

**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA**

CHEVRON CORPORATION,	:	
	:	
Petitioner,	:	
	:	
v.	:	Misc. Action No. 11-409 (JMF)
	:	
THE WEINBERG GROUP,	:	
	:	
Respondent.	:	
_____	:	

**ORDER**

In accordance with the accompanying Memorandum Opinion, it is, therefore, hereby, **ORDERED** that the Motion to Compel the Production of Documents from the Weinberg Group Pursuant to Federal Rule of Civil Procedure 45 [#1] is **GRANTED** in part and **DENIED** in part. It is also, therefore, hereby,

**ORDERED** that the Weinberg Group provide the Chevron Corporation with all documents for which the Weinberg Group claims only the attorney-client privilege. It is also, therefore, hereby,

**ORDERED** that the Weinberg Group immediately provide the Chevron Corporation with all documents marked in the privilege log as bills, invoices, receipts, and e-mails pertaining to compensation or the retention of the Weinberg Group. It is also, therefore, hereby,

**ORDERED** that the Weinberg Group submit to me for *in camera* review all materials identified as maps, articles, and diagrams used by the experts, along with an explanation of why these documents were not already submitted to Chevron. Finally, it is, therefore, hereby,

**ORDERED** that the Weinberg Group commence a rolling production of all additional documents redacted as to opinion work product only. This rolling production requires the

Weinberg Group to provide the Chevron Corporation with 100 such documents per day, beginning three days after the issuance of this order, until production is completed. The Weinberg Group shall include an explanation as to each redaction and why it qualifies as opinion work product and that explanation will be provided the Court and counsel for Chevron.

**SO ORDERED.**

---

JOHN M. FACCIOLA  
UNITED STATES MAGISTRATE JUDGE