

STATE OF WASHINGTON

DEPARTMENT OF ECOLOGY

Northwest Regional Office, 3190 - 160th Ave S.E. • Bellevue, Washington 98008-5452 • (425) 649-7000 May 21, 1999

Ms. Anne Jannetti Spieker Properties, Inc 1150 – 114th Avenue SE Bellevue, WA 98004-6914

Dear Ms. Jannetti:

Re: Bellefield Office Park, Bellevue, WA Building N (Aspenwood)

Building N (Aspenwood Building O (Magnolia)

Thank you for submitting the results of your independent remedial action for Department of Ecology (Ecology) review. Ecology appreciates your initiative in pursuing this administrative option under the Model Toxics Control Act (MTCA), Chapter 70.105D RCW.

Ecology's Toxics Cleanup Program has reviewed the following information regarding the Bellefield Office Park site at 1800 – 114th Ave SE (Building N) and 1756 – 114th Ave SE (Building O) in Bellevue, Washington:

- Independent Remedial Action Report, Building N (Aspenwood) and Building O
 (Magnolia) sites, Bellefield Office Park, Bellevue, WA. Prepared by Dalton, Olmstead &
 Fuglevand, Inc., October 1998.
- 2. Summary of 1996 and 1997 Ground-Water Sampling Events, Bellefield Office Park, Inc., Prepared by Dalton, Olmstead & Fuglevand Inc., January 28, 1998.
- 3. Request for Ecology Consultation, Voluntary Cleanup Program, Bellefield Office Park, Bellevue, WA. Prepared by Dalton, Olmstead & Fuglevand, October 30, 1998.
- 4. Documents in Ecology central files on this site.

The above-named reports were prepared without Ecology oversight such as would occur under an Agreed Order or Consent Decree. However, based upon the information summarized in these reports, Ecology has determined that, at this time, the release of total petroleum hydrocarbons (TPH), polychlorinated biphenyls (PCBs), polynuclear aromatic hydrocarbons (PAHs), arsenic, lead, and zinc into the groundwater and/or soil at the site no longer poses a threat to human health or the environment.

Therefore, Ecology has determined that no further action is necessary at this site with regard to the release of TPH, PCBs, PAHs, arsenic, lead, and zinc to the groundwater and soil. This no further action determination is conditioned on compliance with conditions in the attached restrictive covenants on the deed for the property.

Ms. Anne Jannetti May 21, 1999 Page 2

The restrictive Covenant was necessary due to concentrations of TPH, PCBs, PAHs, arsenic, lead, and zinc above MTCA cleanup levels. Please be aware that failure to abide by any portion(s) of the Restrictive Covenant may result in Ecology's withdrawal of its no further action determination.

Although Ecology is issuing the determination that no further action appears to be necessary to protect human health and the environment, this determination does not release you from any long term monitoring or maintenance at the site. Confirmational monitoring of the permanent on-site wells BA-MW-1 and MW-K1 should be added to the on-going sampling schedule specified in the Ecology letter to Mr. Donald S. Jefferson of Spieker Properties, Inc. dated November 1, 1996, for the Bellefield Office Park at 11201 SE Eighth Street, Bellevue, WA. A copy of the 1996 letter is attached. The same set of analytical parameters specified in the 1996 letter is requested for the two additional wells.

Failure to conduct monitoring and necessary maintenance may result in Ecology's withdrawal of this no further action determination. In addition, this no further action determination does not apply to any remedial actions determined necessary as a result of confirmational monitoring.

Please be aware that because your actions were not conducted under a consent decree with Ecology, this no further action letter is not a settlement by the state under RCW 70.105D.040(4). Moreover, this determination is made only with respect to the release of TPH, PCBs, PAHs, arsenic, lead, and zinc to the groundwater and soil in the vicinity of Buildings N and O. It does not apply to any other release or potential release at the property, any other areas on the property, nor any other properties held by Speaker Properties.

Ecology does not assume any liability for any release, threatened release or other conditions at the site, or for any actions taken or omitted by any person or his/her agents or employees with regard to the release, threatened release, or other conditions at the site.

Ecology reserves the right to require further action at the site with regard to the soil, groundwater or other contaminated media if new or different information other than that presented in the above reports becomes known or available.

Please contact me at (425) 649-7134 if you have any questions.

Sincerely,

cc:

Ching-Pi Wang

Toxics Cleanup Program

Mr. Matthew Dalton, Dalton, Olmsted & Fuglevand, Inc.

Enclosures: (1) Restrictive covenant for Building N.

(2) Restrictive covenant for Building O.

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DEPT. OF ECOLOGY

Ralph H. Palumbo Summit Law Group PLLC 1505 Westlake Avenue North, Suite 300 Scattle, WA 98109

Restrictive Covenant (for Aspenwood Building "N") CTIW9402687-Cl.

Recording No. of any assigned, released or referenced documents: None \$13.45

Grantors names: Spieker Properties, L.P.

Grantees names: None

Abbreviated legal description: Lot 6 of Bellefield Office Park (Exhibit A)

Assessor's tax parcel number: 066287-0060-02 (address: 1800 114th Avenue S.E., Bellevue,

Attachment (1)

RESTRICTIVE COVENANT

Spicker Properties, L.P., a California Limited Partnership ("Spicker") is the owner of the real property in the County of King, State of Washington (legal description attached hereto as Exhibit A), hereinafter referred to as the "Property". The Property contains petroleum hydrocarbons in subsurface soil locations BA-MW-1 and in other near surface soil locations sampled as part of installing building foundations and buried utilities. The concentrations of petroleum hydrocarbons at these locations exceed the Method A cleanup levels set forth in the Washington Model Toxics Control Act Cleanup Regulation. The concentrations are summarized in the Independent Remedial Action Report, dated October 1998 and prepared by Dalton. Olmsted & Fuglevand, as Table 1. A copy of the Table is attached as Exhibit B.

Declarations

Spieker hereby subjects the Property to the following terms, conditions and restrictions ("Restrictive Covenants"):

- Property may remain in place until such time as Spieker, or its successors, grantees or assigns, redevelops or makes substantial new improvements to the Property which cause excavation of soils containing hazardous substances at concentrations above the then applicable State of Washington cleanup levels, at which time any such soils that have been excavated shall be remediated. For purposes of this Section, demolition of existing buildings, and demolition and/or resurfacing of paved areas of the Property will not be considered a substantial improvement that requires excavation and remediation of subsurface contaminated soils.
- 2. If any utility or other work is required to be performed at the Property (such as underground cable, wire, conduit, manholes, handholes, plate utility poles) by the City of Bellevue or other public entity or private utility company in areas that contain concentrations of hazardous substances above the then applicable State of Washington cleanup standards. Spieker, or its grantees, successors or assigns, shall remediate any contaminated soils at the Property that will be excavated by such work as necessary for the protection of the health or safety of the persons performing the work, or the protection of human health or the environment.
- 3 If at any time Spieker, or its grantees, successors or assigns, learns of contamination at the Property which presents an imminent risk to human health or the environment, Spieker, or its grantees, successors, or assigns, shall take immediate action to remediate such contamination.
- Any activity on the Property that may interfere with the ongoing monitoring of groundwater wells is prohibited. In addition, no groundwater may be taken for potable water purposes at the Property.
- 5. Spicker, or its grantees, successors or assigns, must give written notice to the Department of Feology, or to a successor agency, of such persons intent to convey any interest in the Property No conveyance of title, easement, lease or other interest in the Property shall be

consummated for a period of three years from the date of this document without adequate and complete provision for the continued operations, maintenance and monitoring of the groundwater wells.

- 6. Spicker, or its grantees, successors or assigns, must notify the Department of Ecology, or its successor agency, prior to any use of the Property that is inconsistent with the terms of this Restrictive Covenant. Public notice and comment may be sought by the Department of Ecology or its successor agency with regard to the proposed change.
- 7. Spieker, or its grantees, successors or assigns, shall allow authorized representative of the Department of Ecology, or from a successor agency, the right to enter the Property at reasonable times for the purpose of evaluating compliance with the monitoring of groundwater wells, overseeing any remediation that is required pursuant to Sections 1, 2 and 3 above, to take samples and to inspect records.
- 8. Spicker, and its grantees, successors and assigns, reserve the right under WAC 173-340-440 (1997 ed.) to record an instrument which provides that this Restrictive Covenant shall no longer limit use of the Property or be of any further force or effect. However, such instrument may be recorded only with consent of the Department of Foology or of a successor agency. Public notice and comment may be sought by the Department of licology or of a successor agency prior to the recording of such an instrument.

9. Any action required by this Restrictive Covenant to be performed by Spieker, or its grantees, successors and assigns, shall be the duty of person who is the legal owner of the Property at the time the action is required, and a prior owner of the Property shall have no duty to perform such action.

DATED this 21th day of February: 1999.

SPIEKER PROPERTIES, L.P., a California Limited Partnership

By: Spieker Properties, Inc., a Maryland Corporation

lts: General Partner

By: Richard Leider

Vice President

STATE OF WASHINGTON

) SS.

COUNTY OF KING

I certify that I know or have satisfactory evidence that Donald S. Jefferson is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the Restrictive Covenant of Spieker Properties, L.P., to be the free and voluntary act and deed of said corporation, for the uses and purposes therein mentioned.

Given under my hand and official seal this Anday of February, 1999.

O NOTARY PUBLIC O SERVICE OF WASHINGTON

(Notary signature

(Print name of Notary)

NOTARY PUBLIC in and for the State of

Washington, residing at 58 My appointment expires 195

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EXHIBILY

LEGAL DESCRIPTION OF THE PROPERTY

("M" gnibling boownsqrA)

LOT 6 OF BELLEFIELD OFFICE PARK, AS PER PLAT RECORDED IN VOLUME CONTAINED IN INSTRUMENTS RECORDED UNDER RECORDING NOS.

TOCHTHER WITH THOSE CERTAIN BASEMENTS FOR SEWER LINES, WATER CONTAINED IN INSTRUMENTS RECORDED UNDER RECORDING NOS.

E208190269, 8208190270, 8211120393, 8211120394, 8211120395 AND 8310200183.

- Describit	. of Soil 8	emples first	4 gon mossibe (1994, 1986,			
	Decit	Palpalanes Hyd	sculum (mg/lg)	PCEL	Résouriel Conscription		
	(feet)	Diesel Range	Heavy-CR Russe	(mp/m)			
He.	2.5	<10	51.5		Very sity Sand wi gravel & brick		
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BA-61	22.9	279			Minut Wood of ally and and sandy alk		
BAHAM	7.5	18.4	115				
BANN	17.5	226	1340	€0.01	Wieed tragments in stry cand mobile		

esuits of Soil Stockpile Analyses From Facting Excevations (March 1987)

	Palratum Hydrocarbons (mp/kg)			Material Description		
			Total			
		102	121	Sity Band of grave, word debrie, grave		
		129	144	Billy Sand of grovel, embbles, wand debris		
		100	100	Stay Sand of grants, sepad and matel debris		
		272	312	Silly Sand of gravel, would debrie, matal, brich frage.		
		31.9	41.1	Sity Sand of gravel, wood & male debrie, brisklesmorble		
			1214	Shelter to NA		
Signaligation	73.4	144	638	Elby Sand of gravet, weed & matel debris		
	Depth (had) (sectorie sectorie sectorie sectorie sectorie sectorie sectorie	Depth Potent (hot) Dissell Range sectorie 18.3 sectorie 18.1 sectorie 29.1 sectorie 29.8 Machelle 410 machelle 134	Depth Palentum hydrocarbons (r (hat) Dissel Range Hany-On Range Sechale 18.3 102	Depth Politonum hydrocurbons (mg/leg)		

u Utility Trench Excevations (May 1997)

			en Dissey Freshold Sens Hydrony burns (Minister Description
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8-2	025	34.3			Gray-hours, say, two to consum flood of wound chips, burk, make
3-3	6-2	25.7	201	224,7	Gry Court, say, was a court and a second selection.
24	0-1.5	45.4	784	908.4	Brewn, sky, gravely flos in course \$444 of wood debris
3-5	0-1-5	17.5	233	200.0	(Dr. fartunt-ordings, olity, fine to austria Bord
34	64.6	44.3	617	873.3	Dit. browst-orange, ollry, fine to coorse Sand of treest & growst
W-1	6.3	67.9	334	301.5	Brunt, siry, les in mane Sand weathirs, gravel, wand debris
W-2	04	16,6	131	147,6	Mined all, panel, groved & politics of used & brigh debrit
W-5	045	69.7	447	125.7	billered mill, dannel, gravet & ambbier sel propet & briefe debefer
	04	16.9	144	180,0	Gray, pilly, fine in movie Sand or gravel & meditarich dabrie
W4	63	30.0	726	304.0	CR. bross, word debris of improbant paral
W-5	63	23.8	155	1713	Cit, brown, useful detrie of interviews succi
We		141	1200	1941	Waterd debris on beich debris & soul
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P-1	04		86,7	198.0	Chronibrount, Ally, gravely, fire to entere Band or court datels
<u> </u>	9-3	121	74.1	54.5	Graphman, ally, gravely, fine is course Sand of world detries
-14	64	10.4	197	218	Brown, stry, fine to macrob Earld
Q-1	1:1.5	19		10.4	Graydurann, gravaby, dag te manten Babel
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9904062100

^{*} Flerulin in the dilenet organics range and primority due to evertage from a housy oil range, product

Ralph H. Palumbo

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990406-2101 11:52:00 AM KING COUNTY RECORDS ONE SM

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DEPT. OF ECOLOGY

Restrictive Covenant (for Magnolia Building "O")

Recording No. of any assigned, released or referenced documents: None

Grantors names: Spieker Properties, L.P.

C. TZ W9902657-GR \$13-45

Grantees names: None

Abbreviated legal description: Lot 7 and Tract A, Bellefield Office Park (Exhibit A)

Assessor's tax parcel number: 066287-0070-00 (1756 114th Avenue S.E., Bellevue, WA)

RESTRICTIVE COVENANT

Spicker Properties, L.P., a California Limited Partnership ("Spicker") is the owner of the real property in the County of King. State of Washington (legal description attached hereto as Exhibit A), hereinafter referred to as the "Property". The Property contains petroleum hydrocarbons, polycyclic aromatic hydrocarbons (PAHs) and polychlorinated biphenyls (PCBs) in subsurface soil locations B-KI and MW-KI. The concentrations of petroleum hydrocarbons at these locations exceed the Method A cleanup levels set forth in the Washington Model Toxics Control Act Cleanup Regulation (MTCA). Concentrations of PAHs and PCBs are above the Method A cleanup levels for residential sites but are below the Method A cleanup levels for industrial sites as set forth in the MTCA. The soil concentrations are summarized in the Independent Remedial Action Report, dated October 1998 and prepared by Dalton, Olmsted & Fuglevand, as Table 3. A copy of the Table is attached as Exhibit B.

Declarations

Spicker hereby subjects the Property to the following terms, conditions and restrictions ("Restrictive Covenants"):

- 1. Except as provided in Sections 2 and 3 below, any contaminated soils at the Property may remain in place until such time as Spicker, or its successors, grantees or assigns, redevelops or makes substantial new improvements to the Property which cause excavation of soils containing hazardous substances at concentrations above the then applicable State of Washington cleanup levels, at which time any such soils that have been excavated shall be remediated. For purposes of this Section, demolition of existing buildings, and demolition and or resurfacing of paved areas of the Property will not be considered a substantial improvement that requires excavation and remediation of subsurface contaminated soils.
- 2. If any utility or other work is required to be performed at the Property (such as underground cable, wire, conduit, manholes, handholes, plate utility poles) by the City of Bellevue or other public emity or private utility company in areas that contain concentrations of hazardous substances above the then applicable State of Washington cleanup standards. Spieker, or its grantees, successors or assigns, shall remediate any contaminated soils at the Property that will be excavated by such work as necessary for the protection of the health or safety of the persons performing the work, or the protection of human health or the environment.
- 3 If at any time Spicker, or its grantees, successors or assigns, learns of contamination at the Property which presents an imminent risk to human health or the environment. Spicker, or its grantees, successors, or assigns, shall take immediate action to remediate such contamination.
- Any activity on the Property that may interfere with the ongoing monitoring of groundwater wells is prohibited. In addition, no groundwater may be taken for potable water purposes at the Property.

- 5. Spicker, or its grantees, successors or assigns, must give written notice to the Department of Ecology, or to a successor agency, of such persons intent to convey any interest in the Property. No conveyance of title, easement, lease or other interest in the Property shall be consummated for a period of three years from the date of this document without adequate and complete provision for the continued operations, maintenance and monitoring of the groundwater wells.
- 6. Spicker, or its grantees, successors or assigns, must notify the Department of Ecology, or its successor agency, prior to any use of the Property that is inconsistent with the terms of this Restrictive Covenant. Public notice and comment may be sought by the Department of Ecology or its successor agency with regard to the proposed change.
- 7. Spieker, or its grantees, successors or assigns, shall allow authorized representative of the Department of Ecology, or from a successor agency, the right to enter the Property at reasonable times for the purpose of evaluating compliance with the monitoring of groundwater wells, overseeing any remediation that is required pursuant to Sections 1, 2 and 3 above, to take samples and to inspect records.
- 8. Spicker, and its grantees, successors and assigns, reserve the right under WAC 173-340-440 (1997 ed.) to record an instrument which provides that this Restrictive Covenant shall no longer limit use of the Property or be of any further force or effect. However, such instrument may be recorded only with consent of the Department of Ecology or of a successor agency. Public notice and comment may be sought by the Department of Ecology or of a successor agency prior to the recording of such an instrument.

2

Any action required by this Restrictive Covenant to be performed by Spieker, or 9. its grantees, successors and assigns, shall be the duty of person who is the legal owner of the Property at the time the action is required, and a prior owner of the Property shall have no duty to perform such action.

DATED this Hay of February, 1999.

SPIEKER PROPERTIES, L.P., a California Limited Partnership

Spicker Properties, Inc., a Maryland Corporation By:

Its: General Partner

By. Richard Leider

Vice President

STATE OF WASHINGTON

) ss

COUNTY OF KING

I certify that I know or have satisfactory evidence that Donald S. Jefferson is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the Restrictive Covenant of Spieker Properties, L.P., to be the free and voluntary act and deed of said corporation, for the uses and purposes therein mentioned.

Given under my hand and official seal this Sitt day of February, 1999

(Cath Indicasion)

NOTARY PUBLIC in and for the State of

Washington, residing at Lise of My appointment expires 10/9/199

LEGAL DESCRIPTION OF THE PROPERTY

(Magnolia Building "O")

LOT 7 AND TRACT A, BELLEFIELD OFFICE PARK, ACCORDING TO THE PLAT THEREOF, RECORDED IN VOLUME 119 OF PLATS, PAGES B1 THROUGH 90, INCLUSIVE, IN KING COUNTY, WASHINGTON, AND CORRECTED BY AFFIDAVIT RECORDED UNDER RECORDING NUMBER 8109230492.

Table 3 - Summary of Soil Quality Data - Building O Site (Former Koli Center Bellefield)

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	14.00					<10 - 1400
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TPH at Oil (mg/ma)	EPA 6001			T		<u> </u>
PCB4 (mg/kg)		0,73	0,51	40.05	40 05	
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Aroclar 1284	57A 5661	40.05	0.36	40.05	40.00	
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Som of carcinopanic PAHs	144					

Sum of servinogenic PANs

a Net detected at indicated reporting limit

⁽¹⁾ WIPH-OX with siles got cleanup

⁽²⁾ Results in this client organics range are primarily due to overlap trum a heavy of range product.

"= carpeopenic PAMs