Boarry - Everett Plant FS 2703

STATE OF WASHINGTON DEPARTMENT OF ECOLOGY

In the Matter of Remedial Action by:		
)	
The Boeing Company)	STIPULATED AMENDMENT
Boeing Commercial Airplane Group-Everett Plant)	TO AGREED ORDER
3003 West Casino Road)	No. DE 96HS-N274
Everett, Washington)	

WHEREAS, the Washington State Department of Ecology ("Ecology") and The Boeing Company – Everett Plant ("Boeing Everett") have entered into an Agreed Order No. DE 96HS-N274 ("Everett Agreed Order"); and

WHEREAS the Boeing Everett facility and Ecology now agree to revise Section II, Paragraph 3 and Section VII, Paragraph 12 of the Everett Agreed Order;

THE PARTIES HEREBY STIPULATE:

1 Section II, Paragraph 3 is amended as follows:

Boeing Commercial Airplane Group - Everett Plant ("the BCAG - Everett Plant") means all contiguous property located at 3003 West Casino Road, Everett, Washington, which is owned, operated, or under the control of The Boeing Company as of the issuance of this Agreed Order, except as provided in Section VII 12 hereof regarding property transfers. The boundaries of the BCAG Everett Plant as of the date of this Agreed Order are depicted on Attachment 1 hereto

2. Section VII, paragraph 12 is amended as follows:

<u>Transfer of Property</u>: Prior to any voluntary conveyance or relinquishment of title, easement, leasehold, or other interest in any portion of the BCAG Everett Plant, The Boeing Company shall provide for continued implementation of all applicable requirements of this Order and implementation of any remedial actions found to be necessary as a result of this Order.

Prior to any involuntary conveyance or relinquishment of an interest in any portion of the BCAG Everett Plant, The Boeing Company shall use reasonable best efforts to provide for continued implementation of this Order and of necessary remedial actions, and shall notify Ecology if such efforts are unsuccessful. If Ecology utilizes its authority to provide for continued implementation of the Order or the remedy on the portion of the BCAG Everett Plant involuntarily conveyed or relinquished (e.g., if Ecology obtains access for The Boeing Company) Boeing shall be responsible for such continued implementation as directed by Ecology in writing.

Prior to transfer of any legal or equitable interest The Boeing Company may have in the BCAG Everett Plant or any portions thereof, The Boeing Company shall serve a copy of this Order upon any prospective purchaser, lessee, transferee, assignee, or other successor in such interest. At least ninety days prior to the finalization of any transfer, The Boeing Company shall notify Ecology of the contemplated transfer and of the available information, for the property to be transferred, concerning SWMUs and AOCs on the property, the likelihood of releases of hazardous constituents at 712012 225/MAG

or from the property, the likelihood of releases of hazardous constituents from other portions of the BCAG Everett Plant onto the property to be transferred, and the remedial actions completed or underway. Ecology shall use best reasonable efforts to review the information submitted by The Boeing Company on the property to be transferred from the facility, and issue a written determination within 30 days after receiving same that either (a) no further action (NFA) is required regarding the property to be transferred, or (b) the property to be transferred must continue to be subject to this Order due to known or suspected releases of hazardous constituents at that portion of the BCAG Everett Plant. If Ecology issues a written determination that an NFA is appropriate for the portion of the BCAG Everett plant to be transferred, then that portion of the property shall cease to be considered a part of the BCAG Everett Plant as of the date Ecology's written determination is issued.

THE BOEING COMPANY, by, through and for its BOEING COMMERCIAL AIRPLANE GROUP-EVERETT PLANT

By: Mr. Edward J Renouard Vice-President/General Manager

Date: 10/16/98.

STATE OF WASHINGTON
DEPARTMENT OF ECOLOGY
By: Julie Sellick, Section Manager
Hazardous Waste and Toxics
Reduction
Northwest Regional Office

Date: 10/22/98

1 2			STATE OF WA DEPARTMENT (
3				A LCOLOGI	
4 5	In the Ma	atter of	Remedial Action by:)	
6	The Boei	ing Cor	npany)	
7	Boeing C	omme	rcial Airplane Group-Everett Plant)	
8	3003 We	st Casi	no Road)	
9	Everett, '	Washin	gton)	AGREED ORDER
10 11 12	TO: The	Poten	tially Liable Person (PLP):		No. DE 96HS-N274
13	T	he Boe	ing Company		
14			Edward J. Renouard		
15			esident/General Manager		
16			x 3707, MS O3-TU		
17	S	eattle, '	WA 98124-2207		
18	e.				•
19			TABLE OF CO	NTENTS	
20				···	
21	Ι.,	JUR	ISDICTION	datos cuestodo cababa e a espe	
22	П.,	DEF	INITIONS	n sa sa sa mananga san aga aga	2
23	Ш.	ОВЛ	ECTIVES	namentalis ignorates a compression a com-	5
24	IV.	FINI	DINGS OF FACT	to to colored and a larger of the end	6
25 25	V .	ECO	LOGY DETERMINATIONS	da a actorina actorina de la co	10
26 27	VI.	WOI	RK TO BE PERFORMED		
27	VII.	TER	MS AND CONDITIONS OF ORD	ER	
28	VIII.	STIP	ULATED PENALTIES		
29 30	IX.	SAL	ISFACTION OF THIS ORDER	H + 0.00 () + 1.01 () + 1.01 () + 1.01 () + 1.01	
30 31	X. XI.	AME	NDMENTS	ana itu in in in in in in in an an a	
32	A.	ENF	ORCEMENT	or exercise and a service of the ser	
33			A TT A CID	E 2000	
34	Attachme	ent I	Facility Diagram ATTACHM	ENIS	
35	Attachme		Public Participation Plan		
36	Attachme	•		Oronomino Occali	4 A
37			Guidelines and Specifications for I May 1991, Department of Ecolog	repairing Quair	ry Assurance Project Plans,
38	Attachme	nt 4	Guidance on Sampling and Data A	y rubilication 9;	l-10. de Tempe-1005 Demonstra
39			of Ecology Publication No. 94-49	marysis Methor	is, January 1995, Department
40	Attachme	nt 5:	SWMUs and AOCs Where a Rem	edial Investions	ion is Needed at the Desire
41			Commercial Airplane Group-Ever	ett Plant	ion is Needed at the Boeing
12	Attachme	nt 6:	SWMUs and AOCs Where Interir		equired at the Booing
43			Commercial Airplane Group-Ever	ett Plant	edance at the poems
14	Attachme	nt 6A:	Summary of Interim Actions at A		MUs and AOCs
15	Attachme	nt 7:	SWMUs and AOCs Where Indepe	endent Action h	as been Completed at the
16			Boeing Commercial Airplane Gro	up-Everett Plan	nt.

AGREED ORDER -1

January 29, 1997

1 2	Attachment 7A:	Reports Describing Work Completed at the Boeing Commercial Airplane Group-Everett Plant for SWMUs and AOCs listed on Attachment 7
3 4	Attachment 8:	SWMUs and AOCs Where No Further Action is Anticipated at the Boeing Commercial Airplane Group-Everett Plant
5		I JURISDICTION
6	This Agr	eed Order ("Order") is issued pursuant to the authority of RCW 70.105D.050(1)
7	and WAC 173-3	·
8		II <u>DEFINITIONS</u>
9	Unless of	herwise specified, the definitions set forth in Chapter 70 105D RCW and Chapter
10		nall control the meanings of the terms used in this Order
11	Additiona	ul definitions are as follows:
12	1. <u>A</u>	greed Order or Order means this Order issued under RCW 70.105D.050(1) and
13		30 The term includes the text of this Order, all attachments to this Order, and
14	all Ecology-appro	oved submittals required pursuant to this Order All attachments to this order
15	and Ecology-appr	roved submittals are incorporated into this Order by this reference and are
16	enforceable parts	of this Order as if fully set forth herein
17	2. <u>A</u> 1	rea of Concern ("AOC") means any area of the Facility - where a release of
18	hazardous substai	nces (including dangerous waste and dangerous constituents) at or from the
19	BCAG - Everett 1	Plant has occurred, is occurring, is suspected to have occurred, or threatens to
20	occur.	
21	3. <u>B</u> c	eing Commercial Airplane Group - Everett Plant ("BCAG - Everett Plant")
22	means all contigue	ous property located at 3003 West Casino Road, Everett, Washington, which is
23	owned, operated,	or under the control of The Boeing Company.
24	4. <u>Cl</u> e	eanup Action Plan ("CAP") means the document prepared by Ecology under
25	WAC 173-340-36	0 which selects facility specific corrective measures, cleanup standards, points
26	of compliance and	other requirements for the cleanup action
27	5. <u>Cl</u> e	eanup Standards means the standards promulgated under RCW
28	70 105D 030(2)(d) and include (1) hazardous substance concentrations "cleanup levels" that
29	protect human hea	olth and the environment; (2) the location at the Facility where those cleanup

s that

- 2 apply to a cleanup because of the type of action required and/or the location of the Facility.
- 3 Corrective Action means any activity including investigations, studies,
- 4 characterizations and corrective measures, including actions taken pursuant to Chapter 70.105D
- 5 RCW and Chapter 173-340 WAC, undertaken in whole or in part to fulfill the requirements of
- 6 Chapter 70.105 RCW and WAC 173-303
- 7 Corrective Measure means any measure to control, prevent, or mitigate releases
- 8 and/or potential releases of hazardous substances (including dangerous waste and dangerous
- 9 constituents) at or from the BCAG Everett Plant, which action has been reviewed and approved
- by Ecology and set forth in a facility specific Cleanup Action Plan ("CAP") prepared in
- compliance with the requirements of Chapter 70.105D RCW and Chapter 173-340 WAC,
- including WAC 173-340-360. Corrective measures may include interim actions as defined by
- 13 Chapter 173-340 WAC.
- 14 Bangerous Constituent means any constituent identified in WAC 173-303-9905 or
- 40 CFR Part 264 Appendix IX; any constituent which caused a waste to be listed or designated as
- dangerous under the provisions of Chapter 173-303 WAC, or any constituent defined as a
- hazardous substance at RCW 70.105D.020(7).
- Dangerous Waste means any solid waste designated in WAC 173-303-070 through
- 19 173-303-100 as dangerous, extremely hazardous, or mixed waste. Dangerous wastes are
- 20 hazardous substances under RCW 70.105D.020(7).
- 21 Dangerous Waste Constituent means any constituent listed in WAC 173-303-9905
- or any other constituent that has caused a waste to be a dangerous waste under Chapter 173-303
- WAC. Dangerous waste constituents are hazardous substances under RCW 70.105D.020(7).
- 24 Day shall always mean a calendar day unless otherwise specified. In computing
- any period of time under this Order, if the last day falls on a Saturday, Sunday, or a state or
- 26 federal holiday, the period shall run until the end of the next day which is not a Saturday, Sunday,

1	or a state or federal holiday.	Any time period scheduled to begin on the occurrence of an act or
	event shall begin on the day	

- Facility means the BCAG Everett Plant and all other property, regardless of control, at which hazardous substances, including dangerous wastes and dangerous constituents, released at or from the BCAG Everett Plant, have come to be located.
- Feasibility Study ("FS") means the investigation and evaluation of potential corrective measures performed in accordance with the Feasibility Study (FS) requirements of WAC 173-340-350 and the Remedial Investigation and Feasibility Study (RI/FS) requirements outlined in Section VI of this Order. The Ecology approved FS will be deemed to be equivalent to a RCRA Corrective Measures Study, fulfilling the corrective action requirements of WAC 173-303-646.
- Hazardous Substance means the definition of hazardous substance at RCW 70.

 13 105D.020(7).
 - Permit or Permitting Requirement, unless otherwise specified, means the requirements pursuant to Chapter 70.105 RCW and Chapter 173-303 WAC for applying for, obtaining, maintaining, modifying, and terminating dangerous waste management facility permits.
- 16 RCRA Facility Assessment ("RFA") means the investigation conducted under the
 18 direction of the U.S. Environmental Protection Agency Region Ten (U.S. EPA Region X) for
 19 releases and potential releases at or from the BCAG Everett Plant. The results of the RFA are
 20 described in the report entitled "Boeing Company Plant, Everett, Washington, Resource
 21 Conservation and Recovery Act Facility Assessment, December 2, 1993, Prepared by PRC
 22 Environmental Management, Inc." ("RFA Report"). The RFA Report is incorporated into this
 23 Order by this reference as if fully set forth herein.
- 24 17. Release means the definition of release at RCW 70 105D 020(19), which includes 25 any intentional or unintentional entry of any Hazardous Substance into the environment, including 26 but not limited to the abandonment or disposal of containers of Hazardous Substances.

4

5

14

15

1	18 Remedial Investigation ("RI") means a facility wide investigation and
2	characterization performed in accordance with the requirements of Chapter 173-340 WAC and
3	the remedial investigation/feasibility study ("RI/FS") Scope of Work described in Section VI of
4	this Order. The Ecology approved RI will be deemed to be equivalent to a RCRA facility
5	investigation, fulfilling the corrective action requirements of WAC 173-303-646.
6	19 Solid Waste Management Unit ("SWMU") means the definition of Solid Waste
7	Management Unit at WAC 173-303-040, including any discernible location at the BCAG-
8	Everett Plant, where solid wastes have been placed at any time, whether or not the location was
9	intended for the management of solid or dangerous wastes. These SWMUs include any area at
10	the BCAG - Everett Plant at which solid wastes, including spills, were routinely and
11	systematically released
12	Submittal shall include any workplan, report, status report, or any other written
13	document required to be submitted to Ecology pursuant to this Order
l 4	III OBJECTIVES
15	The corrective action objectives for the Facility are:
15 16	The corrective action objectives for the Facility are: 1 Performance by The Boeing Company of a remedial investigation and feasibility
	·
16	Performance by The Boeing Company of a remedial investigation and feasibility
16 17	Performance by The Boeing Company of a remedial investigation and feasibility study ("RI/FS") at the Facility, to be approved by Ecology and conducted in accordance with the
16 17 18	Performance by The Boeing Company of a remedial investigation and feasibility study ("RI/FS") at the Facility, to be approved by Ecology and conducted in accordance with the requirements of Chapter 70 105D RCW and Chapter 173-340 WAC. The purpose of the RI/FS
16 17 18	Performance by The Boeing Company of a remedial investigation and feasibility study ("RI/FS") at the Facility, to be approved by Ecology and conducted in accordance with the requirements of Chapter 70.105D RCW and Chapter 173-340 WAC. The purpose of the RI/FS is, in part, to satisfy the corrective action requirements of WAC 173-303-646.
16 17 18 19	Performance by The Boeing Company of a remedial investigation and feasibility study ("RI/FS") at the Facility, to be approved by Ecology and conducted in accordance with the requirements of Chapter 70.105D RCW and Chapter 173-340 WAC. The purpose of the RI/FS is, in part, to satisfy the corrective action requirements of WAC 173-303-646. 2. After completion and approval of the RI/FS, preparation by The Boeing Company
16 17 18 19 20	Performance by The Boeing Company of a remedial investigation and feasibility study ("RI/FS") at the Facility, to be approved by Ecology and conducted in accordance with the requirements of Chapter 70 105D RCW and Chapter 173-340 WAC. The purpose of the RI/FS is, in part, to satisfy the corrective action requirements of WAC 173-303-646. 2 After completion and approval of the RI/FS, preparation by The Boeing Company of a draft cleanup action plan (draft "CAP") to satisfy the requirements of Chapter 173-340-400
16 17 18 19 20 21	1. Performance by The Boeing Company of a remedial investigation and feasibility study ("RI/FS") at the Facility, to be approved by Ecology and conducted in accordance with the requirements of Chapter 70.105D RCW and Chapter 173-340 WAC. The purpose of the RI/FS is, in part, to satisfy the corrective action requirements of WAC 173-303-646. 2. After completion and approval of the RI/FS, preparation by The Boeing Company of a draft cleanup action plan (draft "CAP") to satisfy the requirements of Chapter 173-340-400 and to concurrently satisfy the corrective action requirements of WAC 173-303-646.
16 17 18 19 20 21 22	Performance by The Boeing Company of a remedial investigation and feasibility study ("RI/FS") at the Facility, to be approved by Ecology and conducted in accordance with the requirements of Chapter 70.105D RCW and Chapter 173-340 WAC. The purpose of the RI/FS is, in part, to satisfy the corrective action requirements of WAC 173-303-646. 2. After completion and approval of the RI/FS, preparation by The Boeing Company of a draft cleanup action plan (draft "CAP") to satisfy the requirements of Chapter 173-340-400 and to concurrently satisfy the corrective action requirements of WAC 173-303-646. 3. Finalization of a CAP after public review and comment. Negotiation of a consent

BCAG - Everett Plant, including any releases that migrate offsite.

4. Performance by The Boeing Company of interim actions which are required, and
reviewed and approved by Ecology and in accordance with Chapter 173-340 WAC. The purpose
of the identified interim actions is to eliminate or reduce the migration of contamination in the
surficial and subsurface soils, and groundwater. This Agreed Order will require the continuation
of ongoing remedial action activities for SWMUs and AOCs listed in Attachment 6 as interim
actions pending Ecology selection of final remedial actions.

Submittal to Ecology of all previously completed subsurface characterization data reports and remediation status reports prepared by or for The Boeing Company for all SWMUs and AOCs identified in this Order Ecology will review the data and reports to determine if a no further action (NFA) or further action decision is appropriate for the previously completed independent remedial actions. These data and reports for independent remedial actions are listed in Attachment 7A. If Ecology finds that further remedial investigations and/or cleanup action is required, Ecology will identify any necessary changes to the RI workplan and/or amendments to the Agreed Order to address such Additional Work. Accordingly, this Agreed Order will integrate prior independent remedial action activities with the remedial action requirements hereunder.

IV. FINDINGS OF FACT

Ecology makes the following Findings of Fact:

- The Boeing Company is and has been the owner and operator of the BCAGEverett Plant since at least November 17, 1980, when The Boeing Company filed its original
 RCRA Part A permit application for the storage of dangerous wastes in a container storage area
 and in dangerous waste tanks (RCRA 3005).
- The Boeing Company owned and operated its BCAG Everett Plant, and stored dangerous waste onsite under WAD041585464, after November 19, 1980, the date which subjects facilities to RCRA permitting requirements, including interim status requirements pursuant to Section 3005 of RCRA and RCW 70 105 145, and implementing regulations thereunder, and including authorized state regulations promulgated in Chapter 173-303 WAC.

1	3 .	On August 6, 1980, The Boeing Company notified the U.S.E.P.A. Region X of its
2	dangerous wa	ste management activities at the BCAG - Everett Plant

- Currently, the BCAG Everett Plant is owned, operated, and under the control of The Boeing Company, and is storing dangerous waste onsite under RCRA interim status requirements pursuant to Section 3005 of RCRA and implementing regulations including the authorized Washington State Dangerous Waste Regulations promulgated in Chapter 173-303 WAC. In subsequent Annual Dangerous Waste Reports submitted to Ecology, The Boeing Company identified itself as managing the following dangerous wastes at the BCAG - Everett Plant: halogenated and nonhalogenated solvents, paints, lacquers, primers, paint strippers, inks, adhesives, sealants, resins, curing agents, lubricants, oils, greases, synthetic hydraulic fluids, jet fuel, mineral acids in plating and coating solutions, strong caustics, cyanide plating and coating solutions, strong caustics, evanide plating and stripping solutions, wastewater and sludges from painting operations, rinse water from plating and coating operations, rinse water from plating and coating operations, wastewater treatment plant filter cake, contaminated rags and absorbents, and 15 dangerous wastes containing heavy metals.
 - Pursuant to the August 6, 1980, notification, The Boeing Company was issued identification number WAD041585464 from the U.S.E.P.A. Region X for the BCAG-Everett Plant.
 - 6. On November 17, 1980, The Boeing Company submitted to the U.S.E.P.A. Region X Part A - of its RCRA dangerous waste storage permit application for the BCAG -Everett Plant. Since that time, The Boeing Company has submitted various revisions to its Part A application. At the time of submission of its first Part A At the time of submission of its first Part A permit application, the BCAG - Everett Plant stored dangerous waste in containers in the 40-07 building, which had a capacity of 6,600 gallons. In 1987, storage of dangerous waste in containers was moved to the 40-15 building in coordination with Ecology. In 1988, Boeing filed a Part A requesting authorization to store up to 75,000 gallons of dangerous waste in containers at the 40-15 building. In addition to container storage, Boeing requested authorization in 1983 to

4

5

6

7

8

9

10

11

12

13

14

16

17

18

19

20

21

22

23

24

25

26

1	store hydraulic fluid waste in two 500 gallon above-ground tanks in the 40-24 building	These
2	tanks have undergone closures currently under review by Ecology	

- 7. The Boeing Company submitted to Ecology a RCRA Part B application dated
 November 7, 1988 for the storage of dangerous wastes at the Boeing Everett Plant. Since that
 time, The Boeing Company has updated its Part B application, and Ecology has undertaken
 review of the permit application.
- Similar to Federal RCRA and its amendments, state regulations (WAC 173-303-646) require that all dangerous waste treatment, storage, and disposal ("TSD") facilities that are seeking or are required to have a RCRA permit to manage dangerous wastes must conduct corrective action, as necessary to protect human health and the environment, for all releases of dangerous wastes and dangerous constituents at and from a TSD facility. Since the BCAG Everett Plant is seeking a RCRA TSD permit, it is subject to the corrective action requirements under WAC 173-303-646.
- On July 29 through August 1, 1991, Ecology & Environment, Inc., a 14 9. subcontractor for the U.S. E.P.A. Region X, performed a RCRA Facility Assessment (RFA) 15 inspection at the BCAG - Everett Plant. On August 17 and 18, 1993, PRC Environmental 16 Management, Inc., also a subcontractor for the U.S.E.P.A. Region X, performed an additional 17 RFA inspection at the BCAG - Everett Plant and relied in part on information previously 18 generated by Ecology & Environment. The final RFA report, dated December 2, 1993, 19 recommended additional subsurface soil and groundwater investigations for specific SWMUs and 20 21 AOCs.
 - 10. Pursuant to the RFA Report and other information, Ecology has identified SWMUs and AOCs at the BCAG Everett Plant listed in Attachments 5 through 8.
- 11. Dangerous constituents which have been released or have the potential to be
 released to soils, groundwater, surface water and/or sediments at the Facility, include, but are not
 limited to, toluene, benzene, ethylbenzene, xylene, cyclohexanone, trimethylbenzene,
 isopropylbenzene, 1,1,1 trichloroethane, trichloroethene, perchloroethene, 1,1 dichloroethane, 2-

4

5

6

7

8

9

10

11

12

13

22

_	oramone, r memy 2-pentanone, modify phosphate, diodify phenyl phosphate, outyl dipnenyl
2	phosphate, triphenyl phosphate, polychlorinated biphenyls, acetone, cyanides, lead, arsenic,
3	chromium, polycyclic aromatic hydrocarbons ("PAHs"), and total petroleum hydrocarbons
4	including gasoline, diesel and heavy oil fractions ("TPH") Releases from SWMUs and AOCs ar
5	documented in the following reports:
6	(A) Dames and Moore, July 31, 1986, Underground Tank Leak Investigation Report,
7	Boeing Everett Facility, Building 40-51;
8	(B) Converse Consultants NW, February 7, 1994, Subsurface Investigation Report,
9	North Fire Pit, Boeing Commercial Airplane Group, Everett, Washington;
10	(C) Converse Consultants NW, February 5, 1995, Shallow-Zone Soil Investigation
11	Report, Former South Fire Training Pit Report, Boeing Commercial Airplane Group,
12	Everett, Washington;
13	(D) Landau Associates, Inc., December 1993, Site Characterization Study, Paine Field
14	Sports Club Site Report, Boeing Everett Facility, Everett, Washington;
15	(E) Boeing Everett Paine Field Sports Club (Gun Club) Area Groundwater Monitoring
16	Results, First Quarter 1995, Second Quarter 1995;
17	(F) Environmental Science and Engineering, Inc., May 18, 1995, Preliminary RCRA
18	Facility Investigation Report, Area 4 - Oil/Water Separator Located North of Fueling
19	Position F-1, Boeing Commercial Airplane Group, Everett Division, Everett,
20	Washington;
21	(G) Environmental Science and Engineering, Inc., April 20, 1995, Preliminary RFI
22	Report - Area 3 - Former UST EV-12, North of Fueling Position F-1, Boeing
23	Commercial Airplane Group - Everett Division;
24	(H) Dames and Moore, December 12, 1994, Report Supplemental Environmental
25	Investigation, 40-56 Building, Boeing Commercial Airplane Group Facility, Everett,
26	Washington; and

1	(1) SEACOR, March 21, 1994, Final Report on the Demolition, Decontamination, and
2	Integrity Testing, Above Ground Dangerous Waste Tank System Closure Report, 40-24
3	Building, Boeing Commercial Airplane Group Facility, Everett, Washington
4	The Boeing Company has performed independent remedial actions at the BCAG
5	Everett Plant directly related to SWMUs and AOCs. These independent remedial actions
6	including engineering studies are described in reports prepared for or by The Boeing Company.
7	complete list of independent remedial action reports for SWMUs and AOCs listed in Attachment
8	7 is found in Attachment 7A.
9	V ECOLOGY DETERMINATIONS
10	1. The Boeing Company is a person within the meaning of RCW 70.105D.020(11).
11	The Boeing Company is the owner and operator of a dangerous waste
12	management facility that has operated, and is operating, under interim status subject to Section
13	3005(e) of RCRA and regulations promulgated thereunder, including authorized state regulation
14	in Chapter 173-303 WAC.
15	3. Certain waste and constituents found at the facility are dangerous wastes and/or
16	dangerous constituents as defined by Chapter 173-303 WAC, and shown in Section Π of this
17	Order.
18	4 Dangerous wastes and dangerous constituents are considered hazardous
19	substances within the meaning of RCW 70.105D 020.
20	5. Based on the Findings of Fact and the administrative record, Ecology has
21	determined that releases and potential releases of dangerous constituents at and/or from the
22	BCAG - Everett Plant may present a threat to human health and the environment. Ecology has
23	further determined that this Agreed Order should be issued in order to achieve the objectives
24	stated in Section III hereof.
25	6. By letter dated November 27, 1995, Ecology notified The Boeing Company of its
26	status as a "potentially liable person" (PLP) under RCW 70 105D 040

1	7 .	Pursuant to RCW 70.105D 030(1), Ecology may require potentially liable persons
2	to investigate	or conduct other remedial actions with respect to the release or threatened release
3	of hazardous s	ubstances, whenever Ecology believes such action to be in the public interest.

- 8. Ecology has determined that the actions, including investigations, required by this Order are in the public interest.
- By Entering into this Order, The Boeing Company makes no admissions of fact or liability. However, The Boeing Company agrees not to contest the above facts or its status as a PLP in any proceeding or administrative action brought by Ecology to enforce this Order.

VI WORK TO BE PERFORMED

Based on the foregoing Findings of Fact and Determinations, it is hereby ordered that The Boeing Company take the following remedial actions and that these actions be conducted in accordance with Chapter 173-340 WAC and Chapter 173-303 WAC, unless otherwise specifically provided for herein.

Company shall provide the Washington State Department of Ecology - Northwest Regional Office ("Ecology -NWRO") a draft remedial investigation ("RI") workplan which discusses procedures for investigating the subsurface soil and hydrogeological regime at the Facility and for characterizing the concentration, chemical nature, extent (horizontal and vertical), and the direction and rate of migration of dangerous constituents released into the environment at or from each of the SWMUs and AOCs identified in Attachment 5: SWMUs and AOCs Where a Remedial Investigation is Needed at the Boeing Commercial Airplane-Everett Plant. The draft RI workplan shall follow the requirements specified in WAC 173-340-350. Information gathered in the RI shall be of adequate technical quality and detail to support the recommendations of a Feasibility Study ("FS"). For the portion(s) of the Facility containing SWMUs and AOCs identified in Attachment 5, the RI workplan shall describe procedures for evaluating:

1	(A) the vertical and horizontal hydraulic conductivity of the saturated and unsaturated
2	soils to appropriate depths based on existing subsurface conditions and characteristics of
3	each SWMU and AOC and the data gathered during the RI activities;
4	(B) the seasonal groundwater flow direction and gradient of all potentially impacted
5	perched groundwater units;
6	(C) a qualitative description of potential human and environmental receptors and
7	potential pathways to each receptor from each SWMU and AOC or group of SWMUs and
8	AOCs, as appropriate. Based on this information, Ecology may, at a later time, request
9	further quantitative evaluation of the migration of contaminants to potential receptors;
10	(D) the lithologic description of stratigraphic units. All soil borings logged shall be
11	classified using the Unified Soil Classification (USC) system. Soil measurements shall
12	include as appropriate: bulk density, porosity, total organic matter content, particle size
13	distribution, and moisture content;
14	(E) the lateral continuity of all stratigraphic units encountered in the areas investigated
15	(F) the potential hydraulic connection between the perched groundwater units with
16	surface water bodies, the Esperance Sand Aquifer, downgradient wells, and human or
17	environmental receptors;
18	(G) the estimated rate and direction of future migration in the subsurface soils,
19	groundwater, surface water, and sediments of dangerous constituents released at or from
20	SWMUs and AOCs;
21	(H) the chemical and physical properties of the soil, sediment, groundwater, surface
22	water and released dangerous constituents which may assist in determining mobility and
23	degradation of the dangerous constituents; and
24	(I) the vertical and horizontal hydraulic conductivity, particle size distribution,
25	porosity and organic carbon content of the glacial till and sand units down to and including
26	the Esperance Sand Aquifer.

1	Additionally, for the portion(s) of the Facility containing the SWMUs and AOCs identified in
2	Attachment 5, the RI workplan shall describe procedures for obtaining the following for Ecology:
3	(J) hydrogeologic cross sections;
4	(K) seasonal water level contour maps obtained from groundwater wells, where the
5	location, number, and construction of groundwater monitoring wells shall be sufficient to
6	characterize the extent and nature of any groundwater contamination;
7	(L) the documentation of well construction materials, design, installation, and
8	development methods. Groundwater monitoring wells systems shall be designed, sampled
9	constructed, maintained, and abandoned in accordance with Chapter 173-160 WAC and
10	the Technical Enforcement Guidance Document (U.S. E.P.A. OSWER 9950.1 September
11	1986);
12	(M) a list and map of the location, including water extraction rates, of all active and
13	inactive local water withdrawing wells within a 1.0 mile radius of the BCAG - Everett
14	Plant and their potential effect on hydraulic gradients;
15	(N) data from the chemical analysis of potentially impacted media (e.g., soil,
16	groundwater, sediment, and surface water) samples for dangerous constituents and their
17	major breakdown products likely to be present based on The Boeing Company's
18	knowledge of past and present chemical usage associated with a SWMU and AOC or
19	group of SWMUs and AOCs. Groundwater samples for chemical analysis shall be
20	collected on at least a quarterly basis, unless otherwise approved by Ecology Soil
21	samples for chemical analysis will be obtained at appropriate intervals as designated in the
22	Workplan, utilizing criteria approved by Ecology;
23	(O) a time schedule for the completion of RI milestones;
24	(P) a list of analytical methods, detection limits, practical quantitation limits, and
25	chemical parameters to be analyzed. Prepare quality assurance/quality control procedures
26	(QA/QC) and submit them to Ecology-NWRO for review and approval in a QA Project
27	Plan. Prepare the QA Project Plan in accordance with Guidelines and Specifications for

1	Preparing Quality Assurance Project Plans, May 1991, Department of Ecology
2	Publication No. 91-16;
3	(Q) a sampling and analysis plan in accordance with WAC 173-340-820 and 830 and
4	The Guidance on Sampling and Data Analysis Methods, January 1995, Department of
5	Ecology; and
6	(R) an engineering drawing of the storm water collection system for the BCAG -
7	Everett Plant which includes at a minimum the location of all oil water separators, storm
8	drains, drain piping, and outfall locations.
9	The RI Workplan shall also describe procedure for evaluating the following:
10	(S) evaluate the effectiveness of the stormwater treatment system; and
11	(T) the seasonal groundwater flow direction and gradient of the Esperance Sand
12	Aquifer
13	In preparing the RI Workplan and RI Report and conducting the RI, The Boeing Company may
14	utilize information or data gathered during previous independent investigations, and may group
15	SWMUs and AOCs for purposes of effective discussion and analysis. The Boeing Company may
16	use a phased approach to RI investigations per criteria approved by Ecology in the RI Workplan.
17	The RI Report shall also contain recommendations, for approval by Ecology, identifying those
18	releases of dangerous constituents from the SWMUs and AOCs listed in Attachments 5, 6 or 7
19	which should be addressed in the FS Workplan.
20	2. The Boeing Company shall submit an interim action workplan to Ecology-NWRO
21	within sixty (60) calendar days of the effective date of this order, for SWMUs and AOCs listed in
22	Attachment 6: SWMUs and AOC's Where Interim Actions are Required in Addition to
23	Subsurface Investigation at the BCAG-Everett Plant. The interim action workplan is intended to
24	address SWMUs and AOCs at which corrective action is ongoing, and shall discuss information
25	generated, activities undertaken, and interim actions underway (e.g., ongoing operation and
26	monitoring).
27	A. Interim action described in the workplan shall include, but not be limited to:

i	(i) the description of each of the interim actions summarized in Attachment 6A
2	and how each will meet the criteria identified in WAC 173-340-430(1) and (2) as
3	арргоргіаte;
4	(ii) a description of the information and data generated and plans utilized in
5	conducting the interim actions, consistent with appropriate provisions contained in
6	WAC 173-340-430(6);
7	(iii) a QA Project Plan written in accordance with Guidelines and Specification
8	for Preparing Quality Assurance Project Plans, May 1991, Department of
9	Ecology Publication No. 91-16;
10	(iv) time schedule of activities; and
11	(v) description of the anticipated effectiveness of the interim actions when
12	completed, and conditions for terminating interim actions.
13	(B) Installation, design, and maintenance of groundwater wells shall be in compliance
14	with WAC 173-160 Minimum Standards for Construction and Maintenance of Wells and
15	the Technical Enforcement Guidance Document (U.S.E.P.A. OSWER 9950 1 September
16	1986).
17	(C) Conditions for temporary or permanent termination of interim actions shall be one
8	of the following:
19	(i) The expected results are achieved and confirmed by Ecology;
20	(ii) Ecology determines that conditions no longer warrant interim actions; or
21	(iii) Ecology or The Boeing Company determines that health and safety of the
22	site workers or individuals in the impacted area are potentially at risk.
23	3. Within 60 calendar days of the effective date of this Agreed Order, The Boeing
24	Company shall submit to Ecology-NWRO, all subsurface investigation reports, analytical data,
25	and engineering reports conducted on the SWMUs and AOCs listed in Attachments 5, 6, and 8.
26	4. Within 20 calendar days of the effective date of this Agreed Order, The Boeing
.7	Company shall submit to Ecology-NWRO all reports and all data generated with respect to the

1	independent remedial investigation and cleanup activities at all SWMUs and AOCs listed in
2	Attachment 7: SWMUs and AOCs Where Independent Action has been Completed at the Boeing
3	Commercial Airplane Group -Everett Plant. These reports and data are listed in Attachment 7A.
4	5 If Ecology identifies any additional remedial investigation beyond those activities
. 5	conducted independently as being necessary to meet the objectives of this Agreed Order, Ecology
6	will notify The Boeing Company of its requirements for Additional Work as provided in Section
7	VII.6
8	6. Upon completion of the remedial investigation work described in the final
9	Ecology-approved RI workplan, The Boeing Company shall submit to Ecology-NWRO a draft RI
10	report as provided in the approved RI Workplan schedule
11	7 Within sixty (60) calendar days after receiving written Ecology approval of the
12	final RI report, The Boeing Company shall submit to Ecology-NWRO a draft FS workplan. The
13	draft FS workplan shall be written in accordance with WAC 173-340-350 and contain, at a
14	minimum, methods for evaluating the technical, environmental and human health, and financial
15	costs associated with each remedial option. The FS workplan shall contain a time schedule for
16	completing the FS activities and, at a minimum, the methods for evaluating the following:
17	(A) Current Conditions: The Boeing Company shall update Ecology on the current
18	nature and extent of dangerous constituents released into the environment at or from the
19	SWMUs and AOCs addressed in the RI, if different from the results of the RI report.
20	(B) Technical: The Boeing Company shall develop a set of remedial options to
21	address those SWMUs and AOCs to be evaluated in the FS. The initial set of remedial

options shall include options utilizing preferred cleanup technologies described in WAC

alternatives in order to streamline the FS process, and may propose a focused analysis to

support the use of presumptive remedies recognized in U.S. Environmental Protection

Agency cleanup guidelines. The Boeing Company shall, at a minimum, evaluate the

following for each pre-screened remedial option:

173-340-360(4)(a). The FS workplan may incorporate prescreening of remedial

22

23

24

25

26

1	(i) the permanence and practicability of the option, based upon factors of	
2	overall protectiveness of human health and the environment, long-term	
3	effectiveness, short-term effectiveness, permanent reduction of toxicity, mobility	
4	and volume of dangerous constituents, implementability, cost, and community	
5	concerns as specified in WAC 173-340-360(5)(d);	
6	(ii) chemical and physical characteristics and estimated quantity of remediation	
7	wastes generated;	
8	(iii) compliance with all applicable Federal and State applicable, relevant, and	
9	appropriate regulations ("ARARs"), including but not limited to standards in	
10	RCRA, Clean Water Act, Clean Air Act, Model Toxics Control Act ("MTCA"),	
11	Toxic Substances Control Act ("TSCA"), and the Safe Drinking Water Act	
12	("SDWA");	
13	(iv) limitations of site use as a result of implementing each remedial option,	
14	including but not limited to deed restrictions, access control mechanisms to	
15	prevent unauthorized entry, surface covers, and prohibition on use of groundwater	
16	for drinking, agricultural, or industrial purposes;	
17	(v) if required by Ecology, examples of facilities using the same remedial	
18	options for similar dangerous constituents, and a discussion of the results achieved;	
19	and	
20	(vi) discussion of laboratory or bench-scale tests necessary to evaluate the	
21	effectiveness of any remedial option	
22	(C) Environmental: Evaluate the future long and short term adverse effects and	
23	response to the environment of each remedial option, and measures necessary to mitigate	
24	any adverse effects. Evaluate both the positive and negative environmental consequences	
25	of implementing each remedial option	
26	(D) Human Health and the Environment: Evaluate the future long and short term	
27	potential exposure to human and environmental receptors of residual contamination during	

1	and after remedy implementation, based on potential exposure routes and toxicity of
2	dangerous constituents.

- (E) Cost Estimate: Evaluate the capital costs (mobilization, design, construction, permits, licenses, and taxes.) for each remedial option. Include, at a minimum, quantities, unit costs, and total costs, annual operating costs (labor, expendable goods, utilities, and laboratory analysis), and present worth analysis of each remedial option.
- (F) Restoration Timeframe: Submit an estimate of the time required to meet the remediation goals for each remedial option in the draft FS workplan.
 - (G) Recommendation: Provide a recommendation for one or more remedial options based on the factors described above.
- Upon completion of the feasibility study work described in the final Ecology approved FS workplan, The Boeing Company shall submit to Ecology-NWRO a draft FS report as provided in the approved FS workplan schedule.
- 9. After Ecology concurrence and approval of the final FS report, and if required by Ecology, The Boeing Company shall submit a draft cleanup action plan ("DCAP") to Ecology NWRO within forty five (45) calendar days of receipt of formal notification of such requirement by letter. The notification shall identify the required scope of the DCAP. The DCAP shall meet the requirements of WAC 173-340-360, -400(1) through (7), -410 as well as WAC 173-303-646.
- The scope of any DCAP required by Ecology shall be subject to the Additional Work provisions in Section VII. 6.
- After the parties agree upon the terms of a DCAP, The Boeing Company shall enter into negotiations with Ecology regarding a consent decree or agreed order to design, construct, operate, and monitor the chosen remedial option(s) described in the DCAP. After public review and comment on the DCAP document and agreed order or consent decree, Ecology will modify and approve the final cleanup action plan ("CAP").
- 12. Notwithstanding the foregoing, if the Remedial Investigation identifies releases of dangerous constituents at the Facility from both Boeing and non-Boeing third party sources

1	which, due to source(s)	, nature and/or location, render it impracticable for Boeing to re	mediate
---	-------------------------	--	---------

- the releases from Boeing sources without involving third parties (the "Commingled Releases"),
- 3 Ecology may allow Boeing to conduct additional Remedial Investigation and/or a Feasibility
- 4 Study, and prepare a Cleanup Action Plan addressing Commingled Releases pursuant to a
- 5 separate agreed order or consent decree, as appropriate. In such event, Boeing and Ecology may
- 6 proceed as follows under this Agreed Order:

12

15

16

17

18

19

20

21

22

23

24

25

26

- Prepare a DCAP and issue an Interim CAP under this Agreed Order addressing
 non-Commingled Releases and, as appropriate, any sources of Commingled Releases at
 the BCAG Everett Plant, pending issuance of a CAP addressing Commingled Releases
 under separate order or decree;
 - b. Proceed with negotiation of a consent decree or agreed order to implement the Interim CAP; and
- 13 c. Issue a final CAP under this Agreed Order incorporating the CAP for the
 14 Commingled Releases once it is finalized under separate order or decree.

In lieu of or in addition to the foregoing, Boeing and Ecology may agree to take such other actions as may be appropriate to provide for remediation of non-Commingled Releases and Commingled Releases under separate orders or decrees.

13. The Boeing Company shall follow the reporting guidelines in WAC 173-340-840 for all parts of this order unless otherwise agreed to by both Ecology and The Boeing Company. All data generated pursuant to this order shall be submitted to Ecology-NWRO, including all outlier and duplicate data. In addition, all groundwater, sediment, surface water, and soil data generated shall be submitted to Ecology-NWRO as copies of the original reported laboratory data sheets, in tabulated data format, and in electronic EXCEL 5.0 format for the constituent concentrations detected above method detection limits in the above referenced environmental media. Laboratory detection limits and practical quantitation limits shall be reported for each chemical constituent concentration detected.

7	The Boeing Company shall submit status reports to Ecology-NWRO every two	
2	months, starting from the effective date of this Agreed Order until all of the requirements of this	
3	Agreed Order are completed to Ecology's satisfaction. The submittal shall be due on the 15th day	
4	of the month following the two-month activity period. The Boeing Company shall describe the	
5	following in each status report:	
6	A all work conducted pursuant to this Agreed Order during the last two month period;	
7	B occurrence of any problems, how problems were rectified, deviations from the	
8	workplans and an explanation for all deviations;	
9	C. projected work to occur in the upcoming 2 months;	
10	D summaries of significant findings, changes in personnel, summaries of contacts with all	
11	federal, state, local community, and public interest groups; and	
12	E all laboratory analyses (as copies of the original laboratory reporting data sheets, in	
13	tabulated data format) for which quality assurance procedures were completed during	
14	the two month period.	
15	If both Ecology and The Boeing Company agree that such a change is necessary, the frequency of	
16	progress report submittals shall be revised. This would be an example of a minor modification	
17	that may be agreed to by Ecology and The Boeing Company without public comment.	
18	The Boeing Company shall notify Ecology's Project Coordinator in writing of any	
19	newly-identified SWMU(s), newly-discovered releases from known SWMU(s), and newly-	
20	discovered significant releases of dangerous waste or dangerous constituents, as defined in WAC	
21	173-303-806(4)(xxiv)(A), at or from the BCAG - Everett Plant no later than fifteen (15) calendar	
22	days after discovery. Additional activities to address new discoveries are subject to the Additional	
23	Work provisions of Section VII.6.	
24	VII. TERMS AND CONDITIONS OF ORDER	
25	Public Notices: WAC 173-340-600(10)(c) requires a thirty (30) day public	
26	comment period before this Agreed Order becomes effective. Ecology shall be responsible for	

1	providing such public notice. Ecology intends to issue a SEPA determination of non-significance
2	for the remedial investigation, feasibility study, and interim actions required by this Agreed Order.
3	2. Remedial and Investigative Costs: The Boeing Company agrees to pay costs
4	incurred by Ecology pursuant to this Order. These costs shall include work performed by
5	Ecology engineers, hydrogeologists, toxicologists, or technical specialists, University of
6	Washington faculty and graduate students from the Department of Civil Engineering, Washington
7	State University faculty and graduate students from the Department of Geology, or Ecology's
8	contractors for investigations and remedial actions, as well as Ecology's negotiation, oversight,
9	Order preparation, and administration costs. Ecology will provide written notice to The Boeing
10	Company prior to the use of outside engineers, hydrogeologists, toxicologists, or technical
11	specialists. Ecology costs shall include costs of direct activities and support costs of direct
12	activities as defined in WAC 173-340-550(2). The Boeing Company agrees to pay the required
13	amount within forty-five (45) days of receiving from Ecology an itemized statement of costs that
14	includes a summary of costs incurred, an identification of involved staff, and the amount of time
15	spent by involved staff members on the project. Ecology will provide a general description of
16	work performed along with, or concurrent with, submittal of itemized statements. Itemized
17	statements will be prepared quarterly. Interest charges will result if Ecology's costs are not paid
18	within forty-five (45) days of receipt of the itemized statement of costs according to WAC 173-
19	340-550(4) Costs incurred after September 1, 1995 but before the effective date of this Order
20	will be included in the first quarterly invoice with Current Charges.
21	3 Designated Project Coordinators:
22	The Project Coordinator for Ecology is:
23	Name: Mr. Dean D. Yasuda
24	Address: Department of Ecology - Northwest Regional Office
25	3190 160th Avenue S.E.
26	Bellevue, WA 98008-5452
27	Telephone: (206)-649-7264

1 FAX: (206)-649-7098 2 E-mail: dyas461@ecy.wa.gov 3 The Project Coordinator for The BCAG-Everett Plant is: 4 Name: Mr. Alan Sugino 5 Address: Boeing Commercial Airplane Group 6 P.O. Box 3707, MS 0H-00, 7 Seattle, WA, 98124-2207 8 Telephone: (206)-266-8173 9 FAX: (206) 266-6603 The Project Coordinator(s) shall be responsible for overseeing the implementation of this 10 Order. To the maximum extent possible, communications between Ecology and The Boeing 11 12 Company, and all documents, including reports, approvals, and other correspondence concerning the activities performed pursuant to the terms and conditions of this Order, shall be directed 13 through the Project Coordinator(s). Should Ecology or The Boeing Company change Project 14 15 Coordinator(s), written notification shall be provided to Ecology or The Boeing Company at least 16 ten (10) calendar days prior to the change. 17 4 Ecology Approvals: The Boeing Company shall submit draft Submittals pursuant to the schedules required by this Agreed Order or as otherwise approved hereunder. With the 18 exception of periodic status reports, Ecology will review all Submittals required by this Order, 19 and will provide written approval, or disapproval with comments and/or modifications to be made 20 by The Boeing Company. A Submittal shall become final when it is approved by Ecology in 21 writing. Once approved in writing by Ecology, all submittals to Ecology are incorporated by 22 reference and become enforceable parts of this Agreed Order, as if fully set forth herein. 23 Following approval of any Submittal, The Boeing Company shall commence all Work required 24 25 thereby within fifteen (15) days after receipt of Ecology approval, unless a longer time is specified 26 by Ecology.

During the performance of work under an approved submittal, field modifications to the
submittal may be agreed to verbally by the Project Coordinators. In such case, The Boeing
Company shall submit a description of the modification to Ecology's Project Coordinator in
writing within seven (7) days of the verbal agreement, and Ecology's Project Coordinator shall
provide written confirmation of the agreed modification.

When Ecology provides comments or proposed modifications to The Boeing Company on any Submittal, and if The Boeing Company agrees with Ecology's comments and/or proposed modifications, The Boeing Company shall submit a revised Submittal incorporating all of Ecology's comments and/or proposed modifications within thirty (30) days of The Boeing Company's receipt of Ecology's comments and/or proposed modifications, unless a longer time is approved by Ecology. If following submission of a draft Submittal, The Boeing Company disagrees or has questions concerning Ecology's comments and/or required modifications, The Boeing Company, within seven (7) days after receipt of Ecology's comments or required modifications, may request a meeting or telephone conference, with the Ecology Project Coordinator. Such request shall be in writing and will establish a twenty (20) day informal resolution period, unless a longer period is approved by Ecology, beginning with the date of the written request. The written request shall include a statement of the issues The Boeing Company wishes to address.

The informal resolution period shall extend the due date for resubmittal. If agreement is reached within the informal resolution period, The Boeing Company shall incorporate into a revised Submittal the agreed-upon comments and/or modifications within thirty (30) days after reaching agreement, unless a longer time is specified by Ecology. If agreement is not reached within the informal resolution period, Ecology shall send a written letter of disapproval to The Boeing Company. The Boeing Company shall then either submit a revised, final draft Submittal which incorporates all Ecology comments or required modifications within 30 days of receipt of such written letter of disapproval, unless a longer time is approved by Ecology, or The Boeing

б

Company may invoke the dispute resolution procedures in Section VII 10(B) of this Agre	ed
Order for all comments or required modifications The Boeing Company wishes to challen	ge.

5. Performance: The Boeing Company shall notify Ecology as to the company(s) or firm name(s) of any consulting engineer(s), geologist(s), hydrogeologist(s), or similar expert(s), and of any contractors and/or subcontractors to be used in carrying out the terms of this Order, at least seven (7) calendar days in advance of their involvement at the Facility, if possible. The Boeing Company shall provide a copy of this Order to all consultants and contractors retained to perform work required by this Order and shall ensure that all work undertaken by such consultants, contractors and subcontractors will be in compliance with this Order. Upon request, The Boeing Company shall provide the names of such engineers, hydrogeologists, toxicologists, or similar experts, and of any contractors or subcontractors used in carrying out the terms of this Order.

WAC 173-340-400(7)(b)(i) requires that "construction" performed on the facility <u>must</u> be under the supervision of a professional engineer registered in Washington. In addition, all work performed by The Boeing Company pursuant to this Order shall be under the direction and supervision, as necessary, of a professional engineer or hydrogeologist, or similar expert, with appropriate training, experience and expertise in hazardous waste facility investigation and cleanup.

Unless manufacturing schedule needs interfere, The Boeing Company shall provide seven (7) working days notice to Ecology's Project Coordinator prior to commencing any major work activities pursuant to this Agreed Order. Major work activities which require a seven (7) day notice will be described in the Ecology approved RI/FS and interim action workplans.

Except as allowed by WAC 173-340-510(5) or where necessary to abate an emergency situation, The Boeing Company shall not perform any remedial actions at the Facility, outside that required by this Order, unless Ecology approves the independent remedial action in writing prior to the additional remedial action.

6. Additional Work: Ecology may determine or The Boeing Company may propose that Additional Work is or may be necessary to implement this Agreed Order. If the Additional Work is proposed by The Boeing Company, Ecology will respond to the proposal in writing within an appropriate time period, no longer than 30 days. If the Additional Work is required by Ecology, then Ecology will specify in writing the basis for its determination that the Additional Work is necessary. Within fifteen (15) days after the receipt of such written determination, The Boeing Company shall notify Ecology-NWRO of its willingness to perform the Additional Work or may request a meeting with the Ecology Project Coordinator to discuss the Additional Work as specified in the informal dispute resolution procedures set forth in Section VII 4. If, after such meeting, The Boeing Company disagrees with Ecology's request for Additional Work, The Boeing Company may invoke dispute resolution procedures set forth in Section VII 10B below. If dispute resolution is not invoked on Ecology's written request for Additional Work, The Boeing Company shall submit a Workplan for Ecology review incorporating the Additional Work within thirty (30) days (or more, if approved by Ecology) after either submitting notice of its willingness to perform or the date of the meeting with Ecology, as applicable. Ecology's review and approval of such Workplan shall be subject to the procedures set forth in Section VII.4. Upon written approval of the Workplan, The Boeing Company shall implement the Workplan in accordance with the schedule contained therein.

Access: Except as provided below regarding safety and security precautions, Ecology or any Ecology authorized representative shall have the authority to enter and freely move about the BCAG - Everett Plant at all reasonable times for the purposes of, among other things, inspecting records, operation logs, and contracts related to the work being performed pursuant to this Order; reviewing the progress in carrying out the terms of this Order; conducting such tests or collecting samples as Ecology or the Project Coordinator may deem necessary; using a camera, sound recording, or other documentary type equipment to record work done pursuant to this Order; and verifying the data submitted to Ecology by The Boeing Company. By signing this Agreed Order, The Boeing Company agrees that this Order constitutes reasonable notice of

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

access, and agrees to allow access to the facility by Ecology and all Ecology agents at all reasonable times for purposes of overseeing work performed under this Order Ecology shall allow split or replicate samples to be taken by The Boeing Company during an inspection unless doing so interferes with Ecology's sampling. The Boeing Company shall allow split or replicate samples to be taken by Ecology and shall provide seven (7) days notice before any sampling activity.

If photographs are to be taken in a U.S. Department of Defense (DOD) area that contains items important to national security, then The Boeing Company shall provide a competent photographer to take photographs under the instruction of Ecology staff on site subject to limitations required for protection of DOD secrets, including any required DOD security clearance. All such photographs will be developed and previewed by The Boeing Company, to enable The Boeing Company to assure compliance with security requirements for protection of DOD secrets. The Boeing Company shall provide two copies to Ecology-NWRO of all photographs taken within seven (7) days excepting any photographs for which additional precautions must be followed to protect DOD secrets. The Boeing Company shall provide Ecology with a log of the photographs taken, and shall identify photographs withheld for protection of DOD secrets.

The Boeing Company's Project Coordinator or other representative may accompany Ecology's representative(s) at all times for purposes of plant security, and compliance with plant and work area health and safety precautions. If Ecology or its representatives seek to perform their duties at the facility in a manner which is not in compliance with any written plant or work area health and safety requirement or rule, or any applicable federal or state law or promulgated regulation, The Boeing Company's Project Coordinator or other representative may verbally notify such Ecology representative(s) of the non-compliance. Ecology shall ensure that its employees, contractors, and other representatives comply with all applicable health and safety laws, and with all plant and work area health and safety plans of which Ecology or its representatives have notice.

1	If Ecology desires to obtain access to any manufacturing or process areas at which The
2	Boeing Company conducts activities utilizing information which is proprietary, The Boeing
3	Company may request in writing, pursuant to RCW 43.21B, that documentation of such areas be
4	designated as confidential business information to protect against Ecology disclosure of
5	information collected. If Ecology desires to obtain access to any manufacturing or process areas
6	at which The Boeing Company conducts activities utilizing secrets associated with U.S.
7	Department of Defense (DOD) projects, The Boeing Company may request a reasonable delay to
8	providing such access so that The Boeing Company's and Ecology's representatives may further
9	confer regarding the purpose of the inspection in the area and appropriate precautions for
10	protecting DOD secrets. Ecology shall be responsible for obtaining any DOD required security
11	clearance prior to entering secured areas.
12	If access to offsite areas is necessary for performance of work under this Order, The
13	Boeing Company shall use reasonable best efforts to obtain such access and shall include Ecology
14	representatives among those persons authorized to enter and inspect property under any access
15	agreements obtained for performance of work under the Order. The Boeing Company shall
16	promptly notify Ecology in writing if it is unable to obtain necessary access agreement(s) from
17	owners of offsite properties and shall provide a written description of how The Boeing Company
18	has used its reasonable best efforts to obtain access

- Public Participation: The Boeing Company shall update the Public Participation

 Plan for the facility as needed. Ecology will review and approve updates to the plan and will

 maintain the responsibility for public participation at the facility. The Boeing Company shall help

 coordinate and implement public participation for the facility as specified in the Ecology-approved

 Public Participation Plan.
- Retention of Records: The Boeing Company shall preserve in a readily retrievable fashion, during the pendency of this Order and for ten (10) years from the date of issuance by Ecology of written notification that all requirements of this Order have been satisfactorily completed, all submittals to Ecology, QA/QC memoranda and audits, final work plans, final

- reports, field notes and laboratory analytical and testing reports in its possession relevant to this Order. Should any portion of the work performed thereunder be undertaken through contractors or agents, The Boeing Company agrees to include in their contract(s) with all such contractors or agents a record retention requirement meeting the terms of this paragraph.
 - 10. <u>Dispute Resolution</u>: In the event a dispute arises as to a decision by Ecology's Project Coordinator, the parties shall utilize the dispute resolution procedure set forth below.
 - (A) The Boeing Company shall utilize the informal dispute resolution processes provided in Section VII.4 prior to proceeding with the formal dispute resolution processes described in (B).
 - The Boeing Company may then request Ecology management review of the Ecology Project Coordinator's letter of disapproval issued at the completion of the informal dispute resolution process set forth in Section VII.4. This request shall be submitted in writing to the Program Manager within seven (7) days of receipt of the Ecology Project Coordinator's letter of disapproval. In such case, The Boeing Company shall provide the Program Manager with a written statement of its position. The Boeing Company may also request an extension of the due date for any Submittal, or other activity required hereunder, affected by the dispute. Ecology's Program Manager shall conduct a review of the dispute, and shall issue a written decision regarding the dispute within thirty (30) days of The Boeing Company's request for review. The Program Manager's decision shall be Ecology's final decision on the disputed matter. If a Submittal is affected by the dispute, then within thirty (30) days after receipt of the Program Manager's final decision, unless a longer time is approved by Ecology, The Boeing Company shall submit a revised Submittal which conforms to the Program Manager's final decision.

The parties agree to utilize the dispute resolution process only in good faith and agree to expedite, to the extent possible, the dispute resolution process whenever it is used

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

(B)

1	Implementation of the formal dispute resolution procedures in Section VII 10(B) shall not provid
2	a basis for delay of any activities required in the Order, unless Ecology agrees in writing to a
3	schedule extension
4	Reservation of Rights/No Settlement: This Agreed Order is not a settlement under
5	Chapter 70,105D RCW. Ecology's signature on this Order in no way constitutes a covenant not
6	to sue or a compromise of any Ecology rights or authority. Ecology will not, however, bring an
7	action against The Boeing Company to recover remedial action costs paid to and received by
8	Ecology under this Agreed Order In addition, Ecology will not take additional enforcement
9	actions against The Boeing Company to require those remedial actions required by this Agreed
10	Order, provided The Boeing Company complies with this Agreed Order.
11	Ecology reserves the right, however, to require additional remedial actions at the facility
12	should it deem such actions necessary.
13	Ecology also reserves all rights regarding the injury to, destruction of, or loss of natural
14	resources resulting from the releases or threatened releases of dangerous constituents from the
15	BCAG - Everett Plant.
16	In the event Ecology determines that conditions at the facility are creating or have the
17	potential to create a threat to the health or welfare of the people on the facility or in the
18	surrounding area or to the environment, Ecology may order The Boeing Company to stop further
19	implementation of this Order for such period of time or take other action as needed to abate the
20	threat.
21	12. Transference of Property: Prior to any voluntary or involuntary conveyance or
22	relinquishment of title, easement, leasehold, or other interest in any portion of the BCAG -
23	Everett Plant, The Boeing Company shall provide for continued implementation of all
24	requirements of this Order and implementation of any remedial actions found to be necessary as a
25	result of this Order.
26	Prior to transfer of any legal or equitable interest The Boeing Company may have in the

BCAG - Everett Plant or any portions thereof, The Boeing Company shall serve a copy of this

Order upon any prospective purchaser, lessee, transferee, assignee, or other successor in such interest. At least ninety (90) days prior to finalization of any transfer, The Boeing Company shall notify Ecology of the contemplated transfer.

Interim status facilities shall notify Ecology-NWRO of the intent to transfer ownership by submission of a revised Part A RCRA permit application. Final status facilities shall notify Ecology-NWRO of the intent to transfer ownership by submitting a request for modification of their RCRA permit.

13 Compliance with Other Applicable Laws:

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

- (A) All actions carried out by The Boeing Company pursuant to this Order shall be done in accordance with all applicable federal, state, and local requirements, including requirements to obtain necessary permits.
- The Boeing Company has a continuing obligation to determine whether **(B)** permits or approvals exempted under RCW 70.105D.090(1) would otherwise be required for the interim and final remedial actions under this Order. In the event The Boeing Company determines that permits or approvals applicable to the remedial action under this Order are exempted under RCW 70.105D 090(i), it shall promptly notify Ecology of this determination. Ecology shall determine whether Ecology or The Boeing Company shall be responsible to contact the appropriate state and/or local agencies regarding such permits or approvals. If Ecology so requires, The Boeing Company shall promptly consult with the appropriate state and/or local agencies, and provide Ecology with written documentation from those agencies regarding the substantive requirements those agencies believe are applicable to the remedial action. Ecology shall determine what, if any, substantive requirements must be met by The Boeing Company and how The Boeing Company must meet those requirements. Ecology shall inform The Boeing Company in writing of these requirements. Once determined by Ecology, these substantive requirements shall be made enforceable requirements of this Order. The Boeing Company shall not begin or continue the remedial action subject to the substantive requirements

1	until Ecology makes its final determination that the appropriate substantive requirements
2	of those agencies have been identified. Ecology shall ensure that notice and opportunity
3	for comment is provided to the public and appropriate agencies prior to establishing the
4	substantive requirements under this section.
5	(C) Pursuant to RCW 70 105D 090(2), in the event Ecology determines that
6	the exemption from the procedural requirements pursuant to RCW 70.105D 090(1) would
7	result in the loss of approval from a federal agency which is necessary for the State to
8	administer any federal law, the exemption shall not apply and The Boeing Company shall
9	comply with both the procedural and substantive requirements of the laws referenced in
10	RCW 70.105D 090(1), including any requirements to obtain permits.
11	Extension of Schedule: The Boeing Company may request an extension of any
12	deadline or schedule set forth in this Order or an approved Submittal Any such request shall be
13	submitted in writing to Ecology's Project Coordinator at least twenty (20) days in advance of the
14	pending deadline, if possible. The request shall specify the reason(s) the extension is needed.
15	An extension shall only be granted for such period of time as Ecology determines is
16	reasonable under the circumstances. A requested extension shall not be effective until approved
17	by Ecology Ecology shall act upon any written request for extension in a timely fashion. It shall
18	not be necessary to formally amend this Order when a schedule extension is granted.
19	The burden shall be on The Boeing Company to demonstrate that the extension has been
20	submitted in a timely fashion and that good cause exists for granting the extension. Good cause
21	includes, but is not limited to, the following:
22	(1) Unforeseeable circumstances beyond the reasonable control of The Boeing
23	Company or any person or entity controlled by The Boeing Company that delays or
24	prevents the timely performance of any obligation under this Order despite The Boeing
25	Company's best efforts to fulfill the obligation; or

Acts of God, including fire, flood, blizzard, extreme temperatures, storm,

(2)

or other unavoidable event or casualty.

26

Neither increased costs of performance nor changed economic circumstances shall be considered circumstances beyond the reasonable control of The Boeing Company

Ecology shall give The Boeing Company written notification in a timely fashion of any extensions granted pursuant to this section. The period of delay approved by an extension under this section shall be an "excused delay" which is not subject to Stipulated Penalties under Section VIII.

VIII STIPULATED PENALTIES

- Except for excused delays described in Subsections 4, 10 & 14 of Section VII, for each day The Boeing Company fails to comply with any time schedules contained in this Agreed Order, or any other time schedules approved or modified in writing by Ecology, The Boeing Company stipulates and agrees that Ecology may, at its discretion, assess a civil penalty. The penalties to be assessed are as follows:
- For failure to commence or complete field work by the time required by this Order; and for failure to submit any Workplans or reports by the time required by this Order: \$500.00 per day for each of the first seven (7) days of delay; \$1,000.00 per day for the eighth (8th) through fourteenth (14th) days of delay; \$5,000.00 per day for the fifteenth (15th) through thirtieth (30th) days of delay; and \$10,000 for the thirty-first (31st) through ninetieth (90th) days of delay.
- 2. For failure to submit other required written Submittals not described above by the time required pursuant to this Order: \$250.00 per day for each of the first seven (7) days of delay; \$500.00 per day for the eighth (8th) through fourteenth (14th) days of delay; \$2,500.00 per day for the fifteenth (15th) through thirtieth (30th) days of delay; and \$5,000.00 for the thirty-first (31st) through ninetieth (90th) days of delay. Ecology retains its entire rights to issue penalties or orders for damages or for any other actions that are not covered by this section. Issuance of

penalties	under	this	section	shall	preclude	Ecology	from	issuing	any	other	penalties	for	that
violation													

Should a penalty be assessed under this section, the penalty shall begin to accrue from the date on which the work was to have been performed, or the submittal was to have been made, and shall cease to accrue on the date The Boeing Company performs the required work or delivers the required submittal to Ecology. The assessment of penalties shall be subject to the Dispute Resolution procedures specified in Section VII 10, except that the amount of a stipulated penalty is not subject to challenge. Penalties shall accrue but not become payable until after dispute resolution procedures are completed. All penalties will be payable within forty-five (45) days of assessment, or the completion of Dispute resolution procedures if applicable, to the Department of Ecology, Cashiering Section, PO Box 5128, Lacey, WA 98503-0210.

The Boeing Company shall not be liable for payment of penalties if The Boeing Company has submitted to Ecology a timely request for an extension of schedule, and if Ecology has received the written request and has not denied the request in writing.

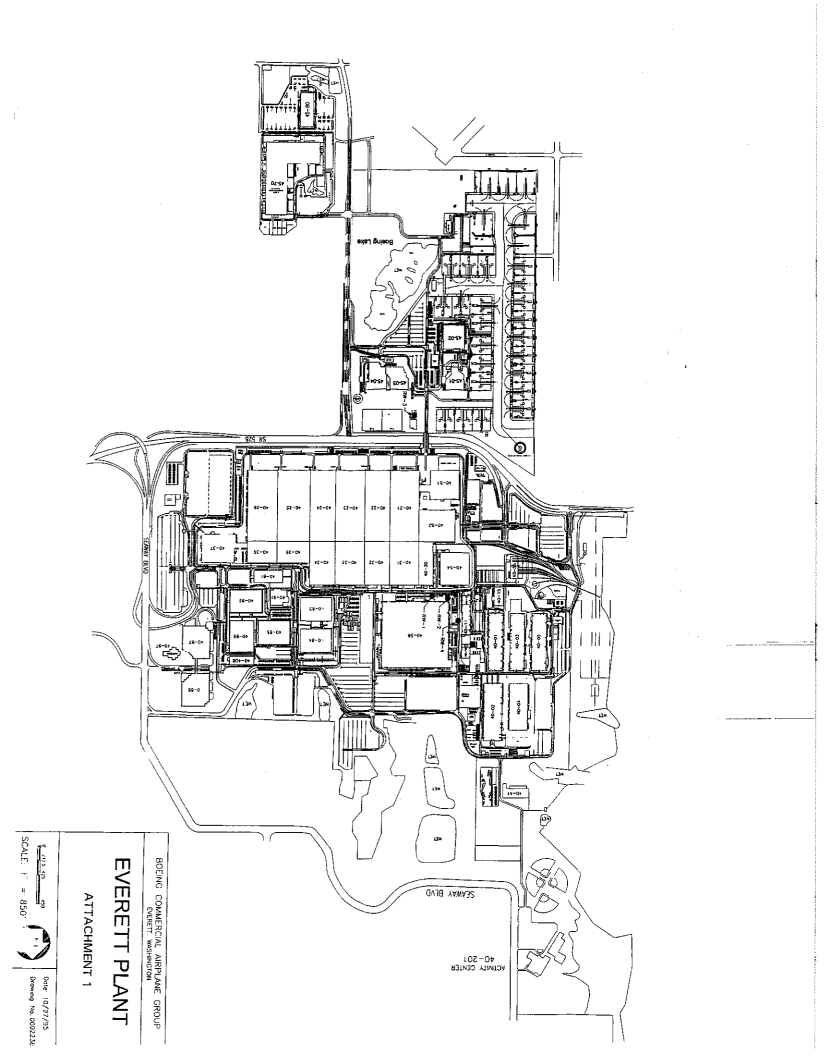
IX SATISFACTION OF THIS ORDER

The provisions of this Order shall be deemed satisfied upon The Boeing Company's receipt of written notification from Ecology that The Boeing Company has completed the corrective actions required by this Order, as amended by any modifications, and that The Boeing Company has complied with all other provisions of this Agreed Order.

X. AMENDMENTS

Ecology and The Boeing Company may modify this Agreed Order by mutual written agreement. Substantial modification may require additional public notice and opportunity to comment. Ecology will determine if the Agreed Order modifications are substantial, thus requiring additional public notice and opportunity to comment.

1			XI ENFORCE	MENT					
2	1.	Pursu	ant to RCW 70 105D 050, this O	rder may be enforced as follows:					
3		(A)	The Attorney General may bring	g an action to enforce this Order in a state					
4									
5		(B)	The Attorney General may seek	to recover, by filing an action if necessary,					
6	the am	ounts		and remedial actions and orders related to					
7									
8		(C)	In the event The Boeing Compa	my refuses, without sufficient cause, to					
9									
10		(i)		any costs incurred by the state of					
11	Washington as a result of its refusal to comply; and								
12	•	(ii)		per day for each day it refuses to comply.					
13	(D)	This (
14	(-) control Hearings Board								
15			of this Order: February 12, 199						
16									
17									
18	FINE FOR STATE OF LOCAL CONTRACT OF LOCAL CONTRA								
19	25. June Senick, Section Manager								
20	Vice-President			Hazardous Waste and Toxics Reduction					
Vice-President General Manager Northwest Regional Office									
$21/\sqrt{c}$	1_10	<u> </u>		_ Shy Sellich					
22 23	Date $\frac{2/10}{2}$	19	2_	Date 2/12/47					



BOEING COMMERCIAL AIRPLANE GROUP - EVERETT PLANT PUBLIC PARTICIPATION PLAN December 18, 1996

I INTRODUCTION AND OVERVIEW

This plan applies to a facility seeking a final RCRA permit to store dangerous waste. The Washington Department of Ecology (Ecology) is responsible for assuring that all applicants for this type of permit investigate their facilities and perform necessary clean-up as part of the "RCRA corrective action" process. Ecology is committed to providing public participation opportunities during the investigation and cleanup of facilities undergoing the corrective action process. The public participation plan is intended to promote public understanding of Ecology's responsibilities, planning activities and remedial activities at such facilities. It also provides an opportunity for Ecology to learn information, from the public, that will enable the department to develop a comprehensive cleanup plan that is protective of both human health and the environment.

- A. The goal of this public participation plan is to ensure that the public is kept informed of the corrective action activities conducted and ongoing at the Boeing Commercial Airplane Group Everett Plant. This plan discusses the community's concerns and outlines public involvement activities to be conducted for the phases of the corrective action process covered by this plan. This Public Participation Plan was prepared by the Department of Ecology, Hazardous Waste and Toxics Reduction Program Northwest Regional Office. All public involvement activities will be carried out jointly by Ecology and the Boeing Commercial Airplane Group-Everett Plant.
- B. The plan is organized as follows:
 - I Introduction and Overview of Plan
 - A. Purpose
 - B Organization
 - C. Intent
 - II. Site Background
 - III. Community Concerns
 - A. Community characterization
 - B. Interview results
 - IV. Public involvement activities
 - V. Glossary

The plan will be reviewed at each phase of the corrective action process and amended or rewritten as appropriate

C. This Public Participation Plan addresses public involvement activities that will take place during the interim action, remedial investigation and feasibility study phases of the corrective action process. The plan has been tailored to the needs of the public based on the nature and phase of the corrective action process, level of public concern, and the risks posed by the site.

II. SITE BACKGROUND

The Boeing Commercial Airplane Group - Everett Plant is located at 3003 West Casino Road, Everett, Washington and produces 747, 767, and 777 model commercial aircraft. During the assembly of these aircraft, dangerous wastes are generated and stored on-site

The Boeing Company is the owner and operator of the Boeing Commercial Airplane Group - Everett Plant dangerous waste management facility. The U.S. E.P.A. required submission of a RCRA Part A Permit Application for storage of dangerous waste at existing facilities by November 19, 1980. The Boeing Company filed its original RCRA Part A Permit Application at that time.

Federal RCRA and its amendments require that all dangerous waste management facilities that are seeking or are required to have a RCRA permit to manage dangerous wastes must conduct corrective action, as necessary to protect human health and the environment, for all releases of hazardous substances at and from a facility (WAC 173-303-646)

Releases and/or potential releases of hazardous substances to soils, groundwater, surface water and/or sediments are documented in independent investigation and cleanup reports prepared for or by The Boeing Company. These substances include, but are not limited to toluene, benzene, ethylbenzene, xylene, cyclohexanone, trimethylbenzene, isopropylbenzene, 1,1,1 trichloroethane, trichloroethene, perchloroethene, 1,1 dichloroethane, 2-butanone, 4-methyl 2-pentanone, total petroleum hydrocarbons - gasoline, diesel and heavy oil fractions (TPH), tributyl phosphate, dibutyl phenyl phosphate, butyl diphenyl phosphate, triphenyl phosphate, polychlorinated biphenyls, acetone, cyanides, lead, arsenic, chromium, and polycyclic aromatic hydrocarbons (PAHs) from SWMUs and AOCs at the Boeing Commercial Airplane Group - Everett Plant.

III. COMMUNITY CONCERNS

The Public Participation Plan was developed after interviewing residents and businesses located within an approximate 0.5 mile radius of The Boeing Commercial Airplane Group - Everett Plant. This public participation plan is effective for the work described in the agreed order.

The community within an approximate 0.5 mile radius of the Boeing Commercial Airplane Group - Everett Plant consists of several hundred residential properties and several businesses.

Concerns will be noted during telephone interviews with nearby residents and businesses. Ecology and the Boeing Commercial Airplane Group - Everett Plant will address these community concerns by keeping site investigation/remediation reports and work plans accessible to interested community members. Nearby residents and businesses can review these documents and provide written or verbal comments to Ecology. Public comments will be considered in the decisions made by Ecology. Those on the Site Mailing list will be notified by mail of any proposed site investigation and remediation decisions

IV. PUBLIC INVOLVEMENT ACTIVITIES

Ecology proposes the following public involvement activities for the site. Public involvement for the Boeing Commercial Airplane Group - Everett Plant site shall consist of the following activities:

A. A 30-day public comment period for the proposed Interim Action, Remedial Investigation and Feasibility Study Agreed Order and Public Participation Plan. The public comment period begins <u>December 18</u>, 1996 and ends January 18, 1997.

- B If ten or more people request a public hearing during the public comment period, Ecology will organize and hold one. The public meeting will be announced in a fact sheet sent to those on the site mailing list, and in advertisements in the Seattle Post-Intelligencer and The Herald.
- Residences and businesses in the vicinity of the site were notified of the 30-day public comment period by a mailed fact sheet. The public notice announcement regarding the site was placed in the Site Register on <u>December 18, 1996</u>.

Ecology mailed fact sheets to individuals, environmental groups, public officials, public agencies and private firms that have expressed an interest in the site

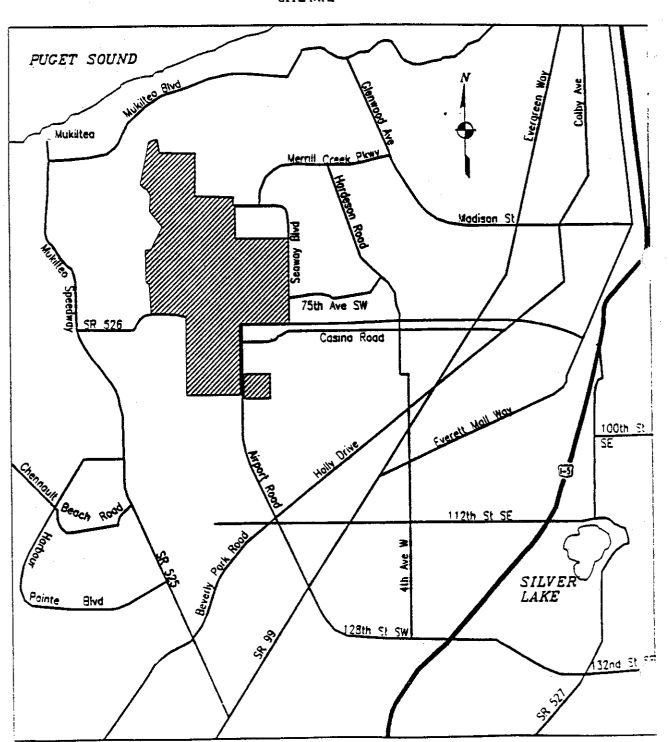
- D The public comment period was advertised in the Seattle Post-Intelligencer and The Herald on <u>December</u> 18, 1996. The ads are at least three columns wide by five inches high.
- E. The public has the opportunity to review the proposed Interim Action, Remedial Investigation and Feasibility Study Agreed Order and the Public Participation Plan at the following locations:

Department of Ecology Northwest Regional Office Attn: Sally Perkins 3190 160th Avenue SE Bellevue, WA 98008-5452 (206) 649-7190 City of Everett Main Library Information Services Attn: Ms. Sue Selmer 2702 Hoyt Street Everett, WA 98201 (206) 259-8000

- All comments received during the public comment period will be maintained for the administrative record. A formal Responsiveness Summary will be prepared addressing all written comments received during the public comment period. The summary will be placed with the other site documents in the information repositories listed above. A copy of the Responsiveness Summary will also be sent to all who commented
- G. Persons requesting to be placed on the mailing list of the site will receive updates on site activities as new information becomes available. Those on the initial mailing list will receive all future mailing regarding this site.
- When additional public involvement activities are needed, the public will be notified through additional fact sheets, notification in Ecology's Site Register, advertisements in the Seattle Post-Intelligencer and The Herald. The Public Participation Plan will be updated and placed in the information repositories listed above.
- I. If Ecology and The Boeing Company agree to substantial changes to the proposed Agreed Order or Public Participation Plan, Ecology shall provide additional public notice and opportunity to comment

PUBLIC PARTICIPATION PLAN - APPENDIX A

SITE MAP



PUBLIC PARTICIPATION PLAN - APPENDIX B

CORRECTIVE ACTION TIMELINE

Each of these steps take varying amounts of time ranging from less than one year to several years, depending on the complexity of the site. The Agreed Order specifies work to be completed for the Interim Action, Remedial Investigation and Feasibility Study phases of corrective action.

Flow Diagram of Cleanup Events

Permit Application **RCRA Facility Assessment Interim Actions** Remedial Investigation and Feasibility Study Selection of Cleanup Alternative Site Cleanup Long Term Monitoring

(as necessary)

PUBLIC PARTICIPATION PLAN - APPENDIX C

SITE MAILING LIST

STANDARD MAIL

SHERRIE MINNICK

TCP MS 47600 CHRIS HEMPLEMAN

TCP MS 47600

DEPT OF ECOLOGY CRO

106 S 6TH AVE

YAKIMA WA 98902-3387

RON HOLCOMB

E&I MS +7600 JAY MANNING AG OFFICE

MS 47600

LYDIA LINDWALL

TCP MS 47600 CAROL KRAEGE

TCP MS 47600 DAWN HOOPER

TCP MS 47600

DENISE CLIFFORD

E & I MS 47600 LOUISE BARDY TCP-NWRO

MS NB-81

NWRO RECEPTION

MS NB-81

HIDEO FUJITA

HWTR MS NB-81 PAUL O'BRIEN

SPILL RESPONSE

MS NB-81

DOROTHY GLENN

NWRO - EMERGENCY RESPONS

MS NB-81

MIKE GALLAGHER TCP SUPERVISOR

NWRO MS NB-81

MIKE RUNDLETT NWRO DIRECTOR

MS NB-81

SALLY PERKINS RECORDS

NWRO MS NB-81

BARB TREJO TOXICS UNIT

MS NB-81

MIRIAM DUERR

DEPT OF ECOLOGY SWRO

PO BOX 47775

OLYMPIA WA 98504-7775

MR DAVID POWELL

ERO TCP

N 4601 MONROE STE 100 SPOKANE WA 99205-1295

WA ENVIRONMENTAL COUNCIL 1100 SECOND AVE STE 102 SEATTLE WA 98101

WA ENVIRONMENTAL COUNCIL 1063 S CAPITOL WY #212 OLYMPIA WA 98501-1200

WA TOXICS COALITION 4516 UNIVERSITY WAY NE SEATTLE WA 98105-4511

THE NATURE CONSERVANCY 217 PINE ST #1100 SEATTLE WA 98101-1520

NATIONAL AUDUBON SOCIETY PO BOX 462 OLYMPIA WA 98507-0462

SEATTLE AUDUBON SOCIETY KATHY BARTON 8028 35TH AVE NE SEATTLE WA 98115-4815

TRUST FOR PUBLIC LANDS CECELIA BARRY 506 2ND AVE STE 1510 SEATTLE WA 98104-2336

SIERRA CLUB BRUCE WISHART 209 E 4TH STE 212 OLYMPIA WA 98501

THE WILDERNESS SOCIETY STEVEN WHITNEY 1424 4TH AVE STE 816 SEATTLE WA 98101

PUGET SOUND
WATER QUALITY AUTHORITY
ABBOT RAPHAEL HALL
OLYMPIA WA 98504

KING COUNTY BUILDING AND LAND DEVELOPMENT SENSITIVE AREAS OFFICE 3600 136TH PLACE SE BELLEVUE WA 98006-1497

PUBLIC INFO OFFICER
SEATTLE FIRE DEPARTMENT
301 2ND AVENUE S
SEATTLE WA 98104-2618

KATHY NIELSON CENTURY TESTING LABORATORIES 1444 NW COLLEGE WAY BEND OR 97701

PAT WATTS PO BOX 21926 SEATTLE WA 98111-3926 CHANTAL STEVENS MUCKLESHOOT INDIAN TRIBE 39015 172ND AVE SE AUBURN WA 98002-9763

STEVE CANT
MANAGER
INDUSTRIAL HYGIENE
DEPT OF LABOR & INDUSTRIES
805 PLUM ST SE
OLYMPIA WA 98504-1528

DON OLIVER DEPT OF HEALTH MS LD-11 OLYMPIA WA 98504 DAVID MUDD
DEPT OF GAME
ENVIRONMENTAL AFFAIRS
GJ-11
OLYMPIA WA 98504

JEAN EDELHERTZ 5219 KENSINGTON PL N SEATTLE WA 98103-6225 SHIRL GOLDEN
PO BOX 378
KEYPORT WA 98345-0378

BETH ELPERN BURROWS 20319 92ND AVE W EDMONDS WA 98020-2991

DAVE SALZER 427 S 16TH . SHELTON WA 98584-3919 YVONNE W KUPERBERG 14714 BETHEL LN SW VASHON WA 98070-3520 TERRY SLATTEN 4100 S 3RD AVE EVEREIT WA 98203-2520

DENNIS KOLE 4029 WILLOW BROOK LN BELLINGHAM WA 98226-5044

MICHELLE PIRZAHDEH EPA REGION 10 1200 6TH AVE SEATTLE WA 98101-3188

MARGIE KELLY GREENPEACE TOXICS CAMPAIC 4649 SUNNYSIDE AVE N SEATTLE WA 98103-6940

DAVE SMITH 3889 N ELKHORN OAK HARBOR WA 98277-9348 REUBEN BAYBARS 1925 N ISLAND VIEW RD OAK HARBOR WA 98277-9443 MICHAEL JEFFERS 12806 96TH AVE NE KIRKLAND WA 98034

KIMBERLY KLINKE 25413 SE 42ND ST ISSAQUAH WA "98027-7781

PEG MONAGHAN 1579 EMERALD LAKE WY BELLINGHAM WA 98226-4509

RONALD NOHRENBERG 3427 SE LAUREL CT PT ORCHARD WA 98366-3425

JIM WOESSNER 5477 500TH AVE W OAK HARBOR WA 98277-2314

CYNTHIA STEWART SOLID WASTE DIVISION 400 YESLER WAY YESLER BLDG RM 600 SEATTLE WA 98104 JERRY THAYER
WILDER ENVIRONMENTAL
1756 114TH AVE SE #260
BELLEVUE WA 98004

DAVID BRICKLIN 5021 46TH AVE NE SEATTLE WA 98105-2918

JANET FERGUSON PO BOX 1643 MARYSVILLE WA 98270

MICHAEL KUNDU 21928 S RIVER DR GRANITE FALLS WA 98252-8553

JOHN DROTTS 1110 E MONTGOMERY MT VERNON WA 98273

DAVE HADDOCK PO BOX 3552 SEATTLE WA 98124-3552 CAROLINE LAJOIE 1612 S 254TH PL KENT WA 98032

LOU LOROSA PO BOX 3552 SEATTLE WA 98124-3552 DON ROBBINS PO BOX 3552 SEATTLE WA 98124-3552 KOORUS TAHGHIGHI PO BOX 3552 SEATTLE WA 98124-3552

TED WALL
PO BOX 3552
SEATTLE WA 98124-3552

GARY WOOD PO BOX 3552 SEATTLE WA 98124-3552 PUGET SOUNDKEEPER ALLIANC: 1415 W DRAVUS SEATTLE WA 98119

BRENDA KIRWAN-SMITH BURLINGTON ENVIRON 5501 AIRPORT WAY S SEATTLE WA 98108

DAVID ORTMANN
FRIENDS OF THE EARTH
4512 UNIVERSITY WAY NE
SEATTLE WA 98105

PEOPLE FOR PUGET SOUND 1326 FIFTH AVENUE STE 450 SEATTLE WA 98101

TOM BOYDELL EXEC OFFICE OF ECON DEVEL MUNICIPAL BLDG RM 330 600 4TH AVE SEATTLE WA 98104

SUSAN LEE TOXICS UNIT MS NB-81 DAWNE CHAPMAN WDSQ

KATE RHOADS 615 BOREN AVE #38 SEATTLE WA 98104

FELIX RODRIGUEZ 3507 SW ALASKA #42 SEATTLE WA 98126

KATHLEEN TOENSJOST 24735 SUMMIT-LANDSBURG RD RAVENSDALE WA 98051

PHILIP JOHNSON 5790 OLD MILL RD NE BAINBRIDGE ISLAND WA 98110 MIKE MCNICKLE 8839 SHADY FOREST PL NE BREMERTON WA 98311

DENIS MURPHY 5804 168TH SW LYNNWOOD WA 98037

BURLINGTON ENVIRONMENTAL 210 WEST SAND BANK RD COLUMBIA IL 62236

PUGET RIDGE COUNCIL CHERYL BANKS 5438 18TH AVE SW SEATTLE WA 98106 PUGET SOUND REGIONAL COUN 1011 WESTERN AVE SUITE 500 SEATTLE WA 98104-1035

RON LANGLEY NWRO MS NB-81

DEPT FISH & WILDLIFE 600 CAPITOL WY N OLYMPIA WA 98501-1091

RICK KROCHALIS
DEPT CONST & LAND USE
710 2ND AVE STE 700
SEATTLE WA 98104-1703

JEFF SMITH 442 156TH ST SW BURIEN WA 98160

BOEING SHL (updated 2/10/96) DOLORES MITCHELL PUB PARTICIPATION GRANTS MS - 47600 BRUCE COCHRAN TCP MS - 47600

CRAIG MCCORMACK TCP MS - 47600

THE HONORABLE
GARY STRANNIGAN
WA STATE SENATE
2722 COLBY AVE SUITE 413
EVERETT WA 98201

THE HONORABLE PAT SCOTT WA STATE HOUSE OF REP 414 LEGISLATIVE BUILDING PO BOX 40676 OLYMPIA WA 98504-0676

THE HONORABLE
JERALITA COSTA
WA STATE HOUSE OF REP
241 JOHN O'BRIEN BLDG
PO BOX 40675
OLYMPIA WA 98504-0675

DR JIM WHITE DEPT OF HEALTH PO BOX 47825 OLYMPIA WA 98504-7825 CHRIFTOPH ENDERLEIN SNOHOMISH PUD PO BOX 1107 EVERETT WA 98206

MR ALLAN WHITE EVERETT HOUSING AUTHORITY PO BOX 1547 EVERETT WA 98206-1547 KIRK SIEVERS SNOHOMISH CO COUNCIL 3000 ROCKEFELLER AVE M/S 609 EVERETT WA 98201-4046

DALE POPE EVERETT CY COUNCIL CY OF EVERETT 3002 WETMORE AVE EVERETT WA 98201-4073

JEFF DEFENBACH SNOHOMISH HEALTH DIST 3020 RUCKER EVERETT WA 98201-3971

MIKE YOUNG SNOHOMISH HEALTH DIST 3020 RUCKER STE 300 EVERETT WA 98201-3971

LARRY CRAWFORD PUBLIC WORKS DEPT 3002 WETMORE AVE EVERETT WA 98201-4073

JUDY DAVIDSON CHIEF ADMIN ASST 3002 WETMORE AVE EVERETT WA 98201-4073 DAVID KOEING LONG RANGE PLANNING EVERETT PLANNING DEPT 3002 WETMORE AVE EVERETT WA 98201-4073 BRUCE HANSEN EVERETT FIRE DEPT 2801 OAKES AVE EVERETT WA 98201-3690

DICK BENNETT
EVERETT CHAMBER OF COMMERCE
1710 W MARINE VIEW DR
EVERETT WA 98201-2087

CHIEF BRANSTROM EVERETT FIRE DEPT 2801 OAKES AVE EVERETT WA 98201-3690 GRANT MILLER EVERETT TRIBUNE PO BOX 499 SNOHOMISH WA 98290-0499

DIANE BROOKS
SEA TIMES NORTH BUREAU
1211 164TH ST SW #101
LYNNWOOD WA 98037-8122

KIRO TV BRIAN WOOD 2807 3RD AVE SEATTLE WA 98121-1260

KSTW TV GARY CONNER PO BOX 11411 TACOMA WA 98411-0411 KIRO NEWS RADIO DENNIS BRAGG 2807 3RD AVE SEATTLE WA 98121-1260 KING TV ED WHITE PO BOX 24525 SEATTLE WA 98124-0525

DAVE PIERCE
WA DEPT OF TRANSPORTATION
PO BOX 627
EVERETT WA 98206-0627

TOM NICHOLS
WA DEPT OF TRANSPORTATION
PO BOX 627
EVERETT WA 98206-0627

CECIL RENEH
WA DEPT OF TRANSPORTATION
PO BOX 627
EVERETT WA 98206-0627

MR TERRY RILEY
WASHINGTON NATURAL GAS
805 156TH AVE NE
BELLEVUE WA 98007

BUD ALKIRE EVERETT HOUSING AUTHORITY PO BOX 1547 EVERETT WA 98206-1547

SANDRA BACH EVERETT HOUSING AUTH PO BOX 1547 EVERETT WA 98206-1547

GWEN DANFORTH EVERETT HOUSING AUTH PO BOX 1547 EVERETT WA 98206-1547

GORDON WHITTER EVERETT HOUSING AUTH PO BOX 1547 EVERETT WA 98206-1547 BARBARA KIMPE EVERETT HOUSING AUTH PO BOX 1547 EVERETT WA 98206-1547

RICK VILHAUER EVERETT HOUSING AUTHORITY PO BOX 1547 EVERETT WA 98206-1547

JACK BLACKWELL EVERETT HOUSING AUTHORITY PO BOX 1547 EVERETT WA 98206-1547 RON GIPSON EVERETT CY COUNCIL EVERETT CY HALL 3002 WETMORE AVE EVERETT WA 98201-4073

THE HONORABLE ED HANSEN MAYOR - CITY OF EVERETT 3002 WETMORE AVE EVERETT WA 98201-4073

NATHAN JACOBSEN SNOHOMISH CONSERVATION DIST 528 91ST AVE NE #C EVERETT WA 98205-1535 DAVE DAVIS
CITY OF EVERETT
PUBLIC WORKS DEPT
3200 CEDAR ST
EVERETT WA 98201-4516

FRANK ANDERSON EVERETT CY COUNCIL EVERETT CY HALL 3002 WETMORE AVE EVERETT WA 98201-4073

BOB OVERSTREET
EVERETT CY COUNCIL
EVERETT CY HALL
3002 WETMORE AVE
EVERETT WA 98201-4073

MR DARYL BERTHOLET EVERETT PARKS DEPT 3002 WETMORE AVE EVERETT WA 98201

DEBBIE BUSE EVERETT HOUSING AUTHORITY PO BOX 1547 EVERETT WA 98206-1547

CHILDRENS SERVICES PO BOX 2870 EVERETT WA 98203-0870

PIPER PETERSON EPA REGION X 1200 6TH AVE SEATTLE WA 98101-3188

STEVE HANESS US EPA REGION X ATSDR 15TH FLOOR 1200 6TH AVE SEATTLE WA 98201

SWEDE JOHNSON SNOHOMISH CO COUNCIL 3000 ROCKEFELLER AVE M/S 609 EVERETT WA 98201-4046 DOUG CAMPBELL EVERETT CY COUNCIL EVERETT CY HALL 3002 WETMORE AVE EVERETT WA 98201-4073

MARION KRELL CITY OF EVERETT 3002 WETMORE AVE EVERETT WA 98201-4073

SUE SELMER INFORMATION SERVICES EVERETT PUBLIC LIBRARY 2702 HOYT EVERETT WA 98201-3556

CHRIS SPENS
TUL ALIP TRIBE
6700 TOTEM BEACH ROAD
MARYSVILLE WA 98270-9616

THE EVERETT HERALD ATTN: COMMUNICATIONS PO BOX 930 EVERETT WA 98206

GARY NELSON SNOHOMISH CO COUNCIL 3000 ROCKEFELLER AVE M/S 609 EVERETT WA 98201-4046

TULALIP TRIBE 6700 TOTEM BEACH RD MARYSVILLE WA 98271-9694 DIANE GORDON SNOHOMISH HEALTH DIST 3020 RUCKER AVE EVERETT WA 98201-3971

JOHN GARNER SNOHOMISH CO COUNCIL 3000 ROCKEFELLER AVE M/S 609 EVERETT WA 98201-4046

SUE SELMER (SECOND COPY) INFORMATION SERVICES EVERETT PUBLIC LIBRARY 2702 HOYT EVERETT WA 98201-3556

DEPT NATURAL RESOURCES DIV AQUATIC LANDS BOX 47027 OLYMPIA WA 98504-7027

GREG THOMAS
US EPA REGION X
ATSDR 15TH FLOOR
1200 6TH AVE
SEATTLE WA 98101

KAREN MILLER SNOHOMISH CO COUNCIL 3000 ROCKEFELLER AVE M/S 609 EVERETT WA 98201-4046

PAT STEVENSON STILLAGUAMISH TRIBE 3439 STILLAGUAMISH LN ARLINGTON WA 98223

JOHN COSTA SNOHOMISH CO SOLID WASTE MGMT PROGRAM 14528 HWY 9 SNOHOMISH WA 98290

JIM BEGHEIN SNOHOMISH CO PUB WORKS 2930 WETMORE SUITE 101 EVERETT WA 98201

BOB DREWELL SNOHOMISH CO EXECUTIVE 3000 ROCKEFELLER AVE EVERETT WA 98201

DUWAMISH TRIBAL OFFICE 15616 IST AVENUE SOUTH SEATTLE, WA 98148

REP JUNE LEONARD LEGISLATIVE BUILDING OLYMPIA, WA 98504

THE HONORABLE BRIAN SULLIVAN CITY OF MUKILTEO 4480 CHENNAULT BEACH ROAD MUKILTEO, WA 98275

SNOHOMISH COUNTY AIRPORT ATTN: ANDREW RARDIN 3220 100TH STREET S W. EVERETT, WA 98204

SNOHOMISH COUNTY PARKS AND RECREATION ATTN: PAT KENYON 3000 ROCKEFELLER EVERETT, WA 98201 KIRK BAILEY SNOHOMISH PUBLIC WORKS 2930 WETMORE EVERETT WA 98201

RICK REININGER SNOHOMISH COUNTY 3000 ROCKEFELLER SUITE #507 EVERETT WA 98201

JOE WOLF DEPT LABOR & INDUSTRIES 8625 EVERGREEN WAY SUITE 250 EVERETT WA 98208

KAREN KEELEY EPA 1200 SIXTH AVE. SEATTLE. WA 98101

REP. MARGARIA PRENTICE LEGISLATIVE BUILIDNG OLYMPIA, WA 98504

MR. RICHARD LEAHY CITY ADMINISTRATOR 4480 CHENNAULT BEACH ROAD MUKIL TEO. WA 98275

BOB WHISMAN W E HALL MEMORIAL GOLF COURSE 1226 WEST CASINO RD EVERETT, WA 98201

BARRY GALDE W.E.HALL MEMORIAL GOLF COURSE 1226 WEST CASINO ROAD EVERETT, WA 98201 PAMELA F KOSS, PRES S SNOHOMISH CO CHAMBER OF COMMERCE 3500 188TH ST SW SUITE 490 LYNNWOOD WA 98037

JASON GARDNER EVERETT NEWS TRIBUNE PO BOX 499 SNOHOMISH WA 98291

LOREEN MILLER
CORPORATE FAMILY SOLUTIC
CO/THE BOEING COMPANY
P O BOX 3707, MS OF-KK
SEATTLE, WA 98124-2207

SENATOR LEO THORSNESS LEGISLATIVE BUILDING OLYMPIA, WA 98504

MUKILTEO ELEMENTARY SCHOC 2600 MUKILTEO DRIVE ATTN: MS. WENDEE STEELE. PRINCIPLE MUKILTEO, WA 98275

OLYMPIC VIEW MIDDLE SCHOOL 2602 MUKILTEO DRIVE ATTN: MR. MARK FLOTLIN PRIN MUKILTEO, WA 98275

MR. JIM SHOEMAKE, EVERETT SCHOOL DISTRICT SUPERINTEND 9401 SHARON DRIVE EVERETT, WA 98204

SNO-ISLE VOCATIONAL SKILLS CENTER, ATTN: CLAUDIA BUXTON DIRECT 9001 AIRPORT RD EVERETT, WA 98204

North

FLUKE CORPORATION GEORGE BISSONETTE 6920 SEAWAY BLVD EVERETT, WA 98203	APPLIED TECHNOLOGY TRAINING CENTER 2333 SEAWAY BLVD EVERETT, WA 98203	INTERMEC CORPORATION 6001 36TH AVENUE WEST EVERETT, WA 98203
WOODTAPE	NORPRO	CINTAS
2300 MERRILL CREEK PKWY	2215 MERRILL CREEK PKWY	6400 MERRILL CREEK PKWY
EVERETT, WA 98203	EVERETT, WA 98203	EVERETT, WA 98203
S	Yvonne Hansell 7809 40th Ave W Mukilteo, WA 98275	C.L. Maynard 1710 75th St. SW Everett, WA 98203
Elandee III LTD	Frances Miller	Michael Labbs
78th St SW	4206 78th St. SW	4025 80th St. SW
Mulilteo, WA 98275	Mukilteo, WA 98275	Mukilteo, WA 98275
Snohomish County PUD	Sadie Ciuffo	Arbin Clark
1802 75th St. W	1620 75th St. SW	4223 78th St SW
Everett, WA 98203	Everett, WA 98203	Mukilteo, WA 98275
Henry McCaleb	Coy E. Morris	Gibson L. Stevens
1901 75th St. SW. #1A	1719 75th St. SW	1803 75th St. SW
Everett, WA 98203	Everett, WA 98203	Everett, WA 98203
John L. Butsch	Vicki L. Lyon	David Martinson
1815 75th St. SW	1814 75th St. SW	1810 75th St. SW
Everett, WA 98203	Everett, WA 98203	Everett, WA 98203
Charles J. Lauby	Bonnie L. Spaulding	Irene M. Kortekaas
1806 75th St. SW	1724 75th St. SW	1718 75th St. SW
Everett, WA 98203	Everett, WA 98203	Everett, WA 98203

SE

OCCUPANT' 1811 W CASINO RD EVERETT WA 98204-1405

OCCUPANT 2024 W CASINO RD EVERETT WA 98204-1402

OCCUPANT 2120 W CASINO RD EVERETT WA 98204-1496 OCCUPANT 2315 W CASINO RD **EVERETT WA 98204-1472** OCCUPANT 2510 W CASINO RD EVERETT WA 98204-1439

OCCUPANT 2403 W CASINO RD **EVERETT WA 98204-1419**

OCCUPANT 2312 W CASINO RD

2312 W CASINO RD

OCCUPANT

OCCUPANT

EVERETT WA 98204-1417

EVERETT WA 98204-1440

2505 W CASINO RD **EVERETT WA 98204-1400** **OCCUPANT** 2610 W CASINO RD EVERETT WA 98204-1491

OCCUPANT 2600 W CASINO RD **EVERETT WA 98204-1498**

OCCUPANT 2615 W CASINO RD

EVERETT WA 98204-1497

OCCUPANT 2615 W CASINO RD 2B

OCCUPANT[®] 2615 W CASINO RD 2D

OCCUPANT 2615 W CASINO RD

2615 W CASINO RD

EVERETT WA 98204-1490

EVERETT WA 98204-1490

OCCUPANT 2615 W CASINO RD

2615 W CASINO RD

OCCUPANT

4C

EVERETT WA 98204-1490

EVERETT WA 98204-1490

EVERETT WA 98204-1490

EVERETT WA 98204-1490

OCCUPANT 2615 W CASINO RD

OCCUPANT

2525 W CASINO RD

OCCUPANT

4J

EVERETT WA 98204-1490

EVERETT WA 98204-2112

OCCUPANT 2615 W CASINO RD

OCCUPANT 2525 W CASINO RD

EVERETT WA 98204-2112

OCCUPANT | 2525 W CASINO RD

8B

EVERETT WA 98204-2112

OCCUPANT 2615 W CASINO RD

EVERETT WA 98204-1490

OCCUPANT 2615 W CASINO RD

EVERETT WA 98204-1490

OCCUPANT 2615 W CASINO RD

EVERETT WA 98204-1490

OCCUPANT 2615 W CASINO RD

EVERETT WA 98204-1490

OCCUPANT 2525 W CASINO RD

7D

EVERETT WA 98204-2112

OCCUPANT

2525 W CASINO RD

7G

EVERETT WA 98204-2112

OCCUPANT 2525 W CASINO RD

8C

EVERETT WA 98204-2112

7B EVERETT WA 98204-2111 OCCUPANT 2525 W CASINO RD **EVERETT WA 98204-2112 OCCUPANT** 2525 W CASINO RD 8A

Page 16

OCCUPANT 2525 W CASINO RD

8D

EVERETT WA 98204-2112

OCCUPANT 2615 W CASINO RD

5B

EVERETT WA 98204-1492

OCCUPANT

2615 W CASINO RD

5F

EVERETT WA 98204-2108

OCCUPANT

2615 W CASINO RD

6A

EVERETT WA 98204-2113

OCCUPANT

2615 W CASINO RD

6D

EVERETT WA 98204-2113

OCCUPANT

2615 W CASINO RD

6**G**

EVERETT WA 98204-2113

OCCUPANT

2615 W CASINO RD

10

EVERETT WA 98204-2109

OCCUPANT

2615 W CASINO RD

IG

EVERETT WA 98204-2109

OCCUPANT

2615 W CASINO RD

3**D**

EVERETT WA 98204-2109

OCCUPANT

2615 W CASINO RD

6E

EVERETT WA 98204-2110

OCCUPANT

2615 W CASINO RD

31

EVERETT WA 98204-2110

OCCUPANT'

2525 W CASINO RD

8E

EVERETT WA 98204-2112

OCCUPANT

2615 W CASINO RD

5C

EVERETT WA 98204-2108

OCCUPANT

2615 W CASINO RD

5G

EVERETT WA 98204-2108

OCCUPANT

2615 W CASINO RD

6**B**

EVERETT WA 98204-2113

OCCUPANT

2615 W CASINO RD

6E

EVERETT WA 98204-2113

OCCUPANT'

2615 W CASINO RD

1A

EVERETT WA 98204-2109

OCCUPANT

2615 W CASINO RD

ΙE

EVERETT WA 98204-2109

OCCUPANT

2615 W CASINO RD

3**B**

EVERETT WA 98204-2109

OCCUPANT

2615 W CASINO RD

6C

EVERETT WA 98204-2109

OCCUPANT

2615 W CASINO RD

3**G**

EVERETT WA 98204-1493

OCCUPANT

2700 W CASINO RD

EVERETT WA 98204-1442

OCCUPANT

2615 W CASINO RD

5A

EVERETT WA 98204-2108

OCCUPANT

2615 W CASINO RD

3D

EVERETT WA 98204-2108

OCCUPANT

2615 W CASINO RD

5J

EVERETT WA 98204-2108

OCCUPANT

2615 W CASINO RD

6C

EVERETT WA 98204-2113

OCCUPANT

2615 W CASINO RD

6F

EVERETT WA 98204-2113

OCCUPANT

2615 W CASINO RD

10

EVERETT WA 98204-2109

OCCUPANT

2615 W CASINO RD

15

EVEREIT WA 98204-2109

OCCUPANT

2615 W CASINO RD

3**C**

EVERETT WA 98204-2109

OCCUPANT

2615 W CASINO RD

3 E

EVERETT WA 98204-2110

OCCUPANT

2615 W CASINO RD

3**H**

EVERETT WA 98204-2110

OCCUPANT

3003 W CASINO RD

OCCUPANT 1926 W CASINO RD EVERETT WA 98204-1489

RESIDENT 1926 W CASINO RD A103

EVERETT WA 98204-1475

RESIDENT 1926 W CASINO RD A106

EVERETT WA 98204-1475

RESIDENT 1926 W CASINO RD

A202 EVERETT WA 98204-8402

RESIDENT 1926 W CASINO RD

A205 EVERETT WA 98204-8402

RESIDENT 1926 W CASINO RD

A208

EVERETT WA 98204-1476

RESIDENT 1926 W CASINO RD

B103

EVERETT WA 98204-1476

RESIDENT

1926 W CASINO RD

B106

EVERETT WA 98204-8403

RESIDENT

1926 W CASINO RD

B203

EVERETT WA 98204-8403

RESIDENT

1926 W CASINO RD

B206

EVERETT WA 98204-8403

RESIDENT

1926 W CASINO RD

C103

EVERETT WA 98204-1477

RESIDENT

1926 W CASINO RD

AIOU

EVERETT WA 98204-1475

RESIDENT

1926 W CASINO RD

A104

EVERETT WA 98204-1475

RESIDENT

1926 W CASINO RD

A108

EVERETT WA 98204-8402

RESIDENT

1926 W CASINO RD

A203

EVERETT WA 98204-8402

RESIDENT

1926 W CASINO RD

A206

EVERETT WA 98204-8402

RESIDENT

1926 W CASINO RD

BIOL

EVERETT WA 98204-1476

RESIDENT

1926 W CASINO RD

B104

EVERETT WA 98204-1476

RESIDENT

1926 W CASINO RD

B201

EVERETT WA 98204-8403

RESIDENT

1926 W CASINO RD

B204

EVERETT WA 98204-8403

RESIDENT

1926 W CASINO RD

C101

EVERETT WA 98204-1477

RESIDENT

1926 W CASINO RD

c104

EVERETT WA 98204-1477

RESIDENT

1926 W CASINO RD

A102

EVERETT WA 98204-1475

RESIDENT

1926 W CASINO RD

A105

EVERETT WA 98204-1475

RESIDENT

1926 W CASINO RD

A201

EVERETT WA 98204-8402

RESIDENT

1926 W CASINO RD

A204

EVERETT WA 98204-8402

RESIDENT

1926 W CASINO RD

A207

EVERETT WA 98204-8402

RESIDENT

1926 W CASINO RD

B102

EVERETT WA 98204-1476

RESIDENT

1926 W CASINO RD

B105

EVERETT WA 98204-1476

RESIDENT

1926 W CASINO RD

B202

EVERETT WA 98204-8403

RESIDENT

1926 W CASINO RD

B205

EVERETT WA 98204-8403

RESIDENT

1926 W CASINO RD

C102

EVERETT WA 98204-1477

RESIDENT

1926 W CASINO RD

C105

RESIDENT 1926 W CASINO RD

C106

EVERETT WA 98204-8404

RESIDENT

1926 W CASINO RD

C201

EVERETT WA 98204-8404

RESIDENT

1926 W CASINO RD

C204

EVERETT WA 98204-8412

RESIDENT

1926 W CASINO RD

C207

EVERETT WA 98204-8412

RESIDENT

1926 W CASINO RD

D102

EVERETT WA 98204-1478

RESIDENT

1926 W CASINO RD

D105

EVERETT WA 98204-1478

RESIDENT

1926 W CASINO RD

D202

EVERETT WA 98204-8413

RESIDENT

1926 W CASINO RD

D205

EVERETT WA 98204-8413

RESIDENT

1926 W CASINO RD

E102

EVERETT WA 98204-1479

RESIDENT

1926 W CASINO RD

E105

EVERETT WA 98204-1479

RESIDENT

1926 W CASINO RD

E108

EVERETT WA 98204-8414

RESIDENT

1926 W CASINO RD

C107

EVERETT WA 98204-8404

RESIDENT

1926 W CASINO RD

C202

EVERETT WA 98204-8404

RESIDENT

1926 W CASINO RD

C205

EVERETT WA 98204-8412

RESIDENT

1926 W CASINO RD

C208

EVERETT WA 98204-1478

RESIDENT

1926 W CASINO RD

D103

EVERETT WA 98204-1478

RESIDENT

1926 W CASINO RD

D106

EVERETT WA 98204-1478

RESIDENT

1926 W CASINO RD

D203

EVERETT WA 98204-8413

RESIDENT

1926 W CASINO RD

D206

EVERETT WA 98204-8413

RESIDENT

1926 W CASINO RD

F103

EVERETT WA 98204-1479

RESIDENT

1926 W CASINO RD

E106

EVERETT WA 98204-1479

RESIDENT

1926 W CASINO RD

E201

EVERETT WA 98204-8414

RESIDENT

1926 W CASINO RD

C108

EVERETT WA 98204-8404

RESIDENT

1926 W CASINO RD

C203

EVERETT WA 98204-8412

RESIDENT

1926 W CASINO RD

C206

EVERETT WA 98204-8412

RESIDENT

1926 W CASINO RD

D101

EVERETT WA 98204-1478

RESIDENT

.1926 W CASINO RD

D104

EVERETT WA 98204-1478

RESIDENT

1926 W CASINO RD

D201

EVERETT WA 98204-8413

RESIDENT

1926 W CASINO RD

D204

EVERETT WA 98204-8413

RESIDENT

1926 W CASINO RD

E101

EVERETT WA 98204-1479

RESIDENT

1926 W CASINO RD

E104

EVERETT WA 98204-1479

RESIDENT

1926 W CASINO RD

E107

EVERETT WA 98204-8414

RESIDENT

1926 W CASINO RD

E202

RESIDENT 1926 W CASINO RD

E203

EVERETT WA 98204-8414

RESIDENT'

1926 W CASINO RD

E206

EVERETT WA 98204-1480

RESIDENT

1926 W CASINO RD

F101

EVERETT WA 98204-1480

RESIDENT'

1926 W CASINO RD

FI04

EVERETT WA 98204-8415

RESIDENT'

1926 W CASINO RD

F107

EVERETT WA 98204-8415

RESIDENT

1926 W CASINO RD

F202

EVERETT WA 98204-8416

RESIDENT

1926 W CASINO RD

F205

EVERETT WA 98204-8416

RESIDENT

1926 W CASINO RD

F208

EVERETT WA 98204-1481

RESIDENT

1926 W CASINO RD

G103

EVERETT WA 98204-1481

RESIDENT

1926 W CASINO RD

G106

EVERETT WA 98204-8417

RESIDENT

1926 W CASINO RD

G201

EVERETT WA 98204-8417

RESIDENT'

1926 W CASINO RD

E204

EVERETT WA 98204-8414

RESIDENT

1926 W CASINO RD

E207

EVERETT WA 98204-1480

RESIDENT

1926 W CASINO RD

F102

EVERETT WA 98204-1480

RESIDENT

1926 W CASINO RD

F105

EVERETT WA 98204-8415

RESIDENT

1926 W CASINO RD

F108

EVERETT WA 98204-8415

RESIDENT

1926 W CASINO RD

F203

EVERETT WA 98204-8416

RESIDENT

1926 W CASINO RD

F206

EVERETT WA 98204-1481

RESIDENT

1926 W CASINO RD

GIOL

EVERETT WA 98204-1481

RESIDENT

1926 W CASINO RD

G104

EVERETT WA 98204-1481

RESIDENT

1926 W CASINO RD

G107

EVERETT WA 98204-8417

RESIDENT

1926 W CASINO RD

G202

EVERETT WA 98204-8417

RESIDENT

1926 W CASINO RD

E205

EVERETT WA 98204-1480

RESIDENT

1926 W CASINO RD

E208

EVERETT WA 98204-1480

RESIDENT

1926 W CASINO RD

F103

EVERETT WA 98204-8415

RESIDENT

1926 W CASINO RD

F106

EVERETT WA 98204-8415

RESIDENT

1926 W CASINO RD

F201

EVERETT WA 98204-8416

RESIDENT

1926 W CASINO RD

F204

EVERETT WA 98204-8416

RESIDENT

1926 W CASINO RD

F207

EVERETT WA 98204-1481

RESIDENT

1926 W CASINO RD

G102

EVERETT WA 98204-1481

RESIDENT

1926 W CASINO RD

G105

EVERETT WA 98204-8417

RESIDENT

1926 W CASINO RD

G108

EVERETT WA 98204-8417

RESIDENT

1926 W CASINO RD

G203

RESIDENT 1926 W CASINO RD G204 EVERETT WA 98204-8418 RESIDENT 1926 W CASINO RD G207 EVERETT WA 98204-8418

RESIDENT 1926 W CASINO RD H102 EVERETT WA 98204-8405

RESIDENT 1926 W CASINO RD H105

EVERETT WA 98204-8405

RESIDENT 1926 W CASINO RD H108

EVERETT WA 98204-8405

RESIDENT 1926 W CASINO RD H203

EVERETT WA 98204-8419 RESIDENT

1926 W CASINO RD H206 EVERETT WA 98204-8419

RESIDENT 1926 W CASINO RD 1101

EVERETT WA 98204-1483 RESIDENT 1926 W CASINO RD

EVERETT WA 98204-1483

RESIDENT 1926 W CASINO RD I201 EVERETT WA 98204-8406

RESIDENT 1926 W CASINO RD I204 EVERETT WA 98204-8406 RESIDENT 1926 W CASINO RD G205 EVERETT WA 98204-8418

RESIDENT 1926 W CASINO RD G208 EVERETT WA 98204-8418

RESIDENT 1926 W CASINO RD

H103

EVERETT WA 98204-8405

RESIDENT 1926 W CASINO RD H106

EVERETT WA 98204-8405

RESIDENT 1926 W CASINO RD H201

EVERETT WA 98204-8419

RESIDENT 1926 W CASINO RD H204 EVEREIT WA 98204-8419

RESIDENT 1926 W CASINO RD H207

RESIDENT

EVERETT WA 98204-8419

1926 W CASINO RD 1102 EVERETT WA 98204-1483

RESIDENT 1926 W CASINO RD

EVERETT WA 98204-1483

RESIDENT 1926 W CASINO RD 1202

EVERETT WA 98204-8406 RESIDENT

1926 W CASINO RD 1205

EVERETT WA 98204-8406

RESIDENT 1926 W CASINO RD

G206

EVERETT WA 98204-8418

RESIDENT 1926 W CASINO RD H101

EVERETT WA 98204-8418

RESIDENT 1926 W CASINO RD

H104

EVERETT WA 98204-8405

RESIDENT 1926 W CASINO RD H107

EVEREIT WA 98204-8405

RESIDENT 1926 W CASINO RD

H202

EVERETT WA 98204-8419

RESIDENT 1926 W CASINO RD

H205

EVERETT WA 98204-8419 RESIDENT

1926 W CASINO RD H208

EVERETT WA 98204-8419

RESIDENT 1926 W CASINO RD

1103

EVERETT WA 98204-1483

RESIDENT 1926 W CASINO RD

1106

EVERETT WA 98204-1483

RESIDENT 1926 W CASINO RD

1203

EVERETT WA 98204-8406

RESIDENT 1926 W CASINO RD

1206

Page 21

RESIDENT 1926 W CASINO RD

J101

EVERETT WA 98204-1484

RESIDENT

1926 W CASINO RD

J104

EVERETT WA 98204-1484

RESIDENT

1926 W CASINO RD

J107

EVERETT WA 98204-1484

RESIDENT

1926 W CASINO RD

J202

EVERETT WA 98204-8407

RESIDENT

1926 W CASINO RD

J205

EVERETT WA 98204-8407

RESIDENT

1926 W CASINO RD

J208

EVERETT WA 98204-1485

RESIDENT

1926 W CASINO RD

K103

EVERETT WA 98204-1485

RESIDENT

1926 W CASINO RD

K106

EVERETT WA 98204-1485

RESIDENT

1926 W CASINO RD

K201

EVERETT WA 98204-8408

RESIDENT

1926 W CASINO RD

K204

EVERETT WA 98204-8408

RESIDENT

1926 W CASINO RD

K207

EVERETT WA 98204-8408

RESIDENT

1926 W CASINO RD

J102

EVERETT WA 98204-1484

RESIDENT

1926 W CASINO RD

1105

EVERETT WA 98204-1484

RESIDENT

1926 W CASINO RD

J108

EVERETT WA 98204-1484

RESIDENT

1926 W CASINO RD

J203

EVEREIT WA 98204-8407

RESIDENT

1926 W CASINO RD

J206

EVERETT WA 98204-8407

RESIDENT

1926 W CASINO RD

K101

EVERETT WA 98204-1485

RESIDENT

1926 W CASINO RD

K104

EVERETT WA 98204-1485

RESIDENT

1926 W CASINO RD

K107

EVERETT WA 98204-8408

RESIDENT

1926 W CASINO RD

K202

EVERETT WA 98204-8408

RESIDENT

1926 W CASINO RD

K205

EVERETT WA 98204-8408

RESIDENT

1926 W CASINO RD

K208

EVERETT WA 98204-8408

RESIDENT

1926 W CASINO RD

J103

EVERETT WA 98204-1484

RESIDENT

1926 W CASINO RD

1106

EVERETT WA 98204-1484

RESIDENT

1926 W CASINO RD

J201

EVERETT WA 98204-8407

RESIDENT

1926 W CASINO RD

J204

EVERETT WA 98204-8407

RESIDENT

1926 W CASINO RD

J207

EVERETT WA 98204-8407

RESIDENT

1926 W CASINO RD

K102

EVERETT WA 98204-1485

RESIDENT

1926 W CASINO RD

K105

EVERETT WA 98204-1485

RESIDENT

1926 W CASINO RD

K108

EVERETT WA 98204-8408

RESIDENT

1926 W CASINO RD

K203

EVERETT WA 98204-8408

RESIDENT

1926 W CASINO RD

K206

EVERETT WA 98204-8408

RESIDENT

1926 W CASINO RD

L101

Page 22

RESIDENT 1926 W CASINO RD

L102

EVERETT WA 98204-1486

RESIDENT'

1926 W CASINO RD

L105

EVERETT WA 98204-8409

RESIDENT

1926 W CASINO RD

L.202

EVERETT WA 98204-8409

RESIDENT ...

1926 W CASINO RD

L205

EVERETT WA 98204-8409

RESIDENT

1926 W CASINO RD

M102

EVERETT WA 98204-1487

RESIDENT

1926 W CASINO RD

M105

EVERETT WA 98204-1487

RESIDENT

1926 W CASINO RD

M108

EVERETT WA 98204-8410

RESIDENT

1926 W CASINO RD

M203

EVERETT WA 98204-8410

RESIDENT

1926 W CASINO RD

M206

EVERETT WA 98204-8411

RESIDENT

1926 W CASINO RD

N101

EVERETT WA 98204-8411

RESIDENT

1926 W CASINO RD

N104

EVERETT WA 98204-8411

RESIDENT

1926 W CASINO RD

L.103

EVERETT WA 98204-1486

RESIDENT

1926 W CASINO RD

L 106

EVERETT WA 98204-8409

RESIDENT

1926 W CASINO RD

L203

EVERETT WA 98204-8409

RESIDENT

1926 W CASINO RD

L206

EVERETT WA 98204-1487

RESIDENT

1926 W CASINO RD

M103

EVERETT WA 98204-1487

RESIDENT

1926 W CASINO RD

M106

EVERETT WA 98204-1487

RESIDENT

1926 W CASINO RD

M201

EVERETT WA 98204-8410

RESIDENT

1926 W CASINO RD

M204

EVERETT WA 98204-8410

RESIDENT

1926 W CASINO RD

M207

EVERETT WA 98204-8411

RESIDENT

1926 W CASINO RD

N102

EVERETT WA 98204-8411

RESIDENT

1926 W CASINO RD

N105

EVERETT WA 98204-1488

RESIDENT

1926 W CASINO RD

L104

EVERETT WA 98204-1486

RESIDENT

1926 W CASINO RD

L201

EVERETT WA 98204-8409

RESIDENT

1926 W CASINO RD

L204

EVERETT WA 98204-8409

RESIDENT

1926 W CASINO RD

M101

EVERETT WA 98204-1487

RESIDENT

1926 W CASINO RD

M104

EVERETT WA 98204-1487

RESIDENT

1926 W CASINO RD

M107

EVERETT WA 98204-8410

RESIDENT

1926 W CASINO RD

M202

EVERETI WA 98204-8410

RESIDENT

1926 W CASINO RD

M205

EVERETT WA 98204-8410

RESIDENT

1926 W CASINO RD

M208

EVERETT WA 98204-8411

RESIDENT

1926 W CASINO RD

N103

EVERETT WA 98204-8411

RESIDENT

1926 W CASINO RD

N106

RESIDENT 1926 W CASINO RD N107 EVEREIT WA 98204-1488 RESIDENT

1926 W CASINO RD N202 EVEREIT WA 98204-1488

RESIDENT 1926 W CASINO RD N205

EVERETT WA 98204-8401

RESIDENT 1926 W CASINO RD N208

EVERETT WA 98204-9401

RESIDENT 1910 W CASINO RD 113

EVERETT WA 98204-2115

RESIDENT 1910 W CASINO RD

EVERETT WA 98204-2115

RESIDENT 1910 W CASINO RD 126

EVERETT WA 98204-2115

RESIDENT 1910 W CASINO RD 133

EVERETT WA 98204-2120 RESIDENT

1910 W CASINO RD 136

EVERETT WA 98204-2120

RESIDENT 1910 W CASINO RD 213 EVERETT WA 98204-2121

RESIDENT 1910 W CASINO RD 223

EVERETT WA 98204-2116

RESIDENT 1926 W CASINO RD N108

EVERETT WA 98204-1488

RESIDENT 1926 W CASINO RD N203

EVERETT WA 98204-1488

RESIDENT 1926 W CASINO RD N206

EVERETT WA 98204-8401

RESIDENT 1910 W CASINO RD 111

EVERETT WA 98204-2115

RESIDENT 1910 W CASINO RD 121

EVERETT WA 98204-2115

RESIDENT 1910 W CASINO RD 124

EVERETT WA 98204-2115

RESIDENT 1910 W CASINO RD 131

EVERETT WA 98204-2115

RESIDENT 1910 W CASINO RD 134

EVERETT WA 98204-2120

RESIDENT 1910 W CASINO RD

EVERETT WA 98204-2121

RESIDENT 1910 W CASINO RD 221

EVERETT WA 98204-2121

RESIDENT 1910 W CASINO RD

224 EVERETT WA 98204-2116 RESIDENT 1926 W CASINO RD

N201

EVERETT WA 98204-1488

RESIDENT 1926 W CASINO RD

N204

EVERETT WA 98204-8401

RESIDENT 1926 W CASINO RD

N207

EVERETT WA 98204-8401

RESIDENT 1910 W CASINO RD

112 EVERETT WA 98204-2115

RESIDENT 1910 W CASINO RD

122

EVERETT WA 98204-2115

RESIDENT 1910 W CASINO RD

125

EVERETT WA 98204-2115

RESIDENT

1910 W CASINO RD

132

EVERETT WA 98204-2120

RESIDENT

1910 W CASINO RD

135

EVERETT WA 98204-2120

RESIDENT

1910 W CASINO RD

212

EVERETT WA 98204-2121

RESIDENT

1910 W CASINO RD

222

EVERETT WA 98204-2121

RESIDENT

1910 W CASINO RD

225

rage 24		
RESIDENT	RESIDENT	RESIDENT
1910 W CASINO RD	1910 W CASINO RD	1910 W CASINO RD
226	231	232
EVERETT WA 98204-2116	EVERETT WA 98204-2116	EVERETT WA 98204-2117
RESIDENT	RESIDENT	RESIDENT
1910 W CASINO RD	1910 W CASINO RD	1910 W CASINO RD
233	234	235
EVERETT WA 98204-2117	EVERETT WA 98204-2117	EVERETT WA 98204-2117
RESIDENT	RESIDENT	RESIDENT
1910 W CASINO RD	1910 W CASINO RD	1910 W CASINO RD
236	311	312
EVERETT WA 98204-2117	EVERETT WA 98204-2118	EVERETT WA 98204-2118
RESIDENT 1910 W CASINO RD 313 EVERETT WA 98204-2118	RESIDENT 1910 W CASINO RD 321 EVERETT WA 98204-2118	RESIDENT 1910 W CASINO RD 322 EVERETT WA 98204-2118
RESIDENT	RESIDENT	RESIDENT
1910 W CASINO RD	1910 W CASINO RD	1910 W CASINO RD
323	324	325
EVERETT WA 98204-2119	EVERETT WA 98204-2119	EVERETT WA 98204-2119
RESIDENT	RESIDENT	RESIDENT
1910 W CASINO RD	1910 W CASINO RD	1910 W CASINO RD
326	331	332
EVERETT WA 98204-2119	EVERETT WA 98204-2119	EVERETT WA 98204-2122
RESIDENT	RESIDENT	RESIDENT
1910 W CASINO RD	1910 W CASINO RD	1910 W CASINO RD
333	334	335
EVERETT WA 98204-2122	EVERETT WA 98204-2122	EVERETT WA 98204-2122
RESIDENT	RESIDENT	RESIDENT
1910 W CASINO RD	1908 W CASINO RD	1908 W CASINO RD
336	1	2
EVERETT WA 98204-2122	EVERETT WA 98204-1418	EVERETT WA 98204-1418
RESIDENT 1908 W CASINO RD 3 EVERETT WA 98204-1418	RESIDENT 1908 W CASINO RD 4 EVERETT WA 98204-1418	RESIDENT 1908 W CASINO RD 5 EVERETT WA 98204-1418
RESIDENT	RESIDENT	RESIDENT
1908 W CASINO RD	1908 W CASINO RD	1908 W CASINO RD
6	7	8
EVERETT WA 98204-1418	EVERETT WA 98204-2100	EVERETT WA 98204-2100
RESIDENT	RESIDENT	RESIDENT
1908 W CASINO RD	1908 W CASINO RD	1906 W CASINO RD

10

EVERETT WA 98204-2100

EVERETT WA 98204-2100

11

3		
RESIDENT 1906 W CASINO RD 12 EVERETT WA 98204-2100	RESIDENT 1906 W CASINO RD 14 EVERETT WA 98204-2101	RESIDENT 1906 W CASINO RD 15 EVERETT WA 98204-2101
RESIDENT 1906 W CASINO RD 16	RESIDENT 1906 W CASINO RD 17	RESIDENT 1906 W CASINO RD 17
EVERETT WA 98204-2101	EVERETT WA 98204-2101	EVERETT WA 98204-2101
RESIDENT 1906 W CASINO RD 18	RESIDENT 1902 W CASINO RD	RESIDENT 1902 W CASINO RD 2
EVERETT WA 98204-2101	EVERETT WA 98204-1482	EVERETT WA 98204-1482
RESIDENT 1902 W CASINO RD 3	RESIDENT 1902 W CASINO RD	RESIDENT 1902 W CASINO RD 5
EVERETT WA 98204-1482	EVERETT WA 98204-1482	EVERETT WA 98204-1482
RESIDENT 1902 W CASINO RD 6	RESIDENT 1902 W CASINO RD 7	RESIDENT 1902 W CASINO RD 8
EVERETT WA 98204-1482	EVERETT WA 98204-1482	EVERETT WA 98204-1482
RESIDENT 1902 W CASINO RD 9	RESIDENT 1902 W CASINO RD 10	RESIDENT 1902 W CASINO RD 11
EVERETT WA 98204-1482	EVERETT WA 98204-1482	EVERETT WA 98204-1482
RESIDENT 1902 W CASINO RD 1	RESIDENT 1904 W CASINO RD 2	RESIDENT 1904 W CASINO RD 3
EVERETT WA 98204-1482	EVERETT WA 98204-1482	EVERETT WA 98204-1482
RESIDENT 1904 W CASINO RD 4	RESIDENT 1904 W CASINO RD 5	RESIDENT 1904 W CASINO RD 6 EVERETT WA 98204-1494
EVERETT WA 98204-1494	EVERETT WA 98204-1494	
RESIDENT 1904 W CASINO RD 7	RESIDENT 1904 W CASINO RD 8	RESIDENT 1904 W CASINO RD 9
EVERETT WA 98204-1494	EVERETT WA 98204-1494	EVERETT WA 98204-1494
RESIDENT 1904 W CASINO RD 10	RESIDENT 1904 W CASINO RD 11	RESIDENT 1916 W CASINO RD 1
EVERETT WA 98204-1494	EVERETT WA 98204-1494	EVERETT WA 98204-1416
RESIDENT 1916 W CASINO RD 2	RESIDENT 1916 W CASINO RD 3	RESIDENT 1916 W CASINO RD 4
EVERETT WA 98204-1416	EVERETT WA 98204-1416	EVERETI WA 98204-1416

RESIDENT
1916 W CASINO RD
5

EVERETT WA 98204-1416

Mulilteo School District 9001 Airport Rd Everett, WA 98204

GTE Comm Systems Corp 2610 W Casino Rd Everett, WA 98204

RESIDENT 9701 32ND DR W EVERETT WA 98204-1903

RESIDENT 9724 32ND DR W EVERETT WA 98204-1903

RESIDENT 3220 100TH ST SW B EVERETT WA 98204-1303

RESIDENT 3220 100TH ST SW E

EVERETT WA 98204-1383 RESIDENT

10108 32ND AVE W 1B2 EVERETT WA 98204-1343

RESIDENT 2817 100TH SW EVERETT WA 98204-1304

RESIDENT 10108 32ND AVE W 1C EVERETT WA 98204-1343 RESIDENT 1916 W CASINO RD 6 EVERETT WA 98204-1416

Aerospace Machinists 8631 Airport Rd Everett, WA 98204

The Cushing Group Inc. 2615 W. Casino Rd. Everett, WA 98204

John Fluke Mfg Co Inc. 1720 75th St. SW Everett, WA 98203

RESIDENT 3215 97TH PL SW A

EVERETT WA 98204-1908

RESIDENT 9724 32ND DR W B

EVERETT WA 98204-1903 RESIDENT

3220 100TH ST SW

EVERETT WA 98204-1303 RESIDENT

10016 33RD PL W EVERETT WA 98204-1906

RESIDENT 10108 32ND AVE W

ZA EVERETT WA 98204-1343

RESIDENT 10108 32ND AVE W

EVERETT WA 98204-1343

RESIDENT 10108 32ND AVE W

EVERETT WA 98204-1343

AT&T Communication 2505 W Casino Everett, WA 98204

Cushing Two Inc 2525 W. Casino Rd. Everett, WA 98204

C & C Truck Parts Inc. 2315 W Casino Rd. Everett, WA 98204

RESIDENT 3215 97TH PL SW

EVERETT WA 98204-1908

RESIDENT 3220 100TH ST SW

EVERETT WA 98204-1390

RESIDENT 3220 100TH ST SW

EVERETT WA 98204-1303

RESIDENT 10108 32ND AVE W

EVERETT WA 98204-1343

RESIDENT 10108 32ND AVE W

EVERETT WA 98204-1343

RESIDENT 10108 32ND AVE W

EVERETT WA 98204-1343

RESIDENT 10108 32ND AVE W EVERETT WA 98204-1343

RESIDENT 10203 31ST AVE W

Α

EVERETT WA 98204-1386

RESIDENT 10217 31ST AVE W C51B

EVERETT WA 98204-1917 RESIDENT

10217 31ST AVE W C51D

EVERETT WA 98204-1917

RESIDENT 3008 100TH ST SW EVERETT WA 98204-1391

W

OCCUPANT 8040 40TH AVE W MUKILTEO WA 98275-2810

OCCUPANT 7911 40TH AVE W MUKILTEO WA 98275-2812

RESIDENT 4007 78TH ST SW MUKILTEO WA 98275-2829

RESIDENT 4203 78TH ST SW B MUKILTEO WA 98275-2825

RESIDENT 10203 31ST AVE W

В

EVERETT WA 98204-1386

RESIDENT 10217 31ST AVE W

C51C

EVERETT WA 98204-1917

RESIDENT

2916 100TH ST SW

Α

EVERETT WA 98204-1397

RESIDENT

10300 28TH AVE W EVERETT WA 98204-1900

RESIDENT 7901 40TH AVE W EVERETT WA 98204-1392

OCCUPANT
7924 40TH AVE W
MUKILTEO WA 98275-2812

RESIDENT 4223 78TH ST SW MUKILTEO WA 98275-2720

OCCUPANT 7806 40TH AVE W

MUKILIEO WA 98275-2813

RESIDENT 4206 78TH ST SW MUKILTEO WA 98275-2826 RESIDENT 10203 31ST AVE W

С

EVERETT WA 98204-1386

RESIDENT

10217 31ST AVE W

C51A

EVERETT WA 98204-1394

RESIDENT

2916 100TH ST SW

В

EVERETT WA 98204-1340

RESIDENT

11002 29TH AVE W

EVERETT WA 98204-1314

RESIDENT 7911 40TH AVE W EVERETT WA 98204-1392

OCCUPANT 4025 80TH AVE W MUKILTEO WA 98275-2852

RESIDENT
7901 40TH AVE W
MUKILTEO WA 98275-2812

RESIDENT 4203 78TH ST SW

Α

MUKILTEO WA 98275-2825

RESIDENT 8609 44TH AVE W MUKILTEO WA 98275

RESIDENT 8721 44TH AVE W MUKIL TEO WA 98275 RESIDENT 8731 44TH AVE W MUKILTEO WA 98275

RESIDENT 8910 44TH AVE W MUKILTEO WA 98275

RESIDENT 8918 44TH AVE W MUKILTEO WA 98275 RESIDENT 8914 44TH AVE W MUKILTEO WA 98275

RESIDENT 8830 44TH AVE W MUKILTEO WA 98275

RESIDENT 8906 44TH AVE W MUKILTEO WA 98275

RESIDENT 8902 44TH AVE W MUKILTEO WA 98275

RESIDENT 8808 44TH AVE W MUKILTEO WA 98275 RESIDENT 8824 44TH AVE W MUKILTEO WA 98275 RESIDENT 8816 44TH AVE W MUKILTEO WA 98275

RESIDENT - 9028 44TH AVE W MUKILTEO WA 98275

RESIDENT 9036 44TH AVE W MUKILTEO WA 98275 RESIDENT 9032 44TH AVE W MUKILTEO WA 98275

RESIDENT 8612 44TH AVE W MUKILTEO WA 98275

RESIDENT 9014 44TH AVE W MUKILTEO WA 98275 RESIDENT 9004 44TH AVE W MUKILTEO WA 98275

RESIDENT 8700 44TH AVE W MUKILTEO WA 98275

RESIDENT 8622 44TH AVE W MUKILTEO WA 98275 RESIDENT 8604 44TH AVE W MUKILTEO WA 98275

RESIDENT 8712 441H AVE W MUKILTEO WA 98275 RESIDENT 8704 44TH AVE W MUKILTEO WA 98275 RESIDENT 8708 44TH AVE W MUKILTEO WA 98275

RESIDENT 8926 44TH AVE W MUKILTEO WA 98275

> RESIDENT 8130 44TH AVE W MUKILTEO WA 98275-2806

RESIDENT 7914 44TH AVE W MUKILTEO WA 98275-2716

RESIDENT 7906 44TH AVE W MUKIL 1EO WA 98275-2716

RESIDENT 7831 44TH AVE W MUKILTEO WA 98275-7117 RESIDENT 7902 44TH AVE W MUKILTEO WA 98275-2716

RESIDENT 7804 44TH AVE W MUKILTEO WA 98275-2718

RESIDENT 7810 44TH AVE W MUKILTEO WA 98275-2718 RESIDENT 7820 44TH AVE W MUKILTEO WA 98275-2718

RESIDENT 7816 44TH AVE W MUKILTEO WA 98275-2717

RESIDENT 7807 44TH AVE W MUKILTEO WA 98275-2812 RESIDENT 7712 44TH AVE W MUKILTEO WA 98275-2720

RESIDENT 7728 44TH AVE W MUKILTEO WA 98275-2720 RESIDENT 7720 44TH AVE W MUKILTEO WA 98275-2720

RESIDENT 7618 44TH AVE W MUKILTEO WA 98275-2722

RESIDENT 7704 44TH AVE W MUKILTEO WA 98275-2720 RESIDENT 7626 44TH AVE W MUKIL TEO WA 98275-2722

OCCUPANT 8217 44TH AVENUE WEST MUKILTEO, WA 98275-2542

OCCUPANT' 8221 44TH AVENUE WEST SUITE A MUKILTEO WA 98275-2542

8221 44TH AVENUE WEST SUITE B MUKILTEO, WA 98275-2542

OCCUPANT

OCCUPANT

OCCUPANT

OCCUPANT

OCCUPANT 8221 44TH AVENUE WEST SUITE C MUKILTEO, WA 98275-2542

8221 44TH AVENUE WEST SUITE D MUKILTEO, WA 98275-2542

OCCUPANT

OCCUPANT

OCCUPANT.

OCCUPANT

SUITE H

8221 44TH AVENUE WEST SUITE E MUKILTEO, WA 98275-2542

OCCUPANT | 8221 44TH AVENUE WEST SUITE F MUKILTEO, WA 98275-2542

8221 44TH AVENUE WEST SUITE G MUKILTEO, WA 98275-2542 8221 44TH AVENUE WEST SUITE H MUKILTEO, WA 98275-2542

OCCUPANT' 8227 44TH AVENUE WEST SUITE A MUKILTEO, WA 98275-2542 OCCUPANT

OCCUPANT 8227 44TH AVENUE WEST SUITE B

MUKILTEO, WA 98275-2542

8227 44TH AVENUE WEST SUITE C MUKILTEO, WA 98275-2542

8227 44TH AVENUE WEST SUITE D MUKILTEO, WA 98275-2542 8227 44TH AVENUE WEST SUITE E MUKILTEO WA 98275-2542

8227 44TH AVENUE WEST

OCCUPANT 8227 44TH AVENUE WEST SUITE F MUKILTEO, WA 98275-2542 OCCUPANT

OCCUPANT' 8227 44TH AVENUE WEST SUITE G MUKILTEO, WA 98275-2542 OCCUPANT'

SUITE J

OCCUPANT' 8227 44TH AVENUE WEST

MUKILTEO, WA 98275-2542

SUITEI MUKILTEO, WA 98275-2542 OCCUPANT

8227 44TH AVENUE WEST

8227 44TH AVENUE WEST SUITE K MUKILTEO WA 98275-2542 MUKILTEO, WA 98275-2542

8227 44TH AVENUE WEST SUITE L MUKILTEO, WA 98275-2542

OCCUPANT 8229 44TH AVENUE WEST SUITE A MUKILTEO, WA 98275-2542

OCCUPANT
8229 44TH AVENUE WEST
SUITE D
MUKILTEO, WA 98275-2542

OCCUPANT 8229 44TH AVENUE WEST SUITE G MUKILTEO, WA 98275-2542

OCCUPANT 8229 44TH AVENUE WEST SUITE J MUKILTEO, WA 98275-2542

OCCUPANT 8223 44TH AVENUE WEST SUITE C MUKILTEO, WA 98275-2542

OCCUPANT 8223 44TH AVENUE WEST SUITE F MUKILIEO, WA 98275-2542

LIBERTY CHRISTIAN SCHOOL AND DAY CARE 8225 ++TH AVENUE WEST MUKIL TEO, WA 98275-2542

OCCUPANT 8225 44TH AVENUE WEST SUITE M MUKILTEO, WA 98275-2542 OCCUPANT 8229 44TH AVENUE WEST SUITE B MUKILTEO WA 98275-2542

8229 44TH AVENUE WEST SUITE E MUKILTEO. WA 98275-2542

OCCUPANT

OCCUPANT 8229 44TH AVENUE WEST SUITE H MUKILTEO WA 98275-2542

OCCUPANT 8223 44TH AVENUE WEST SUITE A MUKILTEO. WA 98275-2542

OCCUPANT 8223 ++TH AVENUE WEST SUITE D MUKILTEO, WA 98275-2542

OCCUPANT 8223 44TH AVENUE WEST SUITE G MUKILIEO, WA 98275-2542

SENIOR SERVICES OF SNOHOMISH COUNTY 8225 44TH AVENUE WEST MUKILTEO WA 98275-2542 OCCUPANT 8229 44TH AVENUE WEST SUITE C MUKILIEO, WA 98275-2542

8229 44TH AVENUE WEST SUITE F MUKILTEO, WA 98275-2542

OCCUPANT

OCCUPANT 8229 44TH AVENUE WEST SUITE I MUKILTEO, WA 98275-2542

OCCUPANT 8223 44TH AVENUE WEST SUITE B

MUKILTEO, WA 98275-2542
OCCUPANT

8223 44TH AVENUE WEST SUITE E MUKILTEO, WA 98275-2542

OCCUPANT
8223 44TH AVENUE WEST
SUITE H
MUKILTEO, WA 98275-2542

DART TRANSPORTATION 8225 44TH AVENUE WEST MUKILTEO, WA 98275-2542

PUBLIC PARTICIPATION PLAN - APPENDIX D

INTERVIEW QUESTIONS

Community interviews are informal interviews held with selected individuals or small groups representing adjacent property owners. local residents, government officials, local businesses, the media, community groups, and potentially liable persons. Refer to the site mailing list (Appendix C) for a list of possible interviewees.

The purpose of the interview is to gather pertinent information that may be used during development of an effective public participation program. An effective public participation program encourage citizen involvement and meets the special concerns of the community in relation to the site. This process will also allow an assessment of the scope of community concern.

The conversation with the interviewee begins by explaining the situation at the site and what the information being gathered through the interview process will be used for Below are some typical questions asked.

- What do you know about the site? When were you first aware?
- What is your understanding of the history of the site?
- 3 Do you have current concerns about the site?
- Do you believe our health or the health of the community is affected or has been affected by the hazardous substances at the site?
- From your perspective, does the public have confidence in Ecology's oversight of the remedial or removal action? What do you personally feel?
- What media do you get your information from? Have you had contact with government official about the site? Were they responsive to your concerns?
- Are you participating in any activities concerning the site? How would you like to further participate?
- 8. Where would you suggest site reports and documents be available for your study and review?
- 9. Where would you suggest Ecology hold public meetings or hearings?
- 10. From your perspective, who in this area should be informed about the site?
- What kind of information do you need about the site? How do you want to get this information?

PUBLIC PARTICIPATION PLAN - APPENDIX E

GLOSSARY

- Agreed Order or Order means this Order issued under RCW 70 105D 050(1) and WAC 173-340-530. The term includes the text of this Order, all attachments to this Order, and all Ecology-approved submittals required pursuant to this Order. All attachments to this order and Ecology-approved submittals are incorporated into this Order by this reference and are enforceable parts of this Order as if fully set forth herein.
- Area of Concern ("AOC") means any area of the Facility where a release of hazardous substances (including dangerous waste and dangerous constituents) at or from the BCAG Everett Plant has occurred, is occurring, is suspected to have occurred, or threatens to occur
- Boeing Commercial Airplane Group Everett Plant (the BCAG Everett Plant) means all contiguous property located at 3003 West Casino Road, Everett, Washington, which is owned, operated, or under the control of The Boeing Company.
- 4 <u>Cleanup Action Plan</u> ("CAP") means the document prepared by Ecology under WAC 173-340-360 which selects facility specific corrective measures, cleanup standards, points of compliance and other requirements for the cleanup action.
- 5. Cleanup Standards means the standards promulgated under RCW 70.105D 030(2)(d) and include (1) hazardous substance concentrations "cleanup levels" that protect human health and the environment; (2) the location at the facility where those cleanup levels must be attained, "points of compliance"; and (3) additional regulatory requirements that apply to a cleanup because of the type of action required and/or the location of the Facility.
- 6 Corrective Action means any activity including investigations, studies, characterizations and corrective measures, including actions taken pursuant to Chapter 70 105D RCW and Chapter 173-340 WAC, undertaken in whole or in part to fulfill the requirements of Chapter 70 105 RCW and WAC 173-303

- Corrective Measure means any measure to control prevent, or mitigate releases and/or potential releases of hazardous substances (including dangerous waste and dangerous constituents) at or from the BCAG Everett Plant, which action has been reviewed and approved by Ecology and set forth in a facility specific Cleanup Action Plan ("CAP") prepared in compliance with the requirements of Chapter 70 105D RCW and Chapter 173-340 WAC, including WAC 173-340-360. Corrective measures may include interim actions as defined by Chapter 173-340 WAC.
- Dangerous Constituent means any constituent identified in WAC 173-303-9905 or 40 CFR Part 264

 Appendix IX: any constituent which caused a waste to be listed or designated as dangerous under the provisions of Chapter

 173-303 WAC, or any constituent defined as a hazardous substance at RCW 70.105D.020(7)
- 9 <u>Dangerous Waste</u> means any solid waste designated in WAC 173-303-070 through 173-303-100 as dangerous, extremely hazardous or mixed waste. Dangerous wastes are hazardous substances under RCW 70.105D 020(7).
- Dangerous Waste Constituent means any constituent listed in WAC 173-303-9905 or any other constituent that has caused a waste to be a dangerous waste under Chapter 173-303 WAC. Dangerous waste constituents are hazardous substances under RCW 70.105D 020(7)
- Day shall always mean a calendar day unless otherwise specified. In computing any period of time under this Order, if the last day falls on a Saturday, Sunday, or a state or federal holiday, the period shall run until the end of the next day which is not a Saturday, Sunday, or a state or federal holiday. Any time period scheduled to begin on the occurrence of an act or event shall begin on the day after the act or event.
- Facility means the BCAG Everett Plant and all other property, regardless of control, at which hazardous substances, including dangerous wastes and dangerous constituents, released at or from the BCAG Everett Plant have come to be located.
- Feasibility Study ("FS") means the investigation and evaluation of potential corrective measures performed in accordance with the Feasibility Study (FS) requirements of WAC 173-340-350 and the Remedial Investigation and Feasibility Study (RI/FS) requirements outlined in Section VI of this Order The Ecology approved FS will be deemed to be equivalent to a RCRA Corrective Measures Study fulfilling the corrective action requirements of WAC 173-303-646
 - Hazardous Substance means the definition of hazardous substance at RCW 70, 105D 020(7)

- Permit or Permitting Requirement, unless otherwise specified, means the requirements pursuant to Chapter 70 105 RCW and Chapter 173-303 WAC for applying for, obtaining, maintaining, modifying, and terminating dangerous waste management facility permits
- RCRA Facility Assessment ("RFA") means the investigation conducted under the direction of the U.S.

 Environmental Protection Agency Region Ten (U.S. EPA Region X) for releases and potential releases at or from the BCAG Everett Plant. The results of the RFA are described in the report entitled "Boeing Company Plant, Everett, Washington Resource Conservation and Recovery Act Facility Assessment, December 2, 1993, Prepared by PRC Environmental Management, Inc." ("RFA Report"). The RFA Report is incorporated into this Order by this reference as if fully set forth herein.
- Release means the definition of release at RCW 70.105D 020(19), which includes any intentional or unintentional entry of any Hazardous Substance into the environment, including but not limited to the abandonment or disposal of containers of Hazardous Substances.
- Remedial Investigation ("RI") means a facility wide investigation and characterization performed in accordance with the requirements of Chapter 173-340 WAC and the remedial investigation/feasibility study ("RI/FS")

 Scope of Work described in Section VI of this Order. The Ecology approved RI will be deemed to be equivalent to a RCRA facility investigation, fulfilling the corrective action requirements of WAC 173-303-646.
- Solid Waste Management Unit ("SWMU") means the definition of Solid Waste Management Unit at WAC 173-303-040, including any discernible location at the BCAG Everett Plant, where solid wastes have been placed at any time, whether or not the location was intended for the management of solid or dangerous wastes. These SWMUs include any area at the BCAG Everett Plant at which solid wastes, including spills, were routinely and systematically released.
- Submittal shall include any workplan, report, status report, or any other written document required to be submitted to Ecology pursuant to this Order

SWMUs and AOCs Where a Remedial Investigation is Needed at The Boeing Commercial Airplane-Everett Plant.

1	No. 051	Building 40-31; Bluestreak Containment trench
	No. 070	Building 40-31; Former Underground clarifying single wall steel tank
	No. 134.	Building 40-31; Plating waste storage containers
	No. 150.	Building 40-31; zyglo penetrant concrete sump
	No. 156	Building 40-31; EV-115, 116, 117; Bluestreak sumps
2	No. 054.	Building 40-51; Former Wastewater AST
	No. 065	Building 40-51; Former paint stripping tankline
	No. 151.	Building 40-51; Sumps and Trenches; EV-119 thru 123, EV-112 thru 114
3	No. 093.	Building 45-01; Former MEK, Toluene, USTs EV-18, -19, -20, -54
	No. 142.	Building 45-01: EV-136; Wastewater Sump and Flume
4	No. 097	Building 40-11; Former facility degreaser
5	No. 103	Japanese Guich Ponds and Creek and Lake Boeing -
	No. 135.	Powder Mill Gulch Pond-
6	No. 121.	Building 40-02; EV-103; Hydraulic Jack Test Stand o/w separator
7	No. 145.	Building 40-33; EV-200; Wastewater Sump; 767 Wing Stub CST&P
8.	No. 154.	Building 40-37; 777 CST&P wastewater sumps from the CST&P cells (4), CIC cell (1)
9	No. 157	Building 45-03; EV-124, 125, 129; Paint hanger and Wastewater sumps and delivery trenches.
	No. 167.	Building 45-06; Wastewater USTs; EV-21, EV-22, EV-23

SWMU and AOC numbers obtained from the reference: Boeing Commercial Airplane Group-Everett Plant, September 18, 1995, RCRA Corrective Action-Solid Waste Management Unit\Areas of Concern Background Document.

SWMUs and AOCs Where Interim Actions are Required in Addition to Subsurface Investigation at the Boeing Commercial Airplane-Everett Plant.

1	No. 055.	Building 40-24; EV-75-1, EV-76-1; Former Central Hydraulic System Waste Tank
	No. 168.	System Building 40-24; Utility Sumps and Trenches
2.	No. 067.	Building 40-56; Former Solvent Recycling Unit
	No. 071.	Building 40-56; EV-153; Former Silkscreen UST and Sump
	No. 086.	Building 40-56; EV-41; Former Waste Acid UST
	No. 089.	Building 40-56; EV-42; Former waste silkscreen UST
	No. 094.	Building 40-56; EV-43; Former Silkscreen product UST
3.	No. 100	Gun Club
4	No. 112	Building 40-11; EV-51; Auto steam cleaning area o/w separator
5	No. 165.	Building 45-51; Jet fuel USTs; EV-26 thru 29
6	No. 166.	Building 45-52; UST Jet fuel overfill; EV-110-1

SWMU and AOC numbers obtained from the reference: Boeing Commercial Airplane Group-Everett Plant, September 18, 1995, RCRA Corrective Action-Solid Waste Management Unit\Areas of Concern Background Document.

Summary of Interim Actions at Attachment 6 SWMUs and AOCs

Gun Club (No. 100)

The Gun Club site is approximately twenty-five acres in size and is located west of Airport Road and north and east of the Snohomish County Airport (Paine Field). The area is primarily unpaved and undeveloped except for two roads, and an asphalt paved area remaining from previous remedial and lead reclamation activities.

The Paine Field Sports Club operated a trap shooting range on the site from the late 1940's until 1988 when Boeing purchased the property from Snohomish County. Trap shooting resulted in soil and groundwater contamination with lead from shot and polyaromatic hydrocarbons (PAH's) from clay pigeons. Surface contamination has been spread both laterally and vertically because of historical grading and filling activities. Contamination at the site was reported to the Department of Ecology in 1990.

These activities were independent remedial actions conducted by The Boeing Company. These investigations were performed by Dames and Moore in 1988 and 1990, and Landau Associates in 1991 both under contract with The Boeing Company. Remediation has consisted primarily of surficial soil removal in 1988, 1990, and 1993. In late 1994 and early 1995, The Boeing Company contracted with Secor to perform a quantitative risk assessment using previously collected data. The risk assessment determined that there is little or no health risk to human receptors from exposure to site chemicals, with the exception of a small portion of Area C. As a part of this Agreed Order, Ecology will review and comment on the regulatory and technical aspects of the independently conducted risk assessment. Area C is the part of the site bounded by Airport Road, West Frontage Road, Bomarc Road, and Paine Field. Area C does present a limited risk that will be addressed in 1996.

Currently there are seven groundwater monitoring wells at the Gun Club that are sampled quarterly. The samples are analyzed for arsenic, lead and polyaromatic hydrocarbons. This monitoring is part of a site wide program conducted as part of an independent remedial action.

Silkscreen Shop Area (Building 40-56: Nos. 067, 071, 086, 089, and 094)

This Silkscreen Shop is located in the southeast portion of Building 40-56. This shop has performed silkscreening for aircraft interiors since 1969. This area is located within an operating manufacturing shop and the paved outdoor area directly south of the building.

The washing of inks from silk screens has historically used a variety of nonchlorinated solvent mixtures that have primarily consisted of ketones such as cyclohexanone and light aromatics such as toluene, ethyl benzene, xylenes, cumene, and trimethyl benzenes. These solvents have been released into the subsurface from tanks, piping, sumps and other mechanical systems that historically carried spent and new silkscreen washing solvent.

In 1986, two underground storage tanks used for spent and new silkscreen solvent were removed from the outdoor area directly south of the Silkscreen Shop. Soil and perched groundwater containing solvent constituents were encountered during the removal of these tanks. The discovery of contamination was reported to the Department of Ecology. An independent remedial investigation was conducted in 1986 and 1987 that included soil sampling and installation of monitoring wells within the perched groundwater. A groundwater recovery system to address the contamination in the perched groundwater was installed in 1987 and 1988.

In 1992, during remodeling and expansion of the Silkscreen Shop, soil with elevated levels of solvent constituents was discovered beneath the Silkscreen Shop. This discovery was reported to the Department of Ecology. An independent remedial investigation was conducted and approximately 470 cubic yards of contaminated soil was excavated. All of the contaminated soils could not be removed without impacting the structural integrity of the building. This investigation did not encounter any groundwater to a total depth of 46-feet below ground surface.

In 1994, immiscible light non-aqueous phase liquid was discovered in two monitoring wells that were installed in 1987 in the area south of the building. This discovery was reported to the Department of Ecology. In 1994, a monitoring well was installed within the Esperance Sand Aquifer northwest of the tank location to assess whether contamination in this area had effected the regional aquifer. Monitoring of this well has not detected any impact from solvents.

Currently there are nine monitoring wells installed in the perched groundwater directly south of the building. These wells are sampled quarterly and the samples analyzed for volatile organic compounds. In 1994, the recovery system was refurbished and continues to operate today. The operation of the recovery system and groundwater monitoring are an independent remedial action by The Boeing Company.

Jet Fuel Overfill Containment Tank, EV110-1(Building 45-52: No. 166)

This area is located south of fueling position F-5. The area is paved except for a fenced area surrounding a emergency jet fuel (Jet-A) spill containment 900-gallon underground storage tank (tank number EV-110-1). In 1994, jet fuel floating on perched groundwater was encountered in the fill material surrounding buried utilities. This discovery was reported to the Department of Ecology. This area was five feet north of tank EV-110-1. Approximately ten cubic yards of soil containing jet-fuel were excavated as part of an independent remedial action to support buried utility upgrades. Soil samples collected during this excavation were contaminated above MTCA Method A levels for petroleum hydrocarbons. The source of the release was tank EV-110-1 which was modified to prevent any reoccurrences.

The independent remedial action was continued with the investigation of the area using monitoring wells installed in the perched groundwater, soil borings, and a soil gas survey. Soil samples collected during this investigation did not contain detectable levels of petroleum hydrocarbons.

Five monitoring wells within the perched groundwater are sampled quarterly and the samples analyzed for petroleum hydrocarbons. One well contains immiscible light non-aqueous phase liquid (LNAPL) as jet fuel. A passive recovery system is currently installed in this well to remove LNAPL. The operation of the recovery system and groundwater monitoring are an independent remedial action by The Boeing Company.

Underground Storage Tanks, Fuel Farm, (Building 45-51: No. 165)

This area is located south of Building 45-51 and consists of four underground storage tanks for jet fuel (Jet-A) connected to an airport hydrant fuel distribution system. The area is paved except for the area directly above the tanks.

In 1987, jet fuel contamination in soil was discovered near the Fuel Farm. This discovery was reported to the Department of Ecology. In 1989, a monitoring well, a recovery well and recovery trench were installed in the fill material around the tanks. The recovery well had a skimmer system for removal of floating jet fuel. The skimmer system was removed because floating jet fuel was no longer present in the well. The installation of the monitoring well and groundwater recovery system were independent remedial actions.

In 1994, tightness testing was performed on the tanks and buried piping. This testing determined that the system was tight and the occurrence of jet fuel in the subsurface is probably due to above ground spills of jet fuel.

In 1995, additional soil and groundwater sampling was performed as part of an independent remedial action. This investigation indicated that contamination from jet fuel was primarily limited to the fill material surrounding the tanks. A new recovery system was installed in the existing recovery well. This system pumps groundwater to a treatment system that discharges to the sanitary sewer.

There is currently one monitoring well installed in the fill material surrounding the tanks. This well is sampled quarterly and the sample analyzed for petroleum hydrocarbons. Observations of the wells indicates the presence of floating jet fuel on the groundwater. The recovery system is currently operating. The operation of the recovery system and groundwater monitoring are an independent remedial action by The Boeing Company.

Former Central Hydraulic System Waste Tank System (Building 40-24: Nos. 055, 168)

This system consisted of two above ground, vaulted steel tanks connected to several sumps by a network of buried, above ground, and above ground, below grade piping. The tank vault, sumps and a majority of the piping were located in utility tunnels beneath the 767 aircraft final assembly positions.

The unit accepted water and synthetic hydraulic oil (SkydrolTM or Hyjet IVATM). The system ceased operation in 1992 and underwent closure according to a Department of Ecology NWRO approved closure plan. The reports describing the closure and the subsurface conditions are currently under review by the Department of Ecology NWRO. Soil borings to support the closure indicated soil contamination by synthetic hydraulic oil.

There is currently one monitoring well installed in perched groundwater directly below a utility tunnel that was part of the tank system. This groundwater resides in a 2½ foot thick unit of gravel beneath the tunnel floor. This monitoring well is sampled quarterly and the sample analyzed for phosphate esters (hydraulic oil components).

Oil\Water Separator, Auto Shop Steam Clean Area (Building 40-11: No. 112)

This unit is located east of Building 40-11 in a paved area. A concrete vault type oil/water separator in this area was replaced by a 12,000 gallon double walled tank separator in 1988. The unit accepts water from Area #050 (Containment Trench, Automotive Shop Steam Clean Area) by a double walled pipe. The separator accepts water contaminated with oil, fuel, detergents and solvents from the steam clean area. The tank process water is pumped through double-walled pipe to the wastewater treatment plant (Building 45-06).

In 1992, an overflow of the separator resulted in contamination of the fill material surrounding the separator. The release was reported to the Department of Ecology. An independent remedial investigation of the area indicated that contamination of soil and perched groundwater was primarily limited to the fill material. In 1995, floating oil or fuel was discovered in a dewatering well installed in the tank fill material. Water from the well is pumped into the oil\water separator. The floating oil was periodically removed using absorbent until early 1996 by which time the floating oil was no longer present.

Attachment 6A Page 6

The dewatering well is sampled quarterly and the samples analyzed for petroleum hydrocarbons and volatile organic hydrocarbons. The dewatering well has operated since at least 1992. The operation of the recovery system and groundwater monitoring are an independent remedial action by The Boeing Company.

SWMUs Where Independent Action was Completed at The Boeing Commercial Airplane-Everett Plant

[These Reports are Subject to Ecology Review and Final Determination]

		•
1	No. 056	Building 40-18; Fatigue Test Pad
	No. 057.	Building 45-18; Former Fatigue Test Pad Soil Pile
		•
2.		Building 40-18; Japanese Gulch Stockpile
	No. 099.	Building 40-56; Former Vehicle Fueling Station Soil Stockpile
3	No. 060.	Duilding 40 80; March Tim Tay No. 1777 80 80
,	140. 000.	Building 40-58; North Fire Test Pit; EV-52, 53
4	No. 061.	Building 40-56; Former Oil Interceptor Removal at K5; EV-44
	No. 062.	Building 40-56; Former Oil Interceptor Removal at S5; EV-46
_		
5 .	No. 064.	Building 40-56; Former o/w separator for the Vehicle Fueling Station; EV-154;
	No. 095.	Building 40-56; EV-48,49; Former Vehicle Fueling USTs
6.	No. 068.	Building 45-18; South Fire Pit
	110. 000.	Sunding 45-16, South Inc I it
7	No. 069.	Building 40-51; Former Traveling Paint Booths (2); EV-114
	No. 084.	Building 40-51; EV-9; Former MEK product UST
	No. 090.	Building 40-51; EV-11; Former Waste MEK UST
	No. 091.	Building 40-51; EV-10; Former Waste MEK USTs
8.	No. 072.	Building 40 56. EN 50. Farmer valida facilir a marta di VICO
Ο.,	110 072	Building 40-56; EV-50; Former vehicle fueling waste oil UST
9.	No. 073	Building 40-12; EV-34; 410 gallon Diesel UST
10	No. 074	Building 40-21; EV-30 replaced by EV-30-1(active)
11	No. 075	Puilding 40 24, EV 26 amband by EV 100 1/amin)
44	110. 075	Building 40-24; EV-36 replaced by EV-190-1(active)
12.	No. 076.	Building 40-30; EV-32 replaced by EV-32-1 (active)
13.	No. 078.	Building 40-32; EV-38; replaced by EV-189(active)
14	Nt- 000	Theiridian AS ON THE IS NOT USE THE TAX AS A
14	No. 080.	Building 45-02; EV-17 replaced by EV-17-1(active)
15.	No. 081.	Building 45-03; EV-25 replaced by EV-191-(active)
		(a.2.0)
16.	No. 082.	Building 45-18; EV-16; diesel UST for emergency generator
1.7	M- 000	7 11 4 4 4 7 7 14 4 4 4 4 4 4 4 4 4 4 4
17.	No. 083.	Building 45-02; EV-15; 1500 gallon diesel UST
18.	No. 087.	NW Yard; Former Waste Fuel UST; EV-12
		TI SELECTION OF THE SELECTION OF SERVICE AS A SELECT TO
19 .	No. 092	Building 40-12; EV-5,6,7; Former Fuel Oil UST
	• • •	
20.	No. 096.	Building 40-03; EV-1, 1-1; waste stoddard solvent USTs (removed)
21	No. 098.	Building 40-53: Mackun dagreeces
4.	140. UZO.	Building 40-53; Mockup degreaser

Attachment 7
Page 2

22. No. 107.	Building 45-18; 75,000 gallon o/w separator, EV-15
23. No. 130.	Building 40-12; EV-3, EV-4; o/w separator for the boiler fuel tank area
24. No. 139.	Building 45-01; solvent recycling still
25. No. 143.	Building 40-22; EV-127; Wastewater Sump, 747 Wing Stub CST&P
26. No. 144.	Building 40-23; EV-128; Wastewater Sump, 747 Wing Stub CST&P
27. No. 159.	Building 40-37; EV-176-1; butyl carbitol UST
28. No. 160:	Building 40-97; EV-64; Diesel USTs (removed)
29. No. 161:	Outdoor; EV-14; Single wall 550-gallon diesel UST for an emergency generator.
30. No. 162.	Building 40-15; EV-68-1; MEK UST
31. No. 171.	Building 40-31; Old Bluestreak vapor degreaser removed in 1994
32. No. 172	Concrete Slurry Pit
33. No. 174.	Building 40-37; Varsol soil contamination investigation.

SWMU and AOC numbers obtained from the reference: Boeing Commercial Airplane Group-Everett Plant, September 12, 1995, RCRA Corrective Action-Solid Waste Management Unit\Areas of Concern Background Document.

Reports describing work completed at the Boeing Commercial Airplane Group - Everett Plant for SWMUs and AOCs listed on Attachment 7

- Norton Corrosion Limited, Inc., October 21, 1985, "Letter, Dave Smukowski from Randall Goodlund (Norton Corrosion Limited, Inc.), Sonic Thickness Testing, Fuel Storage Tanks, North of Building 40-11, Boeing Everett Plant"
- Norton Corrosion Limited, Inc., November 30, 1985, "Final Report, Soil Sampling and Priority Analysis, Everett Underground Storage Tanks"
- Dames and Moore, July 31, 1986, "Report, Underground Tank Leak Investigation, Boeing Everett Facility, Building 40-51"
- Boeing, September 29, 1989, "Laboratory Report T-6785-CH-9941 and Notice of Permanent Closure of Underground Storage Tanks, Tanks EV-1 and EV-2"
- 5. Boeing, September 29, 1989, "Laboratory Report T-6785-CH-9779, Notice of Permoment Closure of Underground Storage Tanks, Tanks EV-5, EV-6 and EV-7, Photographs 89SK03476-4 and 89SK03476-10"
- Boeing, October 20, 1989, "Laboratory Report T-6785-CH-0084, North Fire Pit Demolition Analytical Results"
- 7 Dames and Moore, January 15, 1991, "Report, Soils Chemical Characterization, Utility Trench, Everett, Washington"
- 8. GeoEngineers, Inc., February 7, 1991, "Report of Geoenvironmental Services, Removal of Underground Methyl Ethyl Ketone Storage Tank (EV-9), Everett, Washington, for The Boeing Company"
- 9. Dames and Moore, March 8, 1991, "Report, Soils Characterization Fatigue Test Pad, Boeing Everett"
- 10 HAZTOX, July 29, 1991, "Tank Closure Documentation for Wright Schuchart Harbor Company, Site Location, BCAG, 3003 West Casino Road, Gate E-70, Everett, Washington, Building 40-56 Expansion 'Footprint' Tank EV-48 and EV-49"
- 11 HAZTOX, August 25, 1991, "Report, Oil Separator/Sump Closure for Wright Schuchart Harbor Company Site Location, BCAG, 3003 West Casino Road, Gate E-70, Everett, Washington, Building 40-56 Expansion 'Footprint'"
- 12. Converse Consultants NW, October 8, 1991, "Report, Underground Storage Tank Removal Report, Boeing Everett Facility, Building 40-56, Everett, Washington"
- 13. Dames and Moore, October 28, 1991, "Final Report, Soil Assessment, Fatigue Test Pad Area, Boeing Everett"
- 14. HAZTOX, December 2, 1991, "Report, Tank Closure Documentation for Wright Schuchart Harbor Company Site Location, BCAG, 3003 West Casino Road, Gate E-70, Everett, Washington, Building 40-51, Tank EV-9"
- 15 Landau Associates, Inc., March 16, 1992, "Report, Thermal Treatment of Soil Containing Petroleum Hydrocarbons Remediation Project, Everett, Washington, Volumes I and II"
- 16 GeoEngineers, Inc., April 30, 1992, "Report of Geoenvironmental Services, Phase I and Phase II Soil Characterization Program, Building 40-53, BCAG, Everett, Washington"

- 17. PEMCO, February 25, 1993, "Report, Environmental Cleanup Work Performed by PEMCO during the Permanent Decommissioning of a 1,000 gallon Diesel Tank at 3003 West Casino Road, Everett, Washington*
- Boeing, April 28, 1993, "Laboratory Data, Traveling Paint Booth Removal and Vertical Paint Booth #2
 Construction (SW Corner of the 40-51 Building)"
- 19 Boeing, May 1, 1993, "Report, Soil Excavation Phase, Building 40-53 Degreaser Pit, BCAG, Everett, Washington"
- 20. Pacific Northern Environmental, June 30, 1993, "Report, Tracer Tight Test of 1 Underground Storage Tank at the Bldg. NE 40-32 ID #38/2122, Boeing, Everett, Washington"
- 21. Pacific Northern Environmental, June 30, 1993, "Report, Tracer Tight Test of i Underground Storage Tank at the Building SE #40-24 ID #36/2111, Boeing, Everett, Washington"
- 22. Pacific Northern Environmental, June 30, 1993, "Report, Tracer Tight Test of 1 Underground Storage Tank at the Fuel Position F-2/2116, Boeing, Everett, Washington"
- 23. Pacific Northern Environmental, June 30, 1993, "Report, Tracer Tight Test of 1 Underground Storage Tank at the Bldg. 40-12 ID #34/2112, Boeing, Everett, Washington"
- 24. Pacific Northern Environmental, June 30, 1993, "Report, Tracer Tight Test of 1 Underground Storage Tank, Tank No. 25 at the Bldg. 45-03/2113, Boeing, Everett, Washington"
- 25. Groundwater Technology, Inc., July 22, 1993, "Report, Integrity Assessment, Tank 34, 410 Gallon UST, Everett Facility, Boeing Commercial Airplane Group, Everett, Washington"
- 26. Groundwater Technology, Inc., July 22, 1993, "Report, Integrity Assessment, Tank 36, 1,000 Gallon UST, Everett Facility, Boeing Commercial Airplane Group, Everett, Washington"
- 27. Groundwater Technology, Inc., July 22, 1993, "Report, Integrity Assessment, Tank 25, 5,000 Gallon UST, Everett Facility, Boeing Commercial Airplane Group, Everett, Washington"
- 28. Groundwater Technology, Inc., July 22, 1993, "Report, Integrity Assessment, Tank 38, 2,000 Gallon UST, Everett Facility, Boeing Commercial Airplane Group, Everett, Washington"
- 29. Groundwater Technology, Inc., July 22, 1993, "Report, Integrity Assessment, Tank 15, 550 Gallon, Everett Facility, Boeing Commercial Airplane Group, Everett, Washington"
- 30. Groundwater Technology, Inc., July 22, 1993, "Report, Integrity Assessment, Tank 14, 550 Gallon UST, Everett Facility, Boeing Commercial Airplane Group, Everett, Washington"
- 31. Groundwater Technology, Inc., July 22, 1993, "Report, Integrity Assessment, Tank 64, 700 Gallon UST, Everett Facility, Boeing Commercial Airplane Group, Everett, Washington"
- 32. Foss Environmental Services Company, October 4, 1993, "Report, Underground Storage Tank,
 Decommissioning and Removal Project, Boeing Everett UST Removal Project, UST Closure Report"
- 33. Groundwater Technology, Inc., November 14, 1993, "Report, Integrity Assessment, Tank 74-1, 15,000 Gallon AST, Everett Facility, Boeing Commercial Airplane Group, Everett, Washington"
- 34. Boeing, December 9, 1993, "Laboratory Data, East Traveling Paint Booth Removal, Northeast Corner of 40-51 Building"

- 35. Groundwater Technology, Inc., December 23, 1993, "Report, Underground Storage Tank Site Assessment, Former Emergency Generator, Flightline Stall 112/113, Everett, Washington"
- 36. Converse Consultants NW, February 4, 1994, "Report, Subsurface Investigation and UST Closure, Flightline Stall 112, Diesel Underground Storage Tank, Boeing Commercial Airplane Group, Everett, Washington"
- 37. Converse Consultants NW, February 4, 1994, "Report, Subsurface Investigation, Former UST EV-11"
- 38. Converse Consultants NW, February 7, 1994, "Report, Subsurface Investigation, Former South Fire Pit, BCAG, Everett Division, Everett, Washington"
- 39 Converse Consultants NW, February 7, 1994, "Report, Subsurface Investigation, Former North Fire Pit, BCAG, Everett, Washington"
- 40. Converse Consultants NW, February 7, 1994, "Report, Subsurface Investigation, UST EV-12, Boeing Commercial Airplane Group, Everett, Washington"
- 41. Converse Cons Atants NW, February 7, 1994, "Report, Subsurface Investigation, Building 45-01, Distillation Unit Tank Area, BCAG, Everett, Washington"
- 42. Converse Consultants NW, July 28, 1994, "Report, Former South Fire Training Pit, Phase II Subsurface Environmental Investigation, BCAG, Everett Division, Everett, Washington"
- 43. Converse Consultants NW, August 19, 1994, "Report, Former UST EV-11, Additional Subsurface Environmental Investigation"
- 44. O'Sullivan Omega, Inc., October 27, 1994, "Report, Boeing Flight Line, 3003 West Casino Road, Everett, Washington, UST Closure & Independent Cleanup Action Report"
- 45. Converse Consultants NW, November 11, 1994, "Report, Soil Excavation Assessment Report, Former South Fire Pit, BCAG, Everett, Washington"
- 46. Pacific Northern Environmental, November 14, 1994, "Report, Tracer Tight Test of 1 Underground Double Walled Storage Tank at the Boeing Facility #40-15 Site, Everett, Washington"
- 47. Garry Struthers Associates, Inc., November 17, 1994, "Environmental Site Check Final Report, Building 40-15, USTs EV-66-1, EV-67-1, and EV-68-1, Boeing Commercial Airplane Group, Everett Division"
- 48. O'Sullivan Omega, Inc., January 17, 1995, "Report, Underground Storage Tank, Site Assessment and Closure Report"
- 49. Converse Consultants NW, February 9, 1995, "Report, Shallow-Zone Soil Investigation, Former South Fire Training Pit, BCAG, Everett, Washington"
- 50. SEACOR, February 27, 1995, "Report, Environmental Assessment Report, Decommissioning of a Vapor Degreaser, 40-31 Building, Boeing Commercial Airplane Group Facility, Everett, Washington"
- 51. Environmental Science & Engineering, Inc., April 20, 1995, "Report, Preliminary RCRA Facility Investigation, Area 3 Former UST EV-12, North of Fueling Position F-1, Boeing Commercial Airplane Group, Everett Division, Everett, Washington"
- 52. Environmental Science & Engineering, Inc., April 20, 1995, "Report, Preliminary RCRA Facility Investigation, Area 1 - 747 Wing Stub CST&P, Building 40-22, Boeing Commercial Airplane Group, Everett Division, Everett, Washington"

- 53. Environmental Science & Engineering, Inc., April 20, 1995, "Report, Preliminary RCRA Facility Investigation, Area 5 - Oil/Water Separators, Two Units, Building 40-12, West Yard, Commercial Airplane Group, Everett Division, Everett, Washington"
- 54 Environmental Science & Engineering, Inc., May 18, 1995, "Report, Preliminary RCRA Facility Investigation, Area 4 Oil/Water Separator Located North of Fueling Position F-1, Boeing Commercial Airplane Group, Everett Division, Everett, Washington"
- 55 Environmental Science & Engineering, Inc., June 8, 1995, "Report, Preliminary RCRA Facility Investigation, Area 2 - 747 Wing Stub CST&P, Building 40-23, Boeing Commercial Airplane Group, Everett Division, Everett, Washington"
- 56. PEMCO, September 15, 1995, "Report, UST Decommissioning Report, Tanks EV-64 and EV-14"
- 57. SECOR, October 5, 1995, "Report, Independent Remediation Action Report, 40-37 Building, BCAG, Everett, Washington"
- 58 Environmental Science and Engineering, Inc., December 18, 1995, "Report, Subsurface Investigation Report, 747 Wing Stub CST&P, Building 40-23, Boeing Commercial Airplane Group, Everett Division, Everett, Washington"
- 59. Dames and Moore, April 22, 1996, "Final Report, 1995 Groundwater Monitoring, Boeing Commercial Airplane Group, Former UST EV-12 and F-1 Oil/Water Separator, Everett Facility, Everett, Washington"
- 60. Dames and Moore, April 22, 1996, "Final Report, 1995 Groundwater Monitoring, Boeing Commercial Airplane Group, 40-51 Building and Former UST EV-11, Everett Facility, Everett, Washington"
- 61. Secor, August 25, 1996, "Concrete Slurry Pit Soil Sample Project, Boeing Commercial Airplane Group Facility, Everett, Washington"

SWMUs and AOCs Where No Further Action is Anticipated at The Boeing Commercial Airplane-Everett Plant.

1 No. 001.	Building 40-11; EV-104-1; Used oil AST;
2. No. 002.	Building 40-37; EV-175-1; Wastewater AST
3 No. 003	Building 40-02; EV-77-1 thru EV-82-1
4. No. 004	Building 45-04; EV-132-1, EV-133-1, EV-135-1
5. No. 005.	Building 40-02; Air scrubber for Cr anodizing tanks.
6. No. 006.	Building 40-04; Air Scrubbers.
7. No. 007	Building 40-31; Air scrubber system to reduce Cr emissions
8 No. 008	Building 40-51; Air scrubber, wastewater sump system
9. No. 009	Building 45-01; Air Scrubber, waste water sumps, and delivery trenches
10. No. 010	Building 45-03; Air Scrubber
11 No. 011.	Building 45-70; Bomarc Building
12. No. 012 thru 049.	Various container accumulation areas.
13. No. 050.	Building 40-11; Automotive Shop Steam Clean Area Containment Trench
14 No. 052	Building 40-41; Fatigue Test Pad
15. No. 053	Flightline
16. No. 058.	Building 40-07; Former S01 unit
17. No. 063.	Building 40-34; EV-37; o/w separator former Fatigue Test Pad
18. No. 066.	Building 40-10; Incinerator building
19. No. 077.	Building 40-31; EV-39; 1000 gallon diesel UST
20. No. 079.	Building 40-42/43; EV-31; 1000 gallon diesel UST
21. No. 085.	Building 45-03; EV-24; Former MEK/Toluene UST
22. No. 088.	Building 40-30; EV-8
23. No. 101.	Building 40-15; Interim status S01 unit
No. 104. No. 137.	Loading Dock for 40-15 building S01 unit Building 40-15
24. No. 102.	Buildings 40-18, 45-18; Industrial wastewater piping.

			rigicod Order	Auscament 8
25.	No. 1	105	Narbeck Creek	Page 2
26.	No. 1	10 6 .	Building 40-07; EV-138	
27.	No. 1 No. 1		Flightline o/w separators;	
			No. 108-110	
	No. 1		installed in 1989.	
	1701	.11	No. 111 Drains to Lake Boeing	
28.	No. 1	.13	Building 45-07; EV-137; Boiler fuel tank o/w separator	
29.	No. 1	.14.	F4 o/w separator; EV-168	
30.	No. 1	.15	Building 40-41; EV-169; fatigue test pad o/w separator	
31	No. 1 thru 1		Flightline o/w separators; all installed in 1994	
32.	No. 1 thru 1		Parking lot o/w separators are near blds. 45-70, 40-87, 40-88. 1-102, -196, -197.	EV-151, -150, -152,
33 .	No. 1	28	Building 40-10; EV-195; 550 gallon o/w separator for vehicle f	ueling station
34.	No. 1	29	Building 40-10; EV-134; 550 gallon o/w separator for vehicle f	ueling station
3 5 .	No. 13	31	Building 40-02 EV-136; wood shredder area o/w separator.	
36.	No. 13	32	Building 40-30; Bluestreak paint booth	
37	No. 13	33.	Building 45-70; paint spray booth	
38	No. 13	36.	Building 40-56; EV-208-1; prewash booths and sumpe	
39 .	No. 13	38.	Building 40-56; solvent recycling unit.	
	No. 14	17	Building 40-56; EV-206-1; north silkscreen washer sump	
	No. 14	18.	Building 40-56; EV-207-1; south silkscreen washer sump.	
40. :	No. 14	Ю.	Building 45-04; paint solvent recycling unit	
41.	No. 14	11	Building 45-01; spray paint gun cleaning bench	
42]	No. 14	6.	Building 40-25; EV-198; Wastewater Sump; 777 Wing Stub CS	T&P
43]	No. 14	9.	Building 40-02; tubeshop chemical process tankline sumps	
44.]	No. 15	2.	Building 45-04; EV-105-1; wastewater sumps and USTs for 777	Wing Spar CS&P
45. 1	No. 15	3.	Building 40-33; EV-201-1; 767 Wing Panel CS &P wastewater	sumps.
16 . 1	No. 15	5	Building 40-34; EV-202, 203, 204, 205; 777 Wing Panel CS&P	wastewater sumps
	No. 15		Building 45-04; EV-130, EV-131; Paint hanger waste water sun	•
18. 1	No. 16:		Building 40-51; EV-174-1; 5000 gallon wastewater double walle interstitial monitoring	ed steel UST with

Agreed Order	Attachment 8
Building 40-31; EV-33; Emergency Zyglo wastewater UST	Page 3
Building 40-02; 15' vapor degreaser in operation since 1990	
Building 40-02; 42' vapor degreaser	

Building 45-06; WWTP; other than concrete USTs (no. 167)

49. No. 164.

50. No. 169.

51.. No. 170.

52. No. 172.

SWMU and AOC numbers obtained from the reference: Boeing Commercial Airplane Group-Everett Plant, September 18, 1995, RCRA Corrective Action-Solid Waste Management Unit\Areas of Concern Background Document.