On January 3, 2013, the U.S. Department of Justice (DOJ) announced that it had reached a settlement with Transocean related to its conduct in the Deepwater Horizon disaster. This fact sheet sets out the main terms of the settlement. Keep in mind that:

- **This settlement consists of two parts:** a partial consent decree, which covers the civil charges, and a guilty plea agreement, which covers the criminal charges.¹
- **This settlement does not cover all potential claims against Transocean.** For example, it does not address claims for natural resource damages under the Oil Pollution Act.
- **The settlement has been approved.** The guilty plea agreement was accepted on February 14, 2013, and the partial consent decree was approved on February 19, 2013.

### Overview of the Settlement

In total, Transocean agreed to pay $1.4 billion. This amount includes:

<table>
<thead>
<tr>
<th>Civil</th>
<th>Criminal</th>
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<td>$1.0 billion in Clean Water Act civil penalties</td>
<td>$100 million in Clean Water Act criminal penalties</td>
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<td>These monies are subject to the federal RESTORE Act. Therefore 80% of them will go into a Restoration Trust Fund to be used for Gulf Coast restoration and recovery.</td>
<td>These monies will go into the Oil Spill Liability Trust Fund, to cover the costs of future oil spills.</td>
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<td>$300 million in other criminal recoveries</td>
<td>$150 million to the National Academy of Sciences, to focus on human health and environmental protection in the Gulf; and $150 million to the National Fish and Wildlife Foundation, for natural resources restoration in the Gulf.</td>
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The civil agreement also requires Transocean to implement measures to improve its performance and prevent a recurrence. Transocean must produce a performance plan that, among other things, sets interim milestones for the measures, which include:

- Comply with operational oversight provisions;
- Adopt specific oil spill training and exercises;
- Submit an addendum to the Oil Spill Response Plan;
- Adhere to designated best practices (e.g., create an emergency response plan);  
- Devote a minimum of $10 million to drilling technology innovation;
- Adopt transparency measures (e.g., a public website with compliance information);
- Adopt process safety measures (e.g., hire a third-party process safety consultant); and
- Hire a third-party auditor to oversee compliance with these measures.
Where Will the Money Go?

The settlement monies will go to four different entities:

**RESTORE Act – Restoration Trust Fund** The RESTORE Act created a Gulf Coast Restoration Trust Fund (RTF), which will receive 80% of all Clean Water Act civil and administrative penalties paid by companies responsible for the Deepwater Horizon oil spill. This includes Transocean. Funds in the RTF will be distributed in three ways to support ecological and economic restoration and recovery in the Gulf Coast region: the largest portion (35%) will be distributed directly to the Gulf Coast states in equal shares. Just under one-third of the funds (30% plus 50% of the interest earned) will go to a Gulf-wide Restoration Council for projects. Slightly less (30%) will go to the Gulf States based on their oil spill impacts. The remainder of the RTF (5% plus 50% of the interest earned) will fund scientific research and monitoring through Centers of Excellence and a Restoration Science Program.²

**Oil Spill Liability Trust Fund** The Oil Spill Liability Trust Fund (OSLTF) is an account created by Congress to hold, among other things, certain payments, taxes, and penalties paid by oil and gas companies. These funds are used to cover the costs of future oil spills. The OSLTF consists of: the Emergency Fund, which pays for things like oil spill removal activities, and the Principal Fund, which pays for things like uncompensated oil spill damages (where parties responsible for the spill are unknown or cannot pay) and the administration of the Oil Pollution Act.

**National Academy of Sciences** The National Academy of Sciences (NAS) is a private, non-profit institution created by Congress in 1863 “to provide independent advice to the government on matters related to science and technology.” NAS includes the National Research Council (NRC), the National Academy of Engineering, and the Institute of Medicine. NRC carries out most of the science policy and technical work of the institution, and relies on volunteer experts from across the country to complete its work.

**National Fish and Wildlife Foundation** The National Fish and Wildlife Foundation (NFWF) is a non-profit organization created by Congress in 1984 “to protect and restore fish and wildlife and their habitats.” The organization funds a wide variety of conservation projects across the country, leveraging public funds with private investment dollars. NFWF is governed by a Board of Directors, which consists of 30 members who are approved by the Secretary of the Interior. The Board includes the leaders of the U.S. Fish and Wildlife Service (FWS) and the National Oceanic and Atmospheric Administration (NOAA).

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¹ The Partial Consent Decree, the Cooperation Guilty Plea Agreement, and associated exhibits and information are available online at http://www.justice.gov/opa/pr/2013/January/13-ag-004.html.

² For more information on the RESTORE Act and what the funds may be used for, see ELI’s overviews and analyses at http://eli-ocean.org/gulf/clean-water-act-restore/.