## **After Recording Return to:**

Kay Seiler, Program Manager Hazardous Waste and Toxics Reduction Program Department of Ecology 300 Desmond Drive SE Lacey, WA 98503

## **Environmental Covenant**

**Grantor:** [insert]

**Grantee:** State of Washington, Department of Ecology

Legal: [insert]
Tax Parcel Nos.: [insert]
Cross Reference: none

Grantor, [insert], hereby binds Grantor, its successors and assigns to the land use restrictions identified herein and grants such other rights under this environmental covenant (Covenant) made this \_\_\_\_\_\_ day of \_\_\_\_\_\_\_, 2013 in favor of the State of Washington Department of Ecology and its successors and assigns (Ecology). Ecology shall have full right of enforcement of the rights conveyed under this Covenant pursuant to the Model Toxics Control Act (MTCA), RCW 70.105D.030(1)(g), and the Uniform Environmental Covenants Act, RCW 64.70.110.

This Covenant is made pursuant to RCW 70.105D.030(1)(f) and (g) and WAC 173-340-440 by , its successors and assigns, and Ecology.

A remedial action (hereafter "Remedial Action") is occurring at the area Ecology has designated as the General Electric Aviation Site (Site). The "Site" as defined by WAC 173-340-200 includes the property at [insert address] (Property). The Property is the subject of this Covenant. The Remedial Action is described in the following documents: Consent Decree in State of Washington, Department of Ecology v. General Electric Co., GE Aviation, King

County Superior Court No. [insert], entered [insert , 2013], and all exhibits attached thereto, including Exhibit B, Cleanup Action Plan, GE South Dawson Street, Seattle, Washington, dated \_\_\_\_\_\_\_\_, 2013. These documents are on file at Ecology's Northwest Regional Office.

This Covenant is required because of groundwater contamination. Site-specific MTCA groundwater Method B cleanup levels have been established for the Site based on protection of indoor air cleanup levels, protection of surface water cleanup levels, and potable groundwater cleanup levels (for arsenic and total petroleum hydrocarbons [TPH] only). The site-specific groundwater cleanup levels for trichloroethylene (TCE) and 1,1-dichloroethylene (DCE) are currently exceeded at the Property. Even after groundwater on the Property meets the Site-specific cleanup levels, residual concentrations of TCE, cis-1,2-DCE, trans-1,2-DCE, vinyl chloride, and 1,4-dioxane may still exceed MTCA Method A or B unrestricted groundwater potability cleanup levels since the Ecology cleanup action plan allows residual concentrations to meet the Site-specific cleanup levels for groundwater that are primarily based on protection of surface water and indoor air.

The undersigned, [insert], is the fee owner of the Property that is subject to this Covenant. The Property is legally described in Attachment A to this Covenant and made a part hereof by reference. A figure depicting the Property is attached to this Covenant as Attachment B. "G

[Insert] makes the following declaration as to limitations, restrictions, and uses to which the Property may be put and specifies that such declarations shall constitute covenants to run with the land, as provided by law and shall be binding on all parties and all persons claiming under them, including all current and future owners of any portion of or interest in the Property (hereafter "Owner").

<u>Section 1.</u> No groundwater may be taken from the Property for domestic, agricultural, or any other use.

Section 2. Any activity on the Property that may interfere with the integrity of the Remedial Action and continued protection of human health and the environment is prohibited without prior written approval from Ecology. This includes, but is not limited to: 1) any activities that may compromise the integrity of any groundwater extraction well or groundwater monitoring well; and 2) any activities that may compromise any vapor intrusion mitigation equipment and monitoring gauges associated with the Remedial Action.

Section 3. Any activity on the Property that may result in the release or exposure to the environment of a hazardous substance that remains on the Property as part of the Remedial Action, or create a new exposure pathway, is prohibited without prior written approval from Ecology. Such activities include, but are not limited to: 1) any subsurface activities that may mix contamination in the intermediate and deeper zone groundwater with contamination in the shallow zone groundwater; 2) any activities that have the potential to exacerbate the vapor intrusion pathway; 3) the alteration, modification, or removal of any existing structure[s], including building floors, that may result in the release or exposure to the environment of a hazardous substance that remains on the Property (e.g., through dermal contact, ingestion, and vapor intrusion); and 4) any drilling, digging, bulldozing, or sub-surface earthwork that may result in the release or exposure to the environment of a hazardous substance that remains on the Property. Construction and development are not prohibited on the Property when performed in compliance with the terms of this Covenant. Drilling, digging, bulldozing, or subsurface earthwork may not proceed without provision for worker safety and health as described in WAC 173-340-810 and compliance with applicable worker safety law (e.g., the Occupational Safety and Health Act of 1970, 29 U.S.C. Sec. 651 et seq., and the Washington Industrial Safety and Health Act and its implementing regulations, chapter 49.17 RCW and chapter 296-62 WAC).

<u>Section 4.</u> The Owner of the Property must give thirty (30) day advance written notice to Ecology of the Owner's intent to convey any interest in the Property. No voluntary

conveyance of title, easement, lease, or other interest in the Property shall be consummated by the Owner without adequate and complete provision for continued monitoring, operation, and maintenance of the Remedial Action. Owner shall include in any instrument conveying any

ownership interest in any portion of the property notice of this covenant.

Section 5. The Owner must restrict leases to uses and activities consistent with the

Covenant and notify all lessees of the restrictions on the use of the Property.

Section 6. The Owner must notify and obtain approval from Ecology prior to any use of

the Property that is inconsistent with the terms of this Covenant. Ecology may approve any

inconsistent use only after public notice and comment.

Section 7. The Owner shall allow authorized representatives of Ecology the right to

enter the Property at reasonable times and with reasonable advance notice for the purpose of

evaluating the Remedial Action; to take samples, to inspect remedial actions conducted at the

property, to determine compliance with this Covenant, and to inspect records that are related to

the Remedial Action, to the extent such records are kept by the Owner.

Section 8. The Owner of the Property reserves the right under WAC 173-340-440 to

record an instrument that provides that this Covenant shall, in whole or in part, no longer limit

use of the Property or be of any further force or effect. However, such an instrument may be

recorded only if Ecology, after public notice and opportunity for comment, concurs.

[NAME OF GRANTOR]

[Name of Signatory]

[Title]

Dated:

STATE OF WASHINGTON DEPARTMENT OF ECOLOGY

Kay Seiler
Program Manager
Hazardous Waste and Toxics Reduction Program
Dated:

## [INDIVIDUAL ACKNOWLEDGMENT]

STATE OF	
COUNTY OF	
On this day of	, 2013, I certify that edged that <b>he/she</b> is the individual described herein
	instrument and signed the same at his/her free and
	Notary Public in and for the State of
	Washington, residing at .
	My appointment expires .
	[CORPORATE ACKNOWLEDGMENT]
STATE OF	
COUNTY OF	
On this day of	, 2013, I certify that
the corporation that executed the within and by free and voluntary act and deed of sai	d that <b>he/she</b> is the of d foregoing instrument, and signed said instrument id corporation, for the uses and purposes therein was authorized to execute said instrument for said
	Notary Public in and for the State of Washington, residing at
	My appointment expires
STATE OF	REPRESENTATIVE ACKNOWLEDGEMENT]
On this day of	, 2013, I certify that mowledged that <b>he/she</b> signed this instrument, on
personally appeared before me, ack	nowledged that <b>he/she</b> signed this instrument, on

oath stated that he/she was authorized to execu	te this instrument, and acknowledged	it as the
[type of authority] of		name of
party being represented] to be the free and volun purposes mentioned in the instrument.	tary act and deed of such party for the u	uses and
	Notary Public in and for the State of Washington, residing at	of .
	My appointment expires	