

CONSUMER DEFENSE GROUP ACTION

GRAHAM & MARTIN, LLP

3 Park Plaza, Suite 2030

Irvine, CA 92614

Telephone: (949) 474 - 1022

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60 Day Notice of Intent to Sue BP America, Inc. and Atlantic Richfield Company Under Health & Safety Code Sections 25249.5 and 25249.7

Consumer Defense Group Action, a California corporation (hereinafter "CDG" or the "Noticing Party") hereby gives Notice of Intent to Sue Under Health & Safety Code Section 25249.5 (the "Notice") to Robert A. Malone, President of BP America, Inc. and Atlantic Richfield Company, a wholly owned subsidiary of BP America, Inc. (hereinafter referred to collectively as "ARCO"), as well as the governmental entities on the attached proof of service. The Noticing Party must be contacted through the following entity: Law Offices of Graham & Martin, LLP, 3 Park Plaza, Suite 2030, Irvine, California 92614.

Summary of Violation

This Notice is intended to inform ARCO that it is in violation of Proposition 65, the Safe Drinking Water and Toxic Enforcement Act (commencing with Health & Safety Code Section 25249.5) (hereinafter "Proposition 65"). Proposition 65 absolutely prohibits any business from contaminating the drinking water supplies of California. ARCO is in violation of proposition 65 because it has and is knowingly and intentionally threatening to "release chemicals known to the State of California to cause cancer or reproductive toxicity into water or onto or into land where such chemical passes or probably will pass into any source of drinking water," at each of the facilities listed on Exhibit A hereto (hereinafter "the Facilities"), which are ARCO branded gasoline stations with underground storage tank systems. Health & Safety Code Section 25249.5 and 25249.7. Proposition 65 provides that when a party, such as ARCO, an entity with more than ten employees, has been and is knowingly and intentionally threatening to "release chemicals known to the State of California to cause cancer or reproductive toxicity into water or onto or into land where such chemical passes or probably will pass into any source of drinking water," it is violating Health & Safety Code Section 25249.5 and may be enjoined from such conduct pursuant to Health & Safety Code Section 25249.7. The chemicals which ARCO is threatening to release are benzene and toluene ("the Designated Chemicals"), which are contained in the gasoline and other refined petroleum products which ARCO markets and stores within underground storage tank systems owned and/or operated by ARCO located at the Facilities. In order to be in compliance with Proposition 65 ARCO must effectively contain the Designated Chemicals in a UST system that is "product tight." For these purposes, "product tight" means that the operations must be impervious to the liquid and vapor of the substance ("the Designated Chemicals") that is or are contained or to be contained, in the underground storage tank systems so as to prevent seepage of the Designated Chemicals from the containment and in to or on to the ground where the Designated Chemicals will pass or probably will pass into any source of drinking water.

The Violation

ARCO markets gasoline and other refined petroleum products (hereinafter referred to as "gasoline") to both consumers and retailers. Gasoline is marketed under the ARCO trademark directly to motorists at ARCO branded retail outlets and through independent dealers and distributors in California and elsewhere. ARCO owns and/or operates numerous underground storage tank systems located at the

Facilities that are used for the storage of gasoline offered for sale by ARCO to the general public. The operation by ARCO of the underground storage tank systems located at the Facilities, as well as the delivery, storage and dispensing of gasoline at the Facilities, as currently controlled and managed by ARCO, poses a substantial threat of discharge of gasoline and other refined petroleum products “into water or onto or into land where such chemical passes or probably will pass into any source of drinking water”.

All water within the State, including groundwater, is the property of the people of the State of California. California Water Code §§ 102 and 104. As to all water, the Legislature of the State of California (“the Legislature”) has determined that “the people of the State have a primary interest in the conservation, control and utilization of the water resources of the state, and that the quality of all waters of the State shall be protected for use and enjoyment of the people of the state.” California Water Code § 13000. Under Proposition 65 a “source of drinking water” is not confined to existing drinking water supplies. Rather, a “[s]ource of drinking water means either a present source of drinking water or water which is identified or designated in a water quality control plan adopted by a regional board as being suitable for domestic or municipal uses [and] also includes water identified in a regional board” water quality control plan as being suitable for domestic or municipal uses.” Health & Safety Code §25249.10 (d).

Gasoline contains a number of constituents and additives each of which separately, as well as in combination, present a significant risk to human health, safety and the environment. The gasoline marketed by ARCO contains the chemicals Benzene and Toluene. Benzene is a clear, colorless, highly reactive flammable liquid derived from petroleum and contained in gasoline. Benzene is a chemical known by the State of California to cause cancer and has been listed as such pursuant to Proposition 65. Toluene is a colorless flammable liquid obtained from coal tar or petroleum and contained in motor vehicle fuels. Toluene is a chemical known by the State of California to cause reproductive toxicity and has been listed as such pursuant to Proposition 65. Hereinafter benzene and toluene are referred to as the “Designated Chemicals”.

The gasoline service station operations undertaken at the Facilities are not “product tight” (i.e. the operations are not impervious to the liquid and vapor of the substance that is contained, or is to be contained, in the underground storage tank systems so as to prevent seepage of the Designated Chemicals from the containment and into the ground) and thus are threatening to cause a discharge of Designated Chemicals. The following are the components of the gasoline service station operations that pose a threat of discharge of Designated Chemicals: the underground tank(s) and underground storage tank system(s); the pipes used in connection with the storage of the Designated Chemicals in the USTs, including connecting pipes, vapor recovery lines, vent lines and associated fittings as well as the associated secondary containment systems; the drainage systems which collect surface water run off from the petroleum dispensing and delivery areas; secondary containment and spill control systems, including but not limited to secondary containment for the underground tank system, pipe, connecting pipe, dispensers and dispenser piping and the petroleum delivery area, as well as for the drainage systems which collected surface water run off from the dispensing and delivery area.

At the Facilities, the gasoline containing Designated Chemicals is stored in one or more underground storage tank(s) and an underground storage tank system (hereinafter referred to collectively as “the USTs”), which includes, but is not limited to, one or more tanks, including the piping connected thereto. The pipes used in connection with the storage of the Designated Chemicals in the USTs includes but is not limited to valves and other appurtenances connected to the pipe, pumping units, fabricated assemblies associated with the pumping units, and metering and delivery stations and fabricated assemblies therein. The pipes used in connection with the storage of the Designated Chemicals in the USTs include “connecting piping”, such as pipe, valves elbows, joints, flanges and flexible connectors through which the

Designated Chemicals flow. The UST system also includes the vapor recovery lines, vent lines and associated fittings as well as the associated secondary containment systems, the drainage systems which collect surface water run off from the petroleum dispensing and delivery areas. Finally, the UST systems include secondary containment and spill control systems including but not limited to secondary containment for the underground tank system, leak detection sensors, pipe, connecting pipe, dispensers and dispenser piping and the petroleum delivery area, as well as for the drainage systems which collect surface water run off from the dispensing and delivery area.

Investigations and reports conducted and prepared for the California State Water Resources Control Board (“SWRCB”) (with the assistance and input of the Environmental Health Divisions and Departments for a number of California counties and Regional Water Quality Control Boards as well as various members of the oil industry), the California Environmental Protection Agency (“CEPA”), Department of Toxic Substances Control (“DTSC”), the Office of Pollution Prevention and Technology Department, as well as testing undertaken by the various city fire departments where the Facilities are located, demonstrate that discharges of petroleum products including the Designated Chemicals occur, and are expected to occur, from the gasoline service station operations at the Facilities on a regular and ongoing basis. The CWRQB Report concluded that 61% of all USTs in operation, at any given time, are discharging/releasing gasoline and other refined petroleum products including the Designated Chemicals into or on to the land. The CWRQB Report also found that the percentage of USTs found to be discharging/releasing gasoline and other refined petroleum products including the Designated Chemicals into or on to the land was not materially different whether the underground storage tank was single or double-walled. ARCO, as well as the oil industry in general, know of these facts.

Because ARCO, as well as the oil industry in general, is aware of these facts, ARCO, along with the oil industry, have in place leak detection sensor systems. The fact that ARCO uses such a system is an acknowledgement by ARCO that it knows that the USTs it operates are likely to leak at any given time. The sensors do not inform ARCO that the USTs are about to release product, only, at best that the USTs have leaked and/or are leaking product, including the Designated Chemicals. Further, the CWRQB Report noted that the leak detection systems in use by the industry only record a discharge from the USTs where the leak is **more** than 0.1 gallons/hour (2.4 gallons a day, or 876 gallons a year per sensor). That is, even under this extremely lax standard, ARCO does not even record a discharge until an individual tank sensor (of which there are usually more than one in any UST) records a discharge of **greater than 876 gallons a year**. Naturally, the level of non-recorded discharge can be much higher for any individual UST since there may be four or more sensors in any given system **each of which** is failing to record a discharge of slightly less than 876 gallons a year. Finally, a report prepared by the SWRCB Underground Storage Tank Program entitled “Field Evaluation of Underground Storage Tank System Leak Detection Sensors” expressly found that the leak detection sensors systems used by the oil industry, including ARCO, are not reliable where, as the report noted, the sensors have not been properly installed, programmed, maintained and operated, or when the secondary containment in which they are installed are not working properly. The SWRCB, in analyzing the use of leak detection sensor systems by the oil industry (including ARCO), specifically noted a number of significant problems which greatly lessened the utility of such sensors including the following: “sensors were raised from the low point of the secondary containment, sensors fail[ed] to alarm when tested, and sensors fail[ed] to shut down the turbine pump in the event of an alarm.” The report went on to note that almost a third of the secondary containment systems had water or product in one or more areas, a fact which would seriously impact the operational effectiveness of the sensor detection systems. Under these circumstances, the sensors will simply not operate effectively, even at the lax warning level used by ARCO. Further, since such sensors, even when working properly, do not prevent leaks but, at best, simply record them, they are ineffective to avoid liability under Health & Safety Code sections 25249.5 and 25249.7. In order to be in compliance with Proposition 65 ARCO must therefore effectively contain the Designated Chemicals in a UST system which is “product tight”, as defined above.

The gasoline service operations of ARCO therefore pose and threaten to pose an imminent treat to human health or safety or the environment and therefore create a substantial probability of harm since there is a substantial likelihood that the majority of the USTs operated and maintained by ARCO are either currently or likely will shortly discharge/release gasoline and other refined petroleum products into or on to the land. Such a discharge/release of the Designated Chemicals from the USTs at the Facilities “probably will pass into [a] source of drinking water.” It is clear therefore that for the entire period of time that ARCO has owned and/or controlled the USTs located at the Facilities, ARCO has been and continues to be in violation of Proposition 65. Given that the maximum prior period of potential liability pursuant to Proposition 65, Business & Professions Code §17200 and Fish & Game Code §5650(which are the operative statutes pursuant to which a complaint will be filed against ARCO) is four years, this Notice is intended to inform ARCO that it has been in violation of Proposition 65 from the time period from four years prior to the date of this notice and continues to be in violation, for every day upon which ARCO owns and/or controls the underground storage tank systems for any Facility listed on Exhibit A.

Proposition 65 requires that notice and intent to sue be given to ARCO sixty days before a suit is filed. With this letter, CDG gives notice of the alleged violations to ARCO and the appropriate governmental authorities. This notice covers all violations of Proposition 65 that are currently known to CDG from information now available to it. CDG reserves the right to amend this Notice to inform ARCO of other violations and/or exposures as it gathers further information. With the copy of this amended notice submitted to ARCO, a copy is provided of “The Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): A Summary.”

Dated: September 17, 2003

By:

**EXHIBIT A
ARCO GAS STATIONS**

1222 E FIRST ST SANTA ANA, CA 927016309 (714) 953-6918	3901 E RIVERDALE AVE ANAHEIM, CA 928072610 (714) 637-2318
1620 N BROADWAY SANTA ANA, CA 927063909 (714) 542-7261	3101 E LA PALMA ANAHEIM, CA 92801 (714) 632-5635
801 N BRISTOL ST SANTA ANA, CA 92703 2135 (714) 541-1665	300 S BROOKHURST ST ANAHEIM, CA 928042412 (714) 533-4045
324 S GRAND AVE SANTA ANA, CA 927016378 (714) 541-0788	11500 BEACH BLVD STANTON, CA 906803607 (714) 903-6285
1539 S STANDARD AVE SANTA ANA, CA 92707 2009 (714) 973-0569	799 W 19TH ST COSTA MESA, CA 926273573 (949) 650-1178
2016 W 17TH ST SANTA ANA, CA 92706 2323 (714) 543-2288	18972 BEACH BLVD HUNTINGTON BEACH, CA 926482010 (714) 593-8516
2245 S MAIN ST SANTA ANA, CA 92707 3219 (714) 751-2187	2351 E ORANGETHORPE FULLERTON, CA 92831 (714) 446-9701
2646 W FIRST STREET SANTA ANA, CA 92703-3404 (714) 835-8472	6982 WESTMINSTER BLVD WESTMINSTER, CA 926833711 (714) 894-8872
2730 W MCFADDEN AVE SANTA ANA, CA 92704 2714 (714) 641-0640	16501 GOLDENWEST ST HUNTINGTON BEACH, CA 926474414 (714) 842-1738
302 W FIRST ST SANTA ANA, CA 92701 5222 (714) 836-5553	21452 BROOKHURST ST HUNTINGTON BEACH, CA 926467353 (714) 593-9763
2940 N BRISTOL ST SANTA ANA, CA 92706 1008 (714) 543-6180	1202 E ORANGETHORPE AVE FULLERTON, CA 92831 (714) 526-4855
2721 W EDINGER AVE SANTA ANA, CA 92704 3523 (714) 545-0650	13142 GOLDENWEST ST WESTMINSTER, CA 926832235 (714) 898-1677
14121 NEWPORT AVE TUSTIN, CA 92780 5147 (714) 838-3879	1700 W LA PALMA AVE ANAHEIM, CA 928013528 (714) 774-3023
14244 NEWPORT AVE TUSTIN, CA 92780 5148 (714) 838-6091	530 N BROOKHURST ST ANAHEIM, CA 928015201 (714) 776-6715
3414 S MAIN ST SANTA ANA, CA 92707 4321 (714) 241-7440	17502 GOLDENWEST ST HUNTINGTON BEACH, CA 926476223 (714) 847-0616

14231 RED HILL AVE TUSTIN, CA 92780 5835 (714) 544-2246	2800 W BALL ROAD ANAHEIM, CA 928044921 (714) 995-1502
291 S TUSTIN ST ORANGE, CA 92866 2321 (714) 538-7150	304 S MAGNOLIA AVE ANAHEIM, CA 928042116 (714) 761-8012
13361 HARBOR BLVD GARDEN GROVE, CA 92843 1723 (714) 534-4142	15501 EDWARDS STREET HUNTINGTON BEACH, CA 926472915 (714) 893-3901
480 N GLASSELL ST ORANGE, CA 92866 1034 (714) 633-9374	19971 BEACH BLVD HUNTINGTON BEACH, CA 926483705 (714) 969-2973
100 N TUSTIN AVE ORANGE, CA 92867 (714) 997-9381	6311 WESTMINSTER AVE WESTMINSTER, CA 926833615 (714) 903-6295
2937 E CHAPMAN AVE ORANGE, CA 928693703 (714) 633-9032	401 N PLACENTIA FULLERTON, CA 92831 (714) 993-9111
10975 EDINGER AVE FOUNTAIN VALLEY, CA 92708 1108 (714) 839-3380	6002 BOLSA AVE HUNTINGTON BEACH, CA 926472443 (714) 373-1949
1801 S STATE COLLEGE BLVD ANAHEIM, CA 928066039 (714) 634-2463	2811 W LINCOLN AVE ANAHEIM, CA 928016212 (714) 995-3365
13511 EUCLID ST GARDEN GROVE, CA 928432509 (714) 638-4592	5700 E LA PALMA ANAHEIM, CA 92806 (714) 779-2549
13331 EUCLID AVE GARDEN GROVE, CA 928432531 (714) 534-7557	1124 E CHAPMAN AVE FULLERTON, CA 92831 (714) 447-3100
2101 S HARBOR BLVD ANAHEIM, CA 928023515 (714) 663-9762	5981 WARNER AVE HUNTINGTON BEACH, CA 926494659 (714) 840-5777
825 E KATELLA AVE ORANGE, CA 92867 (714) 538-7160	1000 W VALENCIA DR FULLERTON, CA 92833 (714) 879-4346
3003 NEWPORT BLVD COSTA MESA, CA 926264531 (714) 966-3003	751 BAKER ST COSTA MESA, CA 926264366 (714) 545-1132
1935 E KATELLA AVE ORANGE, CA 928675108 (714) 744-3728	519 S HARBOR BLVD FULLERTON, CA 92832 (714) 447-0617
14511 BROOKHURST ST WESTMINSTER, CA 926835749 (714) 531-0160	7760 CRESCENT AVE BUENA PARK, CA 906203953 (714) 826-5886
3201 HARBOR BLVD COSTA MESA, CA 926262508 (714) 557-7585	102 E YORBA LINDA BLVD PLACENTIA, CA 928703327 (714) 996-5071

2445 E BALL RD ANAHEIM, CA 928065402 (714) 772-9352	16502 BOLSA CHICA ST HUNTINGTON BEACH, CA 926493511 (714) 840-4364
13482 BROOKHURST ST GARDEN GROVE, CA 928433119 (714) 638-9330	9511 VALLEY VIEW ST CYPRESS, CA 906303960 (714) 826-7026
12931 GARDEN GROVE BLVD GARDEN GROVE, CA 928422004 (714) 534-2214	7990 KNOTT AVE BUENA PARK, CA 906202423 (714) 522-2262
300 BRISTOL ST COSTA MESA, CA 926267945 (714) 549-1849	7510 ORANGETHORPE AVE BUENA PARK, CA 906213429 (714) 522-0164
17475 BROOKHURST FOUNTAIN VALLEY, CA 92708 (714) 593-1936	1201 E IMPERIAL HWY PLACENTIA, CA 92870 (714) 993-0070
17520 BROOKHURST ST FOUNTAIN VALLEY, CA 927084747 (714) 593-8433	4988 BALL ROAD CYPRESS, CA 906303516 (714) 828-6131
2100 SE BRISTOL ST NEWPORT BEACH, CA 926601728 (949) 756-1731	2840 E IMPERIAL HWY FULLERTON, CA 928351351 (714) 529-6433
1037 W BALL RD ANAHEIM, CA 928021841 (714) 772-8171	718 S BREA BLVD BREA, CA 92821 (714) 990-3081
18480 BROOKHURST ST FOUNTAIN VALLEY, CA 927086706 (714) 968-6050	5012 LINCOLN AVE CYPRESS, CA 906302905 (714) 828-2990
2493 N TUSTIN ORANGE, CA 928653707 (714) 998-5328	120 E IMPERIAL BREA, CA 92821 (714) 529-9816
18520 BROOKHURST FOUNTAIN VALLEY, CA 927086708 (714) 963-0816	1490 S HARBOR BLVD LA HABRA, CA 90631 (714) 870-6180
700 S STATE COLLEGE BLVD ANAHEIM, CA 928054526 (714) 774-7019	23611 LA PALMA AVE YORBA LINDA, CA 92887 (714) 692-1653
727 S EAST ST ANAHEIM, CA 928054845 (714) 772-1836	11171 LOS ALAMITOS BLVD LOS ALAMITOS, CA 907203603 (562) 795-5800
2490 FAIRVIEW RD COSTA MESA, CA 926266525 (714) 850-0663	20572 LAKE FOREST DR LAKE FOREST, CA 926307740 (949) 586-4680
13501 MAGNOLIA ST GARDEN GROVE, CA 928442236 (714) 903-3296	5472 ORANGETHORPE AVE LA PALMA, CA 906231005 (714) 523-5674
2791 E LINCOLN AVE ANAHEIM, CA 928063901 (714) 666-8444	24181 MOULTON PKWY LAGUNA HILLS, CA 926532782 (949) 768-2977

301 S ANAHEIM BLVD ANAHEIM, CA 928053831 (714) 781-2990	13550 BEACH BLVD LA MIRADA, CA 90638 (562) 691-8576
18025 MAGNOLIA ST FOUNTAIN VALLEY, CA 927085638 (714) 965-0446	23742 EL TORO RD EL TORO, CA 926304711 (949) 457-0723
18975 MAGNOLIA FOUNTAIN VALLEY, CA 927086330 (714) 964-2587	20940 NORWALK BLVD LAKEWOOD, CA 90715 (562) 809-1654
9472 KATELLA AVE ANAHEIM, CA 928046353 (714) 995-5870	1401 E LAMBERT ROAD LA HABRA, CA 90631 (562) 690-7444
301 S EUCLID AVE ANAHEIM, CA 928021227 (714) 776-3382	15905 VALLEY VIEW AVE SANTA FE SPGS, CA 90670 (562) 921-4242
1000 N STATE COLLEGE BLVD ANAHEIM, CA 928062701 (714) 999-0370	29080 PORTOLA PKWY LAKE FOREST, CA 92630 (949) 460-0398
1201 S BROOKHURST ST ANAHEIM, CA 928045418 (714) 956-7220	15700 VALLEY VIEW ST LA MIRADA, CA 90638 (562) 926-6600
8032 GARDEN GROVE BLVD GARDEN GROVE, CA 928441005 (714) 379-5486	490 PACIFIC COAST HWY SEAL BEACH, CA 90740 (562) 493-2443
2021 NEWPORT BLVD COSTA MESA, CA 926272161 (949) 631-2734	101 E WHITTIER BLVD LA HABRA, CA 90631 (562) 690-8375
12202 SOUTH STREET ARTESIA, CA 90701 (562) 402-1797	23921 ALICIA PRKWY MISSION VIEJO, CA 926913944 (949) 768-9227
13460 E FIRESTONE BLVD SANTA FE SPGS, CA 90670 (562) 921-2107	15750 E LEFFINGWELL WHITTIER, CA 90604 (562) 943-4436
12157 ARTESIA BLVD CERRITOS, CA 90701 (562) 865-1114	3100 LOS COYOTES LONG BEACH, CA 90808 (562) 429-0645
13340 E ROSECRANS AVE NORWALK, CA 90650 (562) 802-0456	26001 LA PAZ ROAD MISSION VIEJO, CA 926915315 (949) 768-3464
1785 BELLFLOWER BLVD. LONG BEACH, CA 90815 (562) 597-1728	590 S PACIFIC COAST HWY LAGUNA BEACH, CA 92651 (949) 376-5349
12158 ALONDRA NORWALK, CA 90650 (562) 802-0875	2720 E CARSON ST CARSON, CA 90810 (310) 952-9079
3302 S DIAMOND BAR BLVD DIAMOND BAR, CA 91765 (909) 598-8622	4900 PALO VERDE BLVD LAKEWOOD, CA 90713 (562) 925-6318
4265 WOODRUFF AVE LAKEWOOD, CA 90713	12606 E ROSECRANS AVE SANTA FE SPRINGS, CA 90670

(562) 421-2045	(562) 921-4393
13411 IMPERIAL HWY WHITTIER, CA 90605 (562) 903-9441	27491 LA PAZ RD LAGUNA NIGUEL, CA 926773739 (949) 831-4108
15604 S PIONEER BLVD NORWALK, CA 90650 (562) 864-1611	25122 MARGUERITE PKWY MISSION VIEJO, CA 926922445 (949) 855-0409
15306 E WHITTIER BLVD WHITTIER, CA 90603 (562) 943-1635	4235 E ANAHEIM ST LONG BEACH, CA 90804 (562) 494-7666
3955 E OCEAN BLVD LONG BEACH, CA 90803 (562) 434-3352	4895 BELLFLOWER BLVD LONG BEACH, CA 90808 (562) 425-7575
1001 REDONDO AVE LONG BEACH, CA 90804 (562) 434-5395	3201 SEVENTH ST LONG BEACH, CA 90804 (562) 434-4560
10717 CARMENITA RD WHITTIER, CA 90605 (562) 944-7115	10717 CARMENITA RD WHITTIER, CA 90605 (562) 944-7115
18811 COLIMA RD ROWLAND HEIGHTS, CA 91748 (626) 912-7986	14000 E LAMBERT RD WHITTIER, CA 90605 (562) 464-0031
800 SERFAS CLUB DR/91 FWY CORONA, CA 928822831 (909) 280-3830	27682 CROWN VALLEY PKWY MISSION VIEJO, CA 926916522 (949) 364-3676
29880 SANTA MARGARITA PKY R SANTA MARGARITA, CA 926883608 (949) 388-6361	2330 E 7TH STREET LONG BEACH, CA 90804 (562) 438-3169
2330 E 7TH STREET LONG BEACH, CA 90804 (562) 438-3169	1010 FAIRWAY DRIVE WALNUT, CA 91789 (909) 598-3552
9151 S PAINTER AVE WHITTIER, CA 90605 (562) 696-6373	2790 CHERRY AVE SIGNAL HILL, CA 90755 (562) 424-2110
780 BREA CANYON BLVD DIAMOND BAR, CA 91789 (909) 598-2466	13010 E LAMBERT ROAD WHITTIER, CA 90602 (562) 693-4328
1735 W 6TH ST CORONA, CA 928822955 (909) 371-5261	998 E ANAHEIM LONG BEACH, CA 90813 (562) 495-2805
10602 E IMPERIAL HWY NORWALK, CA 90650 (562) 863-2789	5304 PARAMOUNT BLVD LAKEWOOD, CA 90712 (562) 634-3462
2011 DEL AMO BLVD LAKEWOOD, CA 90712 (562) 423-7339	10801 STUDEBAKER RD DOWNEY, CA 90241 (562) 863-4085

4123 CHINO HILLS PARKWAY CHINO HILLS, CA 917 (909) 393-8826	300 N AZUSA AVE WEST COVINA, CA 91790 (626) 332-2933
5280 FAIRFIELD RANCH ROAD CHINO HILLS, CA 91709 (909) 393-9146	447 S AZUSA LA PUENTE, CA 91744 (626) 810-4792
1401 S HACIENDA BLVD HACIENDA HEIGHTS, CA 91745 (626) 336-0594	16804 DOWNEY AVE PARAMOUNT, CA 90723 (562) 630-5797
124 W PACIFIC COAST HWY LONG BEACH, CA 90806 (562) 591-4422	9522 FIRESTONE DOWNEY, CA 90241 (562) 622-0812
200 W WILLOW BL LONG BEACH, CA 90806 (562) 426-1373	12525 HADLEY ST WHITTIER, CA 90601 (562) 692-7614
624 W 6TH ST CORONA, CA 928823209 (909) 735-4308	

CERTIFICATE OF SERVICE

I am over the age of 18 and not a party to this case. I am a resident of or employed in the county where the mailing occurred. My business address is 3 Park Plaza, Suite 2030, Irvine, California 92614.

I SERVED THE FOLLOWING:

- 1.) 60-Day Notice of Intent to Sue Under Health & Safety Code Section 24249.6;
- 2.) The Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): A Summary (*only sent to violators.*)

by enclosing a true copy of the same in a sealed envelope addressed to each person whose name and address is shown below and depositing the envelope in the United States mail with the postage fully prepaid:

Date of Mailing: September 17, 2003

Place of Mailing: Irvine, California

NAME AND ADDRESS OF EACH PERSON TO WHOM DOCUMENTS WERE MAILED:

Robert A. Malone, President BP America Inc. Atlantic Richfield Company 200 E Randolph Dr Chicago, IL 60601	California Attorney General (Proposition 65 Enforcement Division) 1515 Clay Street, 20th Floor Oakland, CA
Robert A. Malone, President BP America Inc. Atlantic Richfield Company 4101 Winfield Road Warrenville, IL 60555	

And all entities listed on Attachment to Proof of Service.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated: September 17, 2003

Attachment to Proof of Service - Additional Entities Noticed.

Los Angeles County DA
210 W. Temple Street, 18th Floor
Los Angeles, CA 90012

Los Angeles City Attorney
200 N. Main St. N.E.
Los Angeles, CA 90012

San Diego County DA
330 Broadway
San Diego, CA 92101

San Diego City Attorney
1200 3rd Ave. Ste. 1620
San Diego, CA 92101

San Francisco City Attorney
1390 Market Street
San Francisco, CA 94102

San Francisco County DA
880 Bryant Street
San Francisco, CA 94103

Riverside County DA
4075 Main St., 1st Fl.
Riverside, CA 92501

San Bernardino County DA
316 N. Mountain View Av.
San Bernardino, CA 92415

Sacramento County DA
P.O. Box 749
Sacramento, CA 95812

Orange County District Attorney
700 Civic Center Dr. W., 2nd Fl.
Santa Ana, CA 92701

Humboldt County DA
825 5th Street
Eureka, CA 95501

Shasta County District Attorney
1525 Court Street
Redding, CA 96001-1632

San Mateo DA
1050 Mission Road
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I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated: September 17, 2003
