats and today request - Privileged and Confidential	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; John Brown [jbrown@exponent.com]		9/21/2011 15:44
2843					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis conducted at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	URGENT PHONE UPDATE NEEDED/RE: weathering tar mats and today request - Privileged and Confidential	Ahnell, Arden [arden.ahnell@uk.bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; John Brown [jbrown@exponent.com]		9/21/2011 15:32
2844					Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by consultant at request of counsel and client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [jbrown@exponent.com]		9/21/2011 15:20
2845					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	John Brown [jbrown@exponent.com]; Kakesh, Joseph S. [Joseph.Kakesh@APORTER.COM]; Paul Boehm [pboehm@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; rbarick@infinitysojns.com; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Linda Cook [lcook@exponent.com]; Johnson, Nelson D. [Nelson.Johnson@APORTER.COM]; Green, Mike R [Mike.Green2@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]		9/21/2011 15:11
2846	EXPONENT_00755099	EXPONENT_00755099	EXPONENT_00755099	EXPONENT_00755206	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering tar mats and today request - Privileged and Confidential	Lewis, Emma K [Emma.Lewis@APORTER.COM]	Bullock, Robin J (bp) [bulrojb@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Martin, Jean A [jean.martin@bp.com]; Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]	9/21/2011 14:04
2847					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering tar mats and today request	Bullock, Robin J (bp) [bulrojb@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Martin, Jean A [jean.martin@bp.com]; Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Lewis, Emma (ARNOLD & PORTER LLP) [Emma.Lewis@aporter.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]	9/21/2011 02:23
2848					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Sediment Core Analysis Plan - privileged and confidential	Paul Boehm [pboehm@exponent.com]	Laura Riege [laura.riego@cardno.com]; John Brown [jbrown@exponent.com]	Green, George (George Green@aporter.com); Wayne Kicklighter [wayne.kicklighter@cardno.com]	9/20/2011 19:46
2849	EXPONENT_00755211	EXPONENT_00755211	EXPONENT_00755211	EXPONENT_00755229	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments on recent publications prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: INFO. Recent Publications about Orange Beach	Bruce, Lyle G. [lyle.bruce@bp.com]	John Brown [jbrown@exponent.com]		9/20/2011 19:16
2850					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis conducted at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering tar mats and today request	Bruce, Lyle G. [lyle.bruce@bp.com]	John Brown [jbrown@exponent.com]		9/20/2011 17:11
2851					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA sampling plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Sediment Core Analysis Plan - privileged and confidential	Paul Boehm [pboehm@exponent.com]	Laura Riege [laura.riego@cardno.com]; John Brown [jbrown@exponent.com]	Green, George (George Green@aporter.com); Wayne Kicklighter [wayne.kicklighter@cardno.com]; arden.ahnell@uk.bp.com; Larry Malnor [lawrence.malnor@bp.com]	9/20/2011 16:49
2852					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering tar mats and today request	Amanda Harford [amanda.harford@cardno.com]	John Newyoda [john.newyoda@bp.com]; bulrojb@bp.com; [bulrojb@bp.com]; Jean Martin [jean.martin@bp.com]; Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Emma.Lewis@aporter.com; [Emma.Lewis@aporter.com]; arden.ahnell@uk.bp.com; [arden.ahnell@uk.bp.com]	Bernard Herbert [Bernard.Herbert@bp.com]; Larry Malnor [lawrence.malnor@bp.com]	9/20/2011 2:15
2853					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering tar mats and today request	Bullock, Robin J (bp) [bulrojb@bp.com]	Neppywoda, John (cswt) [john.newyoda@bp.com]; Martin, Jean A [jean.martin@bp.com]; Paul Boehm [pboehm@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; John Brown [jbrown@exponent.com]; Lewis, Emma (ARNOLD & PORTER LLP) [Emma.Lewis@aporter.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Amanda Harford [amanda.harford@cardno.com]	Herbert, Bernard F. [Bernard.Herbert@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	9/20/2011 1:47

2854				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering bar mats and today request	Nepywoda, John (Swift) [john.nepywoda@bp.com]	Bullock, Robin J (bp) [bulroji@bp.com]; Martin, Jean A [jean.martin@bp.com]; Paul Boehm [pboehm@exponent.com]; Bruce, Lyle G [lyle.bruce@bp.com]; John Brown [jbrown@exponent.com]; Lewis, Emma (ARNOLD & PORTER LLP) [emma.lewis@porter.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Amanda Harford [amanda.harford@cardno.com]	Herbert, Bernard F. [Bernard.Herbert@bp.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]; Nepywoda, John (Swift) [john.nepywoda@bp.com]	9/20/2011 13:31
2855				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering bar mats and today request	Bullock, Robin J (bp) [bulroji@bp.com]	Bruce, Lyle G [lyle.bruce@bp.com]; Nepywoda, John (Swift) [john.nepywoda@bp.com]; Martin, Jean A [jean.martin@bp.com]; Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Lewis, Emma (ARNOLD & PORTER LLP) [emma.lewis@porter.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	Herbert, Bernard F. [Bernard.Herbert@bp.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]	9/19/2011 23:02
2856				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering bar mats and today request	Bullock, Robin J (bp) [bulroji@bp.com]	Bullock, Robin J (bp) [bulroji@bp.com]; Martin, Jean A [jean.martin@bp.com]; Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Lewis, Emma (ARNOLD & PORTER LLP) [emma.lewis@porter.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	Herbert, Bernard F. [Bernard.Herbert@bp.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]	9/19/2011 20:21
2857				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering bar mats and today request	Bullock, Robin J (bp) [bulroji@bp.com]	Martin, Jean A [jean.martin@bp.com]; Paul Boehm [pboehm@exponent.com]; Bruce, Lyle G [lyle.bruce@bp.com]; John Brown [jbrown@exponent.com]; Lewis, Emma (ARNOLD & PORTER LLP) [emma.lewis@porter.com]; Nepywoda, John (Swift) [john.nepywoda@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	Herbert, Bernard F. [Bernard.Herbert@bp.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]	9/19/2011 15:48
2858				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA sampling plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Revised Draft Sediment Core Analysis Plan - privileged and confidential	Mahnor, Lawrence K [lawrence.mahnor@bp.com]	John Brown [jbrown@exponent.com]	Laura Riege [laura.riegen@cardno.com]; Green, George [George.Green@porter.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Arden Ahnell [arden.ahnell@uk.bp.com]	9/16/2011 20:25
2859				Attorney Work Product	Draft NRDA sampling plan prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 08-12-2011_reformatted 090611.docx				9/16/2011 20:25
2860				Attorney Work Product	Draft NRDA sampling plan prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject1				9/16/2011 20:25
2861				Attorney-Client Privilege; Attorney Work Product	Analysis created by counsel and communicated to client in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summary of legal/technical NRD call 11 a.m. central Wednesday September 14 2011 - Privileged and Confidential	Denson, Theresa L [Theresa.Denson@APORTER.COM]	At Maki [awmaki@consulting@aol.com]; Angie Morrow [angie.morrow@cardno.com]; Arden Ahnell [arden.ahnell@uk.bp.com]; Betsy Welther [betsy@welther.com]; Bill Williams [Bill.Williams@geniv.com]; BPNRD [www.bpnrd.com]		9/15/2011 17:33
2862				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda and notes prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	John Brown [jbrown@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Travis [travis@infinitesimals.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Linda Cook [linda.cook@exponent.com]; Johnson, Nelson D [Nelson.Johnson@APORTER.COM]; John Brown [jbrown@exponent.com]	Kakesh, Joseph S [Joseph.Kakesh@APORTER.COM]; Paul Boehm [pboehm@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Travis [travis@infinitesimals.com]; Wayne Kicklighter [wayne.kicklighter@cardno.com]; Linda Cook [linda.cook@exponent.com]; Johnson, Nelson D [Nelson.Johnson@APORTER.COM]; John Brown [jbrown@exponent.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]	9/14/2011 16:22
2863				Attorney Work Product	Communication between client and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Emailing: August 2011 GRATIS Slides_v2.ppt	Wendell, Sloane (HDR) [Sloane.Wendell@bp.com]	John Brown [jbrown@exponent.com]		9/13/2011 16:04
2864				Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	August 2011 GRATIS Slides_v2.ppt				9/13/2011 16:04
2865				Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject15				9/13/2011 16:04
2866				Attorney-Client Privilege; Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject16.doc				9/13/2011 16:04
2867				Attorney-Client Privilege; Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	_1360144501				9/13/2011 16:04
2868				Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	_1360379168				9/13/2011 16:04
2869				Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	_1360438257				9/13/2011 16:04
2870				Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	_1360602246				9/13/2011 16:04
2871				Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject17.doc				9/13/2011 16:04
2872				Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject18.doc				9/13/2011 16:04
2873				Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject19.doc				9/13/2011 16:04
2874				Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject20.vsd				9/13/2011 16:04
2875				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: List of publications	Paul Boehm [pboehm@exponent.com]; Karen Murray [kmurray@exponent.com]; Damian Shea [d_shea@ncsu.edu]; Linda Cook [linda.cook@exponent.com]	John Brown [jbrown@exponent.com]; Ronald Atlas [rnatlas1@gmail.com]; Karen Murray [kmurray@exponent.com]; Damian Shea [d_shea@ncsu.edu]; Linda Cook [linda.cook@exponent.com]	Tarek Saba [tsaba@exponent.com]	9/12/2011 20:3
2876				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: List of publications	Bullock, Robin J (bp) [bulroji@bp.com]	Paul Boehm [pboehm@exponent.com]; Martin, Jean A [jean.martin@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Jarret, Brian (ARNOLD & PORTER LLP) [brian.jarret@porter.com]; Mahnor, Lawrence K [lawrence.mahnor@bp.com]	John Brown [jbrown@exponent.com]; Damian Shea [d_shea@ncsu.edu]; matts1@gmail.com	9/12/2011 1:35
2877	EX-2011-00755655	EX-2011-00755655	EX-2011-00755655	EX-2011-00755679	Attorney-Client Privilege; Attorney Work Product	FW: Request: Meeting to Check in on Reference Material Management	Wendell, Sloane (HDR) [Sloane.Wendell@bp.com]	John Brown [jbrown@exponent.com]		9/9/2011 18:30
2878	EX-2011-00755656	EX-2011-00755656	EX-2011-00755655	EX-2011-00755679	Attorney Work Product	August 2011 GRATIS Slides_v1.ppt				9/9/2011 18:30
2879	EX-2011-00755671	EX-2011-00755671	EX-2011-00755655	EX-2011-00755679	Attorney Work Product	Draft protocol prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject16.doc			9/9/2011 18:30
2880	EX-2011-00755672	EX-2011-00755672	EX-2011-00755655	EX-2011-00755679	Attorney Work Product	Draft plan prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	_1360144501			9/9/2011 18:30
2881	EX-2011-00755675	EX-2011-00755675	EX-2011-00755655	EX-2011-00755679	Attorney Work Product	Draft plan prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	_1360602246			9/9/2011 18:30
2882	EX-2011-00755676	EX-2011-00755676	EX-2011-00755655	EX-2011-00755679	Attorney Work Product	Draft procedure prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject17.doc			9/9/2011 18:30

2883	EXPONENT_00755677	EXPONENT_00755677	EXPONENT_00755655	EXPONENT_00755679	Attorney Work Product	Draft procedure prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OleObject18.doc				9/9/2011 18:30
2884	EXPONENT_00755678	EXPONENT_00755678	EXPONENT_00755655	EXPONENT_00755679	Attorney Work Product	Draft procedure prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OleObject19.doc				9/9/2011 18:30
2885	EXPONENT_00755679	EXPONENT_00755679	EXPONENT_00755655	EXPONENT_00755679	Attorney Work Product	Draft procedure prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OleObject20.vsd				9/9/2011 18:30
2886	EXPONENT_00755680	EXPONENT_00755680	EXPONENT_00755680	EXPONENT_00755689	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NRDA Seeps Cruise - operations update	Tim Thompson [timothy.thompson@cardno.com]	John Brown [jbrown@exponent.com]	pete.carragher2@bp.com   pete.carragher2@bp.com   Jodi Harney [jodi.harney@cardno.com]   Laura Riege [laura.riegen@cardno.com]	9/9/2011 18:22
2887					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting/Chemistry Call Proposed Agenda	John Brown [jbrown@exponent.com]	John Brown [jbrown@exponent.com]   Joseph.Kakesh@APORTER.COM   tbarick@infinitysys.com   Paul Boehm [pboehm@exponent.com]   Linda Cook [lcook@exponent.com]   Nelson Johnson@APORTER.COM   Dennis Beckmann@bp.com   wayne.kicklighter@cardno.com   Ahnel, Arden [arden.ahnel@uk.bp.com]	lawrence.malnor@bp.com	9/7/2011 18:07
2888	EXPONENT_00755990	EXPONENT_00755992	EXPONENT_00755990	EXPONENT_00755992	Attorney Work Product	Communication between client, counsel and consultant regarding study plans prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Seeps study plan and sediment processing and analyses	Carragher, Peter D [pete.carragher2@bp.com]	John Brown [jbrown@exponent.com]		9/2/2011 14:38
2889					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA sampling plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Sediment Core Analysis Plan - privileged and confidential	Ross, Katherine A [Katherine.Ross@aporter.com]	Laura Riege [laura.riegen@cardno.com]   Larry Malnor [lawrence.malnor@bp.com]   Joyce Miley [joyce.miley@bp.com]	arden.ahnel@uk.bp.com   Allen Brooks [allen.brooks@cardno.com]   Wayne Kicklighter [wayne.kicklighter@cardno.com]   Rob Barick [rbarick@infinitysys.com]   Ralph Markarian [ralph.markarian@cardno.com]   Paul Boehm [pboehm@exponent.com]   Green, George R [George.Green@aporter.com]   John Brown [jbrown@exponent.com]	8/31/2011 21:53
2890					Attorney Work Product	Draft sampling plan prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 07-20-2011 jrm ab pb kar docx				8/31/2011 21:53
2891					Attorney Work Product	Draft sampling plan prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject1				8/31/2011 21:53
2892					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	List of publications	Paul Boehm [pboehm@exponent.com]   Robin Bullock@bp.com   Jean Martin@bp.com   Jean.Martin@bp.com   arden.ahnel@uk.bp.com   arden.ahnel@uk.bp.com   Israel, Brian D [Brian.Israel@APORTER.COM]   Larry Malnor [lawrence.malnor@bp.com]	John Brown [jbrown@exponent.com]   Damian Shea [d_shea@ncsu.edu]   mafsa07@gmail.com		8/31/2011 21:20
2893					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting/Chemistry Call Action Items and Proposed Agenda	Paul Boehm [pboehm@exponent.com]	Kakesh, Joseph S [Joseph.Kakesh@APORTER.COM]   John Brown [jbrown@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	8/31/2011 20:00
2894					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting/Chemistry Call Action Items and Proposed Agenda	Kakesh, Joseph S [Joseph.Kakesh@APORTER.COM]	Paul Boehm [pboehm@exponent.com]   John Brown [jbrown@exponent.com]   Joseph.Kakesh@APORTER.COM	Ahnel, Arden [arden.ahnel@uk.bp.com]	8/31/2011 19:56
2895					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting/Chemistry Call Action Items and Proposed Agenda	Paul Boehm [pboehm@exponent.com]	John Brown [jbrown@exponent.com]   Joseph.Kakesh@APORTER.COM	Ahnel, Arden [arden.ahnel@uk.bp.com]	8/31/2011 19:55
2896					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting/Chemistry Call Action Items and Proposed Agenda	John Brown [jbrown@exponent.com]	Joseph.Kakesh@APORTER.COM   John Brown [jbrown@exponent.com]   tbarick@infinitysys.com   Paul Boehm [pboehm@exponent.com]   Linda Cook [lcook@exponent.com]   Nelson Johnson@APORTER.COM   Lawrence Malnor [lmalnor@exponent.com]   wayne.kicklighter@cardno.com   Ahnel, Arden [arden.ahnel@uk.bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	8/31/2011 16:57
2897	EXPONENT_00756142	EXPONENT_00756148	EXPONENT_00756142	EXPONENT_00756148	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seeps study plan and sediment processing and analyses-attorney client privileged	Paul Boehm [pboehm@exponent.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]   John Brown [jbrown@exponent.com]   Joseph.Kakesh@aporter.com   Ross, Katherine [ARNOLD & PORTER LLP]   Katherine.Ross@aporter.com		8/30/2011 16:05
2898	EXPONENT_00756199	EXPONENT_00756205	EXPONENT_00756199	EXPONENT_00756206	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding edits to draft study plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Natural Seeps Study Plan - revised review draft	Paul Boehm [pboehm@exponent.com]	Laura Riege [laura.riegen@cardno.com]   Larry Malnor [lawrence.malnor@bp.com]   John Brown [jbrown@exponent.com]	Ralph Markarian [ralph.markarian@cardno.com]   Wayne Kicklighter [wayne.kicklighter@cardno.com]   Kakesh, Joe [ARNOLD & PORTER LLP]   Joseph.Kakesh@aporter.com   Tim Thompson [timothy.thompson@cardno.com]   Jodi Harney [jodi.harney@cardno.com]   Carragher, Peter D [pete.carragher2@bp.com]   Rob Barick [rbarick@infinitysys.com]   Joyce Miley [joyce.miley@bp.com]	8/29/2011 18:07
2899	EXPONENT_00756206	EXPONENT_00756206	EXPONENT_00756199	EXPONENT_00756206	Attorney Work Product	Comments to draft sampling plan prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Table 3-1 revised 082911 Boehm comments.docx				8/29/2011 18:07
2900	EXPONENT_00756207	EXPONENT_00756213	EXPONENT_00756207	EXPONENT_00756213	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed study plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: REQUEST for Sunday 28th August Seeps study plan and sediment processing and analyses-attorney client privileged	Bullock, Robin J (bp) [rbuljor@bp.com]	Carragher, Peter D [pete.carragher2@bp.com]   Martin, Jean A [jean.martin@bp.com]   Malnor, Lawrence K [lawrence.malnor@bp.com]   Israel, Brian [ARNOLD & PORTER LLP]   Brian.Israel@aporter.com   Ahnel, Arden [arden.ahnel@uk.bp.com]   John Brown [jbrown@exponent.com]   Beckmann, Dennis D [Dennis.Beckmann@bp.com]   tbarick@infinitysys.com   Paul Boehm [pboehm@exponent.com]   Nelson Johnson@aporter.com   Kakesh, Joe [ARNOLD & PORTER LLP]   Joseph.Kakesh@aporter.com   Green, George [ARNOLD & PORTER LLP]   George.Green@aporter.com		8/29/2011 0:09
2901	EXPONENT_00756214	EXPONENT_00756220	EXPONENT_00756214	EXPONENT_00756220	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed study plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: REQUEST for Sunday 28th August Seeps study plan and sediment processing and analyses-attorney client privileged	Carragher, Peter D [pete.carragher2@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]   Martin, Jean A [jean.martin@bp.com]   Malnor, Lawrence K [lawrence.malnor@bp.com]   Bullock, Robin J (bp) [rbuljor@bp.com]   Israel, Brian [ARNOLD & PORTER LLP]   Brian.Israel@aporter.com   John Brown [jbrown@exponent.com]   Beckmann, Dennis D [Dennis.Beckmann@bp.com]   tbarick@infinitysys.com   Paul Boehm [pboehm@exponent.com]   Nelson Johnson@aporter.com   Kakesh, Joe [ARNOLD & PORTER LLP]   Joseph.Kakesh@aporter.com   Green, George [ARNOLD & PORTER LLP]   George.Green@aporter.com		8/28/2011 23:03
2902	EXPONENT_00756221	EXPONENT_00756227	EXPONENT_00756221	EXPONENT_00756227	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed study plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: REQUEST for Sunday 28th August Seeps study plan and sediment processing and analyses-attorney client privileged	Ahnel, Arden [arden.ahnel@uk.bp.com]	Carragher, Peter D [pete.carragher2@bp.com]   Martin, Jean A [jean.martin@bp.com]   Malnor, Lawrence K [lawrence.malnor@bp.com]   Bullock, Robin J (bp) [rbuljor@bp.com]   Israel, Brian [ARNOLD & PORTER LLP]   Brian.Israel@aporter.com   John Brown [jbrown@exponent.com]   Beckmann, Dennis D [Dennis.Beckmann@bp.com]   tbarick@infinitysys.com   Paul Boehm [pboehm@exponent.com]   Nelson Johnson@aporter.com   Kakesh, Joe [ARNOLD & PORTER LLP]   Joseph.Kakesh@aporter.com   Green, George [ARNOLD & PORTER LLP]   George.Green@aporter.com		8/28/2011 19:32
2903	EXPONENT_00756228	EXPONENT_00756233	EXPONENT_00756228	EXPONENT_00756233	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed study plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: REQUEST for Sunday 28th August Seeps study plan and sediment processing and analyses-attorney client privileged	Carragher, Peter D [pete.carragher2@bp.com]	Martin, Jean A [jean.martin@bp.com]   Malnor, Lawrence K [lawrence.malnor@bp.com]   Bullock, Robin J (bp) [rbuljor@bp.com]   Israel, Brian [ARNOLD & PORTER LLP]   Brian.Israel@aporter.com   John Brown [jbrown@exponent.com]   Beckmann, Dennis D [Dennis.Beckmann@bp.com]   tbarick@infinitysys.com   Paul Boehm [pboehm@exponent.com]   Nelson Johnson@aporter.com   Kakesh, Joe [ARNOLD & PORTER LLP]   Joseph.Kakesh@aporter.com   Green, George [ARNOLD & PORTER LLP]   George.Green@aporter.com		8/28/2011 14:27

2904	EXPOSITION_00756234	EXPOSITION_00756236	EXPOSITION_00756234	EXPOSITION_00756236	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed study plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seeps study plan and sediment processing and analyses- attorney client privileged	Ahnel, Arden [arden.ahnel@uk.bp.com]	Paul Boehm [pboehm@exponent.com] Malnor, Lawrence K [lawrence.malnor@bp.com] Bullock, Robin J [rbjbullock@bp.com] Martin, Jean A [jean.martin@bp.com] Israel, Brian [ARNOLD & PORTER LLP] [Brian.Israel@aporter.com] John Brown [jbrown@exponent.com] Beckmann, Dennis D [Dennis.Beckmann@bp.com] Carragher, Peter D [peter.carragher2@bp.com] Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	8/28/2011 6:23	
2905	EXPOSITION_00756237	EXPOSITION_00756239	EXPOSITION_00756237	EXPOSITION_00756239	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seeps study plan and sediment processing and analyses- attorney client privileged	Paul Boehm [pboehm@exponent.com] Malnor, Lawrence K [lawrence.malnor@bp.com] Bullock, Robin J [rbjbullock@bp.com] Martin, Jean A [jean.martin@bp.com] Israel, Brian [ARNOLD & PORTER LLP] [Brian.Israel@aporter.com] John Brown [jbrown@exponent.com] Beckmann, Dennis D [Dennis.Beckmann@bp.com] Carragher, Peter D [peter.carragher2@bp.com] Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	8/28/2011 0:08		
2906	EXPOSITION_00756240	EXPOSITION_00756242	EXPOSITION_00756240	EXPOSITION_00756242	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seeps study plan and sediment processing and analyses- attorney client privileged	Rob Barrick [rbarrick@infinityoils.com]	Ralph Markarian [ralph.markarian@cardno.com]	8/27/2011 22:26	
2907	EXPOSITION_00756243	EXPOSITION_00756247	EXPOSITION_00756243	EXPOSITION_00756247	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed study plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seeps study plan and sediment processing and analyses- attorney client privileged	Carragher, Peter D [peter.carragher2@bp.com]	Malnor, Lawrence K [lawrence.malnor@bp.com] Bullock, Robin J [rbjbullock@bp.com] Martin, Jean A [jean.martin@bp.com] Israel, Brian [ARNOLD & PORTER LLP] [Brian.Israel@aporter.com] Ahnel, Arden [arden.ahnel@uk.bp.com] John Brown [jbrown@exponent.com] Beckmann, Dennis D [Dennis.Beckmann@bp.com] Carragher, Peter D [peter.carragher2@bp.com] Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	8/27/2011 19:36	
2908					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed study plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seep Chemistry-Privileged and Confidential	Ahnel, Arden [arden.ahnel@uk.bp.com]	Paul Boehm [pboehm@exponent.com] John Brown [jbrown@exponent.com] Martin, Jean A [jean.martin@bp.com] Israel, Brian [ARNOLD & PORTER LLP] [Brian.Israel@aporter.com] Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com] Carragher, Peter D [peter.carragher2@bp.com] Beckmann, Dennis D [Dennis.Beckmann@bp.com] Carragher, Peter D [peter.carragher2@bp.com] Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com] Martin, Jean A [jean.martin@bp.com] Israel, Brian [ARNOLD & PORTER LLP] [Brian.Israel@aporter.com]	8/26/2011 15:15	
2909					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed study plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seep Chemistry-Privileged and Confidential	Paul Boehm [pboehm@exponent.com] Ahnel, Arden [arden.ahnel@uk.bp.com] John Brown [jbrown@exponent.com] Martin, Jean A [jean.martin@bp.com] Israel, Brian [ARNOLD & PORTER LLP] [Brian.Israel@aporter.com] Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com] Carragher, Peter D [peter.carragher2@bp.com] Beckmann, Dennis D [Dennis.Beckmann@bp.com] Carragher, Peter D [peter.carragher2@bp.com] Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com] Martin, Jean A [jean.martin@bp.com] Israel, Brian [ARNOLD & PORTER LLP] [Brian.Israel@aporter.com]	8/26/2011 14:40		
2910	EXPOSITION_00756405	EXPOSITION_00756410	EXPOSITION_00756405	EXPOSITION_00756410	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis and plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Natural Seeps Study Plan - revised review draft - privileged and confidential	rbarrick@infinityoils.com	John Brown [jbrown@exponent.com] Laura Riege [laura.riegen@cardno.com]	8/28/2011 20:04	
2911					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed study plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Natural Seeps Study Plan - revised review draft - privileged and confidential	Rob Barrick [rbarrick@infinityoils.com]	Gene Revelas [garevelas@integral-corp.com] Laura Riege [laura.riegen@cardno.com] Laura Jones [laurajones@integral-corp.com] Craig Rice [craig.rice@cardno.com] Tim Thompson [timothy.thompson@cardno.com] Peter Barrett [pbarrett@integral-corp.com] Craig Hutchings [chutchings@integral-corp.com] Carragher, Peter D [peter.carragher2@bp.com] John Brown [jbrown@exponent.com]	8/25/2011 23:37	
2912	EXPOSITION_00756423	EXPOSITION_00756423	EXPOSITION_00756423	EXPOSITION_00756423	Attorney Work Product	Communication between client and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SIM DIST updated	Bruce, Lyle G. [lyle.bruce@bp.com]	Kyle Clay [kclay@envstid.com] John Brown [jbrown@exponent.com]	8/25/2011 15:22	
2913	EXPOSITION_00756425	EXPOSITION_00756425	EXPOSITION_00756425	EXPOSITION_00756425	Attorney Work Product	Communication between client and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SIM DIST updated	Bruce, Lyle G. [lyle.bruce@bp.com]	John Brown [jbrown@exponent.com] Green, Mike R [Mike.Green2@bp.com]	8/25/2011 15:22	
2914					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed study plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Final review draft - seeps study plan - privileged and confidential	Jodi Harney [jodi.harney@cardno.com]	Laura Riege [laura.riegen@cardno.com] Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com] Green, George R [George.Green@porter.com] Carragher, Peter D [peter.carragher2@bp.com]	8/24/2011 14:36	
2915					Attorney Work Product	Draft plan prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	seeps attachment list 082511.doc			8/24/2011 14:36	
2916					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Final review draft - seeps study plan - privileged and confidential	Laura Riege [laura.riegen@cardno.com]	Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com] Green, George R [George.Green@porter.com] Carragher, Peter D [peter.carragher2@bp.com] Jodi Harney [jodi.harney@cardno.com]	8/24/2011 7:24	
2917					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel (and forwarded to counsel) in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DWH_NRDA_Seeps_Cruise_Plan_Draft_08-23-2011[1]jb_LR.docx			8/24/2011 7:24	
2918					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis conducted at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Burn Residue Literature - Attorney Work Product / Privileged and Confidential	Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]	8/24/2011 3:01	
2919					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Preliminary Leptocholesterol Test Results PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Bullock, Robin J [rbjbullock@bp.com]	Paul Boehm [pboehm@exponent.com] John Brown [jbrown@exponent.com] Martin, Jean A [jean.martin@bp.com] Malnor, Lawrence K [lawrence.malnor@bp.com] Ahnel, Arden [arden.ahnel@uk.bp.com] Carragher, Peter D [peter.carragher2@bp.com] Ken Jenkins [ken.jenkins@em.mhuddleston@entrix.com]	8/22/2011 19:39	
2920					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT_Lepto Bioassay Results_(Revised Aug 19 2011).pptx			8/22/2011 19:39	
2921					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Note new location! Westlake 3.178 Environmental data management tool demonstration and user working meeting	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Havask, Lisa [lisa.havask@bp.com] Bullock, Robin J [rbjbullock@bp.com] Malnor, Lawrence K [lawrence.malnor@bp.com] Ahnel, Arden [arden.ahnel@uk.bp.com] Putt, Russell [Russell.Putt@bp.com] Carragher, Peter D [peter.carragher2@bp.com] Kornacki, Alan [ALAN.KORNACKI@BP.COM] Coetho, Gina [UNKNOWN BUSINESS PARTNER]	John Brown [jbrown@exponent.com] Abdallah Fateen [microsoft.com]	8/17/2011 17:50
2922	EXPOSITION_00756567	EXPOSITION_00756567	EXPOSITION_00756567	EXPOSITION_00756574	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant requesting comment on article prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Atlas & Hazen article	Carragher, Peter D [peter.carragher2@bp.com]	Marie BenKrinney [marie.benkrinney@exponent.com] John Brown [jbrown@exponent.com] Kornacki, Alan [ALAN.KORNACKI@BP.COM]	8/17/2011 13:45	
2923	EXPOSITION_00756575	EXPOSITION_00756576	EXPOSITION_00756575	EXPOSITION_00756581	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant requesting comment on article prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Cover and Feature in SIM News this week. Congratulations Oviatt!	Carragher, Peter D [peter.carragher2@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com] BenKrinney, Marie [EXPOSITION] [Marie.BenKrinney@bp.com] John Brown [jbrown@exponent.com] Kornacki, Alan [ALAN.KORNACKI@BP.COM]	8/17/2011 13:45	
2924					Attorney Work Product	Communication between consultants regarding analysis program prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Overview of Slick Collection and Analysis Program	Kornacki, Alan [ALAN.KORNACKI@BP.COM]	Palmer, Stephen R [stephen.palmer@weatherfordlabs.com] Carragher, Peter D [peter.carragher2@bp.com] Walker, Paul R [Paul.Walker@weatherfordlabs.com]	John Brown [jbrown@exponent.com] Charlotte Shalves [csiro.au] Andrew Ross [csiro.au]	8/17/2011 13:13



2925					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Sediment Core Analysis Plan - privileged and confidential	Paul Boehm [pboehm@exponent.com]	Laura Riege [laura.riegen@cardno.com]LARRY MAHON [laurer.riegen@cardno.com]Green, George [George.Green@porter.com]Joyce Miley [joyce.miley@bp.com]John Brown [jbrown@exponent.com]	arden.ahnel@uk.bp.com;Allen Brooks [allen.brooks@cardno.com]Wayne Kicklighter [wayne.kicklighter@cardno.com]Rob Barrick [rbarrick@infinitysystems.com]Ross, Katherine [ARNOLD & PORTER LLP] [Katherine.Ross@porter.com]Ralph Markarian [ralph.markarian@cardno.com]	8/17/2011 2:57
2926					Attorney Work Product	Draft plan prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 07-20-2011 jrm pb.docx				8/17/2011 2:57
2927					Attorney Work Product	Draft plan prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject1				8/17/2011 2:57
2928	EX-2011-0756582	EX-2011-0756582	EX-2011-0756582	EX-2011-0756584	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Sediment Core Analysis Plan - privileged and confidential	Paul Boehm [pboehm@exponent.com]	Laura Riege [laura.riegen@cardno.com]LARRY MAHON [laurer.riegen@cardno.com]Green, George [George.Green@porter.com]Joyce Miley [joyce.miley@bp.com]John Brown [jbrown@exponent.com]	arden.ahnel@uk.bp.com;Allen Brooks [allen.brooks@cardno.com]Wayne Kicklighter [wayne.kicklighter@cardno.com]Rob Barrick [rbarrick@infinitysystems.com]Ross, Katherine [ARNOLD & PORTER LLP] [Katherine.Ross@porter.com]Ralph Markarian [ralph.markarian@cardno.com]	8/17/2011 1:49
2929	EX-2011-0756584	EX-2011-0756584	EX-2011-0756582	EX-2011-0756584	Attorney Work Product	Report prepared by consultants at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Horizon Sediment Fingerprinting Protocol - March 21, 2011.docx				8/17/2011 1:49
2930					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Sediment Core Analysis Plan - privileged and confidential	Paul Boehm [pboehm@exponent.com]	Laura Riege [laura.riegen@cardno.com]LARRY MAHON [laurer.riegen@cardno.com]Green, George [George.Green@porter.com]Joyce Miley [joyce.miley@bp.com]John Brown [jbrown@exponent.com]	arden.ahnel@uk.bp.com;Allen Brooks [allen.brooks@cardno.com]Wayne Kicklighter [wayne.kicklighter@cardno.com]Rob Barrick [rbarrick@infinitysystems.com]Ross, Katherine [ARNOLD & PORTER LLP] [Katherine.Ross@porter.com]Ralph Markarian [ralph.markarian@cardno.com]	8/17/2011 1:45
2931					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO Science Team Meeting	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]Marie BenKinney [benkinney@exponent.com]Putt, Russell [Russell.Putt@bp.com]John Brown [jbrown@exponent.com]Paiz, Oliver X [Oliver.Paiz@bp.com]Carragher, Peter D [peter.carragher2@bp.com]Kornacki, Alan [WEATHERFORD] [Alan.Kornacki@bp.com]Coelho, Gina [UNKNOWN BUSINESS PARTNER] [Gina.Coelho@bp.com]Kornacki, Alan [WEATHERFORD]		8/16/2011 13:49
2932					Attorney-Client Privilege; Attorney Work Product	Project summary prepared by client and third-party consultant at request of counsel (and provided to counsel) in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summaries of GCRO Science Team projects 8 July 2011 v3.doc				8/16/2011 13:49
2933					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NEW MEETING ROOM: GCRO Science Team Project meeting August 16, 2011 -	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]Marie BenKinney [benkinney@exponent.com]Putt, Russell [Russell.Putt@bp.com]John Brown [jbrown@exponent.com]Paiz, Oliver X [Oliver.Paiz@bp.com]Carragher, Peter D [peter.carragher2@bp.com]Kornacki, Alan [WEATHERFORD] [Alan.Kornacki@bp.com]Coelho, Gina [UNKNOWN BUSINESS PARTNER] [Gina.Coelho@bp.com]	Mahon, Lawrence K [lawrence.mahon@bp.com]Folse, Laura [Laura.Folse@bp.com]Martin, Jean A [jean.martin@bp.com]Block, Nathan [Nathan.Block@bp.com]	8/16/2011 13:45
2934					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Call-in Number for GCRO Science Team Project meeting August 16, 2011 -	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]Marie BenKinney [benkinney@exponent.com]Putt, Russell [Russell.Putt@bp.com]John Brown [jbrown@exponent.com]Paiz, Oliver X [Oliver.Paiz@bp.com]Carragher, Peter D [peter.carragher2@bp.com]Kornacki, Alan [WEATHERFORD] [Alan.Kornacki@bp.com]Coelho, Gina [UNKNOWN BUSINESS PARTNER] [Gina.Coelho@bp.com]	Mahon, Lawrence K [lawrence.mahon@bp.com]Martin, Jean A [jean.martin@bp.com]Block, Nathan [Nathan.Block@bp.com]	8/16/2011 12:33
2935	EX-2011-0756624	EX-2011-0756624	EX-2011-0756624	EX-2011-0756632	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NRD & Environmental Science Team Meeting Agenda and Pre-read - Attorney Client Privileged	Bullock, Robin J (bp) [rbulj@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]Mahon, Lawrence K [lawrence.mahon@bp.com]Hawke, Lisa [Lisa.Hawke@bp.com]Bruce, Lyle G. [lyle.bruce@bp.com]Putt, Russell [Russell.Putt@bp.com]Carragher, Peter D [peter.carragher2@bp.com]Kornacki, Alan [WEATHERFORD] [Alan.Kornacki@bp.com]Coelho, Gina [UNKNOWN BUSINESS PARTNER] [Gina.Coelho@bp.com]		8/15/2011 23:15
2936					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRD & Environmental Science Team Meeting Agenda and Pre-read - Attorney Client Privileged	Mahon, Lawrence K [lawrence.mahon@bp.com]	Hawke, Lisa [Lisa.Hawke@bp.com]Bullock, Robin J (bp) [rbulj@bp.com]Ahnel, Arden [arden.ahnel@uk.bp.com]Bruce, Lyle G. [lyle.bruce@bp.com]Putt, Russell [Russell.Putt@bp.com]Carragher, Peter D [peter.carragher2@bp.com]Kornacki, Alan [WEATHERFORD] [Alan.Kornacki@bp.com]Coelho, Gina [UNKNOWN BUSINESS PARTNER] [Gina.Coelho@bp.com]		8/15/2011 21:33
2937					Attorney Work Product	Draft agenda prepared by client at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDES Aug 17 Team Mtg.docx				8/15/2011 21:33
2938					Attorney Work Product	Presentation prepared by client at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP_GCRO_NRD_ES_Dashboard_Mock-Up_v6.pptx				8/15/2011 21:33
2939					Attorney Work Product	Presentation prepared by client at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Microsoft_Excel_Worksheet2.xlsx				8/15/2011 21:33
2940					Attorney Work Product	Presentation prepared by client at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Microsoft_Excel_Worksheet1.xlsx				8/15/2011 21:33
2941					Attorney Work Product	Presentation prepared by client at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRD_Environmental_Science_Performance_Tracker(V10).xlsx				8/15/2011 21:33
2942					Attorney Work Product	NRDA report prepared by client at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA_Master_DRAFT_2 Aug 2011.pdf				8/15/2011 21:33
2943					Attorney Work Product	Presentation prepared by client at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	TCVP.ppt				8/15/2011 21:33
2944	EX-2011-0756653	EX-2011-0756653	EX-2011-0756653	EX-2011-0756697	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	CRMS GC/FID chroms - CAS Labs	Rob Barrick [rbarrick@infinitysystems.com]	Paul Boehm [pboehm@exponent.com]John Brown [jbrown@exponent.com]	Linda Cook [lcook@exponent.com]Ralph Markarian [ralph.markarian@cardno.com]Wayne Kicklighter [wayne.kicklighter@cardno.com]Joe Kakesh [joseph.kakesh@porter.com]Sahay, Shailesh [Shailesh.Sahay@porter.com]	8/15/2011 19:22
2945					Attorney Work Product	Communication between client and consultant regarding meeting information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Quick response requested: Information on support activities for GCRO Science Team meeting August 16, 2011 -	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKinney [benkinney@exponent.com]Putt, Russell [Russell.Putt@bp.com]John Brown [jbrown@exponent.com]Paiz, Oliver X [Oliver.Paiz@bp.com]Carragher, Peter D [peter.carragher2@bp.com]Kornacki, Alan [WEATHERFORD] [Alan.Kornacki@bp.com]Coelho, Gina [UNKNOWN BUSINESS PARTNER] [Gina.Coelho@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	8/15/2011 14:26
2946	EX-2011-0756744	EX-2011-0756746	EX-2011-0756744	EX-2011-0756756	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Deer Island Results	Nepywoda, John [john.nepywoda@bp.com]	John Brown [jbrown@exponent.com]Ahnel, Arden [arden.ahnel@uk.bp.com]	Ellis, Joe [jellis@psn-production-services-network.com]Beyer, Todd [tobey@psn-production-services-network.com]Fontenot, Carla [BP-CC252] [Carla.Fontenot@bp.com]Herbert, Bernard F. [Bernard.Herbert@bp.com]Folse, Laura [Laura.Folse@bp.com]	8/15/2011 12:17
2947					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Archived Core Analysis Plan	Bullock, Robin J (bp) [rbulj@bp.com]	John Brown [jbrown@exponent.com]Martin, Jean A [jean.martin@bp.com]		8/12/2011 20:32
2948					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 07-20-2011 jrm.docx				8/12/2011 20:32

2849					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	deObject1				8/12/2011 20:32
2950					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: NOTE GCRO Science Team Project meeting August 16, 2011	Bullock, Robin J (bp) [rbuljo@bp.com]	Bruce, Lyle G [lyle.bruce@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BenKrinney [benkrinney@exponent.com]; Putz, Russell (Swift Technical Services) [Russell.Putz@bp.com]; John Brown [jbrown@exponent.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Koracki, Alan (WEATHERFORD) [Alan.Koracki@bp.com]; Coelho, Gina (UNKNOWN BUSINESS PARTNER) [Gina.Coelho@bp.com]; Koracki, Alan (WEATHERFORD)	Mahor, Lawrence K [lawrence.mahor@bp.com]; Folsie, Laura [Laura.Folsie@bp.com]; Martin, Jean A [jean.martin@bp.com]; Block, Nathan [Nathan.Block@bp.com]	8/12/2011 20:20
2951					Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by client and third party consultant at request of counsel (and including counsel) in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	GCRO Science Team Meeting	Bruce, Lyle G [lyle.bruce@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BenKrinney [benkrinney@exponent.com]; Putz, Russell (Swift Technical Services) [Russell.Putz@bp.com]; John Brown [jbrown@exponent.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Coelho, Gina (UNKNOWN BUSINESS PARTNER) [Gina.Coelho@bp.com]; Koracki, Alan (WEATHERFORD)		8/12/2011 19:56
2952					Attorney-Client Privilege; Attorney Work Product	Project summary prepared by client and third-party consultant at request of counsel (and copying counsel) in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summaries of GCRO Science Team projects 8 July 2011 v3.doc				8/12/2011 19:56
2953					Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by client and third party consultant at request of counsel (and copying counsel) in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Newer Project Summary document re: GCRO Science Team Project meeting August 16, 2011 -	Bruce, Lyle G [lyle.bruce@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BenKrinney [benkrinney@exponent.com]; Putz, Russell (Swift Technical Services) [Russell.Putz@bp.com]; John Brown [jbrown@exponent.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Koracki, Alan (WEATHERFORD) [Alan.Koracki@bp.com]; Coelho, Gina (UNKNOWN BUSINESS PARTNER) [Gina.Coelho@bp.com]	Poespel, Iryna [Iryna.Poespel@bp.com]; Bullock, Robin J (bp) [buljo@bp.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]; Folsie, Laura [Laura.Folsie@bp.com]; Martin, Jean A [jean.martin@bp.com]; Block, Nathan [Nathan.Block@bp.com]	8/12/2011 15:21
2954					Attorney-Client Privilege; Attorney Work Product	Project summary prepared by client and third-party consultant at request of counsel (and copying counsel) in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summaries of GCRO Science Team projects 8 July 2011 v3.doc				8/12/2011 15:21
2955					Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by client and third party consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	NOTE GCRO Science Team Project meeting August 16, 2011 -	Bruce, Lyle G [lyle.bruce@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BenKrinney [benkrinney@exponent.com]; Putz, Russell (Swift Technical Services) [Russell.Putz@bp.com]; John Brown [jbrown@exponent.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Koracki, Alan (WEATHERFORD) [Alan.Koracki@bp.com]; Coelho, Gina (UNKNOWN BUSINESS PARTNER) [Gina.Coelho@bp.com]	Poespel, Iryna [Iryna.Poespel@bp.com]; Bullock, Robin J (bp) [buljo@bp.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]; Folsie, Laura [Laura.Folsie@bp.com]; Martin, Jean A [jean.martin@bp.com]; Block, Nathan [Nathan.Block@bp.com]	8/12/2011 14:43
2956					Attorney-Client Privilege; Attorney Work Product	Project summary prepared by client and third-party consultant at request of counsel (and copying counsel) in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Summaries of GCRO Science Team projects 16 June 2011 v2 RP Accept changes.doc				8/12/2011 14:43
2957	EX-2011-0757025	EX-2011-0757025	EX-2011-0757025	EX-2011-0757056	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Comparison of seabed data from Puma (Green Canyon) with initial views of Gloria Dome photomosaics	Carragher, Peter D [peter.carragher2@bp.com]	John Brown [jbrown@exponent.com]; Paul Boehm [pboehm@exponent.com]; Wieland, Richard J [Richard.Wieland@bp.com]; Dingler, Jeffrey [Jeffrey.Dingler@bp.com]; Putz, Russell (Swift Technical Services) [Russell.Putz@bp.com]; Bruce, Lyle G [lyle.bruce@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@porter.com]	8/10/2011 14:38
2958	EX-2011-0757303	EX-2011-0757303	EX-2011-0757303	EX-2011-0757336	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Trustee Weathered Drum Miking	Wendell, Shane [Shane.Wendell@dnr.nc.com]	Pillard, Dave [Dave.Pillard@acc.com]; Brady, Mark [Mark.Brady@acc.com]; Andrew Tachovsky [atachovsky@toststrategies.com]; Green, Mike R [Mike.Green2@bp.com]; John Brown [jbrown@exponent.com]; Musella, Jennifer [Jennifer.Musella@acc.com]; Koracki, Alan [Alan.Koracki@bp.com]; Andes Ahnell [arden.ahnell@uk.bp.com]; Betsay Welterner [betsay@welterner.com]; Bill Williams [Bill.Williams@bp.com]; [BPNRD [BPNRD@PORTER.COM]; Cash Fay [cash.fay@bp.com]; 'Changru Gong' [Changru.gong@bp.com]; 'Chris Herlugin' [herlic@bp.com]; 'Chris Pfeifer' [chris.pfeifer@cardno.com]; Corey Heron [theron@bp.com]; 'Chris Kinn' [Chris.Kinn@bp.com]; Bernier-Serrad [dsidi-bi.com]; tomsonald@dsidi-bi.com; peter.carragher2@bp.com		8/9/2011 17:56
2959					Attorney-Client Privilege; Attorney Work Product	Draft meeting agenda prepared by counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Agenda for NRDA Legal & Technical Call -- Tuesday, August 9, 11am Central -- privileged and confidential	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	Al Malik [amalikconsulting@aol.com]; Andes Ahnell [arden.ahnell@uk.bp.com]; Betsay Welterner [betsay@welterner.com]; Bill Williams [Bill.Williams@bp.com]; [BPNRD [BPNRD@PORTER.COM]; Cash Fay [cash.fay@bp.com]; 'Changru Gong' [Changru.gong@bp.com]; 'Chris Herlugin' [herlic@bp.com]; 'Chris Pfeifer' [chris.pfeifer@cardno.com]; Corey Heron [theron@bp.com]; 'Chris Kinn' [Chris.Kinn@bp.com]; Bernier-Serrad [dsidi-bi.com]; tomsonald@dsidi-bi.com; peter.carragher2@bp.com		8/9/2011 14:59
2960	EX-2011-0757342	EX-2011-0757342	EX-2011-0757342	EX-2011-0757378	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Extended PAH Analyte List	Djimbroska@aol.com		John Brown [jbrown@exponent.com]; chuckkennett@dsidi-bi.com; juanarnirez@dsidi-bi.com	8/7/2011 22:12
2961					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft of proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: Archived Core Analysis Plan	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [jbrown@exponent.com]		8/6/2011 19:31
2962					Attorney Work Product	Draft proposed plan prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 07-20-2011 jmm.docx				8/6/2011 19:31
2963					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	deObject1				8/6/2011 19:31
2964					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Oil Sample Characterization	Rob Barrick [rbarrick@infinitiops.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; John Brown [jbrown@exponent.com]	Green, Mike R [Mike.Green2@bp.com]	8/5/2011 16:57
2965					Attorney-Client Privilege; Attorney Work Product	Memorandum communication between client, counsel, and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	Proposed NRDA Weathered Oil Chemical Analyses 26May11.pdf				8/5/2011 16:57
2966					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: INFO - Teleconference to Discuss GCRO Coring Acquisition and Analysis Plan (Slides for Discussion)	Koracki, Alan (WEATHERFORD) [Alan.Koracki@bp.com]	Djimbroska@aol.com; tomsonald@dsidi-bi.com; bernier-serrad@dsidi-bi.com; juanarnirez@dsidi-bi.com; donell@ark@dsidi-bi.com; brad.bernard@dsidi-bi.com	Carragher, Peter D [peter.carragher2@bp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@porter.com]; John Brown [jbrown@exponent.com]	8/4/2011 14:42
2967					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	TDI Brooks Coring Plan2.ppt				8/4/2011 14:42
2968	EX-2011-0757858	EX-2011-0757858	EX-2011-0757858	EX-2011-0757875	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding requested analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: oil spill modeling: process chemicals used during the incident	Laurie Benton [Laurie.Benton@bp.com]	'Green, Mike R' [Mike.Green2@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]	John Brown [jbrown@exponent.com]; Martin, Jean A [jean.martin@bp.com]; Gregovic, Rade M [Rade.Gregovic@bp.com]; Pradhan, Vivek R [Vivek.Pradhan@bp.com]	8/3/2011 21:44
2969	EX-2011-0757876	EX-2011-0757879	EX-2011-0757876	EX-2011-0757879	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	OSAT Ecotoxicity Addendum		Ahnell, Arden [arden.ahnell@uk.bp.com]; Bullock, Robin J (bp) [rbuljo@bp.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]; Folsie, Laura [Laura.Folsie@bp.com]; Stong, Bea [Bea.Stong@bp.com]; Heywoods, John (Swift) [john.heywoods@bp.com]; Brian Trahan [BTRAHAN@APORTER.COM]; Brian Trahan [BTRAHAN@APORTER.COM]; Lynn M. Frederiksen [L.Frederiksen@lancas.com]	arnalconsulting@aol.com; Pelz, Oliver X [Oliver.Pelz@bp.com]; Bruce, Lyle G [lyle.bruce@bp.com]; russell.putz@bp.com; Carragher, Peter D [peter.carragher2@bp.com]; John Brown [jbrown@exponent.com]; Roberts, Ctra (COMSYS) [Ctra.Roberts@bp.com]	8/2/2011 17:32
2970	EX-2011-0757880	EX-2011-0757880	EX-2011-0757880	EX-2011-0757889	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding samples undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	RE: Sample Testing Court Order	Lynn M. Frederiksen [L.Frederiksen@lancas.com]	Green, Mike R [Mike.Green2@bp.com]; John Brown [jbrown@exponent.com]; RVViale@EnvStd.com; mc252_files@envstd.com; d.tra@envstd.com; Beckmann, Dennis D [Dennis.Beckmann@bp.com]		8/2/2011 12:53
2971					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments on proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon incident, including but not limited to the NRDA.	FW: DRAFT - Archive Core Analysis Plan	Ahnell, Arden [arden.ahnell@uk.bp.com]	Mahor, Lawrence K [lawrence.mahor@bp.com]	John Brown [jbrown@exponent.com]	7/31/2011 11:25

2972					Attorney Work Product	Draft plan prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 07-20-2011.docx					7/31/2011 12:25
2973					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	deObject1					7/31/2011 12:25
2974					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: DRAFT - Archive Core Analysis Plan	Bullock, Robin J (bp) [bulrojb@bp.com]	Miley, Joyce [Joyce.Miley@bp.com];makiarian@entx.com;BPNRD@APORTER.COM;Malnor, Lawrence K [lawrence.malnor@bp.com];laura.riegel@cardno.com	Ahneil, Arden [arden.ahneil@uk.bp.com];John Brown [jbrown@exponent.com];Martin, Jean A [jean.martin@bp.com]		7/30/2011 20:28
2975					Attorney Work Product	Draft plan prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 07-20-2011.docx					7/30/2011 20:28
2976					Attorney Work Product	Draft plan prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	deObject1					7/30/2011 20:28
2977					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Confidential Attorney Client Privilege - Attorney Work Product - FINAL OUTLINE of the SAMPLING & ANALYSES USER MANUAL	Bruce, Lyle G. [lyle.bruce@bp.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com];Marie BenKinney [benkinney@exponent.com];Green, Mike R [Mike.Green2@bp.com];John Brown [jbrown@exponent.com];Johnston, John [SWIFT] [john@bp.com];Mestzer, Cheryl A [Cheryl.Mestzer@bp.com];Fritz, David E. [David.Fritz@bp.com]	Abazari, Ali [sabazari@iv.com];Rock J. Vitale [rvitale@envstdd.com];Block, Nathan [Nathan.Block@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com];Martin, Jean A [jean.martin@bp.com];Pradhan, Vivek R [vivek.Pradhan@bp.com]		7/30/2011 12:31
2978					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OUTLINE_DRAFT_072911.docx					7/30/2011 12:31
2979	EX-2011-00758527	EX-2011-00758530	EX-2011-00758527	EX-2011-00758530	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: RE: OUR Mother Samples	Ahneil, Arden [arden.ahneil@uk.bp.com]	John Brown [jbrown@exponent.com]			7/27/2011 1:06
2980	EX-2011-00758536	EX-2011-00758539	EX-2011-00758536	EX-2011-00758537	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: RE: OUR Mother Samples	Nepwyoda, John [john.nepwyoda@bp.com]	Folse, Laura [Laura.Folse@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com];John Brown [jbrown@exponent.com];Herbert, Bernard F. [bernard.herbert@bp.com];Stong, Bea [Bea.Stong@bp.com];Speer, Jennifer G [Jennifer.Speer@bp.com]	Block, Nathan [Nathan.Block@bp.com];Nepwyoda, John [john.nepwyoda@bp.com]		7/26/2011 20:32
2981	EX-2011-00758558	EX-2011-00758561	EX-2011-00758558	EX-2011-00758561	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: INFO: What Was in the Oil Spilled during BP's Gulf of Mexico Disaster?	Caragher, Peter D [peter.caragher@bp.com]	Martin, Jean A [jean.martin@bp.com]	Bullock, Robin J (bp) [bulrojb@bp.com];Bruce, Lyle G. [lyle.bruce@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com];John Brown [jbrown@exponent.com];betsy@twittr.com;Green, George [George.Green@aporter.com];Palmer, Stephen A. [Stephen.Palmer@bp.com];Johnson, Nelson [Nelson.Johnson@APORTER.COM]		7/26/2011 19:29
2982	EX-2011-00758562	EX-2011-00758564	EX-2011-00758562	EX-2011-00758564	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: RE: OUR Mother Samples	Zimmer, Thomas [thomas.zimmer@bp.com]	Nepwyoda, John [john.nepwyoda@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com];John Brown [jbrown@exponent.com];Herbert, Bernard F. [bernard.herbert@bp.com];Stong, Bea [Bea.Stong@bp.com];Speer, Jennifer G [Jennifer.Speer@bp.com];Wallace, William [BP MC252] [William.Wallace@bp.com];Forester, Carla [BP MC252] [Carla.Forester@bp.com];Folse, Laura [Laura.Folse@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com];John Brown [jbrown@exponent.com];Herbert, Bernard F. [bernard.herbert@bp.com];Stong, Bea [Bea.Stong@bp.com];Speer, Jennifer G [Jennifer.Speer@bp.com];Zimmer, Thomas [Swift Oil] [Thomas.Zimmer@bp.com];Wallace, William [BP MC252] [William.Wallace@bp.com];Forester, Carla [BP MC252] [Carla.Forester@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com];Bullock, Robin J (bp) [bulrojb@bp.com];Green, George [George.Green@aporter.com];Karen DeSantis [karen@kcard.com];Bruce, Lyle G. [lyle.bruce@bp.com];Mauress, F. Browne [mbrowne@bp.com];Johnson, Nelson [Nelson.Johnson@APORTER.COM]		7/26/2011 17:19
2983	EX-2011-00758571	EX-2011-00758573	EX-2011-00758571	EX-2011-00758575	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: RE: OUR Mother Samples	Nepwyoda, John [john.nepwyoda@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com];John Brown [jbrown@exponent.com];Herbert, Bernard F. [bernard.herbert@bp.com];Stong, Bea [Bea.Stong@bp.com];Speer, Jennifer G [Jennifer.Speer@bp.com];Zimmer, Thomas [Swift Oil] [Thomas.Zimmer@bp.com];Wallace, William [BP MC252] [William.Wallace@bp.com];Forester, Carla [BP MC252] [Carla.Forester@bp.com]	Nepwyoda, John [john.nepwyoda@bp.com]		7/26/2011 16:44
2984	EX-2011-00758576	EX-2011-00758580	EX-2011-00758576	EX-2011-00758580	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: What Was in the Oil Spilled during BP's Gulf of Mexico Disaster?	John Eisenberg [john.eisenberg@kirkland.com]	Palmer, Stephen A. [Stephen.Palmer@bp.com]	Allison Rumsey@aporter.com;Ahneil, Arden [arden.ahneil@uk.bp.com];betsy@twittr.com;Bullock, Robin J (bp) [bulrojb@bp.com];Green, George [George.Green@aporter.com];Martin, Jean A [jean.martin@bp.com];John Brown [jbrown@exponent.com];Karen DeSantis [karen@kcard.com];Bruce, Lyle G. [lyle.bruce@bp.com];Mauress, F. Browne [mbrowne@bp.com];Johnson, Nelson [Nelson.Johnson@APORTER.COM]		7/26/2011 15:02
2985	EX-2011-00758581	EX-2011-00758584	EX-2011-00758581	EX-2011-00758584	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: What Was in the Oil Spilled during BP's Gulf of Mexico Disaster?	Palmer, Stephen A. [Stephen.Palmer@bp.com]	Martin, Jean A [jean.martin@bp.com];Bullock, Robin J (bp) [bulrojb@bp.com];Bruce, Lyle G. [lyle.bruce@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com];John Brown [jbrown@exponent.com]	Caragher, Peter D [peter.caragher@bp.com];betsy@twittr.com;Green, George [George.Green@aporter.com];Palmer, Stephen A. [Stephen.Palmer@bp.com];Johnson, Nelson [Nelson.Johnson@APORTER.COM];Allison Rumsey@aporter.com;Karen DeSantis [karen@kcard.com];Mauress, F. Browne [mbrowne@bp.com];Eisenberg, John [KIRKLAND & ELLIS]		7/26/2011 14:56
2986	EX-2011-00758594	EX-2011-00758596	EX-2011-00758594	EX-2011-00758596	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: What Was in the Oil Spilled during BP's Gulf of Mexico Disaster?	Martin, Jean A [jean.martin@bp.com]	Bullock, Robin J (bp) [bulrojb@bp.com];Bruce, Lyle G. [lyle.bruce@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com];John Brown [jbrown@exponent.com]	Caragher, Peter D [peter.caragher@bp.com];betsy@twittr.com;Green, George [George.Green@aporter.com];Palmer, Stephen A. [Stephen.Palmer@bp.com];Johnson, Nelson [Nelson.Johnson@APORTER.COM]		7/25/2011 22:03
2987	EX-2011-00758597	EX-2011-00758599	EX-2011-00758597	EX-2011-00758599	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: What Was in the Oil Spilled during BP's Gulf of Mexico Disaster?	Bullock, Robin J (bp) [bulrojb@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com];John Brown [jbrown@exponent.com]	Caragher, Peter D [peter.caragher@bp.com];betsy@twittr.com;Green, George [George.Green@aporter.com];Martin, Jean A [jean.martin@bp.com]		7/25/2011 19:52
2988					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: DRAFT - Archive Core Analysis Plan - Privileged and Confidential	Bullock, Robin J (bp) [bulrojb@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com];Paul Boehm [pboehm@exponent.com];John Brown [jbrown@exponent.com];Miley, Joyce [Joyce.Miley@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com]	Martin, Jean A [jean.martin@bp.com];Israel, Brian [Brian.Israel@APORTER.COM];Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com];Laura Riege [lriege@entitx.com]		7/23/2011 23:34
2989					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: DRAFT - Archive Core Analysis Plan - Privileged and Confidential	Ahneil, Arden [arden.ahneil@uk.bp.com]	Paul Boehm [pboehm@exponent.com];John Brown [jbrown@exponent.com];Bullock, Robin J (bp) [bulrojb@bp.com]	Martin, Jean A [jean.martin@bp.com];Israel, Brian [Brian.Israel@APORTER.COM];Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]		7/23/2011 22:22
2990					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: DRAFT - Archive Core Analysis Plan - Privileged and Confidential	Paul Boehm [pboehm@exponent.com]	John Brown [jbrown@exponent.com];Ahneil, Arden [arden.ahneil@uk.bp.com];bulrojb@bp.com	jean.martin@bp.com;Israel, Brian [Brian.Israel@APORTER.COM];Kakesh, Joe [Joseph.Kakesh@APORTER.COM]		7/22/2011 13:11
2991					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 07-20-2011 Boehm Comments.docx					7/22/2011 13:11
2992					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	deObject1					7/22/2011 13:11
2993	EX-2011-00758660	EX-2011-00758660	EX-2011-00758666	EX-2011-00758661	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	July 6 project finance tasking.xlsx					7/18/2011 12:39
2994	EX-2011-00758661	EX-2011-00758661	EX-2011-00758666	EX-2011-00758661	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summaries of GCRO Science Team projects 8 July 2011 v3.doc					7/18/2011 12:39
2995					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GC/FID screening approach	Rob Barrick [rbarrick@infinisols.com]	Paul Boehm [pboehm@exponent.com];John Brown [jbrown@exponent.com]	Joe Kakesh [joseph.kakesh@aporter.com];Mark Cejas [Mark.Cejas@cardno.com]		7/15/2011 21:05
2996	EX-2011-00758667	EX-2011-00758669	EX-2011-00758667	EX-2011-00758669	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: URGENT response please	Martin, Jean A [jean.martin@bp.com]	Bullock, Robin J (bp) [bulrojb@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com];Herbert, Bernard F. [bernard.herbert@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com];John Brown [jbrown@exponent.com];Folse, Laura [Laura.Folse@bp.com];Feick, Heidi A [HEIDI.FEICK@bp.com];Israel, Brian [Brian.Israel@APORTER.COM];Miley, Joyce [Joyce.Miley@bp.com]		7/15/2011 13:50

2997	EXPONENT_00758674	EXPONENT_00758675	EXPONENT_00758674	EXPONENT_00758675	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: BP Virtual Oil Package	Block, Nathan [Nathan.Block@bp.com]	Wendell, Siobane (HDR) [Siobane.Wendell@bp.com]; John Brown [jbrown@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Green, Mike R [Mike.Green2@bp.com]	7/14/2011 16:54
2998	EXPONENT_00758676	EXPONENT_00758677	EXPONENT_00758676	EXPONENT_00758677	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: BP Virtual Oil Package	Wendell, Siobane (HDR) [Siobane.Wendell@bp.com]	John Brown [jbrown@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Block, Nathan [Nathan.Block@bp.com]; Green, Mike R [Mike.Green2@bp.com]	7/14/2011 16:50
2999	EXPONENT_00758678	EXPONENT_00758678	EXPONENT_00758678	EXPONENT_00758681	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged & Confidential - JAG Final report info: FW: Natural Seep section for JAG report - Discussion Draft	Ahnell, Arden [arden.ahnell@uk.bp.com]	Bullock, Robin J (bp) [bullojrj@bp.com]; Major, Lawrence K [lawrence.major@bp.com]; Martin, Jean A [jean.martin@bp.com]	7/14/2011 12:37
3000					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Confidential Attorney Client Privilege - Attorney Work Product : FW: DRAFT OUTLINE of the SAMPLING & ANALYSES USER MANUAL.	Bruce, Lyle G. [lyle.bruce@bp.com]	Block, Nathan [Nathan.Block@bp.com]; Marie BerKinney [berkinney@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Green, Mike R [Mike.Green2@bp.com]; John Brown [jbrown@exponent.com]; Johns2@bpgom.com; Metzler, Cheryl A [Cheryl.Metzler@bp.com]; Pritz, David E [David.Pritz@bp.com]; Collinson, Peter [peter.collinson@uk.bp.com]; Vitale, Brock J [Environmental.Standards	7/12/2011 15:54
3001					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OUTLINE_DRAFT.docx			7/12/2011 15:54
3002					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Review Requested: NRDA WR-002, S&T WR-003, Non-NRDA WR-001	Ahnell, Arden [arden.ahnell@uk.bp.com]	Lake, Cres (UNKNOWN BUSINESS PARTNER) [Cres.Lake@bp.com]	John Brown [jbrown@exponent.com]
3003					Attorney Work Product	Work agreement between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-003 S&T lakec2 20110705.doc			7/12/2011 14:04
3004					Attorney Work Product	Work agreement between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-002 NRDA - Legal lakec2 20110705.doc			7/12/2011 14:04
3005					Attorney Work Product	Work agreement between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-001 lakec2 20110705.doc			7/12/2011 14:04
3006	EXPONENT_00758720	EXPONENT_00758720	EXPONENT_00758720	EXPONENT_00758728	Attorney Work Product	Communications between client and consultants regarding draft sampling procedures in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Sample Testing Order	Green, Mike R [Mike.Green2@bp.com]	Dan Claycomb [dclaycomb@envetd.com]; Steve Kulpanowski [kulpso@bpgom.com]; Murphy, Chelsea (UNKNOWN BUSINESS PARTNER) [chelsea.murphy@cardco.com]; Ruth Forman [rforman@envetd.com]; RViate@Envt.com; dfrat@envetd.com; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Amanda Harford [AHarford@enr.com]; John Brown [jbrown@exponent.com]; Block, Nathan [Nathan.Block@bp.com]	7/11/2011 0:00
3007					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Virtual oil Data	Wendell, Siobane [Siobane.Wendell@hdrinc.com]		Green, Mike R [Mike.Green2@bp.com]; John Brown [jbrown@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]
3008					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Virtual oil Data	Block, Nathan [Nathan.Block@bp.com]	Wendell, Siobane [Siobane.Wendell@hdrinc.com]	Green, Mike R [Mike.Green2@bp.com]; John Brown [jbrown@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]
3009					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Scheduling GCRO Science Team Project Review --Change of Plan	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BerKinney [berkinney@exponent.com]; John Brown [jbrown@exponent.com]; Caragher, Peter D [peter.caragher2@bp.com]; Collins, Gina (UNKNOWN BUSINESS PARTNER) [Gina.Collins@bp.com]; Kormanack, Alan (WEATHERFORD)	Bullock, Robin J (bp) [bullojrj@bp.com]; Pospesel, Iryna [Iryna.Pospesel@bp.com]
3010					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summaries of GCRO Science Team projects 8 July 2011 v3.doc			7/8/2011 19:58
3011					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	July 8 project finance tracking.xlsx			7/8/2011 19:58
3012	EXPONENT_00758727	EXPONENT_00758728	EXPONENT_00758727	EXPONENT_00758774	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: OSAT Ecotoxicity Addendum	Marie BerKinney [O-EXPOSITION/OUTSITE/CHEN-BRONKMENTAL/CN-BENKIN NEM]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Folse, Laura [Laura.Folse@bp.com]; Bullock, Robin J (bp) [robin.bullock@bp.com]; Major, Lawrence K [lawrence.major@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; John Brown [jbrown@exponent.com]; Caragher, Peter D [peter.caragher2@bp.com]; Collins, Gina (UNKNOWN BUSINESS PARTNER) [Gina.Collins@bp.com]; Kormanack, Alan (WEATHERFORD)	7/8/2011 18:30
3013					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Virtual Oil Data	Wendell, Siobane [Siobane.Wendell@hdrinc.com]	Block, Nathan [Nathan.Block@bp.com]	Green, Mike R [Mike.Green2@bp.com]; John Brown [jbrown@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]
3014					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	04000 Virtual Oil Summary - 20110705.xlsx			7/8/2011 18:15
3015	EXPONENT_00758775	EXPONENT_00758775	EXPONENT_00758775	EXPONENT_00758873	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: burn residue literature PRIVILEGED AND CONFIDENTIAL BASELINE	Ahnell, Arden [arden.ahnell@uk.bp.com]	Mable, Nere [Nere.Mable@bp.com]	John Brown [jbrown@exponent.com]; Herlugson, Christopher (BP MC252) [herlcj@bp.com]
3016	EXPONENT_00758874	EXPONENT_00758874	EXPONENT_00758874	EXPONENT_00758920	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Final OSAT Ecotox Addendum	Marie BerKinney [O-EXPOSITION/OUTSITE/CHEN-BRONKMENTAL/CN-BENKIN NEM]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Folse, Laura [Laura.Folse@bp.com]; Jawmickinson@ad.com	John Brown [jbrown@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Melanie Edwards [melawards@exponent.com]
3017					Attorney Work Product	Communication between client and consultant regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SOWS Sampling Plan - Decision on Path Forward	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [jbrown@exponent.com]; Green, Mike R [Mike.Green2@bp.com]	Paul Boehm [pboehm@exponent.com]
3018					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Reference Oil Sample Analytical Data Review Plan	Green, Mike R [Mike.Green2@bp.com]	John Brown [jbrown@exponent.com]	7/6/2011 19:10
3019					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Reference Oil Sample Analytical Data Review Plan.pdf			7/6/2011 19:10
3020					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Reference Oil Sample Analytical Data Review Plan	Block, Nathan [Nathan.Block@bp.com]	Schwert, Kris [Kris.Schwert@aeocom.com]	Lu, Jun [Jun.Lu@aeocom.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]
3021					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised virtual oil disclaimer language.	Wendell, Siobane [Siobane.Wendell@hdrinc.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Block, Nathan [Nathan.Block@bp.com]; John Brown [jbrown@exponent.com]	7/1/2011 18:06

3022					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised virtual oil disclaimer language.	Ahnel, Arden [arden.ahnel@uk.bp.com]	Block, Nathan [Nathan.Block@bp.com]; John Brown [jbrown@exponent.com]	Sloane,Wendell@hdrinc.com	7/11/2011 18:00
3023	EXPONENT_00758942	EXPONENT_00758942	EXPONENT_00758942	EXPONENT_00758943	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised virtual oil disclaimer language.	Block, Nathan [Nathan.Block@bp.com]	John Brown [jbrown@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]		7/11/2011 16:06
3024	EXPONENT_00758959	EXPONENT_00758959	EXPONENT_00758959	EXPONENT_00759054	Attorney-Client Privilege; Attorney Work Product	Communications with counsel, client, and consultants regarding information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Final Approved Sample Disposal List	Green, Mike R [Mike.Green2@bp.com]	John Brown [jbrown@exponent.com]		6/29/2011 21:49
3025					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Long-Term Fingerprinting Plan - Final	Chelsea Murphy [chelsea.murphy@cardno.com]	John Brown [jbrown@exponent.com]; Carragher, Peter D [peter.carragher2@bp.com]; David Thai [dthai@servid.com]	Green, Mike R [Mike.Green2@bp.com]; Paul Ressemeyer [pgressmeyer@servid.com]	6/28/2011 16:32
3026					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO Long-term Fingerprinting Sampling Plan_FINAL_062311.docx.doc				6/28/2011 16:32
3027					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Figure 1 - Map of Sampling Locations.pdf				6/28/2011 16:32
3028					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Attachment 1 - Proportion Sample Size - Calculations.pdf				6/28/2011 16:32
3029					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Attachment 2 - ASR 005.pdf				6/28/2011 16:32
3030					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Long-Term Fingerprinting Plan - Final	Green, Mike R [Mike.Green2@bp.com]	Paul Ressemeyer [pgressmeyer@servid.com]; Jthal@servid.com; John Brown [jbrown@exponent.com]; Carragher, Peter D [peter.carragher2@bp.com]	Murphy, Chelsea (UNKNOWN BUSINESS PARTNER) [chelsea.murphy@cardno.com]	6/28/2011 2:28
3031					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO Long-term Fingerprinting Sampling Plan_FINAL_062311.docx.doc				6/28/2011 2:28
3032					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Figure 1 - Map of Sampling Locations.pdf				6/28/2011 2:28
3033					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Attachment 1 - Proportion Sample Size - Calculations.pdf				6/28/2011 2:28
3034					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Attachment 2 - ASR 005.pdf				6/28/2011 2:28
3035	EXPONENT_00759140	EXPONENT_00759140	EXPONENT_00759140	EXPONENT_00759156	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: GC Analyses of Oil Seep on Bloor Dome (MC 338)	Paul Boehm [pboehm@exponent.com]	Carragher, Peter D [peter.carragher2@bp.com]; John Brown [jbrown@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Martin, Jean A [jean.martin@bp.com]; Johnson, Nelson [Nelson.Johnson@APORTER.COM]	6/27/2011 20:53
3036					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: shoreline biodegradation sites	Bullock, Robin J [bulrojb@bp.com]	Paul Boehm [pboehm@exponent.com]; Lewis, Emma [emma.lewis@aporter.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Fay, Cash E [Cash.Fay@bp.com]	gary.harmon@cardno.com; John Brown [jbrown@exponent.com]; Ronald Atlas [matat01@gmail.com]	6/26/2011 5:11
3037	EXPONENT_00759157	EXPONENT_00759157	EXPONENT_00759157	EXPONENT_00759174	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Environmental Science & Technology lead article on Oil microbiology by Hazen and Atlas	Ahnel, Arden [arden.ahnel@uk.bp.com]	Folse, Laura [Laura.Folse@bp.com]; Bullock, Robin J [bulrojb@bp.com]; Lindemann, MD, Ken [Ken.Lindemann@bp.com]; Cortez, Michael J [Michael.Cortez@bp.com]; Herbert, Bernard F. [Bernard.Herbert@bp.com]	Ustler, Michael J [mike.ustler@uk.bp.com]; Kornacki, Alan [WEATHERFORD] [Alan.Kornacki@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Feick, Heidi A [HEIDI.FEICK@bp.com]; John Brown [jbrown@exponent.com]; Bruce, Lyle G. [Lyle.Bruce@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Cocho, Gina [UNKNOWN BUSINESS PARTNER]	6/24/2011 20:14
3038					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Geomark - Example report and data summary table - Privileged and Confidential	Linda Cook [lcook@exponent.com]	Juan Ramirez [juaranirez@tdi-bi.com]; jzumberge@geomarkresearch.com	'Rob Barick' [rbarick@bfnrfsystems.com]; Mark Cajas [Mark.Cajas@cardno.com]; Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Joe Kakesh [joseph.kakesh@aporter.com]; Jim Brooks [djrnbrooks@aol.com]	6/24/2011 17:57
3039					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: shoreline biodegradation sites	Paul Boehm [pboehm@exponent.com]	Lewis, Emma [emma.lewis@aporter.com]	Fay, Cash E [Cash.Fay@bp.com]; gary.harmon@cardno.com; John Brown [jbrown@exponent.com]; Robin Bullock [robin.bullock@bp.com]; Ronald Atlas [matat01@gmail.com]	6/24/2011 16:03
3040					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Shoreline Biolog Study Plan- REVISED DRAFT June 24 2011.doc				6/24/2011 16:03
3041					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Response Data/Documentation	Laurie Benton [lbenton@exponent.com]	Stong, Bea [Bea.Stong@bp.com]	Pradhan, Vivek R [Vivek.Pradhan@bp.com]; Martin, Jean A [jean.martin@bp.com]; Sven Petersen [spetersen@responsegroupinc.com]; John Brown [jbrown@exponent.com]	6/24/2011 15:57
3042					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis and reporting information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Virtual June Q-4000 oil info package	Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]		6/22/2011 19:22
3043					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Virtual June Q-4000 oil info package	Ahnel, Arden [arden.ahnel@uk.bp.com]	Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J [bulrojb@bp.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]; Block, Nathan [Nathan.Block@bp.com]; John Brown [jbrown@exponent.com]	6/22/2011 18:09
3044					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Virtual June Q-4000 oil info package	Martin, Jean A [jean.martin@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Bullock, Robin J [bulrojb@bp.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]; Block, Nathan [Nathan.Block@bp.com]; John Brown [jbrown@exponent.com]	6/22/2011 17:47
3045	EXPONENT_00759730	EXPONENT_00759730	EXPONENT_00759728	EXPONENT_00759731	Attorney Work Product	Analysis and reporting information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sample Management and Reference Material Tracker_06082011.xls				6/21/2011 14:28
3046	EXPONENT_00759731	EXPONENT_00759731	EXPONENT_00759728	EXPONENT_00759731	Attorney Work Product	Analysis and reporting information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Reference Material Schedule_06172011.pdf				6/21/2011 14:28
3047	EXPONENT_00759882	EXPONENT_00759882	EXPONENT_00759880	EXPONENT_00759882	Attorney Work Product	Analysis and reporting information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Reference Material Schedule_06172011.pdf				6/17/2011 15:33
3048					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO Science Team Project Tracking Update 16 June 2011	Bruce, Lyle G. [Lyle.Bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; John Brown [jbrown@exponent.com]; Marie BenKiny [benkiny@exponent.com]; Putt, Russell [Russell.Putt@bp.com]; Kornacki, Alan [WEATHERFORD] [Alan.Kornacki@bp.com]; Cocho, Gina [UNKNOWN BUSINESS PARTNER]	Folse, Laura [Laura.Folse@bp.com]; Cortez, Michael J [Michael.Cortez@bp.com]; Poespel, Lynn [Lynn.Poespel@bp.com]; Thomas, Michele [Michele.Thomas2@bp.com]; Pradhan, Vivek R [Vivek.Pradhan@bp.com]	6/16/2011 17:58
3049					Attorney Work Product	Project analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	GCRO Science Team Project tracking Update Jun 16 2011.xls				6/16/2011 17:58

3050					Attorney Work Product	Project analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Summaries of GCRO Science Team projects 16 June 2011.doc			6/16/2011 17:58
3051	EXPONENT_00759887	EXPONENT_00759887	EXPONENT_00759886	EXPONENT_00759888	Attorney Work Product	Analysis and reporting information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Reference Material Schedule_06152011.mpp			6/15/2011 22:24
3052	EXPONENT_00759888	EXPONENT_00759888	EXPONENT_00759886	EXPONENT_00759888	Attorney Work Product	Analysis and reporting information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Reference Material Schedule_06152011.pdf			6/15/2011 22:24
3053					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Disclaimer for Virtual Oil	Block, Nathan [Nathan.Block@bp.com]	John Brown [jbrown@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Hendell, Sloane [Sloane.Wendell@jacob.com]; Green, Mike R [Mike.Green2@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]
3054					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: OSAT2	Walden, Terry [terry.walden@bp.com]	John Brown [jbrown@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	
3055	EXPONENT_00760531	EXPONENT_00760532	EXPONENT_00760531	EXPONENT_00760532	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request File - Data Upload	Ahnel, Arden [arden.ahnel@uk.bp.com]	Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]	Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J (bp) [bulloj@bp.com]; Joseph.Kakesh@APORTER.COM; Bruce, Lyle G. [lyle.bruece@bp.com]
3056	EXPONENT_00760533	EXPONENT_00760534	EXPONENT_00760533	EXPONENT_00760534	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Request File - Data Upload	Paul Boehm [pboehm@exponent.com]	John Brown [jbrown@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Martin, Jean A [jean.martin@bp.com]; 'Robin.Bullock@bp.com' [Robin.Bullock@bp.com]; 'Paul Boehm [pboehm@exponent.com]	
3057	EXPONENT_00760546	EXPONENT_00760551	EXPONENT_00760546	EXPONENT_00760551	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Data Exchanges for Fingerprinting Meeting - request to release raw OSAT sediment data	Ahnel, Arden [arden.ahnel@uk.bp.com]	Martin, Jean A [jean.martin@bp.com]; Paul Boehm [pboehm@exponent.com]; Block, Nathan [Nathan.Block@bp.com]	Joseph.Kakesh@APORTER.COM; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; John Brown [jbrown@exponent.com]; Bullock, Robin J (bp) [bulloj@bp.com]
3058	EXPONENT_00760573	EXPONENT_00760577	EXPONENT_00760573	EXPONENT_00760577	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Data Exchanges for Fingerprinting Meeting	Paul Boehm [pboehm@exponent.com]	'Robin.Bullock@bp.com' [Robin.Bullock@bp.com]; Martin, Jean A [jean.martin@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Joseph.Kakesh@APORTER.COM; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; John Brown [jbrown@exponent.com]
3059					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Water Meeting - Privileged and Confidential	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	Paul Boehm [pboehm@exponent.com]; Tom Ginn [tginn@exponent.com]; Linda Cook [lcook@exponent.com]; John Brown [jbrown@exponent.com]; Mark Johns [mjohns@exponent.com]; Damian Shea [d_shea@osu.edu]; Karen Murray [kmurray@exponent.com]; Ronald M Atlas [r.atlas@ouisville.edu]; Ronald Atlas [rmatas01@gmail.com]	Israel, Brian [Brian.Israel@APORTER.COM]; Laurel Royer [lroyer@exponent.com]
3060					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Weathered Oils Proposed for Toxicity Testing PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Paul Boehm [pboehm@exponent.com]	'John.Brown@exponent.com' [John.Brown@exponent.com]; 'BPNRD [bpnrd@aporter.com]'; 'Mancini, Lawrence K [lawrence.mancini@bp.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; John Brown [jbrown@exponent.com]
3061					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Juniper.pptx			6/7/2011 17:46
3062					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Microsoft_Office_Excel_Chart1.xls			6/7/2011 17:46
3063					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Microsoft_Office_PowerPoint_Slide1.pptx			6/7/2011 17:46
3064	EXPONENT_00760802	EXPONENT_00760802	EXPONENT_00760802	EXPONENT_00760805	Attorney-Client Privilege; Attorney Work Product	Communications between counsel and consultants regarding draft notes created by consultant at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Weathered Oils Proposed for Toxicity Testing PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Paul Boehm [pboehm@exponent.com]	John Brown [jbrown@exponent.com]; Linda Cook [lcook@exponent.com]	
3065					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Water Meeting - Privileged and Confidential	Paul Boehm [pboehm@exponent.com]	Tom Ginn [tginn@exponent.com]; Linda Cook [lcook@exponent.com]; John Brown [jbrown@exponent.com]; Mark Johns [mjohns@exponent.com]; Damian Shea [d_shea@osu.edu]; Karen Murray [kmurray@exponent.com]; Ronald M Atlas [r.atlas@ouisville.edu]; Ronald Atlas [rmatas01@gmail.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]; Israel, Brian [Brian.Israel@APORTER.COM]; Laurel Royer [lroyer@exponent.com]
3066					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sub-Surface Oil Weathering Study Sampling Plan to NRDA - Privileged and Confidential	Paul Boehm [pboehm@exponent.com]	Fay, Cash E. [Cash.Fay@bp.com]; Ronald M Atlas [r.atlas@ouisville.edu]	Lewis, Emma [Emma.Lewis@APORTER.COM]; Bullock, Robin J (bp) [bulloj@bp.com]; Gary Harmon [GHarmon@retix.com]; John Brown [jbrown@exponent.com]
3067					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding plans prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fwd: Requested 48 Hour final review and approval - Sub-Surface Oil Weathering Study Sampling Plan	Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]	
3068					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding plans prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Requested 48 Hour final review and approval - Sub-Surface Oil Weathering Study Sampling Plan	Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]	
3069					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding plans prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fwd: Requested 48 Hour final review and approval - Sub-Surface Oil Weathering Study Sampling Plan	Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]	
3070					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Weathered Oils Proposed for Toxicity Testing PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Pelz, Oliver X [Oliver.Pelz@bp.com]	Matt Huddleston [matt.huddleston@cardno.com]; Ralph Markarian [ralph.markarian@cardno.com]; Gary Rand [rand@osu.edu]; Dr. Piero R. Gardinali [piero.gardinali@osu.edu]; Jody Kubitz [jody.kubitz@cardno.com]; Substiefeld, William [Bill.Substiefeld@oregonstate.edu]; Mark, Alan W (LLC)	Bullock, Robin J (bp) [bulloj@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Martin, Jean A [jean.martin@bp.com]
3071					Attorney Work Product	Communication between clients regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Juniper oil and the others	Milkov, Alexei V. [Alexei.Milkov@bp.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]	Gong, Changrui [Changrui.Gong@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]
3072					Attorney Work Product	Analysis prepared by client at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Juniper and the other oils.ppt			6/4/2011 22:22
3073					Attorney Work Product	Analysis prepared by client at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OilObject3.xls			6/4/2011 22:22
3074					Attorney Work Product	Communication between client and consultant regarding draft information prepared at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Reference Material and Surrogate Oil Summary	Wendell, Sloane [Sloane.Wendell@hdt.nc.com]	Green, Mike R [Mike.Green2@bp.com]; John Brown [jbrown@exponent.com]	
3075					Attorney Work Product	Summary report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Reference Material Status and Pathforward_05252011.docx			5/27/2011 20:26
3076					Attorney Work Product	Communication between client and consultant regarding draft plan document prepared at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Work Plan Request	Wendell, Sloane [Sloane.Wendell@hdt.nc.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]

3077					Attorney Work Product	Summary report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Reference Material Status and Pathforward_05252011.docx				5/27/2011 20:23
3078	EXPONENT_00761112	EXPONENT_00761112	EXPONENT_00761112	EXPONENT_00761121	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Skimming vessel clearing & contaminants - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Rob Barrick [rbarrick@infinitysoins.com]	Martin, Jean A [jean.martin@bp.com]	Matt Hudleston [matt.hudleston@cardno.com] Bullock, Robin J (bp) [bulrojb@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com] Ahnell, Arden [arden.ahnell@uk.bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Ralph Markarian [ralph.markarian@cardno.com]; John Brown [john.brown@exponent.com]; Joe Kakesh [joseph.kakesh@aportec.com]; Paul Boehm [pboehm@exponent.com]	5/27/2011 18:37
3079					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: BP NRDA - Trustee Fingerprinting Meeting.	Rob Barrick [rbarrick@infinitysoins.com]	Paul Boehm [pboehm@exponent.com]; bulrojb@bp.com; John Brown [john.brown@exponent.com]; Jean Martin [jean.martin@bp.com]		5/26/2011 16:46
3080					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: BP NRDA - Trustee Fingerprinting Meeting.	Paul Boehm [pboehm@exponent.com]; "OU SITE1/CN=FAAACN+PBOEHM]"	"bulrojb@bp.com" [bulrojb@bp.com]; John Brown [john.brown@exponent.com]; Jean Martin [jean.martin@bp.com]	'arden.ahnell@uk.bp.com' [arden.ahnell@uk.bp.com]; 'Dennis.Beckmann@bp.com' [Dennis.Beckmann@bp.com]; 'BPNRD@APORTER.COM' [BPNRD@APORTER.COM]; 'rbarrick@infinitysoins.com'	5/26/2011 14:24
3081					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Verbal Reporting, 5/20/11 at 9 AM CDT on the ROV Sediment and Water priority samples - privileged and confidential	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [john.brown@exponent.com]; Bruce, Lyle G. [lyle.bruce@bp.com]		5/24/2011 12:17
3082					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Access to Cores collected during response	Green, Mike R [mike.green@bp.com]	John Brown [john.brown@exponent.com]; Brown, John (EXPONENT) [john.brown3@bp.com]		5/24/2011 3:54
3083					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Access to Cores collected during response	Linda Cook [lcook@exponent.com]; "OU SITE1/CN=ENVIRONMENTAL/CN=LCOOK]"	Wendell, Sloane (JACOBS) [Sloane.Wendell@bp.com]	John Brown [john.brown@exponent.com]	5/24/2011 0:05
3084	EXPONENT_00761341	EXPONENT_00761346	EXPONENT_00761341	EXPONENT_00761346	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Anadarko/MOEX letter re sample preservation	Rock J. Vitale [rvitale@envstid.com]	Green, Mike R [mike.green@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; John Brown [john.brown@exponent.com]; Block, Nathan [Nathan.Block@bp.com]	5/23/2011 20:06
3085					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Anadarko/MOEX letter re sample preservation	Green, Mike R [mike.green2@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Rock J. Vitale [rvitale@envstid.com]; John Brown [john.brown@exponent.com]; Block, Nathan [Nathan.Block@bp.com]		5/23/2011 20:04
3086					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Access to Cores collected during response	Green, Mike R [mike.green@bp.com]	Wendell, Sloane (JACOBS) [Sloane.Wendell@bp.com]	John Brown [john.brown@exponent.com]	5/23/2011 19:50
3087					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding protocols prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Anadarko/MOEX letter re sample preservation	Ahnell, Arden [arden.ahnell@uk.bp.com]	Green, Mike R [mike.green2@bp.com]; Rock J. Vitale [rvitale@envstid.com]; John Brown [john.brown@exponent.com]		5/23/2011 18:32
3088					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Verbal Reporting, 5/20/11 at 9 AM CDT on the ROV Sediment and Water priority samples - privileged and confidential	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [john.brown@exponent.com]	Green, George [George.Green@aportec.com]	5/23/2011 12:57
3089					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Chemistry memo - PRIVILEGED AND CONFIDENTIAL - ATTORNEY WORK PRODUCT	Matt Hudleston [matt.hudleston@cardno.com]	Robin Bullock [robin.bullock@bp.com]; Jean Martin [jean.martin@bp.com]; Larry Malnor [lawrence.malnor@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Oliver Pelz [Oliver.Pelz@bp.com]	Ralph Markarian [ralph.markarian@cardno.com]; Rob Barrick [rbarrick@infinitysoins.com]; John Brown [john.brown@exponent.com]; Kakesh, Joseph [joseph.kakesh@aportec.com]; Paul Boehm [pboehm@exponent.com]	5/23/2011 2:08
3090					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Proposed NRDA Weathered Oil Chemical Analyses 22May11.doc				5/23/2011 2:08
3091					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SETAC Presentation	Martin, Jean A [jean.martin@bp.com]	John Brown [john.brown@exponent.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Folse, Laura [Laura.Folse@bp.com]; Pradhan, Vivek R [Vivek.Pradhan@bp.com]	5/19/2011 17:40
3092					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Presentation	Miley, Joyce [Joyce.Miley@bp.com]	John Brown [john.brown@exponent.com]	Laura Riege [lriege@envstid.com]; Martin, Jean A [jean.martin@bp.com]; BPNRD@aportec.com; Malnor, Lawrence K [lawrence.malnor@bp.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Ross, Katherine [Katherine.Ross@aportec.com]; Green, George [George.Green@aportec.com]; Carragher, Peter D [pcarrag@infinitysoins.com]; John Brown [john.brown@exponent.com]; Joe Kakesh [joseph.kakesh@aportec.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Green, Mike R [mike.green2@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Paul Boehm [pboehm@exponent.com]	5/19/2011 16:40
3093					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Proposed Samples to send to Geomark - Privileged and Confidential	Bullock, Robin J (bp) [bulrojb@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]		5/16/2011 12:33
3094					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Characterization & hydrocarbon depletions of Juniper - and CTC0404 barge samples: what info is available & which data need to be generated? - Privileged and Confidential	Rob Barrick [rbarrick@infinitysoins.com]	Pelz, Oliver X [Oliver.Pelz@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Ralph Markarian [ralph.markarian@cardno.com]; John Brown [john.brown@exponent.com]; Gong, Changru [Changru.Gong@bp.com]; Green, Mike R		5/16/2011 11:06
3095					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Proposed NRDA Weathered Oil Chemical Analyses 15May11.doc				5/16/2011 11:06
3096					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Proposed Samples to send to Geomark - Privileged and Confidential	Green, Mike R [mike.green2@bp.com]	John Brown [john.brown@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Rvital@Envstid.com	5/13/2011 12:47
3097					Attorney Work Product	Summary of draft PowerPoint prepared by consultants at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: INFO: Map of Oil/Gas Seeps Near Macondo	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [john.brown@exponent.com]; Folse, Laura [Laura.Folse@bp.com]		5/13/2011 3:38
3098					Attorney Work Product	Draft report created by consultants at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Macondo Area Seep Map.ppt				5/13/2011 3:38
3099					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Proposed Samples to send to Geomark - Privileged and Confidential	Ahnell, Arden [arden.ahnell@uk.bp.com]	rbarrick@infinitysoins.com; John Brown [john.brown@exponent.com]; Joe Kakesh [joseph.kakesh@aportec.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Green, Mike R [mike.green2@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	Paul Boehm [pboehm@exponent.com]	5/12/2011 21:53
3100					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Proposed Samples to send to Geomark - Privileged and Confidential	Kakesh, Joseph [joseph.kakesh@aportec.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]; rbarrick@infinitysoins.com; John Brown [john.brown@exponent.com]; bulrojb@bp.com; arden.ahnell@uk.bp.com; mike.green2@bp.com	Paul Boehm [pboehm@exponent.com]	5/12/2011 17:48
3101					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Proposed Samples to send to Geomark - Privileged and Confidential	Malnor, Lawrence K [lawrence.malnor@bp.com]	rbarrick@infinitysoins.com; John Brown [john.brown@exponent.com]; jsepp@kakesh@aportec.com; bulrojb@bp.com; arden.ahnell@uk.bp.com; mike.green2@bp.com	Paul Boehm [pboehm@exponent.com]	5/12/2011 17:26

3102				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Proposed Samples to send to Geomark - Privileged and Confidential	Paul Boehm [pboehm@exponent.com]; Mike Green2 [mikegreen2@exponent.com]; Larry Malnor [lawnrence.malnor@exponent.com]	'Kakesh, Joseph' [Joseph.Kakesh@APORTER.COM]; bullock [bullock@exponent.com]; Rob Barrick [rbarrick@infinitysystems.com]; shahides.sahay@aporter.com; Martin, Jean A [jean.martin@exponent.com]	John Brown [jbrown@exponent.com]; Rob Barrick [rbarrick@infinitysystems.com]; shahides.sahay@aporter.com; Martin, Jean A [jean.martin@exponent.com]	5/12/2011 16:45	
3103	EXPONENT_00762535	EXPONENT_00762535.04	EXPONENT_00762535	EXPONENT_00762540	Attorney Work Product	Communications between client and consultants regarding information collection and analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Split Samples 20110430OFINLA001	Connor Kobeski [connor.kobeski@caid.no.com]	John Brown [jbrown@exponent.com]; Steve Kulpanowski [skulpan@exponent.com]	Linda Cook [lcook@exponent.com]; Green, Mike R [mike.green2@exponent.com]; Chelsea Murphy [chelsea.murphy@cardno.com]	5/11/2011 20:29
3104					Attorney Work Product	Communication between client and consultant regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Codifying Knowledge Projects	Bruce, Lyle G. [lyle.bruce@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	Pradhan, Vivek R [vivek.prdhan@exponent.com]; John Brown [jbrown@exponent.com]	5/9/2011 20:06
3105					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Codifying Knowledge Projects Science Team.sds				5/9/2011 20:06
3106					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Access to Cores collected during response	Ahnel, Arden [arden.ahnel@uk.bp.com]	Block, Nathan [Nathan.Block@exponent.com]; Green, Mike R [mike.green2@exponent.com]	John Brown [jbrown@exponent.com]; Sloane.Wendell@jacobs.com	5/8/2011 19:41
3107					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Access to Cores collected during response	Block, Nathan [Nathan.Block@exponent.com]	Green, Mike R [mike.green2@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]; Sloane.Wendell@jacobs.com	5/8/2011 14:10
3108					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding plans for analysis to be conducted by client consultant at request of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Access to Cores collected during response	Green, Mike R [mike.green2@exponent.com]	Block, Nathan [Nathan.Block@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]; Sloane.Wendell@jacobs.com	5/4/2011 19:42
3109					Attorney Work Product	Draft analysis plan prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Gyre_Sediment_Data_Plan.docx				5/4/2011 19:42
3110					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Access to Cores collected during response	Block, Nathan [Nathan.Block@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	Green, Mike R [mike.green2@exponent.com]; John Brown [jbrown@exponent.com]; Fofse, Laura [Laura.Fofse@exponent.com]	5/4/2011 12:03
3111					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Access to Cores collected during response	Ahnel, Arden [arden.ahnel@uk.bp.com]	Block, Nathan [Nathan.Block@exponent.com]	Green, Mike R [mike.green2@exponent.com]; John Brown [jbrown@exponent.com]; Fofse, Laura [Laura.Fofse@exponent.com]	5/4/2011 11:49
3112					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding reference material prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Reference material release update for Laura	Wendell, Sloane [Sloane.Wendell@jacobs.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; John Brown [jbrown@exponent.com]		5/3/2011 19:09
3113					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Reference Material Status and Pathforward_05020311.docx				5/3/2011 19:09
3114					Attorney Work Product	Communication between client and client consultant regarding reports and related workplan undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Reference Material "Work Plan"	Wendell, Sloane [Sloane.Wendell@jacobs.com]	John Brown [jbrown@exponent.com]; Patz, Oliver X [Oliver.Patz@exponent.com]	Green, Mike R [mike.green2@exponent.com]	5/3/2011 14:53
3115					Attorney Work Product	Draft document regarding reports and related workplan undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Reference Material Status and Pathforward_05022011.docx				5/3/2011 14:53
3116					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding analysis and plans at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: SETAC November - Planning sheet now on the NRDA sharepoint site	Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]		5/3/2011 2:19
3117					Attorney Work Product	Communication between consultants regarding interpretation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	INFO: Review Gas Seep Data/Interpretations	Kornacki, Alan [Alan.Kornacki@exponent.com]	John Brown [jbrown@exponent.com]	Bruce, Lyle G. [lyle.bruce@exponent.com]; Carragher, Peter D [peter.carragher2@exponent.com]	5/2/2011 13:51
3118					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised -- Surrogate Oil Selection	Green, Mike R [mike.green2@exponent.com]	John Brown [jbrown@exponent.com]	RValisat@ErvsId.com	4/27/2011 12:59
3119					Attorney Work Product	Communication between client and consultant regarding presentation prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: J Brown SETAC Paper v6 with updated Maps.	Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]		4/26/2011 10:57
3120					Attorney Work Product	Presentation prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Deep Water Sediment-v6 04-13-2011.pptx				4/26/2011 10:57
3121					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: J Brown SETAC Paper v6 with updated Maps.	Martin, Jean A [jean.martin@exponent.com]	John Brown [jbrown@exponent.com]	Roberts, C'na (COASYS) [C'na.Roberts@exponent.com]; Bullock, Robin J (bp) [bullock@exponent.com]; Fofse, Laura [Laura.Fofse@exponent.com]; Chum, Peggy [Peggy.Chum@APORTER.COM]	4/26/2011 1:18
3122					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Brown SETAC Presentation Comments_(EAST_5238786_1).DOXX				4/26/2011 1:18
3123	EXPONENT_00770338	EXPONENT_00770344	EXPONENT_00770338	EXPONENT_00770345	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Composition of Top Kill Drilling Mud	Ahnel, Arden [arden.ahnel@uk.bp.com]	Gong, Changrui [Changrui.Gong@exponent.com]; Bruce, Lyle G. [lyle.bruce@exponent.com]; John Brown [jbrown@exponent.com]	Joseph Kakesh [Joseph.Kakesh@aporter.com]	4/22/2011 16:03
3124	EXPONENT_00770484	EXPONENT_00770484	EXPONENT_00770484	EXPONENT_00770513	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: CONFIDENTIAL - Attorney Client Privilege: Top Kill Mud Composition	Ahnel, Arden [arden.ahnel@uk.bp.com]	Changrui Gong [Changrui.Gong@exponent.com]	Joseph Kakesh [Joseph.Kakesh@aporter.com]; John Brown [jbrown@exponent.com]	4/22/2011 0:01
3125					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Guide for Setting up a Sampling and Analysis Program for Oil Spill Response	Bruce, Lyle G. [lyle.bruce@exponent.com]	Marie BerKinney [berkinney@exponent.com]; Beckmann, Dennis D [Dennis.Beckmann@exponent.com]; John Brown [jbrown@exponent.com]; Green, Mike R [mike.green2@exponent.com]; Johnson, Jon (SWIFT) [john@exponent.com]; Metzler, Cheryl A [Cheryl.Metzler@exponent.com]	Block, Nathan [Nathan.Block@exponent.com]; Fritz, David E. [David.Fritz@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	4/19/2011 16:25
3126					Attorney-Client Privilege; Attorney Work Product	Plan prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Scope of Work Guide for Setting Up Samp Anal Plan Rev 5 - 18 April 2011 changes accepted.doc				4/19/2011 16:25



3127					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Response Requested by cob Monday, April 18 - DRAFT Summaries of SETAC papers/presentations to GCRO Leadership	Bruce, Lyle G. [lyle.bruce@bp.com]	Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com] Marie BenKriney [benkriney@exponent.com] John Brown [jbrown@exponent.com] p.coe@ecosystem-management.net Komacki, Alan (WEATHERFORD) [Alan.Komacki@bp.com]		4/18/2011 13:29
3128					Attorney Work Product	Information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC 26-28 April presentation summaries (3).doc				4/18/2011 13:29
3129					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft analysis plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Surrogate Oil Selection Plan for NRDA Team	Ahnel, Arden [arden.ahnel@uk.bp.com]	Bullock, Robin J (bp) [bulrojb@bp.com] John Brown [jbrown@exponent.com] Kakesh, Joseph [joseph.kakesh@APORTER.COM]	Martin, Jean A [jean.martin@bp.com] Beckmann, Dennis D [Dennis.Beckmann@bp.com] Petz, Oliver X [Oliver.Petz@bp.com]	4/17/2011 22:36
3130					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft analysis plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Surrogate Oil Selection Plan for NRDA Team	Bullock, Robin J (bp) [bulrojb@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com] John Brown [jbrown@exponent.com] Kakesh, Joseph [joseph.kakesh@APORTER.COM]	Martin, Jean A [jean.martin@bp.com] Beckmann, Dennis D [Dennis.Beckmann@bp.com] Petz, Oliver X [Oliver.Petz@bp.com]	4/17/2011 15:50
3131					Attorney Work Product	Draft analysis plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Horizon - Surrogate oil selection draft March 22, 2011 JSK edits_EAST_S2117937_1_DOCX				4/17/2011 15:50
3132	EX-00771360	EX-00771360	EX-00771360	EX-00771360	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft OSAT toxicity addendum for review	Marie BenKriney [O=EX-00771360;SITE1 CN=ENVIRONMENTAL CN=BENKRNEN CN=NEW]	Folse, Laura [Laura.Folse@bp.com] Bullock, Robin J (bp) [bulrojb@bp.com] Martin, Jean A [jean.martin@bp.com] Ahnel, Arden [arden.ahnel@uk.bp.com] Block, Nathan [Nathan.Block@bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com] John Brown [jbrown@exponent.com]	4/15/2011 23:36
3133					Attorney Work Product	Communication between client and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Protocol	Linda Cook [O=EX-00771360;SITE1 CN=ENVIRONMENTAL CN=COOK]	'arden.ahnel@uk.bp.com' [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]	4/15/2011 10:12
3134					Attorney Work Product	Draft document regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 20110407.docx				4/15/2011 10:12
3135					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request: SETAC Presentation of OSAT II Results	Walden, Terry [terry.walden@bp.com]	Folse, Laura [Laura.Folse@bp.com] John Brown [jbrown@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com] Bullock, Robin J (bp) [bulrojb@bp.com] Martin, Jean A [jean.martin@bp.com] Roberts, Ctra (COMSYS) [Ctra.Roberts@bp.com] Pradhan, Vivek R [Vivek.Pradhan@bp.com]	4/12/2011 11:05
3136					Attorney Work Product	Communication between client and consultant regarding proposed presentation undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft PP Presentations for Burn and Core projects	Thomas, Michelle (KELLY SERVICES) [Michelle.Thomas2@bp.com]	John Brown [jbrown@exponent.com]		4/11/2011 17:39
3137					Attorney Work Product	Draft document regarding proposed presentation undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Temporal Trends of Hydrocarbons in Sediment Cores.ppt				4/11/2011 17:39
3138					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Surrogate Oil Selection Plan for NRDA Team	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	John Brown [jbrown@exponent.com]		4/11/2011 15:34
3139					Attorney Work Product	Draft memorandum regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Horizon - Surrogate oil selection draft March 22, 2011 JSK edits_EAST_S2117937_1_cb.docx				4/11/2011 15:34
3140					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request: SETAC Presentation of OSAT II Results	Walden, Terry [terry.walden@bp.com]	John Brown [jbrown@exponent.com]		4/11/2011 10:35
3141					Attorney Work Product	Communication between client and consultant regarding draft analysis plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sub-Surface Oil Weathering Study	Stong, Bea [Bea.Stong@bp.com]	John Brown [jbrown@exponent.com] Nepywoda, John (Swift) [john.nepywoda@bp.com]	Murphy, Chelsea (UNKNOWN BUSINESS PARTNER) [chelsea.murphy@carbo.com] Michelle Leonard [MLeonard@enr.com] Amanda Harford [amanda.harford@carbo.com] Ahnel, Arden [arden.ahnel@uk.bp.com] Folse, Laura [Laura.Folse@bp.com]	4/10/2011 15:19
3142					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft analysis plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	image001.jpg				4/10/2011 15:19
3143					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Your paper	Carragher, Peter D [peter.carragher2@bp.com]	John Brown [jbrown@exponent.com]	Folse, Laura [Laura.Folse@bp.com] Ahnel, Arden [arden.ahnel@uk.bp.com] Martin, Jean A [jean.martin@bp.com] Johnson, Nelson [Nelson.Johnson@APORTER.COM]	4/8/2011 22:56
3144					Attorney Work Product	Draft presentation prepared by client consultant at request of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Deep Water Sediment-jst v3.pdf				4/8/2011 22:56
3145					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Request: SETAC Presentation of OSAT II Results	Folse, Laura [Laura.Folse@bp.com]	Walden, Terry [terry.walden@bp.com] John Brown [jbrown@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com] Bullock, Robin J (bp) [bulrojb@bp.com] Martin, Jean A [jean.martin@bp.com] Roberts, Ctra (COMSYS) [Ctra.Roberts@bp.com] Pradhan, Vivek R [Vivek.Pradhan@bp.com]	4/8/2011 20:34
3146					Attorney Work Product	Communication between client and consultant regarding presentation prepared by client consultant at request of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft Deepwater Sediment Fingerprinting Presentation for SETAC	John Brown [O=EX-00771360;SITE1 CN=ENVIRONMENTAL CN=JOHN]	John Brown [jbrown@exponent.com] Folse, Laura [Laura.Folse@bp.com] Ahnel, Arden [arden.ahnel@uk.bp.com] Roberts, Ctra (COMSYS) [Ctra.Roberts@bp.com] Vivek Pradhan [Vivek.Pradhan@bp.com]	'lyle.bruce@bp.com' [lyle.bruce@bp.com] Paul Boehm [pboehm@exponent.com] Linda Cook [lcook@exponent.com] peter.carragher2@bp.com' [peter.carragher2@bp.com]	4/7/2011 23:30
3147					Attorney Work Product	Draft presentation prepared by client consultant at request of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Deep Water Sediment-jst2.pdf				4/7/2011 23:30
3148	EX-00772311	EX-00772311	EX-00772311	EX-00772313	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding interpretation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: OSAT Sediment Interpretation	Carragher, Peter D [peter.carragher2@bp.com]	Laura Rege [laura.rege@carbo.com] Martin, Jean A [jean.martin@bp.com] Wayne Kickleigher [WKickleigher@sentim.com]	John Brown [jbrown@exponent.com] Bullock, Robin J (bp) [bulrojb@bp.com] Malnor, Lawrence K [lawrence.malnor@bp.com] Paul Boehm [pboehm@exponent.com] Ahnel, Arden [arden.ahnel@uk.bp.com] Folse, Laura [Laura.Folse@bp.com]	4/7/2011 17:14
3149	EX-00772493	EX-00772493	EX-00772493	EX-00772521	Attorney Work Product	Communication between client and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Draft Deepwater Sediment Fingerprinting Presentation for SETAC	John Brown [O=EX-00771360;SITE1 CN=ENVIRONMENTAL CN=JOHN]	John Brown [jbrown@exponent.com] Folse, Laura [Laura.Folse@bp.com] Ahnel, Arden [arden.ahnel@uk.bp.com] Roberts, Ctra (COMSYS) [Ctra.Roberts@bp.com]	'lyle.bruce@bp.com' Paul Boehm [pboehm@exponent.com] Linda Cook [lcook@exponent.com] peter.carragher2@bp.com' [peter.carragher2@bp.com]	4/6/2011 23:12
3150	EX-00772494	EX-00772494	EX-00772493	EX-00772521	Attorney Work Product	Draft presentation prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Deep Water Sediment-jst1 [with notes].pdf				4/6/2011 23:12
3151					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft study plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Dissolution/Partitioning Study - Privileged and Confidential	Paul Boehm [O=EX-00771360;SITE1 CN=FAAACN+PBOEHM]	Carragher, Peter D [peter.carragher2@bp.com]	Martin, Jean A [jean.martin@bp.com] Bullock, Robin J (bp) [bulrojb@bp.com] Kakesh, Joseph [Joseph.Kakesh@aporter.com] John Brown [jbrown@exponent.com]	4/6/2011 14:08
3152					Attorney Work Product	Draft study plan prepared by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Dissolved PAH Study Plan 9-3-2010.doc				4/6/2011 14:08

3153					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Workplan for the Enterprise and TO	Ahneil, Arden [arden.ahneil@uk.bp.com]	Bullock, Robin J (bp) [bulro1@bp.com];Herod, Corey (BP MC252) [heroc1@bp.com];John Brown [sbrown@exponent.com]	Green, Mike R [Mike.Green2@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Brody, Jessica [Jessica.Brody@APORTER.COM]	4/3/2011 23:51
3154	EXPONENT_00773395	EXPONENT_00773395	EXPONENT_00773394	EXPONENT_00773397	Attorney Work Product	Draft proposal prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Proposed formats.xls				3/31/2011 13:42
3155					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Surrogate Oil Selection Plan for NRDA Team	Pelz, Oliver X [Oliver.Pelz@bp.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com]	John Brown [sbrown@exponent.com];Green, Mike R [Mike.Green2@bp.com]	3/30/2011 16:48
3156					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Surrogate Oil Selection Plan for NRDA Team	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com]	John Brown [sbrown@exponent.com];Pelz, Oliver X [Oliver.Pelz@bp.com];Green, Mike R [Mike.Green2@bp.com]	3/30/2011 13:26
3157					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Surrogate Oil Selection Plan for NRDA Team	Green, Mike R [Mike.Green2@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]	John Brown [sbrown@exponent.com];Pelz, Oliver X [Oliver.Pelz@bp.com]	3/30/2011 3:00
3158					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Surrogate Oil Selection Plan for NRDA Team	Ahneil, Arden [arden.ahneil@uk.bp.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	John Brown [sbrown@exponent.com];Pelz, Oliver X [Oliver.Pelz@bp.com];Green, Mike R [Mike.Green2@bp.com]	3/30/2011 1:42
3159					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding work plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Surrogate Oil Selection Plan for NRDA Team	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Bullock, Robin J (bp) [bulro1@bp.com];AAP counsel [bpnr1@aporter.com];Martin, Jean A [jean.martin@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Rob Barrick [rbarrick@infrinysolms.com];Pelz, Oliver X [Oliver.Pelz@bp.com];Matt Huddeston [MHuddeston@bentrix.com]	Miley, Joyce [Joyce.Miley@bp.com];Fay, Cash E [Cash.Fay@bp.com];Hawke, Lisa [Lisa.Hawke@bp.com];Herod, Corey (BP MC252) [heroc1@bp.com];Herlugason, Christopher (BP MC252) [herkj@bp.com];RMarkarian@bentrix.com;John Brown [sbrown@exponent.com];Ahneil, Arden [arden.ahneil@uk.bp.com]	3/29/2011 20:35
3160					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding request prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Virtual Oil Data Package	Wendell, Sioane [Sioane.Wendell@bp.com]	Green, Mike R [Mike.Green2@bp.com];Gong, Changru [Changru.Gong@bp.com];John Brown [sbrown@exponent.com]	Block, Nathan [Nathan.Block@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com]	3/29/2011 17:10
3161					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel, and consultant regarding proposed publication prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Good Job: Nature Journalist questions	Feick, Heidi A [HEIDI.FEICK@bp.com]	John Brown [sbrown@exponent.com];Ahneil, Arden [arden.ahneil@uk.bp.com]		3/24/2011 19:22
3162					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: APPROVAL NEEDED ASAP	Ward, Donna B [Donna.Ward@bp.com]	Feick, Heidi A [HEIDI.FEICK@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com];Folse, Laura [Laura.Folse@bp.com];Bullock, Robin J (bp) [bulro1@bp.com];John Brown [sbrown@exponent.com]	3/23/2011 21:02
3163					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	APPROVAL NEEDED ASAP	Feick, Heidi A [HEIDI.FEICK@bp.com]	Ward, Donna B [Donna.Ward@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com];Folse, Laura [Laura.Folse@bp.com];Bullock, Robin J (bp) [bulro1@bp.com];John Brown [sbrown@exponent.com]	3/23/2011 20:51
3164	EXPONENT_00775259	EXPONENT_00775267	EXPONENT_00775259	EXPONENT_00775267	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Questions for Nature feature	Bullock, Robin J (bp) [bulro1@bp.com]	John Brown [sbrown@exponent.com];Feick, Heidi A [HEIDI.FEICK@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com];Folse, Laura [Laura.Folse@bp.com]	3/23/2011 20:05
3165	EXPONENT_00775701	EXPONENT_00775707	EXPONENT_00775701	EXPONENT_00775707	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Questions for Nature feature	Feick, Heidi A [HEIDI.FEICK@bp.com]	John Brown [sbrown@exponent.com];Ahneil, Arden [arden.ahneil@uk.bp.com]		3/23/2011 16:56
3166					Attorney Work Product	Communication between client and consultant regarding news coverage prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	INFO: Weekly news summary	Folse, Laura [Laura.Folse@bp.com]	Pradhan, Vivek R [vivek.pradhan@bp.com];Cortez, Michael J [Michael.Cortez@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com];John Brown [sbrown@exponent.com];Rowe, Hunter G [Hunter.Rowe@bp.com]		3/23/2011 15:55
3167					Attorney Work Product	News compilation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	March23.docx				3/23/2011 15:55
3168	EXPONENT_00775789	EXPONENT_00775794	EXPONENT_00775789	EXPONENT_00775794	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Questions for Nature feature	Ahneil, Arden [arden.ahneil@uk.bp.com]	John Brown [sbrown@exponent.com]	Feick, Heidi A [HEIDI.FEICK@bp.com];Bullock, Robin J (bp) [bulro1@bp.com]	3/23/2011 3:34
3169					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding request prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Surrogate Oil Selection Plan for NRDA Team	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	Ahneil, Arden [arden.ahneil@uk.bp.com];Bullock, Robin J (bp) [bulro1@bp.com];BPNRD [BPNRD@APORTER.COM];Martin, Jean A [jean.martin@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Rob Barrick [rbarrick@infrinysolms.com];Pelz, Oliver X [Oliver.Pelz@bp.com]	Miley, Joyce [Joyce.Miley@bp.com];Fay, Cash E [Cash.Fay@bp.com];Hawke, Lisa [Lisa.Hawke@bp.com];Herod, Corey (BP MC252) [heroc1@bp.com];Herlugason, Christopher (BP MC252) [herkj@bp.com];RMarkarian@bentrix.com;John Brown [sbrown@exponent.com]	3/23/2011 11:33
3170	EXPONENT_00775884	EXPONENT_00775884	EXPONENT_00775797	EXPONENT_00775884	Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Oil Weathering-MC252.pptx				3/22/2011 23:12
3171					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	STERA Org chart	Bruce, Lyle G. [Lyle.Bruce@bp.com]	John Brown [sbrown@exponent.com]		3/22/2011 21:08
3172					Attorney Work Product	Internal presentation prepared by client at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	STERA_Organization_12Jan2011.ppt				3/22/2011 21:08
3173					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding request prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Surrogate Oil Selection Plan for NRDA Team	Ahneil, Arden [arden.ahneil@uk.bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Bullock, Robin J (bp) [bulro1@bp.com];BPNRD [BPNRD@APORTER.COM];Martin, Jean A [jean.martin@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Rob Barrick [rbarrick@infrinysolms.com];Pelz, Oliver X [Oliver.Pelz@bp.com]	Miley, Joyce [Joyce.Miley@bp.com];Fay, Cash E [Cash.Fay@bp.com];Hawke, Lisa [Lisa.Hawke@bp.com];Herod, Corey (BP MC252) [heroc1@bp.com];Herlugason, Christopher (BP MC252) [herkj@bp.com];RMarkarian@bentrix.com;John Brown [sbrown@exponent.com]	3/22/2011 12:58
3174					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding request prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Surrogate Oil Selection Plan for NRDA Team	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM]	Bullock, Robin J (bp) [bulro1@bp.com];BPNRD [BPNRD@APORTER.COM];Martin, Jean A [jean.martin@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Rob Barrick [rbarrick@infrinysolms.com];Pelz, Oliver X [Oliver.Pelz@bp.com];Matt Huddeston [MHuddeston@bentrix.com]	Miley, Joyce [Joyce.Miley@bp.com];Fay, Cash E [Cash.Fay@bp.com];Hawke, Lisa [Lisa.Hawke@bp.com];Herod, Corey (BP MC252) [heroc1@bp.com];Herlugason, Christopher (BP MC252) [herkj@bp.com];RMarkarian@bentrix.com;John Brown [sbrown@exponent.com];Ahneil, Arden [arden.ahneil@uk.bp.com]	3/22/2011 12:41
3175					Attorney Work Product	Draft plan prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Horizon_Surrogate oil selection draft March 22, 2011 JSK edits_EAST_S2117937_1) DOXX				3/22/2011 12:41
3176					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding protocol and presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Final Sediment Fingerprinting Protocol	Paul Boehm [PBOEHM@EX-EXPONENT.COM];SITE/CHN/FAA/CN/PBDEHM]	Bullock, Robin J (bp) [bulro1@bp.com];Martin, Jean A [jean.martin@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Johnson, Nelson [Nelson.Johnson@APORTER.COM];Brian Israel@APORTER.COM [Brian.Israel@APORTER.COM];Brody, Jessica [Jessica.Brody@APORTER.COM]	John Brown [sbrown@exponent.com]	3/22/2011 5:27
3177					Attorney Work Product	Draft protocol prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Horizon Sediment Fingerprinting Protocol - March 21, 2011.docx				3/22/2011 5:27



3205					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: FOR REVIEW--- Selection of Surrogate Oil for Macondo Oil for NRDA.ppt	Bullock, Robin J (bp) [bulrojb@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];John Brown [sbrown@exponent.com];Pelz, Oliver X [Oliver.Pelz@bp.com];Martin, Jean A [jean.martin@bp.com];Block, Nathan [Nathan.Block@bp.com]	Miley, Joyce [Joyce.Miley@bp.com];Herlugsan, Christopher (BP MC252) [herkj@bp.com];Fay, Cash E [Cash.Fay@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];BPNRD [BPNRD@APORTER.COM];Folse, Laura [Laura.Folse@bp.com];Carragher, Peter D [peter.carragher2@bp.com]	3/15/2011 12:07
3206	EXPONENT_00779144	EXPONENT_00779144	EXPONENT_00779144	EXPONENT_00779170	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding article and events prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	INFO: Weekly news summary and calendar of events	Folse, Laura [Laura.Folse@bp.com]	Cortez, Michael J [Michael.Cortez@bp.com];Pradhan, Vivek R [Vivek.Pradhan@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Hunter, G [Hunter.Rowe@bp.com];John Brown [sbrown@exponent.com]		3/15/2011 12:03
3207	EXPONENT_00779145	EXPONENT_00779145	EXPONENT_00779144	EXPONENT_00779170	Attorney Work Product	News and event report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	March14.docx				3/15/2011 12:03
3208	EXPONENT_00779146	EXPONENT_00779146	EXPONENT_00779144	EXPONENT_00779170	Attorney Work Product	Events report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA Calendar2011.docx				3/15/2011 12:03
3209					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: FOR REVIEW--- Selection of Surrogate Oil for Macondo Oil for NRDA.ppt	Ahnel, Arden [arden.ahnel@uk.bp.c om]	Bullock, Robin J (bp) [bulrojb@bp.com];John Brown [sbrown@exponent.com];Pelz, Oliver X [Oliver.Pelz@bp.com];Martin, Jean A [jean.martin@bp.com];Block, Nathan [Nathan.Block@bp.com]	Miley, Joyce [Joyce.Miley@bp.com];Herlugsan, Christopher (BP MC252) [herkj@bp.com];Fay, Cash E [Cash.Fay@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];BPNRD [BPNRD@APORTER.COM];Folse, Laura [Laura.Folse@bp.com];Carragher, Peter D [peter.carragher2@bp.com]	3/15/2011 11:54
3210					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: FOR REVIEW--- Selection of Surrogate Oil for Macondo Oil for NRDA.ppt	Bullock, Robin J (bp) [bulrojb@bp.com]	John Brown [sbrown@exponent.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Pelz, Oliver X [Oliver.Pelz@bp.com];Martin, Jean A [jean.martin@bp.com]	Miley, Joyce [Joyce.Miley@bp.com];Herlugsan, Christopher (BP MC252) [herkj@bp.com];Fay, Cash E [Cash.Fay@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];BPNRD [BPNRD@APORTER.COM];Folse, Laura [Laura.Folse@bp.com];Carragher, Peter D [peter.carragher2@bp.com]	3/15/2011 11:35
3211					Attorney Work Product	Draft presentation prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Surrogate Oil Presentation job 3-14-2011.pptx				3/15/2011 11:35
3212					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: FOR REVIEW--- Weathering of Macondo Oil for NRDA.ppt	Brody, Jessica [Jessica.Brody@APORTER.COM]	Tim Thompson [timothy.thompson@cardno.com];peter.carragher2@bp.com;Folse, Laura [Laura.Folse@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];John Brown [sbrown@exponent.com];Pelz, Oliver X [Oliver.Pelz@bp.com];Robin.Bullock@bp.com;LARRY Malnor [lawrence.malnor@bp.com];Martin, Jean A [jean.martin@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Johnson, Nelson [Nelson.Johnson@APORTER.COM]		3/15/2011 6:07
3213					Attorney Work Product	Draft presentation prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	JRB edits to Weathering of Macondo Oil for NRDA.ppt				3/15/2011 6:07
3214					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: FOR REVIEW--- Weathering of Macondo Oil for NRDA.ppt	Bullock, Robin J (bp) [bulrojb@bp.com]	Carragher, Peter D [peter.carragher2@bp.com];Folse, Laura [Laura.Folse@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Martin, Jean A [jean.martin@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Johnson, Nelson [Nelson.Johnson@APORTER.COM]	John Brown [sbrown@exponent.com];Pelz, Oliver X [Oliver.Pelz@bp.com];Tim Thompson [timothy.thompson@cardno.com];Brody, Jessica [Jessica.Brody@APORTER.COM];Miley, Joyce [Joyce.Miley@bp.com]	3/15/2011 3:31
3215	EXPONENT_00779192	EXPONENT_00779193	EXPONENT_00779192	EXPONENT_00779231	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments on publication prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: INFO: Preferential Biodegradation of Propane	Carragher, Peter D [peter.carragher2@bp.com]	Scherschke, Craig [Craig.Scherschke@bp.com];Miklov, Alexei V. [Alexei.Miklov@bp.com];John Brown [sbrown@exponent.com];Paul Boehm [pboehm@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Martin, Jean A [jean.martin@bp.com];John Brown [sbrown@exponent.com];Nelson, Nelson.Johnson@APORTER.COM]	3/14/2011 14:14
3216					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding edits to protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Fingerprinting Protocol - Edits	Paul Boehm [pboehm@exponent.com]	John Brown [sbrown@exponent.com];Martin, Jean A [jean.martin@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [sbrown@exponent.com]	3/14/2011 12:52
3217					Attorney Work Product	Draft protocol prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT FINAL Expert Sediment Data Analysis 03-14-2011.docx				3/14/2011 12:52
3218					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Confirmation: Request: OSAT rpt development info.	Bruce, Lyle G. [lyle.bruce@bp.com]	Marie BenKiney [benkineym@exponent.com];John Brown [sbrown@exponent.com]		3/14/2011 12:43
3219	EXPONENT_00779232	EXPONENT_00779232	EXPONENT_00779232	EXPONENT_00779317	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Final report: SINTEF Weathering Study	Ahnel, Arden [arden.ahnel@uk.bp.c om]	John Brown [sbrown@exponent.com]		3/14/2011 1:09
3220					Attorney Work Product	Communication between client and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Tuesday NRDA Trustee session	Ahnel, Arden [arden.ahnel@uk.bp.c om]	John Brown [sbrown@exponent.com]	Pelz, Oliver X [Oliver.Pelz@bp.com];Carragher, Peter D [peter.carragher2@bp.com]	3/12/2011 23:23
3221					Attorney Work Product	Draft report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DWH weathering draft report 010211.pdf				3/12/2011 23:23
3222					Attorney Work Product	Communication between client and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Webinar with trustees	Ahnel, Arden [arden.ahnel@uk.bp.c om]	Carragher, Peter D [peter.carragher2@bp.com];John Brown [sbrown@exponent.com]		3/12/2011 23:23
3223	EXPONENT_00779499	EXPONENT_00779505	EXPONENT_00779499	EXPONENT_00779509	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding request and interpretation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Sampling of the Juniper Tote and the drum containing weathered oil	Green, Mike R [Mike.Green2@bp.co m]	John Brown [sbrown@exponent.com];Dave.Pillard@aec.com		3/12/2011 18:31
3224	EXPONENT_00779534	EXPONENT_00779534	EXPONENT_00779533	EXPONENT_00779534	Attorney Work Product	Draft form prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ASR-002.pdf				3/11/2011 23:47
3225					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: OSAT Sediment interpretation	Wayne Kocklighter [wayne.kocklighter@ca rdno.com]	John Brown [sbrown@exponent.com]	Paul Boehm [pboehm@exponent.com]	3/9/2011 23:39
3226					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft meeting agenda and protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Protocol - Privileged and Confidential	Paul Boehm [pboehm@exponent.com];Robin.Bullock@bp.com		Joseph.Kakesh@APORTER.COM;Brody, Jessica [Jessica.Brody@APORTER.COM];Martin, Jean A [jean.martin@bp.com];John Brown [sbrown@exponent.com];Israel, Brian [Brian.Israel@APORTER.COM]	3/9/2011 17:12
3227					Attorney Work Product	Draft protocol prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT FINAL Expert Sediment Data Analysis 03-09-2011.docx				3/9/2011 17:12
3228					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding protocol of reference material requests prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Avian tox studies: Juniper tote	Pelz, Oliver X [Oliver.Pelz@bp.com]	Green, Mike R [Mike.Green2@bp.com]	John Brown [sbrown@exponent.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Saperstein, Mark [mark.saperstein@bp.com]	3/9/2011 14:09
3229					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Response Requested: STERA VP Endorsement of Intent to Publish	Ahnel, Arden [arden.ahnel@uk.bp.c om]	Carragher, Peter D [peter.carragher2@bp.com];John Brown [sbrown@exponent.com];Miklov, Alexei V. [Alexei.Miklov@bp.com];Gong, Changru [Changru.Gong@bp.com]	Folse, Laura [Laura.Folse@bp.com]	3/9/2011 5:02
3230	EXPONENT_00780697	EXPONENT_00780697	EXPONENT_00780697	EXPONENT_00780702	Attorney-Client Privilege; Attorney Work Product	Communication between client, client counsel and consultant regarding protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	PROTOCOL FOR EVALUATING REFERENCE MATERIAL REQUESTS	Pelz, Oliver X [Oliver.Pelz@bp.com]	John Brown [sbrown@exponent.com]	bill.stubbsfield@oregonstate.edu	3/8/2011 2:22
3231	EXPONENT_00780698	EXPONENT_00780698	EXPONENT_00780697	EXPONENT_00780702	Attorney Work Product	Internal protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Reference Oil Requests Protocol 2 March 2011 approved copy.doc				3/8/2011 2:22

3232	EX-00780699	EX-00780699	EX-00780697	EX-00780702	Attorney Work Product	Internal protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	1360144501					3/8/2011 22:22
3233	EX-00780726	EX-00780726	EX-00780709	EX-00780732	Attorney-Client Privilege; Attorney Work Product	Communication between client counsel and consultant regarding scope of work prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	36604-5010088405 draft report.xlsx					3/7/2011 22:44
3234	EX-00781004	EX-00781004	EX-00781004	EX-00781013	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding request for media coverage prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Juniper Skimmmed of requested for avian toxicity study -- PRIVILEGED AND CONFIDENTIAL	Peitz, Oliver X [Oliver.Peitz@bp.com]	John Brown [jbrown@exponent.com]		Green, Mike R [Mike.Green2@bp.com]; stubblew@ond.orsd.edu	3/7/2011 21:10
3235	EX-00781007	EX-00781007	EX-00781004	EX-00781013	Attorney Work Product	Communication between client and consultant regarding sample notes prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Juniper Tote	Amanda Harford [amanda.harford@ocdn.com]	Schwatt, Kris [Kris.Schwatt@econ.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]		Green, Mike R [Mike.Green2@bp.com]	3/7/2011 21:10
3236					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding events and media coverage prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: INFO. Weekly news summary and calendar of events	Ahnell, Arden [arden.ahnell@uk.bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Gina Coello [g.coello@ecosystem-management.net]; John Brown [jbrown@exponent.com]; Marie BenKinney [benkinneym@exponent.com]; Peitz, Oliver X [Oliver.Peitz@bp.com]; Putt, Russell [Russell.Putt@bp.com]			3/3/2011 4:11
3237					Attorney Work Product	Report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	March1.docx					3/3/2011 4:11
3238					Attorney Work Product	Report prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	NRDA Calendar2011.docx					3/3/2011 4:11
3239	EX-00782508	EX-00782511	EX-00782508	EX-00782511	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SETAC Gulf Oil Spill Focused Topic Meeting; Request on Abstracts from Steering Committee-Exponent	Ahnell, Arden [arden.ahnell@uk.bp.com]	Paul Boehm [pboehm@exponent.com]; Martin, Jean A [jean.martin@bp.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Folse, Laura [Laura.Folse@bp.com]		Kekesh, Joseph [Joseph.Kekesh@APORTER.COM]; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]; Mark Johns [mjohns@exponent.com]; Laurie Benton [L.Benton@exponent.com]; Ronald M Atlas [r atlas@iouisville.edu]	3/3/2011 3:55
3240	EX-00782512	EX-00782512	EX-00782512	EX-00782517	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding proposed protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Documentation Issuance - PROTOCOL FOR EVALUATING REFERENCE MATERIAL REQUESTS	Ahnell, Arden [arden.ahnell@uk.bp.com]	Bruce, Lyle G. [lyle.bruce@bp.com]; Peitz, Oliver X [Oliver.Peitz@bp.com]; John Brown [jbrown@exponent.com]; Marie BenKinney [benkinneym@exponent.com]; Gina Coello [g.coello@ecosystem-management.net]; Carragher, Peter D [peter.carragher2@bp.com]; Putt, Russell [Russell.Putt@bp.com]		Pradhan, Vivek R [Vivek.Pradhan@bp.com]; Cortez, Michael J [Michael.Cortez@bp.com]; Best, Jim (BP ART TEAM) [Jim.Best@bp.com]	3/3/2011 3:15
3241	EX-00782513	EX-00782513	EX-00782512	EX-00782517	Attorney Work Product	Protocol prepared by client at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Reference Oil Requests Protocol 2 March 2011 approved copy.doc					3/3/2011 3:15
3242	EX-00782514	EX-00782514	EX-00782512	EX-00782517	Attorney Work Product	Protocol prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	1360144501					3/3/2011 3:15
3243	EX-00782517	EX-00782517	EX-00782512	EX-00782517	Attorney Work Product	Protocol prepared by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	1360602246					3/3/2011 3:15
3244					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Timeline for legal on OSAT1	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]		Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]	3/2/2011 13:29
3245					Attorney Work Product	Draft timeline compiled by consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT Timeline lgb 1.26.2011.doc					3/2/2011 13:29
3246					Attorney Work Product	Communication between client and consultants regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	toxicity testing	Peitz, Oliver X [Oliver.Peitz@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]		Carragher, Peter D [peter.carragher2@bp.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; John Brown [jbrown@exponent.com]	2/27/2011 2:23
3247	EX-00783008	EX-00783008	EX-00783008	EX-00783015	Attorney Work Product	Communication between client and consultants regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Source Oil Request	Ahnell, Arden [arden.ahnell@uk.bp.com]	Peitz, Oliver X [Oliver.Peitz@bp.com]; John Brown [jbrown@exponent.com]		Carragher, Peter D [peter.carragher2@bp.com]; Bullock, Robin J (bp) [bulrojb@bp.com]	2/25/2011 5:11
3248	EX-00783305	EX-00783305	EX-00783305	EX-00783312	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Source Oil Request	Carragher, Peter D [peter.carragher2@bp.com]	Gong, Changrui [Changrui.Gong@bp.com]; Milkov, Alexei V. [Alexei.Mikov@bp.com]; John Brown [jbrown@exponent.com]; Paul Boehm [pboehm@exponent.com]		Bullock, Robin J (bp) [bulrojb@bp.com]; Folse, Laura [Laura.Folse@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Mahlor, Lawrence K [lawrence.mahlor@bp.com]	2/24/2011 22:18
3249					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: 16th in Houston - PRIVILEGED AND CONFIDENTIAL	Paul Boehm [pboehm@exponent.com]	'Jean.Martin@bp.com'; [Jean.Martin@bp.com]; 'barrick@infinitysoils.com' [barrick@infinitysoils.com]; John Brown [jbrown@exponent.com]; arden.ahnell@uk.bp.com [arden.ahnell@uk.bp.com]; 'Changrui.Gong@bp.com' [Changrui.Gong@bp.com]; 'Alexei.Mikov@bp.com'			2/22/2011 17:49
3250					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: 16th in Houston - PRIVILEGED AND CONFIDENTIAL	Martin, Jean A [jean.martin@bp.com]	Rob Barrick [barrick@infinitysoils.com]; Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Gong, Changrui [Changrui.Gong@bp.com]; Milkov, Alexei V. [Alexei.Mikov@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Green, Mike R [Mike.R.Green@bp.com]			2/22/2011 15:20
3251					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: 16th in Houston - PRIVILEGED AND CONFIDENTIAL	Rob Barrick [barrick@infinitysoils.com]	Paul Boehm [pboehm@exponent.com]; John Brown [jbrown@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Gong, Changrui [Changrui.Gong@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Green, Mike R [Mike.R.Green@bp.com]			2/22/2011 10:10
3252					Attorney Work Product	Communication between client and consultant regarding meeting prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Samantha Joye at AAAS Washington D.C.	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; John Brown [jbrown@exponent.com]		Folse, Laura [Laura.Folse@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Putt, Russell [Russell.Putt@bp.com]	2/21/2011 15:00
3253					Attorney Work Product	Communication between client and consultant regarding meeting prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Samantha Joye at AAAS Washington D.C.	Ahnell, Arden [arden.ahnell@uk.bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; John Brown [jbrown@exponent.com]		Folse, Laura [Laura.Folse@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Putt, Russell [Russell.Putt@bp.com]	2/20/2011 22:11
3254	EX-00783774	EX-00783776	EX-00783774	EX-00783788	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: AAAS	Carragher, Peter D [peter.carragher2@bp.com]	Paul Boehm [pboehm@exponent.com]; Folse, Laura [Laura.Folse@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Mahlor, Lawrence K [lawrence.mahlor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Johnson, Michael [mjohns@exponent.com]; Kekesh, Joseph [Joseph.Kekesh@APORTER.COM]; Carragher, Peter D [peter.carragher2@bp.com]; Folse, Laura [Laura.Folse@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Mahlor, Lawrence K [lawrence.mahlor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Johnson, Michael [mjohns@exponent.com]		Bruce, Lyle G. [lyle.bruce@bp.com]; Putt, Russell [Russell.Putt@bp.com]; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]	2/20/2011 20:23
3255	EX-00783789	EX-00783791	EX-00783789	EX-00783791	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: AAAS	Paul Boehm [pboehm@exponent.com]	Carragher, Peter D [peter.carragher2@bp.com]; Folse, Laura [Laura.Folse@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Mahlor, Lawrence K [lawrence.mahlor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Johnson, Michael [mjohns@exponent.com]		Bruce, Lyle G. [lyle.bruce@bp.com]; Putt, Russell [Russell.Putt@bp.com]; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]	2/20/2011 20:03
3256	EX-00783792	EX-00783793	EX-00783792	EX-00783793	Attorney-Client Privilege; Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: AAAS	Carragher, Peter D [peter.carragher2@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Bullock, Robin J (bp) [bulrojb@bp.com]; Mahlor, Lawrence K [lawrence.mahlor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Johnson, Nelson [Nelson.Johnson@APORTER.COM]; Kekesh, Joseph [Joseph.Kekesh@APORTER.COM]		Bruce, Lyle G. [lyle.bruce@bp.com]; Putt, Russell [Russell.Putt@bp.com]; Marie BenKinney [benkinneym@exponent.com]; John Brown [jbrown@exponent.com]	2/20/2011 19:14
3257					Attorney Work Product	Communication between client and consultant regarding meeting prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Samantha Joye at AAAS Washington D.C.	Carragher, Peter D [peter.carragher2@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; John Brown [jbrown@exponent.com]		Folse, Laura [Laura.Folse@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Putt, Russell [Russell.Putt@bp.com]	2/20/2011 19:09
3258					Attorney Work Product	Communication between client and consultant regarding meeting prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Samantha Joye at AAAS Washington D.C.	Ahnell, Arden [arden.ahnell@uk.bp.com]	John Brown [jbrown@exponent.com]		Folse, Laura [Laura.Folse@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Putt, Russell [Russell.Putt@bp.com]	2/20/2011 18:59

3259					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft abstract prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: 11th hour abstract	Ahneil, Arden [arden.ahneil@uk.bp.com]	John Brown [jbrown@exponent.com]		2/19/2011 17:56
3260					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft abstract prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: 11th hour abstract	Martin, Jean A [jean.martin@bp.com]	John Brown [jbrown@exponent.com], Carragher, Peter D [peter.carragher2@bp.com], Roberts, C'ra (COMSYS) [cra.Roberts@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com], Folse, Laura [Laura.Folse@bp.com], Bullock, Robin J [rbj] [bulloj@bp.com], Ward, Donna B [Donna.Ward@bp.com], Johnson, Nelson [Nelson.Johnson@APORTER.COM], Olum, Peggy [Peggy.Olum@APORTER.COM]	2/19/2011 10:8
3261	EXPONENT_00783935	EXPONENT_00783935	EXPONENT_00783935	EXPONENT_00784053	Attorney Work Product	Communications between client and consultant regarding reports/papers that should be read in relation to consultants work in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	In-situ burn papers #3	Smith, Gordon Reid [gordon.reid.smith@bp.com]	Gong, Changru [Changru.Gong@bp.com]	Carragher, Peter D [peter.carragher2@bp.com], Mikov, Alexei V. [Alexei.Mikov@bp.com], John Brown [jbrown@exponent.com], Ahneil, Arden [arden.ahneil@uk.bp.com]	2/18/2011 14:20
3262	EXPONENT_00784054	EXPONENT_00784054	EXPONENT_00784054	EXPONENT_00784102	Attorney Work Product	Communications between client and consultant regarding reports/papers that should be read in relation to consultants work in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	In-situ burn papers #2	Smith, Gordon Reid [gordon.reid.smith@bp.com]	Gong, Changru [Changru.Gong@bp.com]	Carragher, Peter D [peter.carragher2@bp.com], Mikov, Alexei V. [Alexei.Mikov@bp.com], John Brown [jbrown@exponent.com], Ahneil, Arden [arden.ahneil@uk.bp.com]	2/18/2011 14:00
3263					Attorney Work Product	Communications between client and consultants regarding draft consultant work prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Virtual Oil Characterization Document	Green, Mike R [Mike.Green2@bp.com]	Gong, Changru [Changru.Gong@bp.com], John Brown [jbrown@exponent.com]	Slane, Wendel@jacobs.com	2/17/2011 10:42
3264					Attorney Work Product	Communication between client and consultant regarding consultant analysis prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Expedited Work Plan_021311.pdf				2/17/2011 10:42
3265					Attorney Work Product	Draft analytical plan created by consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Reference Oil Sample Analytical Data Review Plan.pdf				2/17/2011 10:42
3266					Attorney-Client Privilege; Attorney Work Product	Communications between counsel, client, and consultant regarding draft analytical review plan created in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Email from Block.pdf				2/17/2011 10:42
3267					Attorney Work Product	Draft summary report created by consultant prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Reference Material Provenance 20101007.docx				2/17/2011 10:42
3268					Attorney-Client Privilege; Attorney Work Product	Communications between consultant and counsel regarding counsel review of upcoming work prepared for SETAC meeting in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: April SETAC Follow Up	Paul Boehm [O-EXPONENT@OU.SITE\CH-FAA\ACN-PROEHM]	Roberts, C'ra (COMSYS) [Cra.Roberts@bp.com], Joseph Kakesh@APORTER.COM, Jean Martin [Jean.Martin@bp.com], [Jean.Martin@bp.com], Bullock, Robin J [rbj] [Robin.Bullock@bp.com]	John Brown [jbrown@exponent.com]	2/16/2011 13:42
3269					Attorney Work Product	Draft abstract created by consultant prepared at request of counsel for review in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Fingerprinting Abstract - SETAC GoM Focused Topic Meeting.docx				2/16/2011 13:42
3270	EXPONENT_00784794	EXPONENT_00784801	EXPONENT_00784794	EXPONENT_00784801	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding questions on report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Forensic process and classifications of MC252 oil ("Privileged and Confidential")	Paul Boehm [O-EXPONENT@OU.SITE\CH-FAA\ACN-PROEHM]	Rob Barick [rbarick@infinisyncs.com], Robin Bullock [Robin.Bullock@bp.com], Jean Martin [Jean.Martin@bp.com], Brian Irsell [Brian.Irsell@reporter.com], Ralph Markens@cardno.com, Joe Kakesh [Joseph.Kakesh@reporter.com], Ahneil, Arden [arden.ahneil@uk.bp.com], John Brown [jbrown@exponent.com], Joyce Miles@bp.com, Wayne Kicklighter [wayne.kicklighter@cardno.com]	2/15/2011 13:59	
3271					Attorney Work Product	Communications between client and consultant regarding draft annexes made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: OSAT 2	Walden, Terry [terry.walden@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com], Carragher, Peter D [peter.carragher2@bp.com], Bruce, Lyle G. [lyle.bruce@bp.com], Maki, Alan W. (LLC) [awmaki@consulting@bp.com], Marie BenKinney [benkinney@exponent.com]	Folse, Laura [Laura.Folse@bp.com], John Brown [jbrown@exponent.com]	2/14/2011 18:39
3272					Attorney Work Product	Draft report created by consultant and client prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT_Bid_annex-after-acc-02-10-2011.docx				2/14/2011 18:39
3273	EXPONENT_00784847	EXPONENT_00784848	EXPONENT_00784847	EXPONENT_00784885	Attorney Work Product	Communications between consultants and client regarding analysis in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Updated: OSAT Tox	Petz, Oliver X [Oliver.Petz@bp.com]	Marie BenKinney [benkinney@exponent.com], Matt Huddleston [matt.huddleston@cardno.com], Gary Rand [randg@ku.edu], Shabbilefeld, William [Bill.Shabbilefeld@regconstate.edu]	Ahneil, Arden [arden.ahneil@uk.bp.com], John Brown [jbrown@exponent.com], Walden, Terry [terry.walden@bp.com]	2/14/2011 16:09
3274					Attorney Work Product	Communication between client and consultant legal policies prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BP Policy Regarding Speaking Engagements and Papers	Steve Kulpanowski [KulpaS@bp.com]	Amanda Harford [harfoa@gomresponse.microsoftonline.com], bawrenn@atl.net, b.davis@ctech.com, Chelsea.murphy@cardno.com, David Thal [thalda@bp.com], dcjaghani@envst.com, dcjagcom@envst.com, Dennis Beckman	Green, Mike R [greenm@bp.com]	2/12/2011 21:30
3275					Attorney Work Product	Presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BPSpeakersBureau_10_18.ppt				2/12/2011 21:30
3276					Attorney Work Product	Communications between client and consultant regarding draft memo in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft Memo to Tom Zimmer	Walden, Terry [terry.walden@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com]	John Brown [jbrown@exponent.com]	2/10/2011 16:29
3277					Attorney Work Product	Draft report prepared at request of client counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT 2 Memo for Zimmer.docx				2/10/2011 16:29
3278	EXPONENT_00785097	EXPONENT_00785097	EXPONENT_00785096	EXPONENT_00785097	Attorney Work Product	Draft report prepared by consultant and client at request of client counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT 2 Memo for Zimmer.docx				2/9/2011 23:04
3279					Attorney Work Product	Communications between client and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT 2 - Draft Exec Summary	Joe Ellis [EllisJ@bp.com]	Speer, Jennifer G [Jennifer.Speer@bp.com], John Brown [jbrown@exponent.com], Walden, Terry [terry.walden@bp.com]		2/9/2011 21:14
3280					Attorney Work Product	Draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT 2 Exec Summary.docx				2/9/2011 21:14
3281					Attorney Work Product	Communications between client and consultant regarding additional input needed for draft report made at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Oil Fingerprinting Process	Green, Mike R [Mike.Green2@bp.com]	John Brown [jbrown@exponent.com]		2/7/2011 17:44
3282					Attorney Work Product	Draft consultant report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	20110121_Entire_Waste_Oversight_Theodore_AL_020311_draftbp.docx				2/7/2011 17:44
3283					Attorney Work Product	Communication between client and consultant regarding summary report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Science Projects AFE Status	Ahneil, Arden [arden.ahneil@uk.bp.com]	Putt, Russell (Swift Technical Services) [Russell.Putt@bp.com], Carragher, Peter D [peter.carragher2@bp.com], John Brown [jbrown@exponent.com], Petz, Oliver X [Oliver.Petz@bp.com], Bruce, Lyle G. [lyle.bruce@bp.com], Marie BenKinney [benkinney@exponent.com]		2/7/2011 16:24
3284					Attorney Work Product	Client created report regarding consultant work completed in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Science Projects AFE Assignments 7Feb11.xls				2/7/2011 16:24
3285	EXPONENT_00785162	EXPONENT_00785162	EXPONENT_00785162	EXPONENT_00785177	Attorney Work Product	Communications between client and consultant regarding potential consultant reports in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Paper on OSAT2 at SETAC in April?	Walden, Terry [terry.walden@bp.com]	Folse, Laura [Laura.Folse@bp.com], Ahneil, Arden [arden.ahneil@uk.bp.com], John Brown [jbrown@exponent.com]	Roberts, C'ra (COMSYS) [Cra.Roberts@bp.com], Bullock, Robin J [rbj] [bulloj@bp.com], Petz, Oliver X [Oliver.Petz@bp.com]	2/6/2011 21:16

3286					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding operational review draft undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: The OSAT2_White_Paper	awmakiconsulting@boston.com	arden.ahnel@uk.bp.com	terry.walden@bp.com;John Brown [sbrown@exponent.com]	2/6/2011 20:25
3287					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: The OSAT2_White_Paper	Ahnel, Arden [arden.ahnel@uk.bp.com]	Maki, Alan W (LLC) [awmakiconsulting@aol.com]	Walden, Terry [terry.walden@bp.com];John Brown [sbrown@exponent.com]	2/6/2011 19:16
3288	EXPOSITION_00785185	EXPOSITION_00785188	EXPOSITION_00785185	EXPOSITION_00785190	Attorney Work Product	Communications between consultant and client regarding analysis and information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SCAT Review_FRAT mission map requests_Feb 4 2011	Valiera, Brad [Brad.Valiera@bp.com]	Brandon Wieme [Brandon.wieme@cardno.com];John Brown [sbrown@exponent.com];Linda Cook [lcook@exponent.com];Amanda Harford [amanda.harford@cardno.com];Michelle Leonard [michelle.leonard@cardno.com]		2/5/2011 23:12
3289					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Forensics meeting organization (READ ME)	Martin, Jean A [jean.martin@bp.com]	Paul Boehm [pboehm@exponent.com];Bullock, Robin J (bp) [rbuljor@bp.com]	Brian Israel@APORTER.COM;Joseph Kakesh@APORTER.COM;John Brown [sbrown@exponent.com]	2/5/2011 13:05
3290					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Forensics meeting organization (READ ME)	Paul Boehm [O-EXPOSITION/SITE1/CN=FAAACN/PBOEHM]	Bullock, Robin J (bp) [Robin.Bullock@bp.com]	Jean Martin [Jean.Martin@bp.com];Jean Martin@bp.com;Brian Israel (Brian Israel@APORTER.COM);Brian Israel@APORTER.COM;Joseph Kakesh@APORTER.COM;John Brown [sbrown@exponent.com]	2/5/2011 9:18
3291					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Forensics meeting organization	Paul Boehm [O-EXPOSITION/SITE1/CN=FAAACN/PBOEHM]	Bullock, Robin J (bp) [Robin.Bullock@bp.com]	Jean Martin [Jean.Martin@bp.com];Jean Martin@bp.com;Brian Israel (Brian Israel@APORTER.COM);Brian Israel@APORTER.COM;Joseph Kakesh@APORTER.COM;John Brown [sbrown@exponent.com]	2/5/2011 9:17
3292	EXPOSITION_00785223	EXPOSITION_00785223	EXPOSITION_00785223	EXPOSITION_00785231	Attorney Work Product	Communications between client and consultants regarding information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Visitor Request Forms	Wendell, Sloane [Sloane.Wendell@bp.com]	John Brown [sbrown@exponent.com];Gong, Changru [Changru.Gong@bp.com]	Green, Mike R [Mike.Green@bp.com];Dennis Beckmann@bp.com;Amanda Harford@cardno.com;Ahnel, Arden [arden.ahnel@uk.bp.com]	2/4/2011 20:33
3293	EXPOSITION_00785343	EXPOSITION_00785343	EXPOSITION_00785343	EXPOSITION_00785345	Attorney Work Product	Communications between client and consultant regarding draft report created by consultant and client prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	The OSAT2_White_Paper	Ahnel, Arden [arden.ahnel@uk.bp.com]	Stong, Bea [Bea.Stong@bp.com];Speer, Jennifer G [Jennifer.Speer@bp.com];Bullock, Robin J (bp) [rbuljor@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com];Rainey, David I [david.rainey@bp.com]	Foote, Laura [Laura.Foote@bp.com];Walden, Terry [terry.walden@bp.com];John Brown [sbrown@exponent.com]	2/4/2011 18:03
3294	EXPOSITION_00785344	EXPOSITION_00785344	EXPOSITION_00785343	EXPOSITION_00785345	Attorney Work Product	Draft report created by consultant and client prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT2_White_Paper.docx				2/4/2011 18:03
3295	EXPOSITION_00785348	EXPOSITION_00785348	EXPOSITION_00785348	EXPOSITION_00785350	Attorney Work Product	Communications between client and consultant regarding draft report created by consultant and client prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	INFO: OSAT White Papers	Thomas, Michelle [KELLY.SERVIKES] [Michelle.Thomas@bp.com]	John Brown [sbrown@exponent.com];Walden, Terry [terry.walden@bp.com];Foote, Laura [Laura.Foote@bp.com];Conzel, Michael [Michael.Conzel@bp.com];Zimmer, Thomas (Swift Oil) [Thomas.Zimmer@bp.com];Wallace, William (BP MC252) [William.Wallace@bp.com];Daveport, Tammy D		2/4/2011 17:22
3296	EXPOSITION_00785349	EXPOSITION_00785349	EXPOSITION_00785348	EXPOSITION_00785350	Attorney Work Product	Draft report created by consultant and client prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT2_White_Paper.docx				2/4/2011 17:22
3297					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Forensics meeting organization	Ahnel, Arden [arden.ahnel@uk.bp.com]	Mikov, Alexei V. [Alexei.Mikov@bp.com];Gong, Changru [Changru.Gong@bp.com];John Brown [sbrown@exponent.com];Carragher, Peter D [peter.carragher@bp.com]		2/4/2011 2:58
3298					Attorney Work Product	Draft meeting agenda prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT Forensics Agenda 16Feb11.docx				2/4/2011 2:58
3299	EXPOSITION_00785778	EXPOSITION_00785779	EXPOSITION_00785778	EXPOSITION_00785779	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding comments to report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: OSAT2_White_Paper	Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [sbrown@exponent.com];Walden, Terry [terry.walden@bp.com]		2/3/2011 20:23
3300					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Final Protocol for MC252 Determination in Sediments	Bullock, Robin J (bp) [rbuljor@bp.com]	rbarick@infraysoils.com;Paul Boehm [pboehm@exponent.com];Markarian@genitix.com;Malnor, Lawrence K [lawrence.malnor@bp.com]	Joe Kakesh [joseph.kakesh@aporter.com];John Brown [sbrown@exponent.com];Martin, Jean A [jean.martin@bp.com];Brian Israel [Brian.Israel@APORTER.COM]	2/3/2011 2:49
3301					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Final Protocol for MC252 Determination in Sediments	Paul Boehm [O-EXPOSITION/SITE1/CN=FAAACN/PBOEHM]	'rbuljor@bp.com';[rbuljor@bp.com];'rbarick@infraysoils.com' [rbarick@infraysoils.com];'RMarkarian@genitix.com' [RMarkarian@genitix.com];'lawrence.malnor@bp.com' [lawrence.malnor@bp.com]	'Joseph Kakesh@APORTER.COM' [Joseph.Kakesh@APORTER.COM];John Brown [sbrown@exponent.com];'Jean.Martin@bp.com' [Jean.Martin@bp.com];'Brian.Israel@APORTER.COM' [Brian.Israel@APORTER.COM]	2/3/2011 0:39
3302					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Revised Draft Final Protocol for MC252 Determination in Sediments	Bullock, Robin J (bp) [rbuljor@bp.com]	rbarick@infraysoils.com;markarian@genitix.com;Malnor, Lawrence K [lawrence.malnor@bp.com]	Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];John Brown [sbrown@exponent.com];Paul Boehm [pboehm@exponent.com];Martin, Jean A [jean.martin@bp.com]	2/2/2011 22:42
3303					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	REVISED DRAFT Expert Sediment Data Analysis -20110131 - job.docx				2/2/2011 22:42
3304					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Revised Draft Final Protocol for MC252 Determination in Sediments	Bullock, Robin J (bp) [rbuljor@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Carragher, Peter D [peter.carragher@bp.com];Gong, Changru [Changru.Gong@bp.com];Mikov, Alexei V. [Alexei.Mikov@bp.com]	Martin, Jean A [jean.martin@bp.com];Kakesh, Joseph [Joseph.Kakesh@APORTER.COM];Paul Boehm [pboehm@exponent.com];John Brown [sbrown@exponent.com]	2/2/2011 22:36
3305					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	REVISED DRAFT Expert Sediment Data Analysis -20110131 - job.docx				2/2/2011 22:36
3306					Attorney Work Product	Communications between client and consultant regarding draft abstracts created in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	AEHS deadline for abstracts this Friday (4 Feb)	Bruce, Lyle G. [lyle.bruce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Foote, Laura [Laura.Foote@bp.com];Roberts, Cna (COMSYS) [Cna.Roberts@bp.com]	John Brown [sbrown@exponent.com];Carragher, Peter D [peter.carragher@bp.com]	2/2/2011 15:08
3307					Attorney Work Product	Draft abstract created by consultant prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ABSTRACT for AEHS Monitoring Deep Sea Wtr Column and Sed.doc				2/2/2011 15:08
3308					Attorney Work Product	Draft abstract created by consultant prepared at request of client in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ABSTRACT for AEHS Changes in Deepwater Horizon Oil from Sea Bottom to Surface and Surface to Shore.doc				2/2/2011 15:08
3309					Attorney-Client Privilege; Attorney Work Product	Communication between NRDA consultants regarding input on report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Further Explanation of TRVs	Walden, Terry [terry.walden@bp.com]	John Brown [sbrown@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	2/1/2011 18:21
3310					Attorney Work Product	Communication between NRDA consultants regarding input on report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: OSAT-2 Summary Report comments-Marcini- Privileged and Confidential	Walden, Terry [terry.walden@bp.com]	John Brown [sbrown@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	2/1/2011 18:14
3311					Attorney Work Product	Communication between client and NRDA consultants regarding input on report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: OSAT 2 Draft	awmakiconsulting@boston.com	John Brown [sbrown@exponent.com]	arden.ahnel@bp.com;lawrence.malnor@bp.com	2/1/2011 17:52
3312					Attorney Work Product	Communications between consultants and client regarding consultants mental impressions of news articles and subsequent future testing in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: WITH ATTACHMENT: Recommendation: Moving Forward on Tar Ball Forensic Investigations	Foote, Laura [Laura.Foote@bp.com]	John Brown [sbrown@exponent.com];Bruce, Lyle G. [lyle.bruce@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com]		1/31/2011 21:32

3313					Attorney Work Product	Communications between client and consultants regarding information collection and analysis for upcoming report at request of client in connection with and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: URGENT - Need info for PAFL0728TB0029	Eric Callahan [ecallahan@cteh.com]	Steve Kulpanowski [Kulps0@bpgom.com], Brady Davis [bdavis@cteh.com]	slaoane.wendell@scabos.com; Jennifer Granberry [JGranberry@entrx.com]; Amanda Harford [amanda.harford@cardno.com]; John Brown [jbrown@exponent.com]	1/31/2011 16.10
3314					Attorney Work Product	Communications between consultants regarding analysis and review for upcoming report at request of client in connection with or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	URGENT - Need info for PAFL0728TB0029	Steve Kulpanowski [Kulps0@bpgom.com]	ecallahan@cteh.com; bdavis@cteh.com	slaoane.wendell@scabos.com; Jennifer Granberry [JGranberry@entrx.com]; Amanda Harford [amanda.harford@cardno.com]; John Brown [jbrown@exponent.com]	1/31/2011 16.08
3315	EX-00786336	EX-00786336	EX-00786336	EX-00786336	Attorney Work Product	Communication between client and consultant regarding potential investigation for future report in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Haddad_NOAA_Future Rnd_PERF_Nov10.ppt	Ahnel, Arden [arden.ahnel@uk.bp.com]	John Brown [jbrown@exponent.com]; Mikov, Alexei V. [Alexei.Mikov@bp.com]; Gong, Changru [Changru.Gong@bp.com]		1/30/2011 12.36
3316	EX-00786392	EX-00786392	EX-00786392	EX-00786414	Attorney Work Product	Communication between client and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Design of the Characterization Session on 16th Feb Houston	Ahnel, Arden [arden.ahnel@uk.bp.com]	Rob Barrick [rbarrick@cardno.com]; Beckmann, Dennis D [dennis.beckmann@bp.com]	John Brown [jbrown@exponent.com]; Thomas, Michelle (KELLY SERVICES) [Michelle.Thomas2@bp.com]	1/29/2011 15.32
3317	EX-00786393	EX-00786398	EX-00786392	EX-00786414	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Forensic process and classifications of MC252 oil "Privileged and Confidential"	Rob Barrick [rbarrick@infynitydms.com]	Bullock, Robin J (bp) [bullock@bp.com]; Martin, Jean A [jean.martin@bp.com]; Brian Israel [brian.israel@aportercardno.com]; Joe Kakesh [joseph.kakesh@aportercardno.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Paul Boehm [pboehm@exponent.com]	Wayne Kickliger [wayne.kickliger@cardno.com]	1/29/2011 15.32
3318	EX-00786399	EX-00786399	EX-00786392	EX-00786414	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA related protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: "Fingerprinting Protocol" - privileged and confidential attorney client communication, attorney work product	Paul Boehm [pboehm@exponent.com]	Bullock, Robin J (bp) [bullock@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Folse, Laura [Laura.Folse@bp.com]; Martin, Jean A [jean.martin@bp.com]; Brian Israel [brian.israel@aportercardno.com]; John Brown [jbrown@exponent.com]; Mikov, Alexei V. [Alexei.Mikov@bp.com]; Gong, Changru [Changru.Gong@bp.com]; Carragher, Peter D [Peter.Carragher@bp.com]	1/29/2011 15.32
3319	EX-00786400	EX-00786400	EX-00786392	EX-00786414	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding meeting agenda prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Accepted: FW: Possible MC252 Characterization Session	Paul Boehm [pboehm@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Kakesh, Joseph [joseph.kakesh@aportercardno.com]; Johnson, Nelson [Nelson.Johnson@aportercardno.com]; Brian Israel [brian.israel@aportercardno.com]	1/29/2011 15.32
3320	EX-00786401	EX-00786407	EX-00786392	EX-00786414	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA related comments to report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Forensic process and classifications of MC252 oil "Privileged and Confidential"	Rob Barrick [rbarrick@infynitydms.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	ralph.markarian@cardno.com	1/29/2011 15.32
3321	EX-00786408	EX-00786414	EX-00786392	EX-00786414	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding NRDA related comments to report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Forensic process and classifications of MC252 oil "Privileged and Confidential"	Rob Barrick [rbarrick@infynitydms.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	ralph.markarian@cardno.com	1/29/2011 15.32
3322					Attorney Work Product	Communications between consultants regarding information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Marsh sediment samples	Green, Mike R [Mike.Green2@bp.com]	Mahor, Lawrence K [lawrence.mahor@bp.com]; John Brown [jbrown@exponent.com]	Beckmann, Dennis D [dennis.beckmann@bp.com]	1/29/2011 14.44
3323					Attorney Work Product	Communications between consultants regarding information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Marsh sediment samples	Green, Mike R [Mike.Green2@bp.com]	John Brown [jbrown@exponent.com]; Melanie Edwards [mel.edwards@exponent.com]		1/29/2011 14.44
3324					Attorney Work Product	Communications between consultants regarding information collection in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Marsh sediment samples	Mahor, Lawrence K [lawrence.mahor@bp.com]	John Brown [jbrown@exponent.com]	Beckmann, Dennis D [dennis.beckmann@bp.com]	1/29/2011 18.07
3325					Attorney-Client Privilege; Attorney Work Product	Communications between client, counsel, and consultant regarding future communications with OSAT group in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: OSAT2 Discussion	Ahnel, Arden [arden.ahnel@uk.bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Bullock, Robin J (bp) [bullock@bp.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]	Walden, Terry [terry.walden@bp.com]; John Brown [jbrown@exponent.com]; Block, Nathan [Nathan.Block@bp.com]; Martin, Jean A [jean.martin@bp.com]	1/28/2011 13.53
3326					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT2 risk assumptions	Ahnel, Arden [arden.ahnel@uk.bp.com]	Bullock, Robin J (bp) [bullock@bp.com]; Mahor, Lawrence K [lawrence.mahor@bp.com]; Martin, Jean A [jean.martin@bp.com]; Block, Nathan [Nathan.Block@bp.com]	Walden, Terry [terry.walden@bp.com]; John Brown [jbrown@exponent.com]	1/28/2011 5.06
3327					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revision to DRAFT Controlled Burn SSR	John Brown [jbrown@exponent.com]	Speer, Jennifer G [jennifer.speer@bp.com]	Block, Nathan [Nathan.Block@bp.com]; Green, Mike R [Mike.Green2@bp.com]; Laurie Benton [LBenton@exponent.com]	4/20/2012 19.24
3328					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MC252 CBG Sampling Summary Report DRAFT Final-LB-job.docx	John Brown [jbrown@exponent.com]	Stong, Bea [Bea.Stong@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie Benkiney [benkiney@exponent.com]	Folse, Laura [Laura.Folse@bp.com]; Bullock, Robin J (bp) [bullock@bp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aportercardno.com]	4/20/2012 19.24
3329	EX-00786594	EX-00786596	EX-00786594	EX-00786596	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential RE: Surflider Foundation Release of Gulf Oil Study Findings	John Brown [jbrown@exponent.com]	Stong, Bea [Bea.Stong@bp.com]; Bruce, Lyle G. [lyle.bruce@bp.com]; Marie Benkiney [benkiney@exponent.com]	Folse, Laura [Laura.Folse@bp.com]; Bullock, Robin J (bp) [bullock@bp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aportercardno.com]; Walden, Terry [terry.walden@bp.com]	4/17/2012 19.23
3330					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and proposed presentation undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: LBNL ASR 20 cores - Privileged and Confidential	John Brown [jbrown@exponent.com]	Beckmann, Dennis D [dennis.beckmann@bp.com]	Rob Barrick [rbarrick@infynitydms.com]; jma@envsd.com	4/5/2012 17.57
3331					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and proposed presentation undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: LBNL ASR 20 cores - Privileged and Confidential	John Brown [jbrown@exponent.com]	Beckmann, Dennis D [dennis.beckmann@bp.com]		4/20/2012 15.38
3332					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: OSAT Sediments	John Brown [jbrown@exponent.com]	Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aportercardno.com]	3/23/2012 6.18
3333					Attorney-Client Privilege; Attorney Work Product	Communication between client and client consultant regarding presentation notes and comments undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Sediments presentation	John Brown [jbrown@exponent.com]	Wetner, Betsy (Consultant) [Betsy.Wetner@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]; Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aportercardno.com]	3/21/2012 0.24
3334					Attorney Work Product	Draft document regarding presentation notes and comments undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	15BrownSediments-Presentation comments_3-20-2012.docx				3/21/2012 0.24
3335					Attorney Work Product	Draft document regarding proposed presentation undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	ACS Brown et al Sediments 03-20-2012.pdf				3/21/2012 0.24
3336					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: 10345 - Weathered oil data	John Brown [jbrown@exponent.com]	Green, Mike R [Mike.Green2@bp.com]		3/14/2012 15.17
3337	EX-00786663	EX-00786663	EX-00786663	EX-00786665	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Environmental Info re Dispersant Use	John Brown [jbrown@exponent.com]	Marie BenKiney [benkiney@exponent.com]	Green, Mike R [Mike.Green2@bp.com]; DeSanctis, Joseph J. [jdesanctis@kirkland.com]	3/5/2012 18.39
3338	EX-00786664	EX-00786664	EX-00786663	EX-00786665	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	20120304_toxicology slides_1.ppt				3/5/2012 18.39
3339					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Environmental Info re Dispersant Use -legally privileged and confidential	John Brown [jbrown@exponent.com]	DeSanctis, Joseph J. [jdesanctis@kirkland.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Marie BenKiney [benkiney@exponent.com]	3/5/2012 18.38



3340				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	20120304_toxicology slides_1.ppt					3/5/2012 18:38
3341				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Privileged and confidential - attorney work product. ACS presentation draft	John Brown [jbrown@exponent.com]	Ahneil, Arden [arden.ahneil@uk.bp.com];Pelz, Oliver X [Oliver.Pelz@bp.com]	Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]		3/1/2012 22:54
3342				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	04000 Virtual Oil Summary - 20110906.xlsx					3/1/2012 22:54
3343				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Writeup on Reference Materials within GRATIS	John Brown [jbrown@exponent.com]	Green, Mike R [Mike.Green2@bp.com]	Schuett, Kris [Kris.Schuett@aec.com]		2/28/2012 15:53
3344				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	MC252 Surrogate Oil GRATIS text summary.doc					2/28/2012 15:53
3345				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request - [redaction re question about content of privileged report]	John Brown [jbrown@exponent.com]	Carragher, Peter D [peter.carragher2@bp.com]			2/23/2012 23:22
3346				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Request - [redaction re question about content of privileged report]	John Brown [jbrown@exponent.com]	Bullock, Robin J [rbj@ulorj@bp.com]			2/23/2012 16:00
3347				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Privileged and Confidential - Prepared at Request of Counsel	John Brown [jbrown@exponent.com]	Angela Powley [apowley@envstid.com]	Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	Green, Mike R [Mike.Green2@bp.com]	2/14/2012 20:17
3348				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Weatherford Interpretations - Privileged and Confidential	John Brown [jbrown@exponent.com]	Dragos, Paul (Consultant) [Paul.Dragos@bp.com];Linda Cook [lcook@exponent.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com];Carragher, Peter D [peter.carragher2@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com];Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com];Paul Boehm [pboehm@exponent.com];Laurie Benton [lbenton@exponent.com]		2/13/2012 23:36
3349				Attorney Work Product	Communication between client and client consultant regarding work plan draft undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SL Ross Site Visit	John Brown [jbrown@exponent.com]	Green, Mike R [Mike.Green2@bp.com];Mable, Nere [Nere.Mable@bp.com] [Nere.Mable@bp.com]	Ahneil, Arden [arden.ahneil@uk.bp.com]		2/13/2012 21:44
3350				Attorney Work Product	Draft document regarding work plan draft undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Small Scaled Controlled Burn Study Plan_1-09-2012_IB_job lc.docx					2/13/2012 21:44
3351	EX-00786674	EX-00786674	EX-00786674	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Priority Samples - February 1, 2012	John Brown [jbrown@exponent.com]	Bruce, Lyle G. [lyle.bruce@bp.com]		Laurie Benton [lbenton@exponent.com]	2/2/2012 19:48
3352				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: weathering specific to MGS	John Brown [jbrown@exponent.com]	Bruce, Lyle G. [lyle.bruce@bp.com]			1/31/2012 14:46
3353				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Remaining Oil - Privileged and Confidential	John Brown [jbrown@exponent.com]	Bruce, Lyle G. [lyle.bruce@bp.com];Paul Boehm [pboehm@exponent.com];Malton, Lawrence K [lawrence.malton@bp.com];Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	Bullock, Robin J [rbj@ulorj@bp.com];Linda Cook [lcook@exponent.com]		1/26/2012 16:18
3354				Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Where did the oil go - short summary 14Jan2012-LB-IBrev.docx					1/26/2012 16:18
3355				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: INFO: Gore Associates Request to analyze Duplicate Gore Sorbers and a Macondo Reference oil Sample	John Brown [jbrown@exponent.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com];Carragher, Peter D [peter.carragher2@bp.com];Ahneil, Arden [arden.ahneil@uk.bp.com];Martin, Jean A [jean.martin@bp.com];Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	Punnetta, Stefan [Stefan.Punnetta@bp.com];Grass, David B [David.Grass@bp.com]		1/23/2012 23:37
3356				Attorney Work Product	Communication between client and client consultant regarding analysis reports and protocol undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: 1/19/2012 NRDA Chem/Data TWG Call	John Brown [jbrown@exponent.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]			1/19/2012 22:37
3357				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: weathering specific to MGS	John Brown [jbrown@exponent.com]	Laurie Benton [lbenton@exponent.com];Linda Cook [lcook@exponent.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com];Bruce, Lyle G. [lyle.bruce@bp.com]		1/19/2012 20:02
3358				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Percent Oil in Samples of Sand/Sediment	John Brown [jbrown@exponent.com]	Steve Kulpanowski [Kulps@bp.com]	thorj@batelle.org;Green, Mike R [Mike.Green2@bp.com]		1/17/2012 15:12
3359				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Percent Oil in Samples of Sand/Sediment	John Brown [jbrown@exponent.com]	Green, Mike R [Mike.Green2@bp.com]			1/17/2012 14:37
3360				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Percent Oil in Samples of Sand/Sediment	John Brown [jbrown@exponent.com]	Steve Kulpanowski [Kulps@bp.com]	thorj@batelle.org		1/17/2012 14:37
3361				Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Some introductory slides for the Jan 19 Lunch & Learn	John Brown [jbrown@exponent.com]	Bruce, Lyle G. [lyle.bruce@bp.com]		Marie BenKinney [benkinneym@exponent.com]	1/17/2012 14:26
3362				Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SCAT Vis Reports	John Brown [jbrown@exponent.com]	Brandon Wieme [brandon.wieme@cardno.com];Steve Kulpanowski [Kulps@bp.com]	Delaycomb@envstid.com;Laurie Benton [lbenton@exponent.com];Amanda Harford [amanda.harford@cardno.com];Prestonmyer@envstid.com		1/12/2012 15:13
3363				Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Seep Sediment Priorities	John Brown [jbrown@exponent.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Paul Boehm [pboehm@exponent.com];Ahneil, Arden [arden.ahneil@uk.bp.com]		1/11/2012 21:09
3364				Attorney Work Product	Communication between client and client consultant regarding work plan draft undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Small Scaled Controlled Burn Study Plan_1-09-2012_IB_job lc	John Brown [jbrown@exponent.com]	Ahneil, Arden [arden.ahneil@uk.bp.com];Mable, Nere [Nere.Mable@bp.com] [Nere.Mable@bp.com]			1/11/2012 20:52
3365				Attorney Work Product	Draft document regarding work plan draft undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Small Scaled Controlled Burn Study Plan_1-09-2012_IB_job lc_IB2.docx					1/11/2012 20:52
3366				Attorney Work Product	Communication between client and client consultant regarding work plan draft undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Small Scaled Controlled Burn Study Plan_1-09-2012_IB_job lc	John Brown [jbrown@exponent.com]	lan@ross.com	Ahneil, Arden [arden.ahneil@uk.bp.com];Linda Cook [lcook@exponent.com]		1/9/2012 20:07

3367					Attorney Work Product	Draft document regarding work plan draft undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Small Scaled Controlled Burn Study Plan_1-09-2012_IB_job.docx					19/2012 20.07
3368					Attorney-Client Privilege; Attorney Work Product	Communication between client and client consultant regarding work plan draft undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft Small-Scale Burn Plan	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	Ahnel, Arden [arden.ahnel@uk.bp.com]	Linda Cook [lcook@exponent.com]		19/2012 16.37
3369					Attorney Work Product	Draft document regarding work plan draft undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Small Scaled Controlled Burn Study Plan_1-09-2012.docx					19/2012 16.37
3370					Attorney Work Product	Communication between client and consultant regarding proposed plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Costs for Entrix Sampling Personnel	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	Steve Kujanowski [Kjups@bpgom.com]			15/2012 17.07
3371					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: wellhead question	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	betsey@wellner.com	Ahnel, Arden [arden.ahnel@uk.bp.com]		12/29/2011 15.22
3372					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Deep Water Sediment-job 04-27-2011.pdf					12/29/2011 15.22
3373					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: sediment data	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	Beckmann, Dennis D [Dennis.Beckmann@bp.com];Green, Mike R [Mike.Green2@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]		12/16/2011 22.02
3374					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Draft Leptochirus slides PRIVILEGED AND CONFIDENTIAL- ATTORNEY WORK PRODUCT	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	Marie BerKiney [berkinney@exponent.com]	Pelz, Oliver X [Oliver.Pelz@bp.com];Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com] [joseph.kakesh@aporter.com]		12/14/2011 17.25
3375					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT_Lepto Bioassay Results_(Sept 29) pptx					12/14/2011 17.25
3376					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding operational review draft undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Sintel Operational Review Draft.xlsx	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	'arden.ahnel@uk.bp.com' [arden.ahnel@uk.bp.com]			12/9/2011 9.51
3377					Attorney Work Product	Draft document regarding operational review draft undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sintel Operational Review Draft.xlsx					12/9/2011 9.51
3378					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Weathering Document	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	Marie BerKiney [berkinney@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]		12/7/2011 12.26
3379					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Oil Weathering Document JSB 12-7-11.doc					12/7/2011 12.26
3380					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT Deepwater Sediment Summary - job.docx					12/7/2011 12.26
3381	EXPOSITION_00786722	EXPOSITION_00786722	EXPOSITION_00786722	EXPOSITION_00786742	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	LTM Slides for your Draft Assignment	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	Bee.Stong@bp.com	Ahnel, Arden [arden.ahnel@uk.bp.com];Marie BerKiney [berkinney@exponent.com]		12/6/2011 17.41
3382					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC-252 Analytical GAP version 3.0	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	MC252_labcoordinator [MC252_labcoordinator@envst.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Ruth Forman [rforman@envst.com];Jill M. Parker [JMParker@lancasterlabs.com];Lynn M. Frederiksen [LFrederiksen@lancasterlabs.com];Mike.Green2@bp.com		12/2/2011 16.46
3383	EXPOSITION_00786748	EXPOSITION_00786748	EXPOSITION_00786748	EXPOSITION_00786750	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: REvised Core Plan	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	Green, Mike R [Mike.Green2@bp.com]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]		11/30/2011 17.31
3384	EXPOSITION_00786749	EXPOSITION_00786749	EXPOSITION_00786748	EXPOSITION_00786750	Attorney Work Product	Draft document regarding work plans, materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan_draft_0902311b-rev.docx					11/30/2011 17.31
3385					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NEW Sample Management Group Report (Week Ending November 5, 2011)	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	Ahnel, Arden [arden.ahnel@uk.bp.com]			11/29/2011 22.03
3386					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NEW Sample Management Group Report (Week Ending November 5, 2011)	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	'arden.ahnel@uk.bp.com' [arden.ahnel@uk.bp.com]			11/28/2011 11.53
3387					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC-252 Analytical GAP version 3.0	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	Lynn M. Frederiksen [LFrederiksen@lancasterlabs.com];mike.green2@bp.com	Beckmann, Dennis D [Dennis.Beckmann@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Ruth Forman [rforman@envst.com];Jill M. Parker [JMParker@lancasterlabs.com];MC252_labcoordinator [MC252_labcoordinator@envst.com]		11/28/2011 0.55
3388					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC-252 Analytical GAP version 3.0	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	mike.green2@bp.com	Lynn M. Frederiksen [LFrederiksen@lancasterlabs.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];Ahnel, Arden [arden.ahnel@uk.bp.com];Ruth Forman [rforman@envst.com]		11/21/2011 14.20
3389	EXPOSITION_00786756	EXPOSITION_00786760	EXPOSITION_00786756	EXPOSITION_00786760	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fwd: Review Set Asides	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	Ahnel, Arden [arden.ahnel@uk.bp.com];Bruce, Lyle G. [lyle.bruce@bp.com];Bullock, Robin J [rjbullock@bp.com];Stong, Bee [Bee.Stong@bp.com];Zimmer, Thomas (Swift Oil) [Thomas.Zimmer@bp.com]	Rodriguez, Jake H [BP MC252] [rodri6@bp.com];Folse, Laura W [Laura.Folse@bp.com];Fay, Cash E [Cash.Fay@bp.com];Meywoda, John (Swift) [john.meywoda@bp.com]		11/18/2011 3.51
3390					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Final SCAT Vis Sample	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	Steve Kujanowski [Kjups@bpgom.com]	Linda Cook [lcook@exponent.com];Laurie Benton [LBenton@exponent.com]		11/17/2011 20.11
3391					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC-252 Analytical GAP version 3.0 - Privileged and Confidential	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	'Mike.Green2@bp.com' [Mike.Green2@bp.com];'Dennis.Beckmann@bp.com' [Dennis.Beckmann@bp.com]	'Joseph.Kakesh@APORTER.COM' [Joseph.Kakesh@APORTER.COM]		11/16/2011 23.59
3392					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or in anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: URGENT Sample Handling MC252 area sediments	John Brown [O-EXPOSITION/OU+SITE1/CN-ENVIRONMENTAL/CN-JOHNBI]	'peter.carragher2@bp.com' [peter.carragher2@bp.com]			11/16/2011 3.00

3393					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding operational review draft undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Tar Balls	John Brown [JOHN.BROWN@SETAC.COM]	Bruce, Lyle G. [lyle.bruce@bp.com]		11/10/2011 13:25
3394					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: LTM site	John Brown [JOHN.BROWN@SETAC.COM]	Ronald Alias [matad1@gmail.com]	Paul Boehm [pboehm@exponent.com]; Kenneth Cerreto [kcerreto@exponent.com]; Cary Harmon [cary.harmon@cardno.com]; Lewis, Emma [emma.lewis@aporter.com]	10/31/2011 18:14
3395					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Preliminary report on Montagna presentation at the SOST PI workshop Tues/Wed - Privileged & Confidential	John Brown [JOHN.BROWN@SETAC.COM]	Bullock, Robin J (bp) [bulroji@bp.com]; Paul Boehm [pboehm@exponent.com]; Carragher, Peter D [peter.carragher2@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Marie BerKerney [berkerney@exponent.com]; Petz, Oliver X [Oliver.Petz@bp.com]	Martin, Jean A [jean.martin@bp.com]; Joseph.kakesh@aporter.com; nreg@entris.com; mar.karian@entris.com; Malnor, Lawrence K [lawrence.malnor@bp.com]; Miley, Joyce [Joyce.Miley@bp.com]	10/27/2011 17:02
3396					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: PRIVILEGED AND CONFIDENTIAL - poster #6 (Note this is a Platform not a poster)	John Brown [JOHN.BROWN@SETAC.COM]	Ahnell, Arden [arden.ahnell@uk.bp.com]; betsey@wellner.com	Martin, Jean A [jean.martin@bp.com]; Linda Cook [lcook@exponent.com]	10/24/2011 23:24
3397					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC LTM 10-24-2011 DRAFT Final job-rev.pptx				10/24/2011 23:24
3398					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: PRIVILEGED AND CONFIDENTIAL - poster #6	John Brown [JOHN.BROWN@SETAC.COM]	betsey@wellner.com	Jean Martin [jean.martin@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Linda Cook [lcook@exponent.com]	10/24/2011 20:58
3399					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT response to comments job 10-24-11.doc				10/24/2011 20:58
3400					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC LTM 10-24-2011 DRAFT Final job.pptx				10/24/2011 20:58
3401					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: questions about OSAT data	John Brown [JOHN.BROWN@SETAC.COM]	Keith Parker [rpbmetel@gmail.com]	Shailesh "Shah" Sahay [shailesh.sahay@aporter.com]; Jim Harner [jharner@mac.com]	10/24/2011 14:13
3402	EXPONENT_00786796	EXPONENT_00786798	EXPONENT_00786796	EXPONENT_00786800	Attorney Work Product	Communication between client and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: DWB and Chem: Archived Sediment Core Plan	John Brown [JOHN.BROWN@SETAC.COM]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com]; Laura Riege [laura.rieger@cardno.com]; laura.rieger@cardno.com	10/19/2011 15:30
3403	EXPONENT_00786799	EXPONENT_00786799	EXPONENT_00786796	EXPONENT_00786800	Attorney Work Product	Draft document regarding investigative reports and interpretations prepared at the request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan_draft_100511p-rev.docx				10/19/2011 15:30
3404	EXPONENT_00786801	EXPONENT_00786801	EXPONENT_00786801	EXPONENT_00786821	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Boston Presentation (LTM - J. Brown)	John Brown [JOHN.BROWN@SETAC.COM]	Bruce, Lyle G. [lyle.bruce@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	Linda Cook [lcook@exponent.com]	10/12/2011 20:17
3405	EXPONENT_00786822	EXPONENT_00786822	EXPONENT_00786822	EXPONENT_00786842	Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT LTM Presentation for SETAC	John Brown [JOHN.BROWN@SETAC.COM]	Bruce, Lyle G. [lyle.bruce@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	Linda Cook [lcook@exponent.com]	10/12/2011 16:33
3406					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Trustee Webinar on NRDA Seeps	John Brown [JOHN.BROWN@SETAC.COM]	Carragher, Peter D [peter.carragher2@bp.com]; Bullock, Robin J (bp) [bulroji@bp.com]; Martin, Jean A [jean.martin@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	Malnor, Lawrence K [lawrence.malnor@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	10/6/2011 14:19
3407					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Seep Survey Sheets (J Brown-rev).pptx				10/6/2011 14:19
3408					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Fingerprinting Chemistry and Chemical Analysis Call - Notes and Agenda	John Brown [JOHN.BROWN@SETAC.COM]	Beckmann, Dennis D [Dennis.Beckmann@bp.com]	Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	10/5/2011 14:18
3409					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: sediment cores from osat	John Brown [JOHN.BROWN@SETAC.COM]	'laura.rieger@cardno.com'; [laura.rieger@cardno.com]; arden.ahnell@uk.bp.com'; [arden.ahnell@uk.bp.com]; bulroji@bp.com'; [bulroji@bp.com]; joyce.miley@bp.com'; [joyce.miley@bp.com]; lawrence.malnor@bp.com';		10/5/2011 13:01
3410					Attorney Work Product	Communication between client and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Auburn Visit Trip Report Draft	John Brown [JOHN.BROWN@SETAC.COM]	Ahnell, Arden [arden.ahnell@uk.bp.com]		10/4/2011 2:40
3411					Attorney Work Product	Draft summary regarding recent publications undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Auburn Univ Trip Report Draft .docx				10/4/2011 2:40
3412					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Sediment Core Analysis Plan - privileged and confidential	John Brown [JOHN.BROWN@SETAC.COM]	Laura Riege [laura.rieger@cardno.com]	Paul Boehm [pboehm@exponent.com]; Green, George [ARNOLD & PORTER LLP] [George.Green@aporter.com]; Ross, Katherine [ARNOLD & PORTER LLP] [Katherine.Ross@aporter.com]; Joyce Miley [joyce.miley@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Ralph Markarian [ralph.markarian@cardno.com]; Wayne Kitchlinger [wayne.kitchlinger@cardno.com]; Rob Barrick	10/3/2011 21:17
3413	EXPONENT_00786854	EXPONENT_00786857	EXPONENT_00786854	EXPONENT_00786857	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC252 Block Sheen Samples PRELIMINARY data	John Brown [JOHN.BROWN@SETAC.COM]	Bullock, Robin J (bp) [bulroji@bp.com]	Martin, Jean A [jean.martin@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	10/3/2011 20:35
3414	EXPONENT_00786858	EXPONENT_00786860	EXPONENT_00786858	EXPONENT_00786860	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC252 Block Sheen Samples PRELIMINARY data	John Brown [JOHN.BROWN@SETAC.COM]	Martin, Jean A [jean.martin@bp.com]	Bullock, Robin J (bp) [bulroji@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	10/3/2011 19:41
3415	EXPONENT_00786861	EXPONENT_00786861	EXPONENT_00786861	EXPONENT_00786875	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised Core Plan	John Brown [JOHN.BROWN@SETAC.COM]	Wendell, Siomne [Siomne.Wendell@drinc.com]; Mike Green2@bp.com; Nathan [Nathan.Block@bp.com]	Thom, Jonathan R [thorj@ballkle.org]; Linda Cook [lcook@exponent.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]	10/3/2011 17:07
3416					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: auburn meeting	John Brown [JOHN.BROWN@SETAC.COM]	Ahnell, Arden [arden.ahnell@uk.bp.com]	Laura Folsom@bp.com; Bullock, Robin J (bp) [bulroji@bp.com]; Martin, Jean A [jean.martin@bp.com]	10/3/2011 14:40
3417	EXPONENT_00787024	EXPONENT_00787026	EXPONENT_00787024	EXPONENT_00787026	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC252 Block Sheen Samples PRELIMINARY data	John Brown [JOHN.BROWN@SETAC.COM]	Martin, Jean A [jean.martin@bp.com]	Bullock, Robin J (bp) [bulroji@bp.com]; Ahnell, Arden [arden.ahnell@uk.bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]; Paul Boehm [pboehm@exponent.com]; bulroji@bp.com'; [bulroji@bp.com]; arden.ahnell@uk.bp.com'; [arden.ahnell@uk.bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Kakesh, Joe [ARNOLD & PORTER LLP] [joseph.kakesh@aporter.com]	10/3/2011 6:00
3418	EXPONENT_00787027	EXPONENT_00787029	EXPONENT_00787027	EXPONENT_00787029	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC252 Block Sheen Samples PRELIMINARY data	John Brown [JOHN.BROWN@SETAC.COM]	jean.martin@bp.com'; [jean.martin@bp.com]	Joseph.kakesh@aporter.com'; [Paul.Boehm@exponent.com]; bulroji@bp.com'; [bulroji@bp.com]; arden.ahnell@uk.bp.com'; [arden.ahnell@uk.bp.com]; Malnor, Lawrence K [lawrence.malnor@bp.com]; Carragher, Peter D [peter.carragher2@bp.com]; Joseph.kakesh@aporter.com'	10/1/2011 13:33

3419					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC252 Block Sheen Samples Draft Cover Letter and Draft Data	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	'jean.martin@bp.com' [jean.martin@bp.com]		9/30/2011 9:39
3420					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: MC252 Block Sheen Samples Draft Cover Letter and Draft Data	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	'Martin, Jean A' [jean.martin@bp.com]		9/29/2011 22:28
3421					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Seep Sheen Interpretation_092611rev1.xlsx				9/29/2011 22:28
3422					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: MC252 Block Sheen Samples Draft Cover Letter and Draft Data	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	'Martin, Jean A' [jean.martin@bp.com]		9/29/2011 22:26
3423	EXPOSITION_00787040	EXPOSITION_00787041	EXPOSITION_00787040	EXPOSITION_00787043	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Data Delivery for Lab SDG 11-0166 GC/FID (Trace only)	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	Martin, Jean A [jean.martin@bp.com]		9/27/2011 2:36
3424					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised Draft Results of MC252 Block Surface Sheens	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	Martin, Jean A [jean.martin@bp.com]	arden.ahnell@uk.bp.com;Kakesh, Joseph S.' [Joseph.Kakesh@APORTER.COM]Paul Boehm [pboehm@exponent.com]	9/27/2011 0:32
3425					Attorney Work Product	Summary prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Results of Sheen Samples Collected From MC252 Block September 15-rev1.doc				9/27/2011 0:32
3426					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Results of the MC252 Seep Sheen Samples	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	Martin, Jean A [jean.martin@bp.com];Kakesh, Joseph S.' [Joseph.Kakesh@APORTER.COM]	arden.ahnell@uk.bp.com	9/26/2011 22:23
3427					Attorney Work Product	Draft report prepared by client and consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Results of Sheen Samples Collected From MC252 Block September 15.doc				9/26/2011 22:23
3428					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised Core Plan	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	Isaura.Riege@cardno.com;Malnor, Lawrence K [lawrence.malnor@bp.com]		9/23/2011 17:49
3429					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 08-12-2011_reformatted 0902311.docx				9/23/2011 17:49
3430					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject1				9/23/2011 17:49
3431					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: URGENT Question about tarballs in Alabama	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	Steve Kulpanowski [Kulps0@bpgom.com]	mike.greer2@bp.com	9/22/2011 23:46
3432	EXPOSITION_00787062	EXPOSITION_00787062	EXPOSITION_00787062	EXPOSITION_00787064	Attorney Work Product	Communication between client and consultant regarding materials for study and interpretations, and analysis plan undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Core analysis plan.	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	Wendell, Sloane (HDR) [Sloane.Wendell@bp.com]	Ahnell, Arden [arden.ahnell@uk.bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com]	9/21/2011 15:21
3433	EXPOSITION_00787063	EXPOSITION_00787063	EXPOSITION_00787062	EXPOSITION_00787064	Attorney Work Product	Draft memorandum regarding materials for study and interpretation, and analysis plan undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 08-12-2011 Rev(1).docx				9/21/2011 15:21
3434					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: weathering tar mats and today request	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	Bullock, Robin J (bp) [bulro1@bp.com];Nepywoda, John (Swift) [john.nepywoda@bp.com];Martin, Jean A [jean.martin@bp.com];Paul Boehm [pboehm@exponent.com];Bruce, Lyle G. [lyle.bruce@bp.com];Lewis, Emma (ARNOLD & PORTER LLP) [Emma.Lewis@aporter.com];Ahnell, Arden [arden.ahnell@uk.bp.com];Amanda Harford [amanda.harford@cardno.com]	Herbert, Bernard F. [Bernard.Herbert@bp.com];Malnor, Lawrence K [lawrence.malnor@bp.com]	9/20/2011 17:09
3435					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Updated Draft Seep Data	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	Ahnell, Arden [arden.ahnell@uk.bp.com];peter.carragher2@bp.com;Bullock, Robin J (bp) [bulro1@bp.com];lawrence.malnor@bp.com;Martin, Jean A [jean.martin@bp.com];Kakesh, Joe (ARNOLD & PORTER LLP) [joseph.kakesh@aporter.com];Paul Boehm [pboehm@exponent.com]	Kornacki, Alan (WEATHERFORD) [Alan.Kornacki@bp.com];Linda Cook [lcook@exponent.com]	9/20/2011 17:04
3436					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Seep Oil Sheens 09-14-2011.pptx				9/20/2011 17:04
3437					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: NRDA Seeps Cruise - operations update	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	Tim Thompson [timothy.thompson@cardno.com]	'peter.carragher2@bp.com' [peter.carragher2@bp.com];Jodi Harney [jodi.harney@cardno.com];Laura Riege [Isaura.Riege@cardno.com];Joseph.Kakesh@aporter.com	9/9/2011 19:42
3438					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Seeps Plan Table 3-1 09-09-11rev.docx				9/9/2011 19:42
3439					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised Virtual Oil Data Sheet	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	Wendell, Sloane [Sloane.Wendell@hdinc.com]	Ahnell, Arden [arden.ahnell@uk.bp.com];Martin, Jean A [jean.martin@bp.com];Block, Nathan [Nathan.Block@bp.com];Green, Mike R. [Mike.Green@bp.com];Beckmann, Dennis D. [Dennis.Beckmann@bp.com]	9/6/2011 15:18
3440					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Q4000 Virtual Oil Summary - 20110906.xlsx				9/6/2011 15:18
3441	EXPOSITION_00787077	EXPOSITION_00787082	EXPOSITION_00787077	EXPOSITION_00787082	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seeps study plan and sediment processing and analyses--attorney client privileged	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	'lawrence.malnor@bp.com' [lawrence.malnor@bp.com]		8/30/2011 14:08
3442	EXPOSITION_00787083	EXPOSITION_00787088	EXPOSITION_00787083	EXPOSITION_00787088	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seeps study plan and sediment processing and analyses--attorney client privileged	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	Paul Boehm [pboehm@exponent.com];lawrence.malnor@bp.com [lawrence.malnor@bp.com];Joseph.Kakesh@aporter.com [joseph.kakesh@aporter.com];Katherine.Ross@aporter.com [Katherine.Ross@aporter.com]		8/30/2011 12:39
3443	EXPOSITION_00787089	EXPOSITION_00787092	EXPOSITION_00787089	EXPOSITION_00787092	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Seeps study plan and sediment processing and analyses--attorney client privileged	John Brown [O-EXPOSITION@SITE1 CN=ENVIRONMENTAL CN=JOHN]	Malnor, Lawrence K [lawrence.malnor@bp.com]	Paul Boehm [pboehm@exponent.com]	8/29/2011 20:16
						Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.					

3444	EXPONENT_00787093	EXPONENT_00787095	EXPONENT_00787093	EXPONENT_00787095	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Seeps study plan and sediment processing and analyses- attorney client privileged	John Brown [O-EXPONENT@SITE CN-ENVIRONMENTAL CN-JOHNB]	Mahor, Lawrence K [lawrence.mahor@bp.com]	Paul Boehm [pboehm@exponent.com]	8/29/2011 16:30	
3445	EXPONENT_00787096	EXPONENT_00787102	EXPONENT_00787096	EXPONENT_00787102	Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: REQUEST for Sunday 28th August Seeps study plan and sediment processing and analyses-attorney client privileged	John Brown [O-EXPONENT@SITE CN-ENVIRONMENTAL CN-JOHNB]	'arden.ahnel@uk.bp.com'; [arden.ahnel@uk.bp.com]; 'peter.carragher2@bp.com'; 'peter.carragher2@bp.com'; 'jean.martin@bp.com'; 'jean.martin@bp.com'; 'lawrence.mahor@bp.com'; 'lawrence.mahor@bp.com'; 'bulorj@bp.com'		8/28/2011 21:51	
3446					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analytical reports and workplan undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Natural Seeps Study Plan - revised review draft - privileged and confidential	John Brown [O-EXPONENT@SITE CN-ENVIRONMENTAL CN-JOHNB]	'barrick@frimylsins.com'; 'barrick@frimylsins.com'; 'laura.riegel@cardno.com'; 'laura.riegel@cardno.com'	'arden.ahnel@uk.bp.com'; [arden.ahnel@uk.bp.com]; 'Kakesh_@Joe (ARNOLD & PORTER LLP)'; 'Kakesh_@Joe (ARNOLD & PORTER LLP)'; 'lawrence.mahor@bp.com'; 'lawrence.mahor@bp.com'		8/26/2011 14:42
3447					Attorney Work Product	Communication between client and consultant regarding analyses prepared at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Battelle proposal for additional GCxGC, Petrotox & RMS work	John Brown [O-EXPONENT@SITE CN-ENVIRONMENTAL CN-JOHNB]	Pelz, Oliver X [Oliver.Pelz@bp.com]	Green, Mike R [Mike.Green2@bp.com]		8/24/2011 16:37
3448					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Sediment Core Analysis Plan - privileged and confidential	John Brown [O-EXPONENT@SITE CN-ENVIRONMENTAL CN-JOHNB]	Laura Riege [laura.riegel@cardno.com]	Paul Boehm [pboehm@exponent.com]		8/17/2011 16:27
3449					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Revised Draft Sediment Core Analysis Plan	John Brown [O-EXPONENT@SITE CN-ENVIRONMENTAL CN-JOHNB]	Paul Boehm [pboehm@exponent.com]; 'Martin, Jean A'; [jean.martin@bp.com]; 'Ahnell, Arden'; [arden.ahnel@uk.bp.com]; 'Bullock, Robin J (bp)'; [bulorj@bp.com]; 'Mahor, Lawrence K'; [lawrence.mahor@bp.com]; 'Laura Riege'; [laura.riegel@cardno.com]	Martin, Jean A [jean.martin@bp.com]		8/17/2011 16:23
3450					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 08-12-2011 Rev(1).docx					8/17/2011 16:23
3451					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject1					8/17/2011 16:23
3452					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised Draft Sediment Core Analysis Plan	John Brown [O-EXPONENT@SITE CN-ENVIRONMENTAL CN-JOHNB]	Ahnell, Arden [arden.ahnel@uk.bp.com]; 'Bullock, Robin J (bp)'; [bulorj@bp.com]; 'Mahor, Lawrence K'; [lawrence.mahor@bp.com]	Paul Boehm [pboehm@exponent.com]; 'Martin, Jean A'; [jean.martin@bp.com]		8/11/2011 21:38
3453					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 08-12-2011 Rev(1).docx					8/11/2011 21:38
3454					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject1					8/11/2011 21:38
3455	EXPONENT_00787205	EXPONENT_00787209	EXPONENT_00787205	EXPONENT_00787209	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: RE: OUR Mother Samples	John Brown [O-EXPONENT@SITE CN-ENVIRONMENTAL CN-JOHNB]	Ahnell, Arden [arden.ahnel@uk.bp.com]			8/11/2011 20:51
3456					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Archived Core Analysis Plan	John Brown [O-EXPONENT@SITE CN-ENVIRONMENTAL CN-JOHNB]	Ahnell, Arden [arden.ahnel@uk.bp.com]; 'Bullock, Robin J (bp)'; [bulorj@bp.com]	Martin, Jean A [jean.martin@bp.com]; 'Paul Boehm [pboehm@exponent.com]		8/11/2011 14:26
3457					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 07-20-2011.docx					8/11/2011 14:26
3458					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject1					8/12/2011 14:26
3459					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DRAFT - Archive Core Analysis Plan	John Brown [O-EXPONENT@SITE CN-ENVIRONMENTAL CN-JOHNB]	Ahnell, Arden [arden.ahnel@uk.bp.com]; 'bulorj@bp.com'	Paul Boehm [pboehm@exponent.com]; 'jean.martin@bp.com'		7/22/2011 4:57
3460					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Core Analysis Plan - 07-20-2011.docx					7/22/2011 4:57
3461					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	oleObject1					7/22/2011 4:57
3462					Attorney Work Product	Communication between client and consultant regarding information prepared at direction of counsel in connection with, and/or anticipation of litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Review Requested- NRDA WR-002. SAT WR-003. Non-NRDA WR-001	John Brown [O-EXPONENT@SITE CN-ENVIRONMENTAL CN-JOHNB]	Ahnell, Arden [arden.ahnel@uk.bp.com]			7/12/2011 13:21
3463					Attorney Work Product	Work agreement prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-003 SAT lakec2 20110705.doc					7/12/2011 13:21
3464					Attorney Work Product	Work agreement prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-002 NRDA - Legal lakec2 20110705.doc					7/12/2011 13:21
3465					Attorney Work Product	Work agreement prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Exponent GCRO 2011 DRAFT WR HOU-WL4-0129-001 lakec2 20110705.doc					7/12/2011 13:21
3466	EXPONENT_00787242	EXPONENT_00787242	EXPONENT_00787242	EXPONENT_00787243	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: OSAT Sediment Interpretation	John Brown [O-EXPONENT@SITE CN-ENVIRONMENTAL CN-JOHNB]	Matt Huddleston [matt.huddleston@cardno.com]	Martin, Jean A [jean.martin@bp.com]; 'Bullock, Robin J (bp)'; [bulorj@bp.com]; 'Paul Boehm [pboehm@exponent.com]		7/11/2011 20:21
3467					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Virtual oil Data	John Brown [O-EXPONENT@SITE CN-ENVIRONMENTAL CN-JOHNB]	Wendell, Sioane [Sioane.Wendell@hdfinc.com]	Green, Mike R [Mike.Green2@bp.com]; 'Block, Nathan'; [Nathan.Block@bp.com]; 'Ahnell, Arden'; [arden.ahnel@uk.bp.com]		7/11/2011 14:24
3468	EXPONENT_00787244	EXPONENT_00787244	EXPONENT_00787244	EXPONENT_00787250	Attorney Work Product	Communication between client and consultant regarding analytical reports and protocol undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Sample Testing Order	John Brown [O-EXPONENT@SITE CN-ENVIRONMENTAL CN-JOHNB]	Paul Boehm [pboehm@exponent.com]; 'Ahnell, Arden'; [arden.ahnel@uk.bp.com]			7/11/2011 14:01
3469					Attorney Work Product	Communications between counsel and client regarding proposed protocols in connection with and/or in relation to pending litigation involving the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SOWS Sampling Plan - Decision on Path Forward	John Brown [O-EXPONENT@SITE CN-ENVIRONMENTAL CN-JOHNB]	Green, Mike R [Mike.Green2@bp.com]; 'Ahnell, Arden'; [arden.ahnel@uk.bp.com]	Paul Boehm [pboehm@exponent.com]		7/7/2011 17:29

3470					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Revised virtual oil disclaimer language.	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	'Nathan.Block@bp.com' [Nathan.Block@bp.com]		7/20/2011 15:4
3471					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Final Q4000 (June 19, 2010) Virtual Oil	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	Bullock, Robin J (bp) [bulro@bp.com]; Martin, Jean A [jean.martin@bp.com]; Green, Mike R [Mike.Green2@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	6/24/2011 17:24
3472					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Q4000 Virtual Oil Summary - 20110623.docx				6/24/2011 17:24
3473					Attorney Work Product	Communication between client and client consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Data Validation Approach for Blank Actions	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	Ahnel, Arden [arden.ahnel@uk.bp.com]	Green, Mike R [Mike.Green2@bp.com]	6/22/2011 12:21
3474					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Disclaimer for Virtual Oil	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	Block, Nathan [Nathan.Block@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Wendell, Sloane [Sloane.Wendell@jacobs.com]; Green, Mike R [Mike.Green2@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]; Linda Cook [lcook@exponent.com]	6/17/2011 3:34
3475					Attorney-Client Privilege; Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Exponent NRDA & Legal SOW - Privileged and Confidential	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	Paul Boehm [pboehm@exponent.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	Marie BenKiney [benkineym@exponent.com]	6/14/2011 15:39
3476					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Disclaimer for Virtual Oil	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	Nathan.Block@bp.com' [Nathan.Block@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Wendell, Sloane [Sloane.Wendell@jacobs.com]; Green, Mike R [Mike.Green2@bp.com]; Pelz, Oliver X [Oliver.Pelz@bp.com]	6/14/2011 15:35
3477					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Request File - Data Upload	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	'arden.ahnel@uk.bp.com' [arden.ahnel@uk.bp.com]; Paul Boehm [pboehm@exponent.com]	'jean.martin@bp.com' [jean.martin@bp.com]; 'bulro@bp.com' [bulro@bp.com]; 'jean.martin@bp.com'; 'Joseph.Kakesh@APORTER.COM' [Joseph.Kakesh@APORTER.COM]; 'yie.brucel@bp.com' [yie.brucel@bp.com]	6/10/2011 18:07
3478	EXPONENT_00787360	EXPONENT_00787360	EXPONENT_00787360	EXPONENT_00787385	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SETAC Presentation	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	Miley, Joyce [Joyce.Miley@bp.com]	Martin, Jean A [jean.martin@bp.com]; BPARD [aporter.com]; Malnor, Lawrence X [lawrence.malnor@bp.com]; Bullock, Robin J (bp) [bulro@bp.com]; Green, George [George.Green@aporter.com]; Carragher, Peter D [peter.carragher2@bp.com]; 'Folse, Laura' [Laura.Folse@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]	5/19/2011 22:45
3479					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Appendix A for Toxicity Addendum	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]		Marie BenKiney [benkineym@exponent.com]	5/19/2011 21:40
3480					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Appendix A Draft 5-19-11.docx				5/19/2011 21:40
3481					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: SETAC Presentation	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	Martin, Jean A [jean.martin@bp.com]	'Ahnel, Arden' [arden.ahnel@uk.bp.com]; 'Folse, Laura' [Laura.Folse@bp.com]; 'Vivek.Pradhan@bp.com' [Vivek.Pradhan@bp.com]	5/19/2011 17:14
3482					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding analysis of samples prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Access to Cores collected during response	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	Green, Mike R [Mike.Green2@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Linda Cook [lcook@exponent.com]; Desruesseau, George [desruesseau@balleis.org]; Nathan.Block@bp.com' [Nathan.Block@bp.com]	5/13/2011 17:36
3483					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Proposed Samples to send to Geomark - Privileged and Confidential	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	Green, Mike R [Mike.Green2@bp.com]	'niala@envsdt.com' [niala@envsdt.com]; 'Ruth Forman' [rforman@envsdt.com]; Dennis.beckmann@bp.com'; Nathan.Block@bp.com'; Malnor, Lawrence X [lawrence.malnor@bp.com]; Linda Cook [lcook@exponent.com]	5/13/2011 13:48
3484					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Re: Proposed Samples to send to Geomark - Privileged and Confidential	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	'Mike.Green2@bp.com' [Mike.Green2@bp.com]; Linda Cook [lcook@exponent.com]	'niala@envsdt.com' [niala@envsdt.com]; 'rforman@envsdt.com' [rforman@envsdt.com]; Dennis.beckmann@bp.com'; [Dennis.beckmann@bp.com]; Nathan.Block@bp.com'; [Nathan.Block@bp.com]; arden.ahnel@uk.bp.com'; [arden.ahnel@uk.bp.com]; lawrence.malnor@bp.com'	5/13/2011 12:35
3485					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding materials for study and interpretations undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Proposed Samples to send to Geomark - Privileged and Confidential	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	Linda Cook [lcook@exponent.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]; Green, Mike R [Mike.Green2@bp.com]; Dennis.beckmann@bp.com	5/12/2011 21:49
3486					Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Proposed Samples to send to Geomark - Privileged and Confidential	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	'Kakesh, Joseph' [Joseph.Kakesh@APORTER.COM]; bulro@bp.com' [bulro@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Mike.Green2@bp.com'; Larry Malnor [lawrence.malnor@bp.com]	Paul Boehm [pboehm@exponent.com]; 'Rob Barriock' [barriock@nflnews.com]	5/12/2011 14:54
3487	EXPONENT_00787501	EXPONENT_00787502	EXPONENT_00787501	EXPONENT_00787502	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Top Kill Mud contains olefins	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	'Changrui.gong@bp.com' [Changrui.gong@bp.com]; 'Dihal@envsdt.com' [Dihal@envsdt.com]; Dennis.beckmann@bp.com'; Jun.Lu@secom.com' [Jun.Lu@secom.com]; Green, Mike R' [Mike.Green2@bp.com]; Linda Cook [lcook@exponent.com]	'Ahnel, Arden' [arden.ahnel@uk.bp.com]; Paul Boehm [pboehm@exponent.com]; 'Folse, Laura' [Laura.Folse@bp.com]; Bullock, Robin J (bp) [bulro@bp.com]; Martin, Jean A [jean.martin@bp.com]	4/26/2011 14:13
3488					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Your paper	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	Carragher, Peter D [peter.carragher2@bp.com]	Folse, Laura [Laura.Folse@bp.com]; Ahnel, Arden [arden.ahnel@uk.bp.com]; Martin, Jean A [jean.martin@bp.com]; Johnson, Nelson [Nelson.Johnson@APORTER.COM]; 'yie.brucel@bp.com' [yie.brucel@bp.com]; Paul Boehm [pboehm@exponent.com]; Linda Cook [lcook@exponent.com]	4/10/2011 8:00
3489					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised Graphics Slides.pptx				4/10/2011 8:00
3490	EXPONENT_00787541	EXPONENT_00787541	EXPONENT_00787540	EXPONENT_00787541	Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	SETAC Deep Water Sediment-jb1 [Autosave].pptx				4/6/2011 22:24
3491					Attorney Work Product	Communication between client and consultant regarding comments on article at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Good Job: Nature Journalist questions	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	Folse, Laura' [Laura.Folse@bp.com]		4/6/2011 15:39
3492	EXPONENT_00787559	EXPONENT_00787559	EXPONENT_00787559	EXPONENT_00787560	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sediment Fingerprinting Poster for SETAC	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	Roberts, Cra (COMSYS) [Cra.Roberts@bp.com]	'Ahnel, Arden' [arden.ahnel@uk.bp.com]; 'Folse, Laura' [Laura.Folse@bp.com]; Paul Boehm [pboehm@exponent.com]; Pradhan, Vivek R [Vivek.Pradhan@bp.com]; Paul Boehm [pboehm@exponent.com]; robin.bullock@bp.com	3/31/2011 14:43
3493					Attorney Work Product	Communication between client and client consultant regarding analytical reports and protocol undertaken at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	surrogate oil and weathering plans	John Brown [JO-EX-EXPONENT@SITE1 CN-ENVIRONM ENTAL CN-JOHN B]	Wendell, Sloane [Sloane.Wendell@jacobs.com]	Ahnel, Arden [arden.ahnel@uk.bp.com]	3/28/2011 15:06
3494					Attorney Work Product	Draft document regarding analytical reports and protocol prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Surrogate Oils (rev job) 3-21-2011.doc				3/28/2011 15:06
3495					Attorney Work Product	Draft document regarding analytical reports and protocol prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DWH_NRDA-Aqual-Tox Prog_WeatheringPlan_2011_March21.doc				3/28/2011 15:06

3496					Attorney Work Product	Communication between client and consultant regarding comments to publication prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Good Job: Nature Journalist questions	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN.B]	Ahnel, Arden [arden.ahnel@uk.bp.com];Feick, Heidi A [HEIDI.FEICK@bp.com]		3/24/2011 16:07
3497					Attorney Work Product	Communication between client and consultant regarding draft sampling test plan prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Draft Oil Weathering and Toxicity Testing Plan in NRDA Format	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN.B]	robin.bullock@bp.com	'Ahnel, Arden' [arden.ahnel@uk.bp.com];'Folse, Laura' [Laura.Folse@bp.com];'Pelz, Oliver X' [Oliver.Pelz@bp.com]	3/21/2011 23:21
3498					Attorney Work Product	Draft document regarding analytical reports and protocol prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	DWH_NRDA-Aquat-Tox-Prog_WeatheringPlan__2011_March21.doc				3/21/2011 23:21
3499					Attorney Work Product	Draft presentation prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Annex 2_Weathering MC252 info_March_2011.ppt				3/21/2011 23:21
3500					Attorney Work Product	Draft document regarding analytical reports and protocol prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Annex 1 - ENTRIX_FILTotoxicity_Plan_DRAFT_09202010.pdf				3/21/2011 23:21
3501					Attorney Work Product	Communication between client and consultant regarding draft work (unprepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Surrogate Oil Selection Plan for NRDA Team	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN.B]	robin.bullock@bp.com	'Ahnel, Arden' [arden.ahnel@uk.bp.com];'Folse, Laura' [Laura.Folse@bp.com]	3/21/2011 22:12
3502					Attorney Work Product	Draft document regarding analytical reports and protocol prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Surrogate Oils (rev job) 3-21-2011.doc				3/21/2011 22:12
3503	EXPONENT_00787617	EXPONENT_00787617	EXPONENT_00787616	EXPONENT_00787617	Attorney Work Product	Draft document regarding analytical reports and protocol prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Surrogate Oils (rev job) 3-20-2011.doc				3/20/2011 17:43
3504					Attorney Work Product	Communication between client and consultant regarding draft document prepared at direction of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Surrogate Oil Selection Plan - Draft NRDA Document	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN.B]	'Ahnel, Arden' [arden.ahnel@uk.bp.com]	'Folse, Laura' [Laura.Folse@bp.com];'Green, Mike R' [Mike.Green2@bp.com];'Pelz, Oliver X' [Oliver.Pelz@bp.com];'Carragher, Peter D' [peter.carragher2@bp.com]	3/19/2011 3:02
3505					Attorney Work Product	Draft document regarding analytical reports and protocol prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Surrogate Oils (rev job) 3-18-2011.doc				3/19/2011 3:02
3508					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: OSAT Sediment interpretation	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN.B]	wayne.kicklighter@cardno.com	Paul Boehm [pboehm@exponent.com]	3/8/2011 20:25
3507					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Sedimen20mi-20110219-jb-SETAC- (with Source Eval).xlsx				3/8/2011 20:25
3508	EXPONENT_00787649	EXPONENT_00787649	EXPONENT_00787649	EXPONENT_00787650	Attorney Work Product	Communication between client and consultant regarding information prepared at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	OSAT Sediment interpretation	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN.B]	wayne.kicklighter@cardno.com	Paul Boehm [pboehm@exponent.com];robin.bullock@bp.com;Ahnel, Arden [arden.ahnel@uk.bp.com]	3/8/2011 20:16
3509	EXPONENT_00787686	EXPONENT_00787686	EXPONENT_00787651	EXPONENT_00787672	Attorney Work Product	Analytical report and protocol prepared at the request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	36804-SO10088405 draft report.xlsx				3/8/2011 18:06
3510					Attorney Work Product	Communication between client and consultant regarding requested sampling prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Source Oil Request	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN.B]	Carragher, Peter D [peter.carragher2@bp.com]		3/1/2011 18:26
3511	EXPONENT_00787719	EXPONENT_00787719	EXPONENT_00787719	EXPONENT_00787720	Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: 11th hour abstract	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN.B]	Martin, Jean A [jean.martin@bp.com];Carragher, Peter D [peter.carragher2@bp.com];Roberts, C'ra (COMSYS) [C'ra.Roberts@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Folse, Laura [Laura.Folse@bp.com];Bullock, Robin J (bp) [bulloj@bp.com];Ward, Donna B [Donna.Ward@bp.com];Johnson, Nelson [Nelson.Johnson@APORTER.COM];Olum, Peggy [Peggy.Olum@APORTER.COM];Paul Boehm [pboehm@exponent.com]	2/19/2011 17:33
3512					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	RE: Revised Draft Final Protocol for MC252 Determination in Sediments	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN.B]	Paul Boehm [pboehm@exponent.com];'bulloj@bp.com' [bulloj@bp.com];'barrick@infinityols.com' [barrick@infinityols.com];'RMarkarian@entrinx.com' [RMarkarian@entrinx.com];'lawrence.malnor@bp.com' [lawrence.malnor@bp.com]	'Joseph Kakesh@APORTER.COM' [Joseph.Kakesh@APORTER.COM];'Jean.Martin@bp.com' [Jean.Martin@bp.com];'Brian.Israel@APORTER.COM' [Brian.Israel@APORTER.COM]	2/3/2011 15:08
3513					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding draft protocol prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	Revised Draft Final Protocol for MC252 Determination in Sediments	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN.B]	robin.bullock@bp.com	kakesh.joseph@aporter.com;Johnson.nelson@aporter.com;Paul Boehm [pboehm@exponent.com]	2/2/2011 22:24
3514					Attorney Work Product	Draft protocol prepared by client and consultant at request of counsel in connection with, and/or in anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	REVISED DRAFT Expert Sediment Data Analysis -20110131 - job.docx				2/2/2011 22:24
3515					Attorney Work Product	Communication between client and consultant regarding comments on report prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: OSAT 2 Draft	John Brown [O-EX-EXPONENT@SITE1 CN-ENVIRONMENTAL CN-JOHN.B]	Walden, Terry [terry.walden@bp.com]		2/1/2011 18:09
3516					Attorney-Client Privilege; Attorney Work Product	Communication between client, counsel and consultant regarding information prepared at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	FW: Submission of Draft Final User's Manual - Privileged and Confidential	Byrce, Lyle G [lyle.byrce@bp.com]	Ahnel, Arden [arden.ahnel@uk.bp.com];Block, Nathan [Nathan.Block@bp.com];Fritz, David E. [David.Fritz@bp.com];Beckmann, Dennis D [Dennis.Beckmann@bp.com];John Brown [jbrown@exponent.com];jph@bp.com;Mezzer, Cheryl A [Cheryl.Metzler@bp.com];Green, Mike R [Mike.Green2@bp.com];vialae@enrslid.com;Marie BerKimey	Folse, Laura [Laura.Folse@bp.com];Bullock, Robin J (bp) [bulloj@bp.com]	1/11/2011 14:08
3517					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BPUsersManual-Cover-DraftFinal-11011-lowers.pdf				1/11/2011 14:08
3518					Attorney Work Product	Analysis prepared by client and third-party consultant at request of counsel in connection with, and/or anticipation of potential litigation arising from the Deepwater Horizon Incident, including but not limited to the NRDA.	BPUsersManual-DraftFinal-11011-lowers (2).pdf				1/11/2011 14:08

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