

Exhibit B

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION

SIPCO, LLC, and IP CO, LLC
(d/b/a INTUS IQ),

Plaintiffs,

v.

Civil Action No. 1:16-cv-020690-AT

EMERSON ELECTRIC CO., EMERSON
PROCESS MANAGEMENT LLLP, FISHER-
ROSEMOUNT SYSTEMS, INC.,
ROSEMOUNT INC., BP, p.l.c., BP
AMERICA, INC., and BP AMERICA
PRODUCTION COMPANY,

Defendants.

**BP DEFENDANTS' SUPPLEMENTAL RESPONSE
TO PLAINTIFFS' INTERROGATORY NO. 5**

Pursuant to Rule 33 of the Federal Rules of Civil Procedure, Defendants BP p.l.c., BP America, Inc., and BP America Production Company (collectively, "BP Defendants" or "BP"), object to and respond to Plaintiffs SIPCO, LLC and IP CO, LLC (d/b/a INTUS IQ) (collectively, "Plaintiffs" or "SIPCO") Second Set of Interrogatories.

INTERROGATORIES TO BP DEFENDANTS

INTERROGATORY NO. 5:

Identify each and every "BP-Owned Installation" where any Accused Product has been and/or currently is being demonstrated, developed, installed, implemented, tested and/or used.

RESPONSE:

The BP Defendants object to this interrogatory as vague to the extent that it seeks

information as to where the accused products have been “demonstrated, developed, installed, implemented, tested and/or used.” The BP Defendants further object to this interrogatory as overly broad and unduly burdensome, lacking proportion to the issues in dispute in this action. The named BP Defendants object to the purported scope of these interrogatories as requesting information from individuals and corporate entities other than the BP entities named as defendants in this action. The term “BP Defendant” is improperly defined as any BP-owned or controlled company, “or affiliated entity, subsidiaries thereof, together with any and all controlling or affiliated companies, and all officers, directors, employees, agents, representatives and all other persons acting, purporting to act, who have acted, or who purported to have acted on behalf of any of the foregoing.” The BP Defendants further object to this interrogatory as overly broad and unduly burdensome and lacking proportionate value to issues in dispute in this action to the extent that this interrogatory purports to seek the disclosure of information relating any product other than the Emerson Smart Wireless products accused of infringement in this action. The BP Defendants also object to this interrogatory are overly burdensome to the extent that it purports to seek the disclosure of the use made of numerous products at many potential locations. The BP Defendants further object to this interrogatory as vague and confusing to the extent that it seeks information relating to product that is “demonstrated.” As BP Defendants understand that term, they do not “demonstrate” products. Because BP Defendants’ investigation into the use of the accused products at specific facilities is on-going, BP Defendants reserve the right to supplement this response. Subject to these objections and reservation, BP America Production Company further responds by advising that contractors installed certain of the accused products at the following five East Texas locations: 1) Carthage West Haynesville Facility; 2) BP Fee 254, ; 3) Ticonderoga Central Delivery Point; (4) BP Fee

344; and 5) Wombat 1-H Well. The device at the Wombat location has since been removed.

SUPPLEMENTAL RESPONSE:

BP America Production Company supplements its response to this interrogatory by advising that certain Emerson wireless products have been used at the East Texas facilities previously identified as follows:

Carthage West Haynesville Facility (8 devices); BP Fee 254 (3 devices); Ticonderoga Central Delivery Point (10 devices); and BP Fee 344 (3 devices). The device used in the temporary storage tank at the Wombat 1-H Well location was removed when that tank was taken out of service.

Dated: August 11, 2016

Respectfully Submitted,

/s/ James D. Berquist

Ryan T. Pumpian
Georgia Bar No. 589822
rpumpian@bloomsugarman.com
BLOOM SUGARMAN, LLP
977 Ponce de Leon Ave., N.E.
Atlanta, Georgia 30306
Tel: 404-577-7710
Fax: 404-420-0828

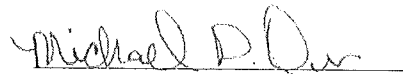
Donald L. Jackson (djackson@dbjg.com)
James D. Berquist (jberquist@dbjg.com)
**DAVIDSON BERQUIST JACKSON
& GOWDEY, LLP**
8300 Greensboro Dr., Suite 500
McLean, Virginia 22102
Telephone: (571) 765-7700
Facsimile: (571) 765-7200

*Attorneys for Defendants BP p.l.c., BP
America, Inc., and BP America Production
Company*

VERIFICATION OF MICHAEL ORR

I, Michael Orr, pursuant to Fed. R. Civ. P. 33(b)(1) and 28 U.S.C. § 1746, declare as follows: I am an operations support manager for BP America Production Company. On behalf of BP America Production Company, I have read BP Defendants' Supplemental Response to SIPCO/IPCO's Interrogatory Number 5, dated August 11, 2016. That supplemental response was prepared with the assistance of various employees and with the assistance of counsel based on currently available records. To the best of my knowledge, the Supplemental Response is true and correct.

Dated: 8-12-16


Michael Orr

Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.