EXHIBIT 1

FULL AND FINAL RELEASE, SETTLEMENT, AND COVENANT NOT TO SUE

- 1. **Definitions.** For purposes of this **Individual Release**, the following definitions shall apply, and in the case of defined nouns, the singular shall include the plural and vice versa:
 - (a) "Affiliate" means with respect to any Natural Person or Entity, any other Natural Person or Entity that directly or indirectly, through one or more intermediaries, controls, or is controlled by, or is under common control with, such Natural Person or Entity.
 - (b) "Assigned Claims" means the claims defined in Exhibit 21 to the Settlement Agreement.
 - (c) "Bodily Injury Claims" means claims and damages, including lost wages, for or resulting from personal injury, latent injury, future injury, progression of existing injury, damage, disease, death, fear of disease or injury or death, mental or physical pain or suffering, or emotional or mental harm, anguish or loss of enjoyment of life, including any claim for mental health injury, arising out of, due to, resulting from, or relating in any way to, directly or indirectly, the **Deepwater Horizon**Incident.
 - (d) "BP" means BP Exploration & Production Inc., BP America Production Company, BP America Inc., BP Company North America Inc., BP Corporation North America Inc., Savings Plan Investment Oversight Committee, BP Energy Company, BP Exploration (Alaska) Inc., BP Global Special Products (America) Inc., BP Holdings North America Limited, BP p.l.c., BP Products North America Inc., and each of their respective direct or indirect parents, subsidiaries and subsidiary undertakings (as those terms are defined in the U.K. Companies Act 2006), Affiliates, divisions, and business units.
 - (e) "Claim" means any demand or request for compensation (other than **Bodily Injury Claims** or **Expressly Reserved Claims**), together with any properly completed forms and accompanying required documentation, submitted by a **Claimant** to the **Settlement Program**.
 - (f) "Claimant" means any Natural Person or Entity that submits a Claim to the Settlement Program seeking compensation as a member of the Economic Class.
 - (g) "Claims Administrator" is the person Court-appointed in the MDL Action to administrator this Settlement Program and that person's agents.
 - (h) "Coastal Real Property" means property in the Coastal Real Property Claim Zone.
 - (i) "Coastal Real Property Claim Framework" means that process described in the document captioned Coastal Real Property Claim Framework, attached as Exhibit 11A to the Settlement Agreement.
 - (j) "Coastal Real Property Claim Zone" means the areas identified on the Coastal Real Property Compensation Zone Map included with the Coastal Real Property Claim Framework.
 - (k) "Coastal Real Property Damage" means a loss to Real Property claimed to have been suffered by a Coastal Real Property owner or lessee in the Coastal Real Property Claim Zone allegedly arising out of, due to, resulting from, or relating in any way to, directly or indirectly, the Deepwater Horizon Incident that is separate from Seafood Compensation Program, Economic Damage, Real Property Sales Damage, Wetlands Real Property Damage, VoO Charter Payment, Vessel Physical Damage and Subsistence Damage, and is more fully described in Exhibit 11A to the Settlement Agreement.
 - (I) "Compensatory Damages" means any and all forms of damages, known or unknown, intended to or having the effect of satisfying, compensating, or reimbursing Claimant's claims for actual economic or pecuniary costs, expenses, damages, liability, or other losses or injuries arising out of,

Incident, regardless of what such damages are designated, called or labeled. Compensatory Damages do not include and may not be interpreted to have any overlap with punitive, exemplary, multiple, or non-compensatory Damages. Bodily Injury Claims (including wrongful death) are not included in Compensatory Damages. Claims of BP shareholders in any derivative or direct action solely in their capacity as BP shareholders are not included in Compensatory Damages. BP and Claimant acknowledge and agree that the term Compensatory Damages as defined and used herein does not limit the amounts to be used for the calculation of punitive or other non-compensatory damages in any current or future litigation pursued by Claimant. Nothing herein shall be deemed to limit Claimant's rights to pursue Moratoria Losses or other claims expressly reserved against BP under Section 3 of the Settlement Agreement.

- "Damages" means all forms of damages defined as broadly as possible without exception, including losses, costs, expenses, taxes, requests, royalties, rents, fees, profits, profit shares, earning capacity, loss of subsistence, damages to real or personal property, diminution in property value, punitive damages, exemplary damages, multiple damages, non-compensatory damages, Compensatory Damages, economic damages, injuries, liens, remedies, debts, claims, causes of action, or liabilities.
- (n) "Deepwater Horizon Economic Litigation" means all Claims brought by Claimant or any Economic Class Member for damage covered by the Seafood Compensation Program, Coastal Real Property Damage, Economic Damage, Real Property Sales Damage, Subsistence Damage, VoO Charter Payment, Vessel Physical Damage or Wetlands Real Property Damage allegedly arising out of, due to, resulting from, or relating in any way to, directly or indirectly, the Deepwater Horizon Incident, in the MDL Action.
- (o) "Deepwater Horizon Incident" means the events, actions, inactions and omissions leading up to and including: (i) the blowout of the MC252 Well; (ii) the explosions and fire on board the *Deepwater Horizon* on or about April 20, 2010; (iii) the sinking of the *Deepwater Horizon* on or about April 22, 2010; (iv) the release of oil, other hydrocarbons and other substances from the MC252 Well and/or the *Deepwater Horizon* and its appurtenances; (v) the efforts to contain the MC252 Well; (vi) Response Activities, including the VoO Program; (vii) the operation of the GCCF; and (viii) BP public statements relating to all of the foregoing.
- (p) "DHOST" means the Deepwater Horizon Oil Spill Trust, which is the irrevocable common law trust established under Delaware law in accordance with the trust agreement titled "Deepwater Horizon Oil Spill Trust" dated August 6, 2010, and entered into among BP Exploration & Production Inc.; John S. Martin, Jr. and Kent D. Syverud, as individual trustees; and Citigroup Trust- Delaware, N.A., as corporate trustee.
- (q) "Economic Class" means the Economic and Property Damages Settlement Class.
- (r) "Economic Damage" means loss of profits, income, and/or earnings arising in the Guif Coast
 Areas or Specified Guif Waters allegedly arising out of, due to, resulting from, or relating in any
 way to, directly or indirectly, the Deepwater Horizon Incident; provided, however, that Economic
 Damage does not include: (1) loss of profits or earnings, or damages for injury relating to Real
 Property or personal property that constitutes any part of the Seafood Compensation Program,
 Coastal Real Property Damage, Real Property Sales Damage, Wetlands Real Property
 Damage, Vessel Physical Damage; (2) VoO Charter Payment; or (3) damages for loss of
 Subsistence use of natural resources, which constitutes Subsistence Damage.
- (s) "Entity" means an organization or entity, other than a **Governmental Organization**, operating or having operated for profit or not-for-profit, including a partnership, a corporation, a limited liability company, an association, a joint stock company, a trust, a joint venture or an unincorporated association of any kind or description.

- "Expressly Reserved Claims" means the following Claims that are not recognized or released under this Individual Release, and are reserved to Claimant: (1) Bodily Injury Claims; (2) claims of BP shareholders in any derivative or direct action solely in their capacity as BP shareholders; (3) claims of Natural Persons and Entities for Moratoria Losses; (4) claims relating to menhaden (or "pogy") fishing, processing, selling, catching, or harvesting; (5) claims for Economic Damage suffered by Entities or employees (to the extent they allege Economic Damage based on their employment by such an Entity during the Class Period) in the Banking, Gaming, Financial, Insurance, Oil and Gas, Real Estate Development, and Defense Contractor Industries, and entities selling or marketing BP-branded fuel, including jobbers and branded retailers, as defined in the Settlement Agreement; (6) claims for punitive or exemplary damages against Halliburton and Transocean subject to the provisions of Section 11 of the Settlement Agreement; and (7) the rights of the Claimant to recover additional benefits from the Economic Class secured by virtue of the efforts of the Economic Class to pursue Assigned Claims, again subject to the provisions of Section 11 of the Settlement Agreement.
- (u) "Finfish" means fish other than shellfish and octopuses.
- (v) "Game" includes nutria, mink, otters, raccoons, muskrats, alligators, and other wildlife.
- (w) "GCCF" means the Gulf Coast Claims Facility.
- (x) "Governmental Organization" means: (a) the government of the United States of America; (b) any state or local government; (c) any agency, branch, commission, department, or unit of the government of the United States of America or of any state or local government; or (d) any Affiliate of, or any business or organization of any type that is owned in whole or in part to the extent of at least 51% by the government of the United States of America or any state or local government, or any of their agencies, branches, commissions, departments, or units.
- (y) "Gulf Coast Areas" means the States of Louisiana, Mississippi, and Alabama; the counties of Chambers, Galveston, Jefferson and Orange in the State of Texas; and the counties of Bay, Calhoun, Charlotte, Citrus, Collier, Dixie, Escambia, Franklin, Gadsden, Gulf, Hernando, Hillsborough, Holmes, Jackson, Jefferson, Lee, Leon, Levy, Liberty, Manatee, Monroe, Okaloosa, Pasco, Pinellas, Santa Rosa, Sarasota, Taylor, Wakulla, Walton and Washington in the State of Florida, including all adjacent Gulf waters, bays, estuaries, straits, and other tidal or brackish waters within the States of Louisiana, Mississippi, Alabama or those described counties of Texas or Florida.
- "Halliburton" means Halliburton Energy Services, Inc. and all and any of its Affiliates, other than any Natural Person or Entity that is also an Affiliate of any of the Released Parties as of April 16, 2012.
- "Halliburton Parties" shall mean Halliburton (including all persons, entities, subsidiaries, divisions and business units comprised thereby); each of Halliburton's respective past, present and future directors, officers, employees, general or limited partners, members, joint venturers, and shareholders, and past, present and future spouses, heirs, beneficiaries, estates, executors, administrators, personal representatives, attorneys, agents, trustees, insurers, reinsurers, predecessors, successors, indemnitees, assigns, Affiliates; any natural, legal or juridical person or entity acting on behalf of or having liability in respect of Halliburton, in their respective capacities as such; and the federal Oil Spill Liability Trust Fund and any state or local fund, and each of their respective Affiliates including their officers, directors, shareholders, employees, and agents.
- (bb) "Incompetent Claimant" means a Natural Person who lacks the capacity to enter into a contract on his or her behalf at the time this Individual Release is executed, in accordance with the state laws of that person's domicile as applied to adult capacity issues, whether through power of attorney agency documents, guardianship, conservatorship, tutorship, or otherwise.
- (cc) "Individual Release" means this Full and Final Release, Settlement, and Covenant Not to Sue.

- (dd) "MC252 Well" means the exploratory well named "Macondo" that was being drilled by the Transocean Marianas and Deepwater Horizon rigs in Mississippi Canyon, Block 252 on the outer continental shelf in the Gulf of Mexico, approximately 130 miles southeast of New Orleans, Louisiana.
- (ee) "MDL Action" means the federal multidistrict litigation pending before the United States District Court for the Eastern District of Louisiana, titled, *In re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico*, on April 20, 2010 (MDL No. 2179).
- (ff) "Minor Claimant" means a Natural Person whose age is below that of the majority rule for the State in which the minor resides at the time this Individual Release is executed.
- "Moratoria Loss" means any loss whatsoever caused by or resulting from federal regulatory action or inaction directed at offshore oil industry activity including shallow water and deepwater activity that occurred after May 28, 2010, including the federal moratoria on offshore permitting and drilling activities imposed on May 28, 2010 and July 12, 2010 and new or revised safety rules, regulations, inspections, or permitting practices.
- (hh) "Natural Person" means a human being, and includes the estate of a human being who died on or after April 20, 2010. For purposes of this **Individual Release**, a **Natural Person** that is the estate of a human being who died on or after April 20, 2010, a **Minor Claimant** or **Incompetent**Claimant, shall be deemed to act through his, her or its Representative.
- (ii) "OPA" means the Oil Pollution Act of 1990, 33 U.S.C. § 2701, et seq.
- (jj) "Other Party" means every person, entity, or party other than the Released Parties.
- (kk) "Other Released Parties" means Released Parties other than BP.
- (II) "Real Property" means land, including improvements thereon, and property of any nature appurtenant or affixed thereto.
- (mm) "Real Property Sales Compensation Zone" shall be defined as Residential Parcels identified in the Real Property Compensation Zone Map.
- (nn) "Real Property Compensation Zone Map" means the map(s) attached as Exhibit 13B to the Settlement Agreement.
- (00) "Real Property Sales Damage" means damages for realized damage on the sale of Residential Parcels arising out of, due to, resulting from, or relating in any way to, directly or indirectly, the Deepwater Horizon Incident.
- "Released Claims" means all claims arising out of, due to, resulting from, or relating in any way to, (pp) directly or indirectly, the Deepwater Horizon Incident, including any and all actions, claims, costs, expenses, taxes, rents, fees, profit shares, liens, remedies, debts, demands, liabilities, obligations, or promises of any kind or nature whatsoever, in both law or in equity, past or present, whether known or unknown, including claims for any and all Unknown Claims or damages, future injuries, damages or losses not currently known, but which may later develop, provided they arise out of, are due to, result from, or relate in any way to, directly or indirectly, the Deepwater Horizon Incident, and regardless of the legal or equitable theory, arising under any source of law whether international, federal, state, or local, and regardless of whether pursuant to statutory law, codal law, adjudication, quasi-adjudication, regulation, or ordinance, including common law, maritime or admiralty, statutory and non-statutory attorneys' fees, breach of contract, breach of any covenant of good faith and/or fair dealing, fraud, misrepresentation, fraudulent concealment, deception, consumer fraud, antitrust, defamation, tortious interference with contract or business expectations, loss of business expectations or opportunities, loss of employment or earning capacity, diminution of property value, violation of the federal Racketeer Influenced and Corrupt Organizations Act or any similar state law,

violations of any consumer protection act, punitive damages, exemplary damages, multiple damages, non-compensatory damages, **Compensatory Damages**, pain and suffering, interest, injunctive relief, declaratory judgment, costs, deceptive practices, unfair business practices, regulation, strict liability, negligence, gross negligence, willful misconduct, nuisance, trespass, fraudulent concealment, statutory violations, including **OPA** or other statutory claims, unfair business practices, breach of fiduciary duty, and all other theories whether existing now or arising in the future, arising out of, due to, resulting from, or relating in any way to, directly or indirectly, the **Deepwater Horizon Incident. Released Claims** shall not include **Expressly Reserved Claims**.

- "Released Parties," for purposes of the Released Claims, means: (i) BP (including all (qq) persons, entities, subsidiaries, divisions and business units comprised thereby); together with (II) DHOST; (iii) the persons, entities, divisions, and business units listed on Attachment A; (iv) each of BP's and the Other Released Parties' respective past, present and future directors, officers, employees, general or limited partners, members, joint venturers, and shareholders, and their past, present and future spouses, heirs, beneficiaries, estates, executors, administrators, personal representatives, attorneys, agents, trustees, insurers, reinsurers, predecessors, successors, indemnitees, assigns; (v) any natural, legal or juridical person or Entity acting on behalf of or having liability in respect of BP or the Other Released Parties, in their respective capacities as such; and (vi) the federal Oil Spill Liability Trust Fund and any state or local fund, and, as to i-vi above, each of their respective Affiliates including their Affiliates' officers, directors, shareholders, employees, and agents. Released Parties will also include any vessels owned or chartered by any Released Party (except for the Deepwater Horizon itself). Notwithstanding anything herein to the contrary, in no event shall any of the following be deemed to be a Released Party: Transocean or Halliburton. Claimant specifically reserves its rights for punitive and exemplary damages against Transocean and Halliburton subject to the provisions of Paragraph 11 of the Settlement Agreement. Furthermore, nothing herein shall impair the rights of the Claimant to recover additional benefits from the Economic Class secured by virtue of the efforts of the Economic Class to pursue Assigned Claims, again subject to the provisions of Paragraph 11 of the Settlement Agreement.
- (rr) "Residential Parcels" means those parcels within the Real Property Sales Compensation Zone for which the county where the parcel is located has designated the parcel as a residential classification.
- "Response Activities" means the clean up, remediation efforts, and all other responsive actions (including the use and handling of dispersants) relating to the releases of oil, other hydrocarbons and other pollutants from the MC252 Well and/or the Deepwater Horizon and its appurtenances and the Deepwater Horizon Incident.
- (tt) "Seafood" means fish and shellfish, including shrimp, oysters, crab, and Finfish, caught in the Specified Gulf Waters. Seafood shall exclude menhaden.
- (uu) "Seafood Compensation Program" means the program defined in Section 5.2 of the Settlement Agreement.
- (VV) "Settlement Agreement" means the Economic and Property Damages Settlement Agreement.
- (ww) "Settlement Program" means the Deepwater Horizon Court Supervised Settlement Program created pursuant to the Settlement Agreement.
- (xx) "Settlement Trust" means the Deepwater Horizon Economic and Property Damages Trust created pursuant to the Settlement Agreement.
- (yy) "Specified Gulf Waters" means the U.S. waters of the Gulf of Mexico and all adjacent bays, estuaries, straits, and other tidal or brackish waters within the Gulf Coast Areas, as specifically shown and described in Exhibit 23 to the Settlement Agreement.
- (ZZ) "Subsistence" means fishing or hunting to harvest, catch, barter, consume or trade Gulf of Mexico natural resources (including Seafood and Game), in a traditional or customary manner, to sustain basic personal or family dietary, economic security, shelter, tool, or clothing needs.

- (aaa) "Subsistence Damage" means a loss of value of Subsistence use of natural resources alleged to arise out of, result from or relate in any way to, directly or indirectly, the Deepwater Horizon Incident.
- (bbb) "Transocean" means Transocean Ltd., Transocean, Inc., Transocean Offshore Deepwater Drilling Inc., Transocean Deepwater Inc., Transocean Holdings LLC, Triton Asset Leasing GmbH and all and any of their Affiliates, other than any Natural Person or Entity that is also an Affiliate of any of the Released Parties.
- "Transocean Parties" means Transocean (including all persons, entities, subsidiaries, divisions and business units comprised thereby); each of Transocean's respective past, present and future directors, officers, employees, general or limited partners, members, joint venturers, and shareholders, and past, present and future spouses, heirs, beneficiaries, estates, executors, administrators, personal representatives, attorneys, agents, trustees, insurers, reinsurers, predecessors, successors, indemnitees, assigns, Affiliates; any natural, legal or juridical person or entity acting on behalf of or having liability in respect of Transocean, in their respective capacities as such; and the federal Oil Spill Liability Trust Fund and any state or local fund, and each of their respective Affiliates including their officers, directors, shareholders, employees, and agents.
- "Unknown Claims" and damages or not currently known claims and damages (whether or not capitalized) means all past, present, and future claims and damages arising out of facts, including new facts or facts found hereafter to be other than or different from the facts now believed to be true, arising out of, due to, resulting from, or relating in any way to, directly or indirectly, the **Deepwater Horizon Incident** covered by this **Individual Release** that **Claimant** does not, in whole or in part, know or suspect to exist and which, if known by them, might have affected their decision to provide such **Individual Release**, including all claims arising out of new facts or facts found hereafter to be other than or different from the facts now believed to be true.
- (eee) "Vessel Physical Damage" means physical damage that was sustained by an eligible Claimant's eligible vessel due to or resulting from the Deepwater Horizon Incident or the Deepwater Horizon Incident response cleanup operations, including the VoO Program, that were consistent with the National Contingency Plan or specifically ordered by the Federal On-Scene Coordinator or delegates thereof.
- (fff) "VoO Charter Payment" means a loss alleged by a VoO Charter Payment Claimant for any payment or compensation related to participation in the VoO Program that satisfies the requirements set forth in Section 5.5 of the Settlement Agreement.
- (ggg) "VoO Charter Payment Claimant" means an Economic Class Member claiming to have suffered a VoO Charter Payment loss.
- (hhh) "VoO Master Vessel Charter Agreement" means the standard agreements utilized by BP and its agents or subcontractors to charter the vessels available for work or service in connection with the VoO Program.
- (iii) "VoO Program" means the program through which vessel owners performed work for BP or BP's authorized agents pursuant to the terms of the VoO Master Vessel Charter Agreement.
- (jjj) "Wetlands Real Property Claim Framework" means the rules described in the document captioned Wetlands Real Property Claim Framework, attached to the **Settlement Agreement** as Exhibits 12A-12B.
- (kkk) "Wetlands Real Property Claimant" means an Economic Class Member claiming to have suffered Wetlands Real Property Damage.
- (III) "Wetlands Real Property Damage" means a loss alleged by a Wetlands Real Property Claimant that satisfies the requirements set forth in the Wetlands Real Property Claim Framework.

- Release. In consideration of (i) payment in the amount of \$190,898.28 (which payment shall be 2. distributed from the Settlement Trust through the Court-appointed Claims Administrator and the Settlement Program and, if Claimant is electing to receive a structured settlement, all or a portion of which shall be distributed in accordance with the terms set forth on Attachment C to this Individual Release), (ii) previous payments for Claims referenced and released herein, and (iii) the right to receive additional Settlement Payment(s) for any additional Claims, if any, pursuant to the terms of Section 4.4.8 of the Settlement Agreement (if Claimant is electing to receive a structured settlement, all or a portion of which shall be distributed in accordance with the terms set forth on Attachment C to this Release), which Claimant accepts as sufficient and adequate consideration for any and all Released Claims, Claimant, on behalf of Claimant and Claimant's heirs, beneficiaries, estates, executors, administrators, personal representatives, agents, trustees, insurers, reinsurers, subsidiaries, corporate parents, predecessors, successors, indemnitors, subrogees, assigns, and any natural, legal or juridical person or entity entitled to assert any claim on behalf of or in respect of any Claimant, hereby releases and forever discharges with prejudice, and covenants not to sue, the Released Parties for any and all Released Claims; provided, however, that this Individual Release does not apply to, and the term Released Claims does not include, Expressly Reserved Claims. In the event a Released Party is sold or otherwise transferred to or purchases or otherwise acquires, or enters into a partnership or joint venture with, a Natural Person or Entity that is not otherwise a Released Party immediately prior to giving effect to such transaction, then the non-Released Party shall as a result of such transaction obtain a benefit under this Individual Release only with respect to any liability of the Released Party that it, or any such partnership or joint venture, has acquired or assumed or otherwise become liable for, and not in its own right.
- 3. Release Is Comprehensive. Claimant agrees and acknowledges that the consideration granted in Paragraph 2 above constitutes full, complete, and total satisfaction of all of the Released Claims against the Released Parties. In addition, Claimant agrees and acknowledges that the consideration granted in Paragraph 2 above also constitutes full, complete, and total satisfaction of all of Claimant's Compensatory Damage Claims against the Transocean Parties and the Halliburton Parties.
- 4. Non-General Release. Claimant expressly waives and releases with prejudice, and shall be deemed to have waived and released with prejudice, any and all rights that it may have under any law, codal law, statute, regulation, adjudication, quasi-adjudication, decision, administrative decision, or common law principle that would otherwise limit the effect of the Individual Release to those claims or matters actually known or suspected to exist at the time of execution of the Individual Release. California law is not applicable to this Individual Release, but purely for illustrative purposes the Released Claims include, but are not limited to the release of claims provided for in Section 1542 of the California Civil Code, which provides as follows: "A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor. "
- 5. Contribution, Subrogation, Indemnity. This Individual Release is not intended to prevent BP from exercising its rights of contribution, subrogation, or indemnity under OPA or any other law, including its rights of assignment regarding Assigned Claims as set forth in Exhibit 21 to the Settlement Agreement. BP is hereby subrogated to any and all rights that the Economic Class Members, or any of them, may have had or have arising out of, due to, resulting from, or relating in any way to, directly or indirectly, the Deepwater Horizon Incident under OPA. All such rights of BP to contribution, Indemnity, and subrogation, and BP's subrogation to the rights of Economic Class Members, are subject to the provisions regarding Assigned Claims in Exhibit 21 to the Settlement Agreement.
- 6. <u>Consideration.</u> Claimant agrees that this **Individual Release** is entered into in consideration of the agreements, promises, and mutual covenants set forth in this **Individual Release** and for such other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged.
- 7. No Further Action. Claimant agrees not to file federal or state judicial or administrative proceedings concerning cleanup, removal, spill response or remediation of Coastal Real Property Damages and Wetlands Real Property Damages, or the underlying Real Property, as a means to seek the redress of Released Claims.
- 8. Dismissal of All Claims.

- (a.) In consideration of the benefits provided under this **Individual Release**, all **Released Claims** by or on behalf of **Claimant** against any and all **Released Parties** shall be dismissed with prejudice in any lawsuit in which the **Claimant** is a party.
- (b.) This **Individual Release** shall be the exclusive remedy for any and all **Released Claims** by or on behalf of **Claimant** against any and all **Released Parties**, and **Claimant** shall not recover, directly or indirectly, any sums from any **Released Parties** for any **Released Claims** other than those received for the **Released Claims** under the terms of this **Individual Release**.
- (c.) Claimant agrees that Claimant, and all other Natural Persons and Entities claiming by, through, or on behalf of Claimant will be forever barred and enjoined from commencing, filing, initiating, instituting, prosecuting, maintaining, or consenting to any judicial, arbitral, or regulatory action against the Released Parties with respect to the Released Claims.
- (d.) If Claimant commences, files, initiates, or institutes any new action or other proceeding for any Released Claims against the Released Parties in any federal or state court, arbitration tribunal, or administrative or other forum, such action or other proceeding shall be dismissed with prejudice and at Claimant's cost; provided, however, before any costs may be assessed, counsel for such Claimant, or, if not represented, such Claimant shall be given reasonable notice and an opportunity voluntarily to dismiss such new action or proceeding with prejudice. Furthermore, if Claimant brings any legal action before any Court, arbitration panel, regulatory agency, or other tribunal to enforce its rights under this Individual Release, such Released Party shall be entitled to recover any and all related costs and expenses (including attorneys' fees) from any Claimant in violation or breach of its obligations under this Individual Release.
- 9. No Admission of Liability or Wrongdoing by BP. The Paragraph 2 payment to Claimant is made without any admission of liability or wrongdoing by BP or any other Released Party and is made purely by way of compromise and settlement.
- 10. <u>Claimant Warranty.</u> Claimant represents and warrants that Claimant or Claimant's undersigned representative in the case of a business entity has authority to execute this **Individual Release** on behalf of Claimant.
- 11. <u>Additional Protections for Released Parties.</u> Claimant promises, agrees, acknowledges, represents, warrants, and covenants as follows:
 - (a.) No Assignment of Claims. Claimant shall not assign or reassign, or attempt to assign or reassign, to any person or entity other than **BP** any rights or claims arising out of, due to, resulting from, or relating in any way to, directly or indirectly, the **Deepwater Horizon Incident**. Any such assignment or reassignment, or attempt to assign or reassign, to any **Natural Person** or **Entity** other than **BP** any rights or claims arising out of, due to, resulting from, or relating in any way to, directly or indirectly, the **Deepwater Horizon Incident** shall be void, invalid, and of no force and effect.
 - (b.) No Recovery of Additional Compensatory Damages. Claimant shall not accept or attempt to recover, through insurance, reinsurance, indemnification, contribution, subrogation, litigation, settlement, or otherwise, any Compensatory Damages from the Transocean Parties and/or the Halliburton Parties. Nothing in this Paragraph 11(b) shall impair or impact Claimant's rights to pursue Transocean and Halliburton for exemplary and punitive damages individually or through the Economic Class.
 - (c.) Non-Execution and Non-Collection for Compensatory Damages. In the event that Claimant is or becomes the beneficiary of any judgment, decision, award, or settlement arising out of, due to, resulting from, or relating in any way to, directly or indirectly, the Deepwater Horizon Incident, Claimant shall not accept, execute on, attempt to collect, or otherwise seek recovery of any Compensatory Damages from the Transocean Parties and/or the Halliburton Parties. Nothing in this Paragraph 11(c) shall impair or impact Claimant's rights to pursue Transocean and Halliburton for exemplary and punitive damages individually or through the Economic Class.

- (d.) Conditional Collection of Damages. In the event that Claimant is or becomes the beneficiary of any judgment, decision, award, or settlement arising out of, due to, resulting from, or relating in any way to, directly or indirectly, the Deepwater Horizon Incident, including from Assigned Claims and/or Expressly Reserved Claims, Claimant shall not accept, execute on, attempt to collect, or otherwise seek recovery of any Damages, to the extent that any Other Party is seeking or may seek to recover such Damages from any Released Party, whether through indemnity, contribution, subrogation, assignment, or any other theory of recovery, by contract, pursuant to applicable law or regulation, or otherwise, directly or indirectly. Claimant may, however, accept, execute on, attempt to collect, or otherwise seek recovery of Damages if and when a court or tribunal of competent jurisdiction has finally determined that Other Parties cannot recover such Damages, whether through indemnity, contribution, subrogation, assignment or any other theory of recovery, by contract, pursuant to applicable law or regulation, or otherwise, directly or indirectly, from any Released Party. For purposes of this Paragraph 11(d), "finally determined" shall mean the conclusion of any applicable appeals or other rights to seek review by certiorarl or otherwise, or the lapse of any and all such rights, or the lapse of any and all applicable limitations or repose periods.
- Conditions on Future Settlements. Claimant may settle or compromise any rights, demands, or claims with the Transocean Parties, the Halliburton Parties, and/or any Other Parties arising out of, due to, resulting from, or relating in any way to, directly or indirectly, the Deepwater Horizon Incident, if, but only if, the Transocean Parties, the Halliburton Parties, and/or such Other Party, as the case may be, agrees as part of that settlement or compromise to a full and final release of, dismissal of, and covenant not to sue for any and all rights to recover, directly or indirectly, from the Released Parties (whether through indemnity, contribution, subrogation, assignment or any other theory of recovery, by contract, pursuant to applicable law or regulation, or otherwise) for any Damages or other relief or consideration provided under or relating to such settlement or compromise (whether the settlement is of a class, of individual claims, or otherwise), including from Expressly Reserved Claims, and further represents and warrants that it has not assigned and will not assign any rights to recover for such Damages or other relief or consideration (whether through indemnity, contribution, subrogation, or otherwise). As part of this commitment and without limitation, Claimant shall not settle or compromise with the Transocean Parties, the Halliburton Parties, and/or any Other Parties on terms that might allow any insurers, reinsurers, or indemnitors thereof to claim against any Released Parties for indemnification, subrogation, contribution, assignment or under any other theory of recovery. Claimant agrees that, before any such settlement or compromise is executed, BP shall have the right to approve language in any such settlement or compromise memorializing the representation and warranty set forth in this Paragraph 11(e), which approval shall not be unreasonably withheld.
- (f.) Indemnity to Released Parties. Notwithstanding any provision in this Individual Release to the contrary, if any Other Party recovers or seeks to recover from any Released Party (under any theory of recovery, including indemnity, contribution, or subrogation, and including from Assigned Claims and/or Expressly Reserved Claims) any Damages either (a) paid to Claimant, or (b) by, through, under, or on account of Claimant; then Claimant shall indemnify (not defend) the Released Parties, but only to the extent of the consideration received in Paragraph 2 above (by way of example, if Claimant has received \$100.00 pursuant to Paragraph 2 above, its indemnity obligation would be capped at this amount). This indemnity obligation owed by Claimant includes any and all claims made or other actions taken by that Claimant in breach of this Individual Release.

- (g.) Notice Regarding Indemnity. Claimant expressly acknowledges that, to the fullest extent allowed by law, the indemnity obligations contained in Paragraph 11(f) above apply to claims against Released Parties predicated on negligence, gross negligence, willful misconduct, strict liability, intentional torts, liability based on contractual indemnity, and any and all other theories of liability, and any and all awards of attorneys' fees or other costs or expenses. Claimant acknowledges that this indemnity is for conduct occurring before the date of this Individual Release and therefore is not affected by public policies or other law prohibiting agreements to indemnify in advance of certain conduct. CLAIMANT ACKNOWLEDGES THAT THIS PARAGRAPH 11(g) COMPLIES WITH ANY REQUIREMENT TO EXPRESSLY STATE THAT LIABILITY FOR SUCH CLAIMS IS INDEMNIFIED AND THAT THIS PARAGRAPH 11(g) IS CONSPICUOUS AND AFFORDS FAIR AND ADEQUATE NOTICE.
- 12. Claimant Signature Requirements. Claimant must personally sign the Individual Release, rather than through an attorney or otherwise. An electronic signature is insufficient. In addition to signing and accepting the overall Individual Release immediately below, Claimant agrees to separately sign and vouch for the accuracy of the certifications contained in Attachment "B."
- 13. Spouse's Signature. If the Claimant has a living spouse, the Claimant's spouse must also personally sign below. An electronic signature is insufficient. The Claimant and his or her spouse should not sign the Individual Release unless they both intend to release all Released Claims.
- 14. **Choice of Law.** Notwithstanding the law applicable to the underlying claims, which is a disputed issue not resolved by this **Individual Release**, this **Individual Release** and all questions with respect to the construction and enforcement thereof and the rights and liabilities hereto shall be interpreted in accord with General Maritime Law, as well as in a manner intended to comply with **OPA.**
- 15. <u>Superseding Nature of Agreement.</u> This **Individual Release** constitutes the final, complete, and exclusive agreement and understanding between **BP** and **Claimant** and supersedes any and all other agreements, written or oral, between **BP** and **Claimant** with respect to such subject matter of this **Individual Release** in settlement of **Claims** arising out of or related to the **Deepwater Horizon Incident.**
- 16. Continuing Effectiveness of Agreement. This Individual Release shall remain effective regardless of any appeals or court decisions relating in any way to the liability of the Released Parties in any current or future litigation. THIS INDIVIDUAL RELEASE SHALL ALSO REMAIN EFFECTIVE REGARDLESS OF WHETHER THE SETTLEMENT AGREEMENT RESOLVING THE CLAIMS OF THE ECONOMIC CLASS IS APPROVED.
- 17. Choice of Federal Forum and Waiver of State Forums. Any and all disputes, cases, or controversies concerning this Individual Release, including without limitation disputes concerning the interpretation or enforceability of this Individual Release, shall be filed only in the United States District Court for the Eastern District of Louisiana, accompanied by a legal request made on behalf of any complainant party (whether one of the Released Parties or the Claimant) for such dispute to be made part of the MDL Action if the MDL Action has not yet been terminated. No actions to enforce this Individual Release shall be filed in any state court, arbitration tribunal, or administrative agency and Claimant represents and warrants that it shall not file such an action in any state court, arbitration tribunal, or administrative agency. Claimant agrees not to contest the existence of federal jurisdiction in the MDL Action or the United States District Court for the Eastern District of Louisiana.
- 18. <u>Reservation of Rights.</u> Notwithstanding the above and foregoing **Individual Release**, **Claimant** hereby reserves: (i) the right to additional settlement payments for any additional **Claims**, if any, pursuant to the terms of Section 4.4.8 of the **Settlement Agreement**; (ii) any and all rights or claims to which **Claimant** may be entitled for additional distributions from and funds held in reserve or trust (including, but not limited to, the **Seafood Compensation Program**, **Assigned Claims** and/or Transocean Personnel Insurance Proceeds) according to the terms of the **Settlement Agreement**; and (iii) **Expressly Reserved Claims**.
- 19. Claimant's Responsibility for Attorneys' Fees. To the extent that Claimant has retained or engaged a private attorney to represent him or her or it in connection with the **Deepwater Horizon Incident**, Claimant acknowledges and agrees that he or she or it, and not the **BP Parties**, is solely responsible for any attorneys' fees or costs owed to such attorney by the Claimant.

20. No Tax Advice. No opinion regarding the tax consequences of this Individual Release (including the consideration granted in Paragraph 2 above) to Claimant is being given or will be given by the Released Parties, nor is any representation or warranty in this regard made by virtue of this Individual Release. Claimant must consult his, her or its own tax advisors regarding the tax consequences of the Individual Release (including the consideration granted in Paragraph 2 above) and any tax reporting obligations Claimant may have with respect thereto. Claimant's tax obligations, and the determination thereof, are his, her, or its sole responsibility, and it is understood that the tax consequences may vary depending on Claimant's particular circumstances. The Released Parties shall have no liability or responsibility whatsoever for any such tax consequences resulting from payments under this Individual Release. To the extent required by law, payments made from the Settlement Trust under this Individual Release will be reported to the appropriate authorities.

	SIGNATURES	
Claimant's Name	Claimant's Signature & Title, if Business Entity Claimant	Date
Claimant's Spouse's Name	Claimant's Spouse's Signature, if applicable	Date

ATTACHMENT A: LISTING RELEASED PARTIES

Abdon Callais Offshore, Inc.

Admiral Robert J Papp Jr.

Admiral Thad Allen

Admiral Towing, LLC

Aerotek, Inc.

Airborne Support, Inc.

Airborne Support International, Inc.

Alford Safety Services Inc.

Alford Services Inc.

Ameri-Force, Inc.

Ameri-Force Craft Services, Inc.

American Pollution Control Corporation

Anadarko Petroleum Company

Anadarko Petroleum Corporation

Anadarko E&P Company LP

Apex Environmental Services, LLC

Art Catering, Inc.

Ashland Services, LLC

B&B Environmental Services, Inc.

Belle Chasse Marine Transportation, Inc.

BJ Services Company, USA

Blue Marlin Services of Acadiana, LLC

Bobby Lynn's Marina, Inc.

BP America Inc.

BP America Production Company

BP Company North America Inc.

BP Corporation North America Inc.

BP Energy Company

BP Exploration (Alaska) Inc.

BP Global Special Products (Americas) Inc.

BP Holdings North America Limited

BP Exploration & Production Inc.

BP p.l.c.

BP Products North America Inc.

BP International Ltd.

BP Corporation North America Inc. Savings Plan Investment Oversight Committee

Brett Cocales

Brian Morel

Cabildo Services, LLC

Cabildo Staffing, LLC

Cahaba Disaster Recovery LLC

Cal Dive International, Inc.

Cameron Corporation

Cameron International Corporation

Cameron International Corporation f/k/a Cooper Cameron Corporation

Cameron International Corporation d/b/a/ Cameron Systems Corporation

Center for Toxicology and Environmental Health L.L.C.

Chill Boats L.L.C.

Chouest Shorebase Services, LLC

Clean Harbors, Inc.

Clean Tank LLC

Clean Tank Inc.

Core Industries, Inc.

Core 4 Kebawk, LLC

Crossmar, Inc.

Crowder/Gulf Joint Venture

Crowder Gulf Disaster Recovery

Danos and Curole Marine Contractors, LLC

Danos & Curole Staffing, L.L.C.

David Sims

Deepwater Horizon Oil Spill Trust

Diamond Offshore Company

DOF Subsea USA, Inc.

Don J. Vidrine

DRC Emergency Services, LLC

DRC Marine, LLC

DRC Recovery Services, LLC

Dril-Quip, Inc.

Dynamic Aviation Group, Inc.

Eastern Research Group, Inc.

Environmental Standards, Inc.

Environmental Safety & Health Consulting Services

Environmental Safety & Health Environmental Services

ES&H, Inc.

ESIS, Inc.

Exponent, Inc.

Faucheaux Brothers Airboat Services, Inc.

Global Diving & Salvage, Inc.

Global Employment Services, Inc.

Global Fabrication, LLC

Global Marine International, Inc.

Graham Gulf Inc.

Grand Isle Shipyard Inc.

Gregg Walz

Guilbeau Marine, Inc.

Guilbeau Boat Rentals, LLC

Gulfmark Offshore, Inc.

Gulf Offshore Logistics, LLC

Gulf Offshore Logistics International, LLC

Gulf Services Industrial, LLC

HEPACO, Inc.

Hilcorp Energy Company

Hyundai Heavy Industries Co. Ltd, Inc.

Hyundai Motor Company

I-Transit Response, L.L.C

International Air Response, Inc.

Island Ventures II, LLC

JMN Specialties, Inc.

JNB Operating LLC

John Guide

K & K Marine, LLC

LaBorde Marine Services, LLC

Lane Aviation

Lawson Environmental Service LLC

Lawson Environmental Service & Response Company

Lee Lambert

Lord Edmund John Browne

Lynden Air Cargo, LLC

Lynden, Inc.

Maco of Louisiana, LLC

Maco Services, Inc.

Marine Spill Response Corporation

Mark Bly

Mark Hafle

M-I L.L.C.

M-I Drilling Fluids L.L.C.

M-I Swaco

Miller Environmental Group, Inc.

Mitchell Marine

Mitsui & Co. (USA), Inc.

Mitsui & Co. Ltd.

Mitsui Oil Exploration Co. Ltd.

ModuSpec USA, Inc.

Monica Ann LLC

Moran Environmental Recovery, LLC

MOEX Offshore 2007 LLC

MOEX USA Corporation

M/V Monica Ann

M/V Pat Tilman

M/V Damon B. Bankston

M/V Max Chouest

M/V Ocean Interventions

M/V C. Express

M/V Capt. David

M/V Joe Griffin

M/V Mr. Sidney

M/V Hilda Lab

M/V Premier Explorer

M/V Sailfish

M/V Seacor Washington

M/V Emerald Coast

M/V Admiral Lee

M/V Seacor Vanguard

M/V Whuppa Snappa

Nalco Energy Services, LP

Nalco Holding Company

Nalco Finance Holdings LLC

Nalco Finance Holdings Inc.

Nalco Holdings LLC

Nalco Company

National Response Corporation

Nature's Way Marine, LLC

Nautical Ventures, LLC

Nautical Solutions, LLC

O'Brien's Response Management, Inc

Ocean Runner, Inc.

Ocean Therapy Solutions, LLC

Oceaneering International, Inc.

Odyssea Marine, Inc.

Offshore Cleaning Systems L.L.C.

Offshore Service Vessels, LLC

Offshore Inland Marine & Oilfield Services, Inc.

Oil Recovery Company, Inc. of Alabama

Oilfield Marine Contractors, LLC

Parsons Commercial Services Inc.

Parsons Services Company

Parsons Facility Services Company

Parsons Corporation

Patriot Environmental Services Incorporated

Peneton Company

Perennial Contractors, LLC

Peneton Corporation

Production Services Network U.S., Inc.

Quality Container, Inc.

Quality Energy Services, Inc.

Ranger Offshore, Inc.

Reel Pipe, LLC

Resolve Marine Services, Inc.

Robert Kaluza

Ronald W. Sepulvado

Schlumberger, Ltd.

Seacor Holdings Inc.

Seacor Marine, LLC

Seacor Marine, Inc.

Seacor Marine International, Inc.

Seacor Offshore LLC

Seacor Worldwide, Inc.

Sealion Shipping LTD

Sea Support Services, L.L.C.

Sea Tow of South Miss, Inc.

Seafairer Boat, LLC

Shamrock Management LLC et al.

Shoreline Services, LLC

Siemens Financial, Inc.

Shoreline Construction, LLC

Smith Marine, Inc.

Southern Cat, Inc.

Southern Environmental of Louisiana, LLC

Stallion Offshore Quarters, Inc.

Subsea 7 LLC

Tamara's Group, LLC

Team Labor Force, LLC

Technical Marine Maintenance Services, L.L.C.

The Modern Group, Ltd.

The Modern Group GP-SUB, Inc.

The O'Brien Group, LLC

The Response Group, Inc.

Tiburon Divers, Inc.

Tidewater, Inc.

Tidewater Marine LLC

Tiger Rentals, Ltd.

Tiger Safety, LLC

Toisa Limited

Total Safety U.S., Inc.

Twenty Grand Offshore, LLC

Twenty Grand Marine Service, LLC

Twenty Grand Offshore Inc.

USES/Construct Corps

United States Environmental Services, LLC

United States Maritime Services, Inc.

Viscardi Industrial Services, LLC

Weatherford International Ltd.

Weatherford U.S. L.P.

Wood Group Production Services, Inc.

Worley Catastrophe Services, LLC

Worley Catastrophe Response, LLC

ATTACHMENT B: CERTIFICATIONS

Claimant hereby signs to attest to and vouch for the accuracy of the certification below:

certify that I understand and acknowledge that, (subject to my right to additional Settlement Payments, if any, pursuant to Section 4.4.8 of the Settlement Agreement), I am forever giving up with prejudice and discharging, without any right of legal recourse whatsoever, any and all rights I have or may have to the **Released Claims** against the **Released Parties**. I acknowledge that by having executed the **Individual Release** and signing pelow neither I nor the entity I represent has been pressured or influenced by, or is relying on any statement or representation made by any person acting on behalf of **BP** or any other **Released Party**. I certify that I understand that I have the right to consult with an attorney of my choosing before signing this **Individual Release**.

CERTIFICATION FOR BUSINESS OR PROPERTY CLAIMS

certify that either:

- (1) I have not made an insurance claim or received any insurance proceeds for any business or property Claim arising out of, due to, resulting from, or relating in any way to, directly or indirectly, the Deepwater Horizon Incident; OR
- (2) If I have made or do make an insurance claim and/or receive or have received insurance proceeds for any business or property claim arising out of, due to, resulting from, or relating in any way to, directly or indirectly the **Deepwater Horizon Incident**, I will indemnify **BP** for any liability it incurs for a subrogation claim made against **BP** arising out of:
 - (a) such insurance proceeds, provided that the subrogation claim is brought by an entity seeking payment of insurance proceeds to me for any business or property claim arising out of, due to, resulting from, or relating in any way to, directly or indirectly, the **Deepwater Horizon**Incident; and
 - (b) the amount that I indemnify **BP** shall not exceed the amount of insurance proceeds that I received for the business or property claim at issue.

CLAIMANT ACKNOWLEDGES THAT THIS CERTIFICATION COMPLIES WITH ANY REQUIREMENT TO EXPRESSLY STATE THAT LIABILITY FOR SUCH CLAIMS IS INDEMNIFIED AND THAT THIS CERTIFICATION IS CONSPICUOUS AND AFFORDS FAIR AND ADEQUATE NOTICE.

	SIGNATURES		
Claimant's Name	Claimant's Signature & Title, if Business Entity Claimant	Date	
Claimant's Spouse's Name	Claimant's Spouse's Signature, if applicable	Date	

	Accorded Leg Ack		
Pursuant to Paragraph 8 of this Attorney Fee Acknow	of Exhibit 27 to the Settlement Agreemen ledgment before receiving any Settlemen	t, both the claimant and the claimant t Payment.	s attorney must sign
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	A, Claimant II		
Name:	Last Name	First Name	Middle Initial
Deepwater Horizon Settlement Program Claimant Number:		100134650	
Deepwater Horizon Settlement Program Claim Number:		158828	
	Law Firm Name		
Attorney:	Attorney Last Name	Attorney First Name	
В.	Acknowledgment of Satisfaction	of Attorney Fees and Expens	es
any fees and costs ass them that are being re Attorney Fee Acknowledg Award to the Economic compliance with Pretrial	n of the claimant by any counsel, werted by lien or privilege) in connect leased by the signed Full and Final lament does not limit or waive: (1) the recollection Class Counsel and/or other common Order 9 or Section 5.16 or Exhibit ate or object to an allocation of attor	on with the claim(s) and rights of Release, Settlement, and Covenant Notes of any potential Common Be benefit attorneys who may submit 27 of the Settlement Agreement;	Not to Sue. This nefit Fee and Costs time and costs in or (2) the claimant or
	C, Sign		idad ia thia Attaway
By my signature below, I Fee Acknowledgment is t	certify and declare pursuant to 28 U.S.C rue and accurate to the best of my know	. Section 1746 that the information pledge.	provided in this Attorney
Claimant's Signature		Date:	(Month/Day/Year)
Printed Name:	Last Name	First Name	Middle Initial
Title (if a Business):			
Attorney Signature		Date:	/ / (Month/Day/Year)
Printed Name:	Last Name	First Name	Middle Initial