•		Truck	: City Truck Stop J5B11
		SKAGIT COL FII JUL 1	DPY JNTY, WASH. LED 0 1992
1			Keehen, Co. Clerk
2 3 4	APPORNET GEDERAUS OFFICE		Deputy
5	IN THE SUPERIOR COURT C IN AND FOR THE	OF THE STATE OF WAS COUNTY OF SKAGIT	HINGTON
6			
7	STATE OF WASHINGTON, DEPARTMENT OF ECOLOGY,))	
8	Plaintiff,) NO. 92 2	2 00618 1
9	v.)) CONSENT	DECREE
10	ERNIE OLMSTED)	
11	and his marital community,)	
12	Defendant.)	
13			
14	TABLE OF	CONTENTS	
15			Page
16	I. <u>INTRODUCTION</u>		2 3
17	III. <u>PARTIES BOUND</u>		4
18	V. <u>STATEMENT OF FACTS</u>		4 5
19	VI. <u>WORK TO BE PERFORMED</u> VII. <u>DESIGNATED PROJECT COOM</u>	RDINATOR	8 10
	VIII. <u>REIMBURSEMENT OF ECOLOG</u> IX. <u>ACCESS</u>	<u>GY'S COSTS</u>	11 13
20	X. TRANSFERENCE OF PROPERTY	<u>ry</u>	13 14
21	XI. <u>DISPUTE RESOLUTION</u> XII. <u>AMENDMENT OF CONSENT DI</u>		15
22	XIII. <u>INDEMNIFICATION</u> XIV. <u>PUBLIC NOTICE AND PART</u>		15 15
23	WIT CAMTERACMICAL OF WHICH	<u>ECREE</u>	16 16
24	WUTT DIDITO NOTOF AND WITH	DRAWAL OF CONSENT	
25			
26	CONSENT DECREE	-1-	4/16/92
		e 4407	THE ATTORNEY GENERAL Ecology Division Woodview Drive S.E. QA-44 pla, WA 98504-8077

1	I. INTRODUCTION
2	A. In entering into this Consent Decree (Decree), the
3	mutual objectives of the Washington State Department of
4	Ecology (Ecology) and Mr. Ernie Olmsted and his marital
5	community (Defendant), is to provide for the remediating of a
6	release or threatened release at the site and to provide for
7	reimbursement for costs incurred by Ecology in remediating a
8	release or threatened release of hazardous substances at the
9	Truck City Truck Stop site.
10	B. The complaint in this action is being filed
11	simultaneously with this Decree. An answer has not been
12	filed, and there has not been a trial on any issue of fact or
13	law in this case. The parties wish to resolve the issues
14	raised by Ecology's complaint and agree that settlement of
15	these matters without litigation is reasonable and in the
16	public interest and that entry of this Decree is the most
17	appropriate means of resolving these matters.
18	C. In signing this Decree, the Defendant agrees to its
19	entry and agrees to be bound by its terms.
20	D. The court is fully advised of the reasons for entry
21	of this Decree, and good cause having been shown: IT IS
22	HEREBY ORDERED, ADJUDGED, AND DECREED AS FOLLOWS:
23	
24	
25	
26	CONSENT DECREE -2- 4/16/92 OFFICE OF THE ATTORNEY GENERAL

.

٠.

١

1	II. JURISDICTION
2	A. This court has jurisdiction over the subject matter
3	and personal jurisdiction over the parties pursuant to the
4	Model Toxics Control Act (ch. 70.105D RCW).
5	B. Ecology has authority pursuant to RCW 70.105D.040(4)
6	to file this Consent Decree with the appropriate superior
7	court after appropriate public notice and comment.
8	C. On the basis of the testing and analysis described
9	in the Statement of Facts, Section V, and Ecology files and
10	records, Ecology has determined that a release of hazardous
11	substances has occurred at the site.
12	D. Ecology has determined that the Defendant is a
13	potentially liable person for the site pursuant to RCW
14	70.105D.040. The Defendant has been given notice of Ecology's
15	determination, and has had opportunity to comment thereon.
16	E. The Defendant has applied to Ecology for financial
17	assistance under WAC 173-340-560. Based on the Defendant's
18	application, Ecology has determined the Defendant is eligible
19	for financial assistance in the form of a loan. Ecology has
20	also determined that making available financial assistance
21	under the circumstances described in Section VIII of this
22	Decree will achieve a more expeditious or enhanced cleanup
23	than would otherwise occur and will prevent or mitigate unfair
24	economic hardship. Ecology's determination of funding
25	eligibility does not constitute a funding commitment. Actual
26	CONSENT DECREE -3- 4/16/92 OFFICE OF THE ATTORNEY GENERAL

· · · ·

۱

funding will depend on the availability of funds and legislative appropriations. WAC 173-340-560(4).

F. Entering this Decree will result in a more
expeditious cleanup of the site and is appropriate given
Ecology's financial assistance for remediation of the site.
G. The actions to be taken pursuant to this Decree are
necessary to protect the public health, welfare and the
environment.

III. PARTIES BOUND

This Decree shall apply to and be binding upon Mr. Ernie 10 Olmsted and his marital community and Ecology and their 11 successors and assigns. The undersigned representative of 12 each party hereby certifies that he/she is fully authorized to 13 enter into this Decree and to execute and legally bind such 14 party to comply with the Decree. The parties agree to 15 undertake all actions required by the terms and conditions of 16 this Decree and the Defendant agrees not to contest state 17 jurisdiction regarding this Decree. No change in ownership 18 or corporate status shall alter the responsibility of the 19 Defendant under this Decree. 20

IV. DEFINITIONS

A. "Site" refers to the property and business located
at 1731 Old Highway 99, Mount Vernon, Washington, 98273.
B. "Remedial action" refers to the work performed by
Ecology to clean up the site.

- 4 --

26 CONSENT DECREE

1

2

9

21

4/16/92

1	C. "Remedial action costs" refer to those direct and
2	indirect costs incurred by Ecology under this Consent Decree.
3	Such costs include work performed by Ecology or its
4	contractors for investigations, remedial actions, and order
5	preparation, negotiations, oversight, and administration.
6	Ecology costs shall also include costs of direct activities;
7	e.g., employee salary, laboratory costs, travel costs,
8	contractor fees, and employee benefit packages; and agency
9	indirect costs of direct activities.
10	D. "Days" refers to calendar days unless specified
11	otherwise.
12	E. "Parties" refers to the Department of Ecology and
13	Mr. Ernie Olmsted and his marital community.
14	F. The definitions set forth in ch. 70.105D RCW and
15	ch. 173-340 WAC shall control the meanings of the terms used
16	in this Decree.
17	V. STATEMENT OF FACTS
18	Ecology makes the following findings of fact:
19	A. Site Location and Status
20	Truck City Truck Stop is located at 1731 Old Highway 99,
21	Mount Vernon, Washington 98273. The station is operated as a
22	24-hour truck stop and cafe. There are also two storage
23	buildings, five rental buildings and two acres of open space
24	on the property. Fifteen underground storage tanks (USTs)
24	have been identified on-site. There are eleven USTs in three
25	
20	CONSENT DECREE -5- 4/16/92 OFFICE OF THE ATTORNEY GENERAL

2000 - 1900 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 -

١

tank nests and one lube oil tank beneath the truck filling
area which range in capacity from 1000 to 15,000 gallons.
Three other USTs of unknown use have also been identified onsite. Two of these unknown tanks are uncapped and may receive
surface water runoff.

6

B. <u>Facility History and Operations</u>

Truck City Truck Stop has been in operation since 1952
and was purchased by Mr. Olmsted in 1982. A 200 to 300 gallon
diesel fuel spill occurred near the current diesel UST nest in
1987. A tank in the southwest tank nest admitted significant
amounts of water prior to its abandonment 20 years ago. The
gasoline service station building burned in 1978 with unknown
effects on subsurface conditions.

14

C. <u>Previous Site Investigations</u>

A "Hydrocarbon Contamination Assessment" was prepared for 15 Mr. Olmsted by Applied Geotechnology in November 1989. This 16 assessment identified soil contamination as high as 13,000 ppm 17 TPH as diesel. The MTCA method A cleanup action level for 18 soil is 200 ppm TPH for diesel. Groundwater contamination was 19 also identified on-site with levels as high as: 7 ppm TPH; 20 Benzene 6,800 ppb; Ethylbenzene 790 ppb; Toluene 11,000 ppb; 21 The MTCA method A cleanup action and Xylenes 10,000 ppb. 22 levels for groundwater are: TPH 1 ppm; Benzene 5 ppb; 23 Ethylbenzene 30 ppb; Toluene 40 ppb; and Xylenes 20 ppb. 24

25 26

CONSENT DECREE

-6-

The assessment indicates that the site is located on very 1 permeable sands and it is likely that the contamination is not 2 limited to the tank backfill materials. The information 3 gathered suggests that the diesel contamination may be 4 extensive.as-one-of-the-USTs was abandoned because water 5 This implies direct continually appeared in the pumped fuel. 6 contact between the tank interior and the surrounding 7 groundwater. 8

The assessment indicated areas where information is 9 Two USTs of unknown character are located between lacking. 10 The site assessment the gasoline and diesel service areas. 11 did not sample the conditions in the immediate vicinity of 12 these tanks. The tanks are currently full of water and may 13 receive surface runoff. The soil & groundwater condition in 14 the immediate vicinity of these tanks is unknown. 15

Contamination of the near surface soil is possibly from
truck refueling operations and a reported surface spill.

18 The aquifer beneath this site is highly permeable and 19 groundwater contamination may extend further downgradient than 20 the monitoring wells. Further investigation is warranted to 21 determine if contamination has extended beyond the property 22 boundary.

CONSENT DECREE

23

24

25

26

-7-

4/16/92

VI. WORK TO BE PERFORMED

A. Scope of Work

1

2

3

4

Ecology shall direct the remedial action at the site according to the following scope of work:

Implement any necessary interim remedial action,
including, but not limited to, removal of tanks, removal of
any free product, and soil removal. All excavated soil will
be stockpiled on site in beds designed to meet the
specifications in section 2.3.4 of Ecology's "Guidance for
Remediation of Releases From Underground Storage Tanks."

11 2. Evaluate the existing data from previous
12 environmental investigations and other information pertinent
13 to the site. This information may include investigative data
14 from areas located off the site.

3. Conduct a Remedial Investigation/Feasibility
Study (RI/FS) in accordance with the requirements of WAC
17 173-340-450(5) in order to assess the extent and degree of
soil and groundwater contamination.

4. Once the RI/FS is completed, a cleanup action will
be selected in accordance with WAC 173-340-360. The cleanup
action shall include at a minimum: protection of human health
and the environment, compliance with cleanup standards,
compliance with applicable state and federal laws and
provisions for compliance monitoring.

25

26

|| CONSENT DECREE

-8-

4/16/92

5. Cleanup levels for this site will be determined by
 2 Ecology in the Cleanup Action Plan.

Ecology will prepare a Cleanup Action Plan which б. 3 will include a description of the proposed cleanup action. 4 Cleanup may involve excavation of contaminated soils. The 5 extent of excavation shall be determined by Ecology based on 6 the RI/FS. Excavated soils may be combined with any existing 7 contaminated excavated soils to be stockpiled at the site as 8 part of the interim action. Ecology shall evaluate on-site 9 treatment of the excavated soils. If on-site treatment of the 10 soil is impracticable, Ecology shall evaluate off-site 11 treatment or disposal of the soil at an appropriate landfill. 12

7. The Cleanup Action Plan will be made available for
public review and comment in accordance with WAC 173-340-600
prior to finalizing a cleanup plan.

8. Ecology shall coordinate the implementation of the
soil and/or groundwater cleanup action in the final Cleanup
Action Plan.

9. All observations, conditions, and results will be
documented in a final report with at least four copies, one
for the Defendant and three for Ecology.

10. The Defendant shall be responsible for closure of any non-leaking underground storage tank system at the site according to all relevant and applicable federal and state regulations.

-9-

CONSENT DECREE

26

OFFICE OF THE ATTORNEY GENERAL Ecology Division 4407 Woodview Drive S.E. QA-44

Olympia, WA 98504-8077

4/16/92

11	
1	B. <u>Resource Limitations</u>
2	11. Ecology's ability to perform the tasks in this
3	section is subject to and contingent upon availability of
4	funds. WAC 173-340-560(4). Therefore, the tasks will be
5	performed by Ecology as resources permit. At the time of the
6	execution of this Decree, funds in an amount sufficient for
7	Ecology to perform the interim remedial action tasks
8	(identified in paragraph 1 of this section) were available.
9	12. The parties may determine in the future that it
10	would be more expeditious for defendant instead of Ecology to
11	perform some of the tasks identified in this section. In that
12	event, defendant may request that Ecology agree to amend this
13	Decree to allow defendant to perform such work. Defendant's
14	request shall be in writing and directed to Ecology's project
15	manager. If Ecology concurs that performance by the defendant
16	instead of Ecology is appropriate, the parties may request
17	that the court amend this Decree as provided in section XII
18	below.
19	VII. DESIGNATED PROJECT COORDINATOR
20	The project coordinator for Ecology is:
21	John Stormon (206) 649-7274 Department of Ecology
22	Northwest Regional Office 3190 - 160th S.E.
23	Bellevue, WA 98008-5452
24	The project coordinator shall be responsible for overseeing
25	the implementation of this Decree. To the maximum extent
26	CONSENT DECREE -10- 4/16/92 OFFICE OF THE ATTORNEY GENERAL

•

۰.

:

.

- **1**

possible, communications between Ecology and the Defendant, and all documents, including reports, approvals, and other correspondence concerning the activities performed pursuant to the terms and conditions of this Decree, shall be directed through the project coordinator. Should Ecology change its project coordinator, written notification shall be provided by Ecology at least ten (10) calendar days prior to the change.

VIII. REIMBURSEMENT OF ECOLOGY'S COSTS

1

-

Ecology has determined that the Defendant is 1. 9 The Defendant agrees to reimburse eligible for mixed funding. 10 Ecology for the costs Ecology incurs in remediating the 11 release and/or threatened release of hazardous substances at 12 the site, including future monitoring (if any), up to a 13 maximum dollar amount of \$100,000. In the event Ecology 14 incurs remedial action costs exceeding \$100,000, payment of 15 such costs shall be satisfied by use of funds from the Toxics 16 Control Account. 17

Payment of Ecology's remedial action costs shall be
due on the first (1st) of each calendar month commencing the
first day of the month following the completion of the backfilling of the tank excavation. Ecology shall provide the
Defendant summary statements invoiced quarterly, itemizing the
remedial action costs incurred at the site.

3. During the reimbursement period, the Defendant
agrees to make monthly payments of not less than \$500. The

26 CONSENT DECREE

8

-11-

4/16/92

Defendant shall be notified in writing when its obligation to reimburse Ecology under this Decree has been satisfied.

4. Monthly payments not received by Ecology within thirty (30) days of the due date shall be considered late payments and bear interest at a rate of one percent (1%) per month or fraction thereof.

Ecology's determination regarding mixed funding 5. 7 applies only to the Defendant and is not transferable. In the 8 event the Defendant sells, assigns, or otherwise transfers any 9 or all interest in the site while this Decree is in effect, 10 the new owner may be liable for remedial action costs incurred 11 If the Defendant sells, assigns, or by Ecology at the site. 12 otherwise transfers its interest in the site while this Decree 13 is in effect, the remedial action costs incurred by Ecology up 14 to the date of such sale, assignment, or transfer shall become 15 immediately due and payable regardless of whether the payment 16 period described in paragraph 3 above has commenced. Unless 17 the immediate payment required under this paragraph fully 18 satisfies the Defendant's obligation under Section VIII, 19 paragraph 1 of this Decree, the Defendant shall remain liable 20 for payment of Ecology's future remedial action costs at the 21 site according to the terms of this agreement. 22

6. The Defendant consents to the immediate filing of a
special lien in the amount of \$60,000 on the property located
at 1731 Old Highway 99, Mt. Vernon, Washington 98273 to secure

CONSENT DECREE

26

1

2

3

4

5

6

-12-

4/16/92

the Defendant's performance under this Decree. Once the
Defendant's obligation to reimburse Ecology under this Decree
has been satisfied, the Defendant may request in writing that
Ecology file a lien termination statement with the court.

The Defendant agrees that if it fails to fully 7. 5 reimburse Ecology for its share of remedial action costs or 6 refuses to make the monthly payments required under this 7 Decree after thirty (30) days written demand, Ecology may 8 pursue any means authorized by law including, but not limited 9 to, foreclosure of its lien to satisfy the Defendant's 10 obligation under this Decree. If foreclosure of the lien 11 occurs but fails to satisfy the Defendant's obligation under 12 this Decree, the Defendant shall remain liable to reimburse 13 Ecology for any outstanding balance owing. Foreclosure 14 proceedings will be in accordance with all applicable 15 Washington laws and regulations. 16

IX. ACCESS

Ecology or any Ecology authorized representative or contractor hired by Ecology, shall have the authority to enter and freely move about the site at all reasonable times for the purposes of performing, or monitoring the performance of, remedial action at the site.

17

23

26

CONSENT DECREE

X. TRANSFERENCE OF PROPERTY

A. No voluntary conveyance or relinquishment of Defendant's title, easement, leasehold, or other interest in

-13-

4/16/92

any portion of the site shall be consummated without provision
for continued performance of all of Defendant's obligations
under this Decree. If an involuntary conveyance or
relinquishment of such interest occurs, the Defendant shall,
if possible, give prior written notice of this Decree to the
transferee.

Within 90 days of entry of this Decree, the в. 7 Defendant shall record a notice in the title records to that 8 portion of the property underlying the site over which 9 Defendant holds free title. The notice shall state that a 10 Consent Decree entered in the above-captioned proceeding 11 imposes certain restrictions on the use and improvement of the 12 site, and that said restrictions run with the land until all 13 remedial actions have been successfully carried out and 14 cleanup levels achieved. Within 30 days of filing the notice 15 with the Skagit County Auditor, the Defendant shall forward a 16 copy of the notice to Ecology. 17

XI. DISPUTE RESOLUTION

The Defendant may request Ecology to resolve disputes 19 which may arise during the implementation of this Consent 20 Such request shall be in writing and directed to the Decree. 21 Ecology Project Coordinator. Ecology resolution of the 22 dispute shall be binding and final. The Defendant is not 23 relieved of any requirement of this Consent Decree during the 24 pendency of the dispute and remains responsible for timely 25

26 CONSENT DECREE

18

-14-

4/16/92

compliance with the terms of the Consent Decree unless otherwise provided by Ecology in writing.

.1

- 1

1

2

3

4

5

6

7

8

9

23

26

XII. AMENDMENT OF CONSENT DECREE

Any Amendment to this Decree must be in writing and signed by the parties. Such amendment shall become effective when entered by the court. If the amendments to the Decree are substantial, Ecology will provide additional public notice and opportunity for public comment.

XIII. INDEMNIFICATION

The Defendant agrees to indemnify and save and hold the 10 State of Washington, its employees, and agents harmless from 11 any and all claims or causes of action for death or injuries 12 to persons or for loss or damage to property arising from or 13 on account of acts or omissions of the Defendant, its 14 officers, employees, agents, or contractors in entering into 15 and implementing this Decree; provided, however, that the 16 Defendant shall not indemnify the State of Washington nor save 17 nor hold its employees and agents harmless from any claims or 18 causes of action brought by third parties arising out of the 19 negligent acts or omissions of the State of Washington, or the 20 employees or agents of the state, in implementing the 21 activities pursuant to this Decree. 22

XIV. PUBLIC NOTICE AND PARTICIPATION

24 Ecology shall be the lead for public notice and 25 participation at the site. Ecology shall allow the Defendant

CONSENT DECREE

-15-

4/16/92

to review fact sheets, press releases, and public notices 1 prior to issuance. 2 XV. SATISFACTION OF THIS DECREE 3 The provisions of this Decree shall be deemed satisfied 4 upon the Defendant's reimbursement to Ecology of all 5 reasonable costs incurred by Ecology in performing remedial 6 action at the site as defined more specifically in Section VI 7 and upon Ecology's written verification. 8 XVI. EFFECTIVE DATE 9 This Decree is effective upon the date it is entered by 10 the court. 11 XVII. PUBLIC NOTICE AND WITHDRAWAL OF CONSENT 12 This Decree will be subject to public notice and comment 13 under RCW 70.105D.040(4)(a). Ecology reserves the right to 14 withdraw or withhold its consent to the proposed final Decree 15 should the comments received by Ecology disclose facts or 16 considerations which indicate that the proposed Decree is 17 inappropriate, improper, or inadequate. 18 Should public comment on the Cleanup Action Plan disclose 19 facts or considerations which indicate that Ecology's 20 continued performance of the tasks outlined in section VI 21 (Work to be Performed) above is inappropriate, improper, or 22 inadequate, Ecology reserves the right to unilaterally seek to 23 amend this Decree so it responds to those concerns raised by 24 public comment. 25 26 4/16/92

CONSENT DECREE

• 1

-16-

If the court withholds or withdraws its consent, this 1 Decree shall be null and void at the option of any party and 2 the accompanying complaint shall be dismissed without cause 3 and without prejudice. In such an event, no party shall be 4 bound by the requirements of this Decree. It is so agreed 5 this 5th day of Ma 1992. 6 7 8 ol L. Fleskes 9 CAROL FLESKES, PROGRAM MANAGER TOXICS CLEANUP PROGRAM 10 WASHINGTON STATE DEPARTMENT OF ECOLOGY 11 12 13 ERNIE OLMSTED MARY SUE' WILSON, WSBA #19257 14 Owner and Operator Assistant Attorney General Ecology Division Truck City Truck Stop 15 Mount Vernon, Washington Washington State Office of Attorney General 16 17 18 JOHN W. HICKS, WSBA 06691 Attorney for Ernie Olmsted 19 20 21 22 23 24 134\olmsted.csd 25 26 CONSENT DECREE -17-4/16/92