

PERIODIC REVIEW FINAL

Freighthouse Square FS ID#: 1351

430 East 25th Street Tacoma, Washington 98421

Southwest Region Office

TOXICS CLEANUP PROGRAM

February 2012

TABEL OF CONTENTS

1.0	INTRODUCTION1
2.0	SUMMARY OF SITE CONDITIONS
2.	
2.	•
2.	±
2.	
3.0	FIVE-YEAR REVIEW
3.	
3.	· ·
3.	
3.	
3.	1 5
3.	
	levels
4.0	CONCLUSIONS
4.	1 Next Review7
5.0	REFERENCES
6.0	APPENDICIES9
6.	J 1
6.	
6.	
6.	
6.	5 Photo log

1.0 INTRODUCTION

This document is a review by the Washington State Department of Ecology (Ecology) of postcleanup site conditions and monitoring data to assure that human health and the environment are being protected at the Freighthouse Square (Site). Cleanup at this Site was implemented under the Model Toxics Control Act (MTCA), Chapter 173-340 WAC.

Cleanup activities at this Site were completed under the Voluntary Cleanup Program. The cleanup actions resulted in residual concentrations of petroleum hydrocarbons, cadmium and lead exceeding MTCA Method A cleanup levels for groundwater. The MTCA Method A cleanup levels for soil are established under WAC 173-340-740(2). The MTCA Method A cleanup levels for groundwater are established under WAC 173-340-720(3). WAC 173-340-420 (2) requires that Ecology conduct a periodic review of a site every five years under the following conditions:

- (a) Whenever the department conducts a cleanup action.
- (b) Whenever the department approves a cleanup action under an order, agreed order or consent decree.
- (c) Or, as resources permit, whenever the department issues a no further action opinion and one of the following conditions exists:
 - 1. Institutional controls or financial assurance are required as part of the cleanup.
 - 2. Where the cleanup level is based on a practical quantitation limit.
 - 3. Where, in the department's judgment, modifications to the default equations or assumptions using site-specific information would significantly increase the concentration of hazardous substances remaining at the site after cleanup or the uncertainty in the ecological evaluation or the reliability of the cleanup action is such that additional review is necessary to assure long-term protection of human health and the environment.

When evaluating whether human health and the environment are being protected, the factors the department shall consider include [WAC 173-340-420(4)]:

- (a) The effectiveness of ongoing or completed cleanup actions, including the effectiveness of engineered controls and institutional controls in limiting exposure to hazardous substances remaining at the Site.
- (b) New scientific information for individual hazardous substances of mixtures present at the Site.
- (c) New applicable state and federal laws for hazardous substances present at the Site.
- (d) Current and projected Site use.
- (e) Availability and practicability of higher preference technologies.
- (f) The availability of improved analytical techniques to evaluate compliance with cleanup levels.

The department shall publish a notice of all periodic reviews in the Site register and provide an opportunity for public comment.

2.0 SUMMARY OF SITE CONDITIONS

2.1 Site History

The Freighthouse Square property is located at 430 E 25th Street, Tacoma in Pierce County, Washington (Vicinity Map - Appendix 6.1). Remedial activities were conducted at the Site under the Voluntary Cleanup Program. A No Further Action (NFA) determination was issued for the Site on June 27, 2003. A Restrictive Covenant was recorded for the property on July 29, 2003.

The Site occupies a three-block area bounded by East 25th Street to the North, East D Street to the West, East 26th Street to the South, and East G Street to the East. Historically, the Site was occupied by West Coast Bottling Works, Olympic Ice and Machine Company, and Lundgren Dealer Supply. Olympic Ice and Machine Company occupied the Site in 1912 and likely stored and used diesel fuel and Bunker C oil for an industrial boiler in the facility.

In 1993, heavy petroleum hydrocarbon contamination was encountered by BP Construction, Inc. during excavation for the lower level of the Freighthouse Square building.

2.2 Cleanup Levels

MTCA Method A cleanup levels for unrestricted land use were used for the Site. Current MTCA Method A cleanup levels have changed significantly since remedial activities were conducted in 1993. However, WAC 173-340-702(12) (c) [2001 ed.] provides that,

"A release cleaned up under the cleanup levels determined in (a) or (b) of this subsection shall not be subject to further cleanup action due solely to subsequent amendments to the provision in this chapter on cleanup levels"

A NFA determination was issued for the Site in 2003. However, since the remedial actions were conducted in 1993, MTCA Method A cleanup levels prior to 2001 will be used to determine whether or not the remedial activities at the Site have been effective in protecting human health and the environment. Nonetheless, for the contaminants of concern, the current MTCA Method A cleanup levels are either unchanged or higher than the previous cleanup levels.

2.3 Summary of Cleanup Actions

In August 1993, heavy petroleum hydrocarbon contamination was encountered by BP Construction Inc. during excavation activities for the lower level of the new Freighthouse Square building. Small rectangular metal containers and pipes were found in fill material in the vicinity of contaminated soils. Six initial soil samples were analyzed for heavy petroleum hydrocarbons by WTPH-418.1, and three samples were analyzed for diesel and heavy petroleum hydrocarbons by WTPH-D and WTPH-D extended. Sample results indicated the presence of heavy oil-range petroleum hydrocarbons (TPH-O) at concentrations exceeding MTCA Method A cleanup levels.

Remedial excavation was conducted prior to construction activities. Soil was screened for excavation using thin layer chromatography. TPH-O contaminated soil was excavated at the Site using a backhoe. The clean soil was segregated from contaminated soil and stored on visqueen prior to disposal. Approximately 12 cubic yards of contaminated soil were hauled in dump trucks to Rabanco Disposal Company in Seattle. A total of six post excavation soil samples were collected and the results were below MTCA Method A cleanup levels. However, some TPH-O contaminated soils may remain on the Site.

Sample Number	Diesel (mg/kg) WTPH-D	>Diesel (mg/kg) WTPH-Dx	WTPH-418.1 (mg/kg)
S-4	NA	NA	ND
S-6/7	NA	16	150
S-11	NA	31	88
S-12	NA	NA	ND
S-16	NA	NA	35
S-21	ND	153	109
Cleanup Level	200	200	

Table 1: Confirmation Soil Sample Results and Soil Cleanup Levels

NA: Not analyzed ND: Non-detect mg/kg: milligrams per kilogram

In addition, soil samples were also analyzed for metals. None of the metal concentrations exceeded MTCA Method A cleanup levels.

Contaminant	Arsenic (mg/kg)	Cadmium (mg/kg)	Chromium (mg/kg)	Lead (mg/kg)
	7.4	1.6	19	150
Cleanup Level	20	2	21	250

Grab samples of ground water were also collected from the remedial excavation. These grab samples included sampling of sheens on the water surface and "black globs" suspended in ground water. Laboratory results for these samples indicated TPH-O contamination that exceeded the Method A Ground Water Cleanup level of one (1) micrograms per liter (μ g/L) at locations next to leaking buried containers and pipes. Cadmium (27 μ g/L), chromium (260 μ g/L) and lead (2700 μ g/L) were also detected in ground water from a grab sample collected from the excavation. These concentrations exceeded the MTCA Method A Ground Water Cleanup level of 5, 50 and 5 μ g/L, respectively.

Contaminant	ТРН-О	Cadmium	Chromium	Lead
	(µg/L)	(µg/L)	(µg/L)	(µg/L)
	>1000	27	260	2700
Cleanup Levels	1000	5	50	5

Table 3: Groundwater Grab Sample Results and Cleanup Levels

Due to the heavy-oil nature of petroleum-oil contamination, the limited metals concentrations, and the groundwater is not being used as a drinking water source, it was determined that ground water contamination did not pose a significant threat to human health or the environment. The Site was deemed eligible for a NFA determination by Ecology if institutional controls were used to limit groundwater and property use.

2.4 Restrictive Covenant

A Restrictive Covenant was recorded for the Site on July 29, 2003. The Restrictive Covenant imposes the following limitations:

- 1. No groundwater may be taken for any use from the property.
- 2. Any activity on the Site that may interfere with or reduce the integrity of the remedial action is prohibited.
- 3. Any activity that may result in the release of a hazardous substance that remains on the property is prohibited.
- 4. The owner of the Site must give written notice to Ecology of the owner's intent to convey any interest in the Site.
- 5. The owner must restrict leases to uses and activities consistent with the Restrictive Covenant.
- 6. The owner must notify and obtain approval from Ecology prior to any use of the Site that may be inconsistent with the terms of the Restrictive Covenant.
- 7. The owner or successor owner shall grant Ecology the right to enter the Site at reasonable times.
- 8. The owner or successor owner reserves the right to remove this Covenant with Ecology's approval.

3.0 FIVE-YEAR REVIEW

3.1 Effectiveness of completed cleanup actions

Cleanup actions at the Site were intended to eliminate human exposure to contaminated soils and groundwater. The exposure pathway to any remaining residual contaminated soils (ingestion, direct contact) has been reduced by the presence of asphalt surface and buildings on the Site, as well as the excavation conducted during the initial cleanup. Property restrictions imposed by a Restrictive Covenant were used to close this pathway.

The Site visit conducted on November 14, 2011 showed no indications of Site surface integrity being compromised, no signs of undocumented Site excavation or disturbance activities, and no visual signs of possible disturbance of the asphalt surface. All asphalt and concrete surfaces were in excellent condition.

The groundwater with TPH-O, cadmium, and lead concentrations higher than MTCA Method A cleanup levels may still be present at the Site. The deed restriction, structures and asphalt surface prevent human exposure to soil and groundwater contamination by ingestion and direct contact.

The remedy implemented for this site remains protective of human health and the environment.

3.2 New scientific information for individual hazardous substances for mixtures present at the site.

There is no new relevant scientific information for the petroleum contaminants related to the Site.

3.3 New applicable state and federal laws for hazardous substances present at the Site

This cleanup is governed by Chapter 173-340 WAC (1996 ed.). This regulation was amended in 2001. Although TPH cleanup levels changed as a result of this modification, Site cleanup levels will not change. WAC 173-340-702(12) (c) [2001 ed.] provides that,

"A release cleaned up under the cleanup levels determined in (a) or (b) of this subsection shall not be subject to further cleanup action due solely to subsequent amendments to the provision in this chapter on cleanup levels, unless the department determines, on a case-by-case basis, that the previous cleanup action is no longer sufficiently protective of human health and the environment." Although cleanup levels changed for lead and petroleum hydrocarbons as a result of modifications to MTCA in 2001, contamination remains at the Site above MTCA Method A cleanup levels and the cleanup action is still protective of human health and the environment.

3.4 Current and projected site use

The Site is currently used for commercial purposes. There have been no changes in current or projected future site or resource uses.

3.5 Availability and practicability of higher preference technologies

The remedy implemented included containment of hazardous substances and it continues to be protective of human health and the environment. While higher preference cleanup technologies may be available, they are still not practicable at this Site.

3.6 Availability of improved analytical techniques to evaluate compliance with cleanup levels.

The analytical methods used at the time of the remedial action were capable of detection below MTCA Method A cleanup levels. The presence of improved analytical techniques would not effect decisions or recommendations made for the Site.

4.0 CONCLUSIONS

- The remedial action conducted at the Site appears to be protective of human health and the environment.
- Some TPH-O soil cleanup levels may not have been met at the Site; however, under WAC 173-340-740(6) (f), the cleanup action is determined to comply with cleanup standards, since the long-term integrity of the containment system is ensured and the requirements for containment technologies in have been met.
- The groundwater cleanup levels for TPH-O, Cadmium, Chromium and Lead may not have been met at the Site. However, the Freighthouse has the City Water Supply and it is extremely low probability that the Site groundwater will be used for drinking water purposes.
- The Restrictive Covenant for the property is in place and will be effective in protecting public health from exposure to hazardous substances and protecting the integrity of the cleanup action.

Based on this review, the Department of Ecology has determined that the requirements of the Restrictive Covenant are being met. It is the property owner's responsibility to continue to inspect the Site to assure that the limitations of the Restrictive Covenant are being followed.

4.1 Next Review

The next review for the site will be scheduled five years from the date of this periodic review. In the event that additional cleanup actions or institutional controls are required, the next periodic review will be scheduled five years from the completion of those activities.

5.0 **REFERENCES**

Engineering Geosciences, Inc. 1993. Site Remediation Report – Freighthouse Square.

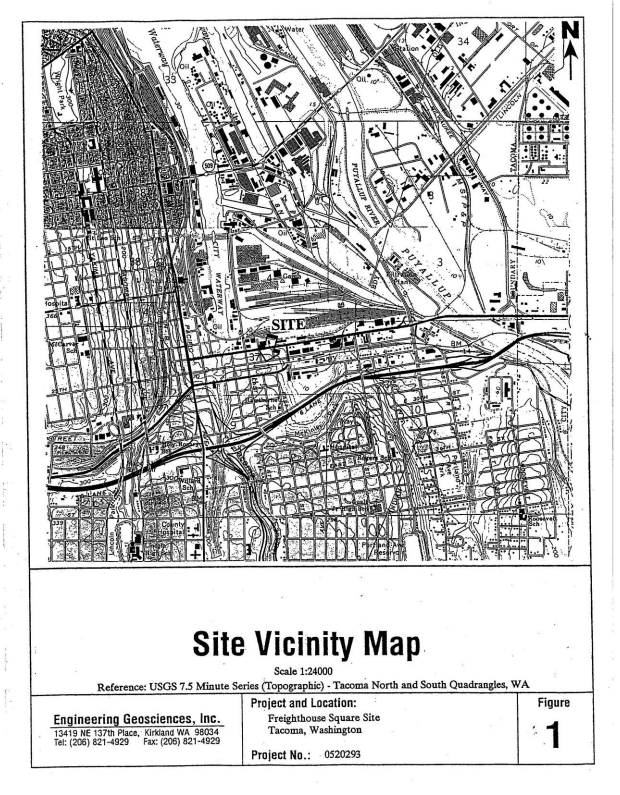
Ecology. 2003. No Further Action Letter.

Ecology. 2003. Restrictive Covenant.

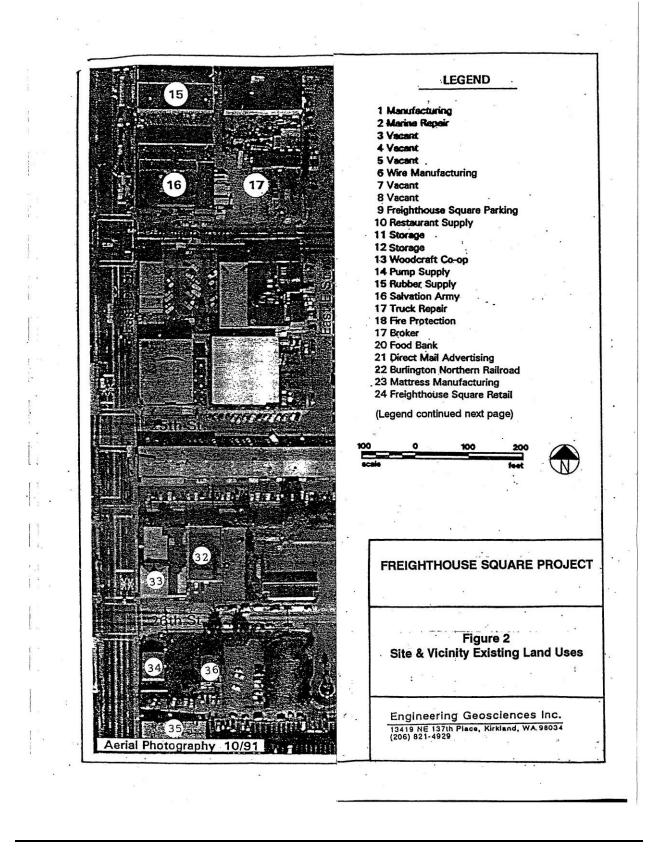
Ecology. November 14, 2011 Site Visit.

6.0 **APPENDICIES**

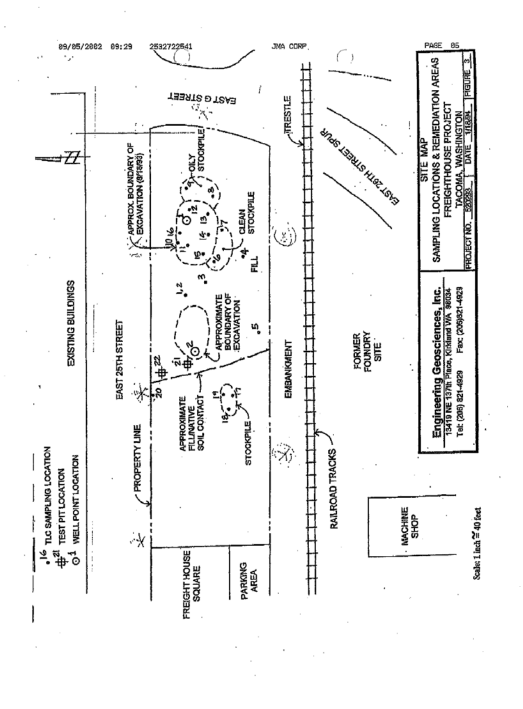
6.1 Vicinity Map



6.2 Site Plan



6.3 Sampling Locations and Remediation Areas



6.4 Restrictive Covenant



Return Address: MR. BOB DEIGERT FREIGHTHOUSE SQUARE MANAGEMENT, LLC 9138 189TH PLACE SOUTHWEST EDMONDS, WA 98026

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JUL 2 9 2003

Washington State Department of Ecology

Document Title:		TICOR
RESTRICTIVE COVENANT		W-C
Grantor(s): WINDERS FREIGHTHOUSE LLC, T FREIGHTHOUSE LLC, BARRY'S FI FREIGHTHOUSE SOUARE Additional Names on Page	REIGHTHOUSELLO	
Grantee(s): THE PUBLIC	8	of the Onlennal. BY: ULLA CHL Glight
Additional Names on Page	_ of Document.	STANDARD CL
Legal Description (abbreviated: i.e PORTION OF BLOCK 7520, 7522 TO TACOMA		
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I am requesting an emergency nonstandard recording for an additional fee as provided in RCW 36.18.010. I understand that the recording processing requirements may cover up or otherwise obscure some part of the text of the original document.

Ellisia Nevish

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Signature of Requesting Party (Required for non-standard recordings only) Gpcovst.doc rev 4/02

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RESTRICTIVE COVENANT

WINDERS FREIGHTHOUSE LLC, TACOMA FREIGHTHOUSE LLC, WORLDFAMOUS FREIGHTHOUSE LLC, BARRY'S FREIGHTHOUSE LLC, BEA'S FREIGHTHOUSE LLC; Freighthouse Square

This Declaration of Restrictive Covenant is made pursuant to RCW 70.105D.030(1)(f) and (g) and WAC 173-340-440 by K & M Commercial Development, its successors and assigns, and the State of Washington Department of Ecology, its successors and assigns (hereafter "Ecology").

An independent remedial action (hereafter "Remedial Action") occurred at the property that is the subject of this Restrictive Covenant. The Remedial Action conducted at the property is described in the following document[s]:

• Engineering Geosciences Inc., <u>Site Remediation Report Freighthouse</u> <u>Square</u>, January, 7, 1994.

• Archived <u>Freighthouse Square</u> file, and associated correspondence These documents are on file at Ecology's Southwest Regional Office. They can be reviewed by appointment by calling the Southwest Regional Office Resource Person at (360) 407-6365.

This Restrictive Covenant is required because the Remedial Action resulted in residual concentrations of Total Petroleum Hydrocarbons as diesel and heavy oil, and lead and cadmium which

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exceed the Model Toxics Control Act Method A Residential Cleanup Level(s) for Groundwater established under WAC 173-340-720.

The undersigned, Winders Freighthouse LLC, Tacoma Freighthouse LLC, Worldfamous Freighthouse LLC, Barry's Freighthouse LLC, and Bea's Freighthouse LLC, are the fee owners of real property (hereafter "Property") in the County of Pierce, State of Washington, that is subject to this Restrictive Covenant. The Property is legally described IN ATTACHMENT A OF THIS RESTRICTIVE COVENANT AND MADE A PART HEREOF BY REFERENCE.

Winders Freighthouse LLC, Tacoma Freighthouse LLC, Worldfamous Freighthouse LLC, Barry's Freighthouse LLC, and Bea's Freighthouse LLC, make the following declaration as to limitations, restrictions, and uses to which the Property may be put and specifies that such declarations shall constitute covenants to run with the land, as provided by law and shall be binding on all parties and all persons claiming under them, including all current and future owners of any portion of or interest in the Property (hereafter "Owner").

<u>Section 1</u>. No groundwater may be taken for any use from the Property.

<u>Section 2</u>. Any activity on the Property that may interfere with the integrity of the Remedial Action and continued protection of

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human health and the environment is prohibited.

<u>Section 3</u>. Any activity on the Property that may result in the release or exposure to the environment of groundwater containing a hazardous substance that remains on the Property as part of the Remedial Action, or create a new exposure pathway, is prohibited without prior written approval from Ecology.

<u>Section 4</u>. The Owner of the property must give thirty (30) day advance written notice to Ecology of the Owner's intent $\bar{t}o$ convey any interest in the Property. No conveyance of title, easement, lease, or other interest in the Property shall be consummated by the Owner without adequate and complete provision for continued monitoring, operation, and maintenance of the Remedial Action. <u>Section 5</u>. The Owner must restrict leases to uses and activities consistent with the Restrictive Covenant and notify all lessees of the restrictions on the use of the Property. <u>Section 6</u>. The Owner must notify and obtain approval from Ecology prior to any use of the Property that is inconsistent

with the terms of this Restrictive Covenant. Ecology may approve any inconsistent use only after public notice and comment. <u>Section 7</u>. The Owner shall allow authorized representatives of Ecology the right to enter the Property at reasonable times for the purpose of evaluating the Remedial Action; to take samples,

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to inspect remedial actions conducted at the property, and to inspect records that are related to the Remedial Action. <u>Section 8</u>. The Owner of the Property reserves the right under WAC 173-340-440 to record an instrument that provides that this Restrictive Covenant shall no longer limit use of the Property or be of any further force or effect. However, such an instrument may be recorded only if Ecology, after public notice and opportunity for comment, concurs.

[NAME OF PROPERTY OWNER AND DATE SIGNED]

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	COMMONWEAP	TITLE COMPANY
	STANDARD OW	
	SCHED	DLE A Policy No.: 3013262
	(Conti	nued)

LEGAL DESCRIPTION

THE NORTHERLY 77 FEET OF THE EASTERLY 135 FEET OF BLOCK 7524, AND THE NORTHERLY 77 FEET OF BLOCK 7526, TACOMA LAND COMPANY'S FIRST ADDITION TO TACOMA, ACCORDING TO FLAT FILED FOR RECORD JULY 7, 1884 IN THE OFFICE OF THE COUNTY AUDITOR, IN PIERCE

TOGETHER WITH THAT PORTION OF EAST *F* STREET, VACATED BY CITY OF TACOMA ORDINANCE NOS. 3128 AND 23949, ADJOINING THE NORTHERLY 77 FEET OF SAID BLOCKS 7524 AND 7526.

EXCEPT FROM SAID BLOCK 7526, THAT PORTION APPROPRIATED BY THE CITY OF TACOMA FOR THE CONSTRUCTION AND MAINTENANCE OF A PUBLIC STREET, BY DECREE ENTERED SEPTEMBER 12, 1928 IN PIERCE COUNTY SUPERIOR COURT CAUSE NO. 61287, AND BEING DESCRIBED AS FOLLOWS :

BEGINNING AT THE SOUTHEAST CORNER OF SAID BLOCK 7526; THENCE NORTHERLY ALONG THE EAST LINE OF SAID BLOCK, A DISTANCE OF 119.73 FEET; THENCE IN A SOUTHWESTERLY DIRECTION ON A CURVE TO THE RIGHT HAVING A RADIUS OF 538 FEET AND CONCERTRIC WITH A CURVE HAVING A RADIUS OF 573 FEET, WHOSE TANGENT AT A POINT ON THE CENTER LINE OF EAST "G" STREET, 36.80 FEET SOUTH OF THE CENTER LINE OF EAST 25TH STREET, MAKING AN ANGLE OF 14°22' TO THE SOUTHWEST WITH THE SAID CENTER LINE OF EAST "G" STREET, A DISTANCE OF 130.04 FEET TO A POINT OF COMPOUND CURVE; THENCE CONTINUING SOUTHWESTERLY ON A CURVE TO THE RIGHT HAVING A RADIUS OF 283 FEET, A DISTANCE OF 1.32 FEET TO A POINT ON THE SOUTH LINE OF SAID BLOCK 7526, SAID POINT BEING 2.84 FEET WEST OF THE SOUTHEAST CORNER OF LOT 10, IN SAID BLOCK 7526; THENCE EASTERLY ALONG THE SOUTH LINE OF SAID BLOCK, A DISTANCE OF 52.84 FEET TO THE PLACE OF

EXCEPT ALL TRACK MATERIAL, INCLUDING, BUT NOT LIMITED TO RAILS, FASTENINGS, ANGLE BEGINNING. BARS, TIE PLATES, TIES AND OTHER IMPROVEMENTS, AS EXCEPTED IN DEED FROM RICEARD B. OGILVIE AS TRUSTEE OF THE PROPERTY OF CHICAGO, MILWAUKEE, ST. PAUL AND PACIFIC RAILROAD COMPANY AND RECORDED UNDER AUDITOR'S NO. 8109020105.

THE NORTHERLY 77 FEET OF BLOCK 7522 AND 7524 OF TACOMA LAND COMPANY'S FIRST ADDITION TO TACOMA, W.T., ACCORDING TO PLAT FILED FOR RECORD JULY 7, 1884 IN THE OFFICE OF THE COUNTY AUDITOR, IN PIERCE COUNTY, WASHINGTON.

EXCEPT THE EAST 135 FEET OF SAID BLOCK 7524.

TOGETHER WITH THAT PORTION OF EAST "E" STREET ADJOINING EAID NORTHERLY 77 FEET OF BLOCKS 7522 AND 7524, VACATED BY CITY OF TACOMA ORDINANCE NOS. 3127 AND 23949.

ALTAOPAS/RDA/0997

COMMONWEALTH TITLE COMPANY

STANDARD OWNER POLICY SCHEDULE A

Policy No.: 3013262

(Continued)

LEGAL DESCRIPTION

THE NORTHERLY 77 FEET OF BLOCK 7520, TACOMA LAND COMPANY'S FIRST ADDITION, THE NUKIMERLY // FEEL OF BLOCK (340, TACOMA LAND COMPANY'S FIRST ADDITION, ACCORDING TO PLAT FILED FOR RECORD JULY 7, 1884 IN THE OFFICE OF THE COUNTY AUDITOR, IN PIERCE COUNTY, WASHINGTON.

THE SOUTH 20 FEET OF THE NORTH 97 FEET OF BLOCKS 7520, 7522, 7524 AND 7526, IN THE THE SOUTH 20 FEET OF THE NORTH ST FEET OF BLOCKS 1320, 1324, 1324, MAN 1320, IN THE TACOMA LAND COMPANY'S FIRST ADDITION TO TACOMA, W.T., ACCORDING TO PLAT FILED FOR TACORA DAND COMPARES FIRST ADDITION TO FACORA, W.I., ACCORDING TO PLAT FIN RECORD JULY 7, 1884, IN THE OFFICE OF THE COUNTY AUDITOR, IN PIERCE COUNTY, EXCEPT THAT PORTION OF LOTS 11 AND 12, SAID BLOCK 7526 TAKEN BY THE CITY OF TACOMA EXCEPT THAT FORTION OF HOIS II AND 12, SALD BLOCK (526 TAKEN BI THE GITT OF TACU EY DECREE OF APPROPRIATION ENTERED SEPTEMBER 12, 1928 IN PIERCE COUNTY SUPERIOR

COURT CASE NO. 61287.

ALTAOPAS/RDA/0099

Notorized signature attachment to Dept of Ecology Restrictive Covenant:

ter Date 7/22/03 Signed

Winders Freighthouse, LLC / Glen R. & Elizbabeth L. Winders Trust, Member By Glen R. Winders, Trustee

STATE OF WASHINGTON)) ss. COUNTY OF KITSAP)

I hereby certify that I know or have satisfactory evidence that GLEN R. WINDERS is the person who appeared before me and said person acknowledges that he signed this instrument and acknowledges it to be his free and voluntary act for purposes mentioned in this instrument.

Dated Jul 22 2003

ntonia M. à Notary Public in and for the State of Washington

Residing in <u>Knewston</u> My appointment expires : 4-02-06



RESTRICTIVE COVENANT Page 4

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

Barry's Freighthouse, LLC sole Membel

[NAME OF PROPERTY OWNER AND DATE SIGNED]

Bea's Freighthouse, LLC MEMBER 5 Ó

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(NAME OF PROPERTY OWNER AND DATE SIGNED)

[NAME OF PROPERTY OWNER AND DATE SIGNED]

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	NOTARIAL ACKNOWLEDGMENT
STATE OF WASHINGTON); ss.	
on this 22 yd day of July Beatrice A. Griffiths	1903, before me personally appeared and
t:	o me known to be the <u>SOLE MEMBER</u>
OF - Bea's Freighthouse,	LLC,
	to be the free and voluntary act and deed of said LLC . for
	and on oath stated that they were authorized to execute sa
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IN, WITNESS WHEREOF, I have hereunto set	my hand and affixed my official seal the day and year first abo
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(Notarial Seal) Notary Public in and for the S	residing at / (11)

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on this 22nd day of JULY 2003 before me JUHN 7. GRINE IT HS	personally appeared
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to me known to be the Sc	OLE HEASER OF
BARRY'S FREIGHT HOUSE, CLC	that executed the within and foregoing
instrument, and acknowledged said instrument to be the free and voluntary	act and deed of said LLC .
the uses and purposes therein mentioned, and on oath stated that th	
instrument >	1. p
IN WITNESS WHEREOF, I have noreunto set my hand and affixed my offic:	ial seal the day and year first abo
written.	far scar one day and year first and
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(Notarial Seal) Notary Public in and for the State of Washington	iding at King d
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Page 5 WORLDFAMOUS FUGILAT HOURS, SOLEMEMBER 7/21/03

[NAME OF PROPERTY OWNER AND DATE SIGNED]

TACOMA FREIGHT HOUSE L

[NAME OF PROPERTY OWNER AND DATE SIGNED]

[NAME OF PROPERTY OWNER AND DATE SIGNED]

[NAME OF PROPERTY OWNER AND DATE SIGNED]

[NOTE: The Property Owners must have this Restrictive Covenant notarized.]

07/21/03 modl_rc.doc Notary Page

State of Wash } ss. County of M

On this 21st day of July, 2003, before me, the undersigned, a Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared Robert V. Hardy, to me known to be the Sole Member of World Famous Freighthouse LLC, the Limited Liability Corporation that executed the foregoing instrument, and acknowledged the said instrument to be the free and voluntary act and deed of said corporation, for the uses and purposes therein mentioned and on oath stated that they were authorized to execute the said instrument and that the seal affixed is the corporate seal of said corporation.

WITNESS my hand and official seal hereto affixed the day and year first above written.



dl stat Notary Public in and for the State of Washington Residing at EWINET My appointment expires: JUNE 29, 2005

STATE OF WASHINGTON

COUNTY	OF	PIERCE	

I certify that I know or have satisfactory evidence that_ROBERT DEIGERT, SOLE MEMBER OF THE TACOMA FREIGHTHOUSE LLC the person who appeared before me, and said person acknowledged that HE signed this instrument, on

oath stated that_____HE IS ______authorized to execute the instrument and acknowledged it as SOLE MEMBER OF THE TACOMA FREIGHTHOUSE SQUARE LLC to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

July 24th /2003 HUNG THE NGUYEN Notary Public 10

My appointment expires 7-12-2007

A-7 -Representative Capacity



6.5 Photo log

Photo 1: Freighthouse Square - from the northeast



Photo 2: South Side of Freighthouse Square - from the east





Photo 3: South Side of Building - from the west

Photo 4: Southwest Corner of Building – from the southwest

