

U.S. Department of Justice

Environment and Natural Resources Division

Environmental Enforcement Section P.O. Box 7611 Ben Franklin Station Washington, DC 20044-7611

Telephone (202) 514-2738 Facsimile (202) 616-6583

October 15, 2004

Clerk of the Court U.S. District Court for the Northern District of Indiana 5400 Federal Plaza Hammond, IN 46320

Re:

BP Exploration & Oil Co., et al

Dear Sir/Madam:

Enclosed are the original and two copies of the Third Amendment to Consent Decree. Please have this filed with the Court and return a file stamped copy to me in the enclosed self-addressed envelope. Thank you for your assistance in this matter.

Singerely,

Robert Brook Assistant Chief

United States Department of Justice Environment and Natural Resources Division

Environmental Enforcement

Enclosures

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF INDIANA HAMMOND DIVISION

UNITED STATES OF AMERICA,	
Plaintiff,	Civil No. 2:96 CV 095 RL
And	Judge Rudy Lozano
THE STATE OF INDIANA, STATE OF OHIO, and the Northwest Air Pollution Authority, Washington,	
Plaintiff- Intervenors,	
v.))
BP EXPLORATION & OIL CO., ET AL.	
Defendants.	
1 2)

THIRD AMENDMENT TO CONSENT DECREE

WHEREAS, the United States of America (hereinafter "the United States"); the State of Indiana, the State of Ohio, and the Northwest Air Pollution Authority of the State of Washington (hereinafter "Plaintiff-Intervenors"); and BP Products North America Inc., successor in interest to BP Exploration and Oil, Co., Amoco Oil Company, and Atlantic Richfield Company (hereinafter "BP") are parties to a Consent Decree entered by this Court on August 29, 2001 (hereinafter "the Consent Decree");

WHEREAS, BP sold its Mandan and Salt Lake City Refineries to Tesoro Petroleum Corporation (hereinafter "Tesoro") on September 6, 2001, and as a condition of that sale, Tesoro entered into the First Amendment to Consent Decree, which was approved and

entered as a final order of the Court on October 2, 2001, and which amendment modified the terms of the consent Decree as provided (hereinafter "the First Amendment");

WHEREAS, BP sold its Yorktown Refinery to Giant Yorktown, Inc. (hereinafter "Giant") on May 14, 2002, and as a condition of that sale, Giant entered into the Second Amendment to Consent Decree, which was approved and entered as a final order of the Court on June 7, 2002, and which amendment modified the terms of the consent Decree as provided (hereinafter "the Second Amendment");

WHEREAS, BP has agreed to sell and Praxair, Inc., a Delaware corporation (hereinafter "Praxair") has agreed to buy certain existing hydrogen production equipment located at the BP Texas City, Texas Refinery more specifically described in Attachment 1 hereto (hereinafter referred to as HU-1);

WHEREAS, Paragraph 6 of the Consent Decree requires that BP condition any transfer, in whole or in part, of ownership of the refineries that are subject of the Consent Decree upon the execution by the transferee of a modification to the Consent Decree, making the terms and conditions of the Consent Decree that apply to such refinery applicable to the transferee:

WHEREAS, Praxair has contractually agreed to assume the obligations, rights and benefits, and to be bound by the terms and conditions of the Consent Decree as it applies to HU-1;

WHEREAS, HU-1 includes an existing process heater designated by the Texas Commission on Environmental Quality ("TCEQ") as emission point number 231, also referred to as HU1-101B;

WHEREAS, the United States and Plaintiff-Intervenors agree that Praxair has the financial and technical ability to assume the obligations and liabilities of the Consent Decree as they relate to HU-1;

WHEREAS, the United States, Plaintiff-Intervenors, BP and Praxair desire to amend the Consent Decree to release BP from all obligations and liabilities under the Consent Decree insofar as they relate to HU-l and to transfer certain of those obligations to Praxair;

WHEREAS, since HU-1 is subject to TCEQ Air Quality Permit No. 19297, issued September 4, 2002, which mandates that HU-1 use either pipeline-quality natural gas or refinery fuel gas that complies with 40 C.F.R. Part 60 Subpart J (NSPS for Fuel Gas Combustion Units), the United States and the Plaintiff Intervenors agree that it is unnecessary to make the Consent Decree requirements related to sulfur emissions from heaters and boilers applicable to HU-1;

WHEREAS, BP and Praxair represent that HU-1 does not currently include any components that have the potential to leak volatile organic compounds or hazardous pollutants, as defined by 40 C.F.R. Part 60, Subpart GGG, and 40 C.F.R. Part 63, Subpart CC and that BP did not identify any of the components located within HU-1 as subject to LDAR during the audits required by Paragraph 20.C; and, therefore, is not currently subject to any federal Leak Detection and Repair (LDAR) program requirements and, as a result of such representation, the United States and the Plaintiff Intervenors agree that it is unnecessary to make the Consent Decree requirements of Paragraph 20 as they relate to enhanced LDAR applicable to HU-1;

WHEREAS, BP and Praxair represent that HU-1 has only one flare, which is not identified as a Flaring Device, as defined in the consent decree and as listed in Appendix G of the Consent Decree or any revisions of Appendix G; and based on that representation, the United

States and the Plaintiff-Intervenors agree that it is unnecessary to make the acid gas flaring incident requirements of the Consent Decree in Paragraph 22 applicable to HU-1;

WHEREAS, BP and Praxair represent that HU-1 does not include any waste streams or equipment subject to the Benzene NESHAP, 40 C.F.R. part 61, Subpart FF, and based on this representation, the United States and the Plaintiff-Intervenors agree that the enhanced Benzene NESHAP requirements of the Consent Decree in Paragraph 19 do not apply to HU-1;

WHEREAS, the provisions of this Amendment have no impact on any Party to the Consent Decree other than the signatories hereto; and

WHEREAS, Paragraph 85 of the Consent Decree requires that this Amendment be approved by the Court before it is effective;

NOW THEREFORE, upon approval of this Amendment by the Court, the Consent Decree shall be amended as follows:

1. Subparagraphs B.i. and F.i. of Paragraph 15 of the Consent Decree, as modified and restated by the Second Amendment To Consent Decree, are hereby further modified to read as follows:

15. NOx Emissions Reductions From Heaters and Boilers

B. i. BP shall select the heaters and boilers that shall be controlled at the Carson, Cherry Point, Texas City, Toledo, and Whiting Refineries. The combined heat input capacity of the heaters and boilers selected by BP for future control, together with the heaters and boilers on which controls identified in Paragraph 15.E. have already been installed, must represent a minimum of 23,038 MMBtu of the five refineries' heaters and boilers greater than 40 MMBtu/hr. Further, not less than 30% of the heater and boiler

heat input capacity for heaters and boilers greater than 40 MMBtu/hr at any individual refinery must be controlled in accordance with Paragraph 15.E. For purposes of this Paragraph, the phrase "heaters and boilers" shall include the turbines associated with sources PRS4-410 and PRS4-420 at BP's Texas City Refinery.

* * * *

F. i. Following installation of all controls required by Paragraph 15.B.i., BP shall demonstrate that the allowable emissions from the controlled heaters and boilers at the Carson, Cherry Point, Texas City, Toledo and Whiting Refineries satisfy the following inequality:

$$\begin{array}{lll} n & & & n \\ \gamma & & (E_{Final}\,)_i = & \begin{array}{ll} n & & \\ \gamma & & (E_{Baseline}\,)_i \end{array} - & 9,290 \\ i = 1 & & \end{array}$$

Where:

 $(E_{Final})_i$ = Permit allowable pounds of NOx per million Btu for heater or boiler i times the lower of permitted or maximum rated capacity in million Btu per hour for heater or boiler i;

and

 $(E_{Baseline})_i$ = The tons per year of actual emissions shown in Appendix A for controlled heater or boiler i.

2. New Subparagraph N of Paragraph 15 of the Consent Decree, as modified and restated by the Second Amendment To Consent Decree, is hereby added to read as follows:

N.i. No later than December 31, 2008, Praxair shall either shut down the existing process heater designated by the Texas Commission on Environmental Quality ("TCEQ") as emission point number 231 (hereinafter "HU1-101B") or install SCR technology and a NOx continuous emission monitoring system on HU1-101B at the HU-1 Facility and limit NOx emissions from HU1-101B to no more than 0.015 lbs/MMBtu on an annual average. This emission limit equates to an allowable mass emissions rate of 23 tons per year given the design firing rate of 350 MMBtu/hr. For purposes of Paragraph 27 of the Consent Decree, the reduction in NOx emissions from HU1 down to 23 tons per year shall be considered to be a reduction required by the Consent Decree and shall not be used for purposes of netting or offset credits.

- ii. Within ninety (90) days of the date of installation of the SCR technology on HU1-101B, Praxair shall conduct an initial performance test for NOx and CO.
- iii. The requirements of this Paragraph do not exempt Praxair from complying with any and all Federal, state, and local requirements which may require technology upgrade based on actions or activities occurring after the Date of Entry of the Consent Decree.
- iv. The requirements of this Paragraph shall apply to any and all successors in interest that own or operate HU-1. Effective from the Date of Entry of this Amendment to the Consent Decree until its termination, Praxair shall give written notice of the Consent Decree to any successors in interest prior to transfer of ownership or operation of HU-1 and shall provide a copy of the Consent Decree to any successor in interest. Praxair shall notify the United States in accordance with the notice provisions

set forth in Paragraph 82, of any successor in interest at least thirty (30) days prior to any such transfer.

v. If Praxair uses fuel gas which does not comply with 40 C.F.R. Part 60, Subpart J, at any time before the expiration of the Consent Decree, Praxair agrees to immediately comply with the requirements, including the limits, for the sulfur emissions as they relate to heaters and boilers applicable to HU-1 contained in Paragraph 17.

vi. If Praxair places any of the components contained within HU-1 into VOC service, as defined in 40 C.F.R. Part 60, Subpart GGG and/or 40 C.F.R. Part 63, Subpart CC, at any time before the expiration of the Consent Decree, Praxair agrees to immediately comply with the LDAR requirements contained in Paragraph 20 of the Consent Decree for components in VOC service.

3. Paragraph 26 of the Consent Decree, is hereby further modified to read as follows:

26. Operation

A. As soon as practicable following the Date of Lodging of the Consent Decree, but in no event later than twelve (12) months following the Date of Lodging, BP shall submit applications to incorporate the emissions limits and schedules set out in Paragraphs 14 – 18 and 21 of this Consent Decree into the minor or major new source review permits or other permits (other than Title V permits) which are federally enforceable and, upon issuance of such permits shall file any applications necessary to incorporate the requirements of those permits into the Facility's Title V permit. As soon as practicable, but in no event later than thirty (30) days after the establishment of any emission limitations under Paragraphs 14, 15, 16 and 21 of the Consent Decree, BP shall

submit applications to incorporate those incorporate the emissions limits into the minor or major new source review permits or other permits (other than Title V permits) which are federally enforceable and, upon issuance of such permits shall file any applications necessary to incorporate the requirements of those permits into the Facility's Title V permit. The parties agree that incorporation of the requirements of this Decree into Title V permits may be by "administrative amendment" under 40 C.F.R. 70.7(d) and analogous state Title V rules.

- B. As soon as practicable following the Date of Lodging of the Third Amendment to Consent Decree, but in no event later than sixty (60) days following the Date of Lodging, Praxair shall submit applications to incorporate the following into its Title V permit:
- i. HU-1 shall use only pipeline-quality natural gas or refinery fuel gas that complies with 40 C.F.R. Part 60 Subpart J (NSPS for Fuel Gas Combustion Units);
- ii. HU-1 is subject to Special Condition 9 of Permit No. 19297, which contains a comprehensive LDAR program that will apply to any components in VOC service at HU-1, and that will include a 500-ppm leak definition, 15-day repair and other LDAR requirements for HU-1 as specified in Special Condition 9; and
- iii. HU-1 has only one flare, which is subject to TCEQ Air Quality Permit restrictions limiting the materials burned in the flare to natural gas, low VOC content fuel gas, hydrogen, carbon monoxide, carbon dioxide, and methane; and HU-1 is subject to TCEQ rules governing episodic emissions under 30 Tex. Admin. Code Chapter 101 Subchapter F: Emissions Events and Scheduled Maintenance, Startup, and

Shutdown Activities, effective September 12, 2002, that requires for each flaring event a

root cause evaluation, a detailed report, and corrective actions to minimize emissions and

prevent future events.

Appendix A to the Consent Decree is hereby modified by deleting source

HUl-101B from that Appendix.

5. From and after the effective date of this Third Amendment to the Consent

Decree, BP is hereby released from all obligations and liabilities imposed by the Consent Decree

on HU-1 that arise after the effective date of the Consent Decree.

6. Praxair shall not be responsible for any portion of the Civil Penalty

provided for in Section IX of the Consent Decree.

7. Paragraph 82 is hereby amended to include the following information:

Praxair, Inc.

Murray Covello,

Vice-President, Praxair Inc.,

175 East Park Drive (PO Box 44),

Tonawanda NY 14151

Phone: 716-879-2690

Fax: 716-879-2087

E-Mail: murray covello@praxair.com

8. The undersigned representatives are fully authorized to enter into the

terms and conditions of this Amendment.

9. This Amendment may be executed in several counterparts, each of which

will be considered an original.

ORDER

	Before th	ne taking	of any	testimony,	without	adjudication	of any	issue	of fa	act o	or
law, and upon	the conse	nt and ag	reemen	t of the Par	ties, it is:						

ORDERED, ADJUDGED and DECREED that the foregoing Third Amendment to the Consent Decree is hereby approved and entered as a final order of this court.

Dated and entered this _____ day of ______, 2004

United States District Judge

FOR PLAINTIFF THE UNITED STATES OF AMERICA:

Date:	10/12/04	Tom Sonsonetti/
		THOMAS L. SANSONETTI

Assistant Attorney General Environment and Natural Resources Division

U.S. Department of Justice

Senior Counsel

Environmental Enforcement Section

Environment and Natural Resources Division

U.S. Department of Justice

P.O. Box 7611

Washington, D.C. 20044-7611

(202) 514-2738

FOR U.S. ENVIRONMENTAL PROTECTION AGENCY

Date:

Acting Assistant Administrator

Office of Enforcement and Compliance Assurance

U.S. Environmental Protection Agency

1200 Pennsylvania Ave. N.W.

Washington, DC 20460

FOR DEFENDANTS BP EXPLORATION AND OIL CO., AMOCO OIL COMPANY n/d/b/a BP PRODUCTS NORTH AMERICA INC., AND ATLANTIC RICHFIELD COMPANY:

Date: Aug 31, 2004

P.E. Grower

B.P. Products North America, Inc.

FOR TESORO PETROLEUM CORPORATION

Date: October 4, 2004

James C. Reed, Jr.

Executive Vice President, General Counsel

and Secretary

FOR GIANT YORKTOWN, INC.

Date:

Carl D. Shook

Executive Vice President

FOR PRAXAIR, INC

Date: \geq

Vice President

FOR THE STATE OF INDIANA:

Date:

Steven D. Griffin

Deputy Attorney General

Indiana Attorney General's Office

FOR THE STATE OF OHIO:

Assistant Attorney General State of Ohio

FOR THE NORTHWEST AIR POLLUTION AUTHORITY OF THE STATE OF WASHINGTON:

Date: (

Jamie Randles

Director

Northwest Air Pollution Authority

Attachment 1 To Third Amendment to Consent Decree

HU-1 Components

ITEM NO.	DESCRIPTION		
	VESSEL		
103-D	Desulfurizer		
104-D	Desulfurizer		
105-D	HighTemperature Shift Converter		
106-D	Methanator		
108-D	Low Temperature Shift Converter		
101-E	CO ₂ Absorber		
102-E	CO ₂ Stripper		
104-F	375-psig Steam Drum		
106-F & 102-B	Quench Chamber Secondary Reformer		
107-F	Low Temperature Shift Knockout Drum		
108-F	CO ₂ Absorber Feed Knockout Drum		
109-F	Absorber Overhead Knockout Drum		
110-F	Solvent Storage Tank		
111-F	CO ₂ Stripper Overhead Accumulator		
112 –F	MDEA Sump		
117-F	H ₂ Product Knockout Drum		
133-F	Fuel Gas Dry Drum		
128-F	Ammonia Storage Drum		
136-F	Natural Gas Knockout Drum		
144-F	Process Condensate Deaerator		
145-F	500 psig Steam Drum		
147-F and 147-FL	Anhydrous Ammonia Day Tank with 325 kw Electric Heater		
149-F	Emergency Plant Air Knockout Drum		
102-L	Solvent Carbon Filter		
103-LA/LB	Cartridge Filters		
104-L	Driver Condensate Deaerator		
107-L	Ammonia Vaporizer with 16.5 kw Electric Heater		
106-L	Process Condensate Filter		
108-L	Entrainment Separator		
109-L	Driver Steam Knockout Drum		
SU-2202	Cooling Tower Acid Day Tank		
	REFORMER		
101-B	Primary Reformer and Convection Sections		
	PUMP		
104-J	Process Condensate		

ITEM NO.	DESCRIPTION			
104-JA	4-JA Process Condensate (Spare)			
105-J	Solvent Circulating Pump			
105-JA	Solvent Circulating Pump (Spare)			
106-J	CO ₂ Stripper Reflux Pump			
106-JA	CO ₂ Stripper Reflux Pump (Spare)			
107-J	Solvent Sump Pump			
118-J	Reformer Furnace Fan			
119-J	Boiler Feed Water Pump			
119-JA	Boiler Feed Water Pump (Spare)			
2201-JA	Cooling Water Circulation			
2201-JB	Cooling Water Circulation			
2201-JC	Cooling Water Circulation			
NATIONAL STREET, STREE	EXCHANGER			
104-C	Secondary Reformer Wasteheater			
105-C	Methanator Feed Preheater			
107-CA/CB				
108-CA	CO ₂ Absorber Feed Cooler			
108-CB	CO ₂ Absorber Feed Cooler			
109-CA/CB	Solvent High Temperature Cooler			
110-CA/CB	Solvent Low Temperature Cooler			
111-C1A/C1B				
111-C2A/C2B	CO ₂ Stripper Feed/Bottoms Exchanger			
112-C	CO ₂ Stripper Steam Reboiler			
114-C				
115-C	Methanator Effluent Steam Generator			
116-CA	116-CA Methanator Effluent BFW Preheater			
116-CB				
137-C	Low Temperature Shift Effluent Cooler			
138-C	1			
143-C				
152-C	High Temperature Shift Converter Condensate Heater			
153-C	Feed Gas Heater			
	MISCELLANEOUS			
Oxygen Scavenger System	Oxygen Scavenger Tank and 2 Pumps ⁽¹⁾			
Analyzers and Shelters	H ₂ Analyzer, Methane, CO and CO ₂ Analyzer			
HU-1 Switchgear Building	HU-1 Main Switchgear Building, Switchgear, Transformers A, B, C, D, G and MCC			

⁽¹⁾ The Oxygen Scavenger System is property of Nalco and must be returned to Nalco if Praxair decides against using Nalco as a water treating or process chemical vendor.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the forgoing Third Amendment to Consent Decree was served on the 15th day of October, 2004, by the United States mail, postage prepaid, to the following:

William L. Patberg Shumaker, Loop & Kendrick North Courthouse Square 1000 Jackson Toledo, OH 43624-1573

Clara Poffenberger Baker Botts 1299 Pennsylvania Avenue, NW Washington, DC 20004

Jeff Haffner Tesoro Petroleum Corporation 300 Concord Plaza Drive San Antonio, TX 78216-6999

Carl D. Shook Executive Vice President Giant Industries, Inc. 23733 North Scottsdale Road Scottsdale, AZ 85255

Jack McManus Assistant Attorney General State Office Tower 30 East Broad Street, 17th Floor Columbus, OH 43215

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302 West Washington Street
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Simone Mabry

Legal Support Assistant