

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 4 ATLANTA FEDERAL CENTER 61 FORSYTH STREET ATLANTA, GEORGIA 30303-8960

AL 24 2011

<u>CERTIFIED MAIL</u> <u>RETURN RECEIPT REQUESTED</u>

Mr. Dan Ison Sales Manager Action Petroleum Company P.O. Box 609 Prestonsburg, Kentucky 41653

SUBJ: Consent Agreement and Final Order: Docket No. CWA-04-2011-5015 NRC No. 961011

Dear Mr. Ison:

Enclosed is a copy of the Consent Agreement and Final Order for the above referenced matter. This CAFO became effective on the date of filing with the Regional Hearing Clerk as required by 40 C.F.R. §§ 22.6 and 22.31, and as indicated on the Certificate of Service.

The United States Environmental Protection Agency hereby notifies you that the Expedited Settlement Agreement has been executed by both parties and is binding on the EPA and you. Upon receipt of your assessed penalty of \$4,500.00, the EPA will take no further action against you for the violations cited in the ESA. Your copy of the executed ESA is enclosed.

You must submit your payment within seven (7) days of your receipt of this letter by either electronic funds transfer, certified or cashiers check made payable to "Environmental Protection Agency." The check and a letter accompanying the check shall reference the name of the responsible party (Oil Spill Liability Trust Fund-311, Action Petroleum Company) and the EPA docket number CWA-04-2011-5015, and shall be sent depending upon your preferred method of payment identified in Enclosure A.

ileanny Clerk Q

UNITED STATES ENVIRONMENTAL PROTECTION AGE **REGION 4** 61 FORSYTH STREET, ATLANTA, GEORGIA 30303 AUG 24 AH 10: 39 **EXPEDITED SPILL SETTLEMENT AGREEMENT**

DOCKET NO. CWA-04-2011-5015

On: November 29, 2010 Time: 09:00 At: or near Levisa Fork, Prestonsburg, Floyd County, Kentucky, Action Petroleum Company (Respondent) discharged 2,500 gallons of oil in violation of Section 311(b)(3) of the Clean Water Act (the Act), as noted on the attached ALLEGED CIVIL VIOLATION (Form), which is hereby incorporated by reference.

The EPA finds the Respondent's conduct is subject to the discharge prohibition of Section 311(b)(3) of the Act, as described in that statute and further described by

40 C.F.R. § 110.3. The Respondent admits being subject to Section 311(b)(3) and that the EPA has jurisdiction over the Respondent and the Respondent's conduct as described in Respondent neither admits nor denies the the Form. Allegations in the Form.

The EPA is authorized to enter into this Expedited Spill Settlement Agreement under the authority vested in the Administrator of the EPA by Section 311(b)(6)(B)(i) of the Act, 33 U.S.C. § 1321(b)(6)(B)(i), as amended by the Oil Pollution Act of 1990, and by 40 C.F.R. § 22.13(b). The parties enter into this Expedited Spill Settlement Agreement in order to settle the civil violation described in the Form for a penalty of \$4,500.00. Respondent consents to the assessment of this penalty.

This Expedited Spill Settlement Agreement is also subject to the following terms and conditions: Respondent certifies, subject to civil and criminal penalties for making a false submission to the United States Government, that it has investigated the cause of the spill, it has cleaned up the spill pursuant to federal requirements at a cost of \$/55.579.39 and it has taken corrective actions that will prevent future APPROVED BY THEE EPA: spills. The Respondent also by signature on this Expedited Spill Settlement Agreement agrees to payment of the penalty assessed. Do not enclose payment. Upon receiving written execution of this Agreement, Respondent shall submit payment within 7 days by certified check or electronic funds transfer for \$4,500.00 payable to the "US Environmental Protection Agency CWA-311". Instructions on how to make this payment will be included in the written notice that will be issued when the Expedited Spill Settlement Agreement becomes effective.

Upon signing and returning this Expedited Spill Settlement Agreement to the EPA, Respondent waives the opportunity for a hearing or appeal pursuant to Section 311 of the Act, and consents to the EPA's approval of the Expedited Spill Settlement Agreement without further notice.

After this Expedited Spill Settlement Agreement becomes effective and the assessed penalty is paid, EPA will take no further action against the Respondent for the violation of Section 311(b)(3) of the Act described in the Form. However, EPA does not waive any rights to take any enforcement action for any other past, present, or future violation by the Respondent of Section 311(b)(3) of the Act or of any other federal statute or regulation. By its first signature, EPA ratifies the Findings and Alleged Violation set forth in the Form.

This Expedited Spill Settlement Agreement is binding on the parties signing below, and effective upon the EPA's filing of the document with the Regional Hearing Clerk. If the Respondent does not sign and return this Expedited Spill Settlement Agreement as presented within 30 days of the date of its receipt, the proposed Expedited Spill Settlement Agreement is withdrawn without prejudice to the EPA's ability to file any other enforcement action for the violation identified in the Form.

APPROVED BY RESPONDENT:

Name (print): DAN A. ISON Title (print): **Sales** MANAGER Signature:

UI //. . Date 8/23/1

Frank S. Ney, Acting Chief RCRA and OPA Enforcement and Compliance Branch **RCRA** Division

IT IS SO ORDERED:

Jusa B. Schus 8/23/11 Date

Susan B. Schub **Regional Judicial Officer**

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ALLEGED CIVIL VIOLATION - DOCKET NO. CWA-04-2011-5015

1. Action Petroleum Company, Respondent, is a corporation with a place of business located at 10 Baldwin Street, Prestonsburg, Kentucky 41653. The respondent is a person within the meaning of Section 311(a)(7) of the Clean Water Act, 33 U.S.C. § 1321(a)(7) (Act).

2. Respondent is the owner of an onshore facility within the meaning of Section 311(a)(10) of the Act, 33 U.S.C. § 1321(a)(10), which is located at or near Levisa Fork, in or near Prestonsburg, in Floyd County, Kentucky ("facility").

3. Section 311(b)(3) of the Act prohibits the discharge of oil into or upon the navigable waters of the United States or adjoining shorelines in such quantities that have been determined may be harmful to the public health or welfare or environment of the United States.

4. For purposes of Section 311(b)(3) and (b)(4) of the Act, 33 U.S.C. § 1321(b)(3) and (b)(4), discharges of oil into or upon the navigable waters of the United States in such quantities that have been determined may be harmful to the public health or welfare or environment of the United States are defined in 40 C.F.R. § 110.3 to include discharges of oil that (1) violate applicable water quality standards or, (2) cause a film or a sheen upon or discoloration of the surface of the water or adjoining shorelines or, (3) cause a sludge or emulsion to be deposited beneath the surface of the water or upon the adjoining shorelines.

5. On November 29, 2010, Respondent discharged an estimated 2,500 gallons of oil as defined in Section 311(a)(1) of the Act, 33 U.S.C. § 1321(a)(1), from its facility into or upon Middle Creek, which flows into the Levisa Fork of the Big Sandy River and adjoining shorelines.

6. Middle Creek, which flows into the Levisa Fork of the Big Sandy River is a "navigable water of the United States", as defined in Section 502(7) of the Act, 33 U.S.C. § 1362(7), and 40 C.F.R. § 110.1, and is subject to the jurisdiction of Section 311 of the Act.

7. Respondent's November 29, 2010, discharge of oil from its facility caused a sheen upon or discoloration of the surface or the adjoining shoreline of Middle Creek, or caused a sludge or emulsion to be deposited beneath the surface, and therefore, was in a quantity that has been determined may be harmful under 40 C.F.R. § 110.3.

8. Respondent's November 29, 2010, discharge of oil from its facility into or upon Middle Creek and adjoining shorelines in a quantity that has been determined may be harmful under 40 C.F.R. § 110.3 violated Section 311(b)(3) of the Act. Pursuant to Section 311(b)(6)(B)(i) of the Act, and 40 C.F.R. § 19.4, the Respondent is liable for civil penalties of up to \$16,000 per violation, up to a maximum of \$37,500.

Docket No. CWA-04-2011-5015

CERTIFICATE OF SERVICE

The undersigned certifies that a true and correct copy of the attached Consent Agreement and Final Order, in the Matter of Action Petroleum Company, Docket No. CWA-04-2011-5015 (filed with the Regional Hearing Clerk on $\frac{3}{24}$, 2011) was served on $\frac{3}{24}$, 2011 in the manner specified to each of the person set forth below:

Mr. Don Ison Sales Manager Action Petroleum Company P.O. Box 609 Prestonsburg, Kentucky 41653 CERTIFIED MAIL Return Receipt Requested

Mel Rechtman Via EPA's Internal Mail RCRA and OPA Enforcement and Compliance Branch U.S. EPA - Region 4 61 Forsyth Street, S.W. Atlanta, Georgia 30303

Quantindra SmithVia EPA's Internal Mail and PDFRCRA & OPA Enforcement & Compliance BranchU.S. EPA - Region 461 Forsyth StreetAtlanta, Georgia 30303

ALG 24 2011

Belinda Johnson, Acting Regional Hearing Clerk United States Environmental Protection Agency, Region 4 Atlanta Federal Center 61 Forsyth Street, S.W. Atlanta, Georgia 30303 (404) 562-9511

Date: _

EPA ACCOUNTS RECEIVABLE CONTROL NUMBER FORM

	PAYMENT DUE D	ATE:	
TO B	BE COMPLETED BY THE ORGINATING ch a copy of the final order and transmittal letter	<u>OFFICE</u> : to Defendant	/Respondent)
•			
	form was originated by: Mel Rechtman	<u> </u>	on
(Nam	ne) (Date)		
in th	ROECB	at	404/562-8745
	(Office)		(Phone Number)
	Non-SF Judicial Order/Consent Decree USAO COLLECTS	X	Administrative Order/Consent Agreement FMO COLLECTS PAYMENT
	SF Judicial Order/Consent Decree DOJ COLLECTS		Oversight Billing - Cost Package required: Sent with bill
			Not sent with bill
	Other Receivable		Oversight Billing - Cost Package not required
	This is an original debt		This is a modification
PAYI	EE: Action Petroleum Company		
	Fotal Dollar Amount of the Receivable: <u>\$4,50</u> istallments, attach schedule of amounts and respe		es. See other side of this form.)
	Case Docket Number: <u>CWA-04-20</u> 11-5015 Designated Regional/Headquarters Program		
To Be	e Completed By Cincinnati Finance Center		
	IFMS Accounts Receivable Control Number <u>TRIBUTION</u> :	'is:	Date: /2010
	JDICIAL ORDERS: Copies of this form with an attache ould be mailed to:	ed copy of the f	ront page of the <u>FINAL JUDICIAL ORDER</u>
1.	Debt Tracking Officer Environmental Enforcement Section Department of Justice RM 1647 P.O. Box 7611, Benjamin Franklin Station Washington, D.C. 20044	2. 3.	Originating Office (EAD) Designated Program Office
В. <u>А</u>	DMINISTRATIVE ORDERS: Copies of this form with an	attached copy of	the front page of the Administrative Order Should be to
I.	Originating Office	3.	Designated Program Office
2.	Regional Hearing Clerk	4.	Regional Counsel (EAD)