

PO Box 47775 · Olympia, Washington 98504-7775 · (360) 407-6300
711 for Washington Relay Service · Persons with a speech disability can call 877-833-6341

August 29, 2017

Electronic Copy

Marcos McGraw City of Gig Harbor 3510 Grandview Street Gig Harbor, WA 98424

Re: Acceptance of VCP Application for the following Contaminated Site:

• Site Name: Stutz Oil

• **Site Address:** 3003 Harborview Drive Gig Harbor, 98335 Pierce

Cleanup Site ID: 2045
Facility/Site ID: 1768931
VCP Project ID: SW1608

Dear Mr. McGraw:

The Department of Ecology (Ecology) has accepted your Voluntary Cleanup Program (VCP) application for the Stutz Oil facility (Site). We applied your initiative and welcome your interest in the VCP. This letter confirms your entry into the VCP and provides important information on how we will manage the VCP Cleanup Project (Project) and the Site.

Agreement

Ecology has completed and signed the VCP Agreement governing the Project on **August 16**, **2017**. This is the effective date of the Agreement. **Enclosure A** includes a copy of the Agreement. Please review it carefully.

Identification

Ecology has assigned a unique name and number to the Site. We have also assigned a unique number to your Project at the Site. You can find this information in the box at the bottom of the first page of the Agreement. When contacting us, please use this information to identify your Project.

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Designated Managers

Please direct communications between Ecology and The City of Gig Harbor through the designated managers to the maximum extent possible.

Ecology

We have designated the following site manager to respond to your requests:

Panjini Balaraju

Department of Ecology Toxic Cleanup Program, Southwest Regional Office 300 Desmond Drive SE Lacey, WA 98504

Phone: 360-407-6335

E-mail: Panjini.Balaraju@ecy.wa.gov

• The City of Gig Harbor

The application designated you, Marcos McGraw as the project manager for the City of Gig Harbor. We will therefore respond only to your requests. If someone replaces you as the project manager or your contact information changes, please submit a Change of Contact Form. You can download the Form from our VCP web site: www.ecy.wa.gov/programs/tcp/vcp/vcpmain.htm.

Requests for Written Opinions

In your application, you requested a No Further Action determination without the need for restrictive covenants. Ecology will review the documents you submitted and provide you a written response within about 90 days.

Reporting Requirements

When requesting written opinions on planned or completed remedial actions, please comply with the following reporting requirements:

• **Licensing.** You must submit documents containing geologic, hydrologic, or engineering work under the seal of an appropriately licensed professional, as required by Chapters 18.43 and 18.220 RCW.

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• **Data Submittal.** You must submit environmental sampling data in both a printed form and an electronic form capable of being transferred into our Environmental Information Management (EIM) system. For an overview of data submittal requirements, please refer to **Enclosure B**, which includes a copy of Toxics Cleanup Program Policy 840. For instructions on how to submit data, please refer to the following web site: www.ecy.wa.gov/programs/tcp/data_submittal/data_requirements.htm.

Failure to comply with these requirements may result in unnecessary delays.

Payment

Ecology will send monthly invoices to the billing contact designated in the Application Form. If someone replaces the billing contact or their contact information changes, please submit a Change of Contact Form. You can find the Form on the VCP web site.

The invoice will include a summary of the costs incurred, payments received, identity of staff involved, and the amount of time spent on the Project during the previous month. Payment is due within thirty days of the invoice date. For more information on the billing system, please refer to the VCP web site.

Contact Information

We are committed to working with you to accomplish the prompt and effective cleanup of the Site. Again, if you have any questions about the VCP or your Project, please contact Panjini Balaraju at 360-407-6335.

Sincerely,

Nicholas Acklam

VCP Unit Manager

Nicholas M. ahlan

Toxics Cleanup Program, Southwest Regional Office

NA: kb

Enclosures (2): A - Copy of VCP Agreement

B – Toxics Cleanup Program Policy 840: Data Submittal Requirements

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By certified mail: [91 7199 9991 7037 7496 0241]

cc: John Hildenbrand, Robinson Noble, Inc. Nicholas Acklam, Ecology Stephanie Bussell, Ecology Panjini Balaraju, Ecology

Enclosure A VCP Agreement

VCP AGREEMENT



INSTRUCTIONS: Submit this Agreement (original) to Ecology as part of your Application. Before submitting, enter the Customer's name and the Site's address on the first page and sign the Agreement on the second page. If your Application is accepted, then Ecology will do the following: 1) identify the Site and VCP project in the box below; 2) sign the Agreement; and 3) send you a copy of the completed Agreement.

This document constitutes an Agreement between the State of Washington Department of Ecology (Ecology) and The City of Gig Harbor (Customer) to provide informal site-specific technical consultations under the Voluntary Cleanup Program (VCP) for the Site identified below and associated with the following address:

3003 Harborview Drive

The purpose of this Agreement is to facilitate independent remedial action at the Site. Ecology is entering into this Agreement under the authority of the Model Toxics Control Act (MTCA), Chapter 70.105D RCW, and its implementing regulations, Chapter 173-340 WAC. If a term in this Agreement is defined in MTCA or Chapter 173-340 WAC, then that definition shall govern.

Services Provided by Ecology

Upon request, Ecology agrees to provide the Customer informal site-specific technical consultations on the independent remedial actions proposed for or performed at the Site consistent with WAC 173-340-515(5). Those consultations may include assistance in identifying applicable regulatory requirements and opinions on whether the remedial actions proposed for or conducted at the Site meet those requirements.

Ecology may use any appropriate resource to provide the Customer with the requested consultative services. Those resources may include, but shall not be limited to, those of Ecology and the Office of the Attorney General. However, Ecology shall not use independent contractors unless the Customer provides Ecology with prior written authorization.

In accordance with RCW 70.105D.030(1)(i), any opinions provided by Ecology under this Agreement are advisory only and not binding on Ecology. Ecology, the state, and officers and employees of the state are immune from all liability. Furthermore, no cause of action of any nature may arise from any act or omission in providing, or failing to provide, informal advice and assistance under the VCP.

Payment for Services by Customer

The Customer agrees to pay all costs incurred by Ecology in providing the informal site-specific technical consultations requested by the Customer consistent with WAC 173-340-515(6) and 173-340-550(6). Those costs may include the costs incurred by attorneys or independent contractors used by Ecology to provide the requested consultative services. Ecology's hourly costs shall be determined based on the method in WAC 173-340-550(2).

Ecology shall mail the Customer a monthly itemized statement of costs (invoice) by the tenth day of each month (invoice date) that there is a balance on the account. The invoice shall include a summary of the costs incurred, payments received, identity of staff involved, and amount of time staff spent on the project.

The Customer shall pay the required amount by the due date, which shall be thirty (30) calendar days after the invoice date. If payment has not been received by the due date, then Ecology shall withhold

FOR COMPLETION	Facility / Site Name: Stutz Oil	
BY	Facility / Site No.: 1768931	RECEIVED
ECOLOGY ONLY	VCP Project No.: SW 1608	AUG 1 0 2017

any requested opinions and notify the Customer by certified mail that the debt is past due. If payment has not been received within sixty (60) calendar days of the invoice date, then Ecology shall stop all work under the Agreement and may, as appropriate, assign the debt to a collection agency under Chapter 19.16 RCW. The Customer agrees to pay the collection agency fee incurred by Ecology in the course of debt collection.

Reservation of Rights / No Settlement

This Agreement does not constitute a settlement of liability to the state under MTCA. This Agreement also does not protect a liable person from contribution claims by third parties for matters addressed by the Agreement. The state does not have the authority to settle with any person potentially liable under MTCA except in accordance with RCW 70.105D.040(4). Ecology's signature on this Agreement in no way constitutes a covenant not to sue or a compromise of any Ecology rights or authority.

Ecology reserves all rights under MTCA, including the right to require additional or different remedial actions at the Site should it deem such actions necessary to protect human health and the environment, and to issue orders requiring such remedial actions. Ecology also reserves all rights regarding the injury to, destruction of, or loss of natural resources resulting from the release or threatened release of hazardous substances at the Site.

Effective Date, Modifications, and Severability

The effective date of this Agreement shall be the date on which this Agreement is signed by the Toxics Cleanup Program's Section Manager or delegated representative. This Agreement may be amended by mutual agreement of Ecology and the Customer. Amendments shall be in writing and shall be effective when signed by the Toxics Cleanup Program's Section Manager or delegated representative. If any provision of this Agreement proves to be void, it shall in no way invalidate any other provision of this Agreement.

Termination of Agreement

Either party may terminate this Agreement without cause by sending written notice by U.S. mail to the other party. The effective date of termination shall be the date Ecology sends notice to the Customer or the date Ecology receives notice from the Customer, whichever occurs first. Unless otherwise directed, issuance of a No Further Action opinion, either for the Site as a whole or for a portion of the real property located within the Site, shall constitute notice of termination by Ecology.

Under this Agreement, the Customer is only responsible for costs incurred by Ecology before the effective date of termination. However, termination of this Agreement shall not affect any right Ecology may have to recover its costs under MTCA or any other provision of law.

Representations and Signatures

The undersigned representative of the Customer hereby certifies that he or she is fully authorized to enter into this Agreement and to execute and legally bind the Customer to comply with the Agreement.

STATE OF WASHINGTON	City of Gig Harbor
DEPARTMENT OF ECOLOGY	Name of Customer
Relieves Laure	Jili Granses
Signature	Signature
REBEERA LAWSON	Jill Guernsey
Printed Name	Printed Name of Signatory
Section Manager, SwRo	Mayor
Toxics Cleanup Program Section	Title of Signatory
Date: 8/16/2017	Date:

If you need this document in an alternative format, please call the Toxics Cleanup Program at 360-407-7170. Persons with hearing loss can call 711 for Washington Relay Service. Persons with a speech disability can call 877-833-6341.



Voluntary Cleanup Program

Washington State Department of Ecology Toxics Cleanup Program

APPLICATION FORM

Under the Voluntary Cleanup Program (VCP), the Department of Ecology (Ecology) may provide informal site-specific technical consultations to persons conducting independent remedial actions at a hazardous waste site. Ecology may provide such consultations under the authority of the Model Toxics Control Act (MTCA), Chapter 70.105D RCW, and its implementing regulations, Chapter 173-340 WAC.

To enter the VCP, complete and submit to Ecology a VCP Application. The Application consists of the following two documents:

- 2. Agreement.

For guidance on how to complete your Application, please refer to the Application Instructions, which are available separately on the VCP web site: www.ecy.wa.gov/programs/tcp/vcp/vcpmain.htm.

Part 1 - ADMINISTRATION	
	he Customer is the person or organization requesting services from esponsible for paying the costs incurred by Ecology. The authority and ed in the Agreement.
Name of Customer: Coty of Gig	Harbor
What type of entity is the Custom	ner?
☐ Person	If the Customer is a "person," then the Customer shall serve as both the Project Manager and the Project Billing Contact. Please identify this person and their contact information in both Parts 1B and 1C.
	If the Customer is an "organization," then please identify the Project Manager in Part 1B and the Project Billing Contact in Part 1C. Both persons must be employed by the Customer organization.
What is the Customer's involvem	ent at the Site? Please check all that apply.
Property owner Past property ov Future property Property lessee Other – please s	owner Consultant Attorney
If not the current property owner	, is the Customer acting as the agent for the property owner?
☐ Yes ☐ No	
If not the current property owner,	, is the Customer authorized to grant access to the property?
☐ Yes ☐ No	

TGP SWRO # SW 1608

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AUG 10 2017

Part 1 – ADMINISTRATION continued

B. Project Manager Information person must either be the Custor independent contractor hired by the	ner or be employed	d by the	Customer. T	his person may not be an
Name: Marcos McGraw			Title: Project	t Engineer
Mailing address: 3510 Grandview	Street			
City: Gig Harbor		State: W	/A	Zip: 98335
Phone: 253-853-2647	Fax:		E-mail: McGı	rawM@cityofgigharbor.net
C. Project Billing Contact Informust either be the Customer or be contractor hired by the Customer.	employed by the C	ustomer.	This person	may not be an independent
Name: Marcos McGraw			Title: Project	t Engineer
Mailing address: 3510 Grandview	Street			,
City: Gig Harbor		State: W	/A	Zip: 98335
Phone: 253-853-2647	Fax:		E-mail: McGı	rawM@cityofgigharbor.net
D. Project Consultant Information	on.			
☐ If you ans	wered " YES, " then swered " NO " and and remedial action,	the Custo	mer hired a	consultant to conduct the
Name: John Hildenbrand			Principal Env	v. Scientist
Organization: Robinson Noble, Inc).			
Mailing address: 2102 South C St	reet	ı — — — — — — — — — — — — — — — — — — —		T
City: Tacoma		State: W		Zip: 98446
Phone: 253-475-7711	Fax:		E-mail: jhilde noble.com	nbrand@robinson-
Do you want Ecology to contact the	e Project Consultan	t?		
E. Property Owner Information.				1 1 10
Is the Customer the owner of the p				
				d skip to the next question. uired information below.
Name:	erea we, then pre	ado omo	Title:	unea memanen zerem
Organization:				
Mailing address:				
City:		State:		Zip:
Phone:	Fax:		E-mail:	

Part 1 – ADMINISTRATION continued What type of entity is the property owner? Please check only one. County Private Municipal Tribal Mixed Federal Public School State Other - please specify: F. Request for Written Opinion. Are you requesting a written opinion at this time? If you answered "YES," on what planned or completed remedial action do you want a written opinion? Removal of contaminants above site specific cleanup level Please attach to this Application any additional remedial action plans or reports you want Ecology to review. Ecology will base its opinion on the information contained in the Site file, including any information attached to this Application. If you answered "NO," please explain why you are enrolling in the VCP at this time and when you expect to request a written opinion from Ecology. Requesting that the Environmental Covenant be allowed to be rescinded, that the NFA be changed to unconditional and that the site be delisted. Attach additional pages if necessary. G. Reporting Requirements. Please comply with the following reporting requirements when requesting written opinions on planned or completed remedial actions: Licensing. Documents submitted containing geologic, hydrologic, or engineering work must be under the seal of an appropriately licensed professional, as required by Chapters 18.43 and 18.220 RCW. ☐ Data Submittal. Environmental sampling data must be submitted in both a printed form and an electronic form capable of being transferred into Ecology's data management systems. For instructions on how to submit the data, please refer to the following Ecology web site:

Failure to comply with these requirements may result in unnecessary delays. Ecology will not issue a No Further Action (NFA) opinion unless these requirements are satisfied.

www.ecv.wa.gov/programs/tcp/data_submittal/Data_Requirements.htm.

Part 2 - DESCRI	PTION OF THE	SITE			
		as already identifie for the Site. You			name provided by Ecology. Alternate name.
Name: Stutz Oil				0	
Alternate Name:	Maritime Pier				
The "source prope	erty" is the propert	e Releases Occur y where hazardou ased from a leakin	ıs sub	stances were re	ty). eleased into the environment. roperty is the property where
Do you know on v	which property the	releases occurred	1?		
⊠ Ye		wered "YES," th he following quest		please refer to	the source property when
□ No		vered " NO, " then tion (cleanup) whe			property addressed by your wing questions.
Physical Addres	s. Please enter the	e physical address	of th	e property below	٧.
Street Address: 3	003 Haborview D	rive			
City: Gig Harbor			State	e: WA	Zip: 98335
Geographic Pos guidance on how	ition. Please ent to complete this p	er the geographic art, please refer to	al po	osition of the prouctions on the V	pperty below. For additional CP web site.
	LATITUDE:	Degrees: 47.32957	73 N	Minutes:	Seconds:
COORDINATES	LONGITUDE:	Degrees: - 122.578561	N	Minutes:	Seconds:
	TION ON PROPERTY: ease or center of parcel)	Center of parcel			
Co	S or address matching	Address match			
	DLLECTION SOURCE: [i.e., map scale]	Google earth pro			
	ORIZONTAL DATUM: of for coordinate system]	NAD 83 Decimal			
	ACCURACY LEVEL: [i.e., +/- feet or meters]				
Legal Description					
TRS DATA	Township: 21N	Range: 02E	S	Section: 08	Quarter-Quarter:
TAX PARCEL #(S): Gig Harbor Right	of Way			

An "a	affected property" is erty. For example, pe	erties affected by the Releases (Affected Properties). a property affected by the release of hazardous substances on the source etroleum released from a leaking UST on one property (source property) may ground water onto an adjacent property (affected property).
Do a	ny of the releases affe	ect any properties adjacent to the source property?
	☐ Yes	If you answered "YES," then please identify below each property that you know has been affected by the releases on the source property. If you need to identify additional properties, please attach additional pages.
	⊠ No	If you answered "NO," then skip to the next question.
	Unknown	If you answered "UNKNOWN," then skip to the next question.
1.	Address:	
1.	Tax Parcel(s):	
2.	Address:	
	Tax Parcel(s):	
3.	Address:	
٥.	Tax Parcel(s):	
4.	Address:	
7. B	Tax Parcel(s):	
D. Id	dentification of Publ	c Right-of-Ways affected by the Releases.
Do a	ny of the releases affe	ect any public right-of-ways (e.g., streets)?
		No Unknown
If you	u answered "YES" ab	ove, please specify below. Otherwise, skip to the next question.
Site	is Public Right of Wa	y Consisting of the Soundview Drive street end.
Attac	h additional pages if nece	ssary.
E. E	xtent of the Site.	
Wha	t is the approximate a	real extent of the Site? Please check only one.

F. Description of Release(s) at the Site.
Source of Release(s).
What are the source(s) of the release(s) at the Site? Please check all that apply.
 Point source (e.g., leaking tank) Non-point source (e.g., contaminated soil used as fill) Area-wide lead and arsenic soil contamination (see questions below) Other – please specify: <u>Surface spillage, line leaks</u> Unknown
To the extent known, please describe the source(s) of the release(s):
Site was impacted by former use as a bulk fuel storage facility, Stutz Fuel,. See Ecology files for history
Attach additional pages if necessary. Circumstances of Release(s). To the extent known, please describe below the circumstances of the release(s).
Operational spills, leaks from above ground tanks and lines (above and below grade)
Attach additional pages if necessary.
Circumstances of Release Discovery. To the extent known, please describe below the circumstances of the discovery of the release(s).
Discovered during past site investigations
Attach additional pages if necessary.

Area-Wide Soil Contamination. For information to the following web site: www.ecy. information about the Tacoma Smelter Plume to the following web site:
--

Drinking Water.
Does any of the contamination at the Site pose a threat or potential threat to an existing drinking water source (ground water or surface water)?
☐ Yes ☐ Unknown
If you answered "YES" above, what type of drinking water system is threatened by the contamination? Please check all that apply.
☐ Single Family ☐ Public Drinking Water Supply
If you checked "Public Drinking Water Supply" above, is the contamination located within or upstream of a 10-year wellhead protection area?
☐ Yes ☐ No ☐ Unknown
To help answer the above question or if you answered "Yes" to that question, then go to https://fortress.wa.gov/doh/eh/dw/swap/maps/ or call (800) 521-0323.
Indoor Air.
Are contaminant odors present in any buildings, manholes, or other confined spaces?
☐ Yes ☐ Unknown
If you answered "YES" above, please specify:
Attach additional pages if necessary.
H. Maps of the Site.
Please attach to this application map(s) that identify, to the extent known, the following:
☐ The location of the site.
The properties, and any public right-of ways, affected by the site.
The source(s) of the release(s) at the site.The nature and extent of contamination at the site.
Any human or ecological receptors impacted by the site (e.g., drinking water wells).
The physical characteristics of the site (e.g., property lines, building and road outlines, surface water bodies, water supply wells, ground water flow direction, and utility right-of-ways).
The properties adjacent to the site and the uses of those properties (e.g., gas station, dry cleaner, residential).

Part 3 – OPERATIONAL HIS	STORY OF THE SITE			
A. Current Use of Source Property, not other properties a	Property. Note that the affected by the Site. Ans	ne follo wer the	wing questions se questions to	refer only to the Source the best of your ability.
Current Property Owners. To property.	o the extent known, pleas	se ident	ify below the cu	rrent owner of the source
Name: SEE PART 1 B			Title:	
Organization:				
Mailing address:				
City:		State:		Zip code:
Phone:				
Current Business Owner (Op the business located on the so	<i>perator).</i> To the extent k urce property.	nown, p	lease identify be	elow the current owner of
Name: See Part 1 E			Title:	
Organization:				Ti di
Mailing address:				
City:		State:		Zip code:
Phone:				
Current Business Operation the business located on the so		, please	e identify below	the current operations of
What is the current land use of	the source property? P	ease cl	neck all that app	ly.
☐ Residential ☐ Commercial ☐ Industrial ☐ Agricultural ☐ Other – please	School Childcare facility Park specify: public access pige	er and p	parking lot	a a
Is there a currently operationa	l commercial or industria	l busine	ess located on th	e source property?
☐ Yes	Unknown			
If you answered "YES" above using the North American Indu	e, please identify in the ustry Classification Syste	followii m (NAI	ng table the cur CS) codes and s	rrent business operations specifying the operations.
NAICS CODE	DESCRIPTION OF OPERATIO	NS		
EX: 447110	Gasoline Stations with Co	nvenien	ce Stores	

Part 3 – OPERATIONAL HISTORY OF THE SITE continued

Is there a solid waste handling fac	ility located on the Source Property	?	
☐ Yes ⊠ No	Unknown		
If you answered "YES" above, plea	ase identify:		
Attach additional pages if necessary.			
Is there a dangerous waste treatm	ent, storage, or disposal facility loc	ated on the	Source Property?
☐ Yes ⊠ No	Unknown		
If you answered "YES" above, plea	ase identify:		
Attach additional pages if necessary.			
Regulation of Current Business	Operations.		
Does the business operate under	any federal, state, or local permits	related to t	he release of hazardous
substances into the environment (e.g., NPDES permit)?		
☐ Yes No	Unknown		
If you answered "YES" above, ple date it was issued in the table belo	ease specify the regulated operations.	n, the nam	e of the permit, and the
REGULATED OPERATION	PERMIT		DATE ISSUED
EX: Wastewater discharge	NPDES permit		02/02/02
	, , , , , , , , , , , , , , , , , , , ,		
Has a state or federal notice of en	forcement action (e.g., notice of vic	olation) eve	r been issued related to
the release of hazardous substance			
☐ Yes ⊠ No	Unknown		
If you answered "yes" above, pleas	se specify (notice and year issued):		
Have business operations resulte property?	ed in any other spills or other un	permitted i	releases on the source
☐ Yes ⊠ No	Unknown		
If you answered "YES" above, plea	See		
Release	DATE OF RELEASE	STATUS OF	DELEAGE
RELEASE	DATE OF RELEASE	STATUS OF	HELEASE

Part 3 – OPERATIONAL HISTORY OF THE SITE continued

Storage Tank Information. In table below, please identify all above ground storage tanks (AST) and underground storage tanks (UST) that have been used for storing hazardous substances on the source property, irrespective of whether the tanks are still in use or in place. If you are unable to provide answers to specific questions regarding a tank, please enter "U" for unknown.

ID.	ENTIFICATIO		STA	TUS AND	CLOSURE		REL	EASES		
Hazardous Substance	Type (AST/UST)	Size (Gallons)	TANK ID	DATE INSTALL	In Usi (Y/N)			CLOSURE METHOD (*)	PAST (Y/N)	CURRENT (Y/N)
EX: Diesel	UST	10,000	4	02/87	N	05/98	3 R	emoved	Y	N
					-		_			-
								= Removed		
B. Past Use of So not other properties	urce Prop	by the Site	te that the	followii	ng que	stions re	fer only	to the So	urce Pr	operty, itv
Past Property Own			known, p	lease Id	entity t	below the	e owner	of the sol	urce pro	perty
Name: Dale Stutz					T-	Title:				
Organization:										
Mailing address:										
				c	State:		T	Zip code:		
City:					E-mail:			zip code.		
Phone: Fax:				and loss		n, please identify below the owner of the				
<i>Past Business Ow</i> business (operator)	ners (Ope at the time	e <i>rators).</i> e the relea	o the ext	ent kno ed.	wn, pie	ease laer	itily bei	ow the ow	mer or t	ne
Name: Stutz Fuel C					·	Title:				
Organization:										
Mailing address:										
City:				5	State:			Zip code:		
Phone: Fax: E-mail:										
EUOUE.	at Bualm	10 3500-100	ations D	loogo id	ontify i			able the n	act one	rations
	isi busiiit	ess Opera	allolis. F	na tha N	Jorth A	merican	Industry	/ Classific	ation Sy	/stem
Identification of Pa	ed on the s	source pro ina the op	erations.	ig the iv						
Identification of Pa	ed on the s	ing the op	erations.							

Part 3 – OPERATIONAL HISTORY OF THE SITE continued

C. Future Use of Source and Affected Properties. The following questions refer to both source and affected properties. Please answer these questions to the best of your ability.
Will any ownership interest in the source or affected properties be conveyed prior to, or upon completion of, the cleanup?
☐ Yes ☐ Unknown
If you answered "YES" above, please specify:
Attach additional pages if necessary.
Will any of the source or affected properties, or portions of those properties, be redeveloped as part of the cleanup?
☐ Yes ☐ Unknown
If you answered "YES" above, please specify the proposed land use below. Please check all that apply.
Residential School Commercial Childcare facility Industrial Park Agricultural Other – please specify:
Please also specify the activities proposed for that land use:
Attach additional pages if necessary.

Part 4 – ADMINISTRATIVE HISTORY OF THE SITE
Have you previously reported the release(s) of hazardous substances at the Site to Ecology?
Has the cleanup of the Site, or any portion of the Site, ever been managed under the VCP? Yes – If so, please specify the VCP Project Number: SW0630
No Unknown
Has the cleanup of the Site, or any portion of the Site, ever been managed under a federal or state order or decree?
 Yes − If so, please specify the type and docket number: No Unknown
Part 5 – DESCRIPTION OF INDEPENDENT REMEDIAL ACTIONS AT THE SITE
A. Scope of Remedial Actions.
Do you plan to characterize and address all of the contamination at the Site, including any contamination located on affected adjacent properties, as part of the VCP project?
☐ Yes ⊠ No ☐ Unknown
If you answered "NO" above, please describe below the scope of the VCP project, including the contamination (properties, portions of a property, media and/or hazardous substances) that you DC NOT plan on characterizing and/or addressing as part of the VCP project. Please include additional pages if necessary.
Site previously remediated and granted an NFA with EC based on one area of soil suspected to exceed site specific cleanup values. The report that accompanies this form documents the removal of that area.
Attach additional pages if necessary.

Part 5 - DESCRIPTION OF INDEPENDENT REMEDIAL ACTIONS AT THE SITE continued

B. Status of Remedial Actions.

What is the current status of remedial actions at the site? Please check all that apply in the table below.

REMEDIAL ACTION	PLANNED	ONGOING	COMPLETED	NOT APPLICABLE
INITIAL RESPONSE (UST ONLY)				X
INTERIM ACTION			X	
REMEDIAL INVESTIGATION			X	
FEASIBILITY STUDY			Х	
CLEANUP ACTION			X	

C. Documentation of Remedial Actions.

Please list in the table below all known remedial action plans or reports produced for the site, including:

- · The title of the plan or report,
- The author (e.g. consulting firm) of the plan or report,
- The date the plan or report was produced,
- Whether the plan or report has been submitted to Ecology,
- The date the plan or report was submitted to Ecology.

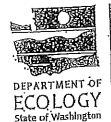
	TITLE	Author	DATE	SUBMITTED TO ECOLOGY	
			DATE	Y/N?	DATE
1.	Too many to List See Ecology File				
2.					
3.					
4.					
5.					
6.					
7.					
8.					
9.					
10.					

Part 6 – STATEMENT AND SIGNATURE						
A. Statement and Signature. The undersigned affirms that the information contained in this application is true and accurate to the best of his or her knowledge. Please note that someone other than the Customer may sign this Application Form.						
Name: John F. Hildenbrand			Title:	itle: Principal Env. Scientist		
Signature: Date: 8-7-17						
Organization: Robinson Noble, Inc.						
Mailing address: 2105 South C Street						
City: Tacoma		State:	WA		Zip code: 98402	
Phone: 253-475-7711 Fax: 253-472-5846				E-mail: jhildenbrand@robinson		
B. Affiliation.						
What is the signatory's involvement at the Site? Please check all that apply.						
 ☐ Customer ☐ Property Owner ☒ Consultant ☐ Attorney ☐ Other – please specify: 						

If you need this publication in an alternate format, please call the Toxics Cleanup Program at 360-407-7170. Persons with hearing loss can call 711 for Washington Relay Service. Persons with a speech disability can call 877-833-6341.

Enclosure B

Toxics Cleanup Program Policy 840 Data Submittal Requirements



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Policy 840: Data Submittal Requirements

Established:

August 1, 2005

Revised: .

April 12, 2016

Contact:

Policy & Technical Support Unit, Headquarters

Purpose:

This Policy provides guidance on the submission of environmental monitoring data generated or collected during the investigation or cleanup of contaminated

sites under the Model Toxics Control Act.

References:

WAC 173-340-840 (5) Chapter 173-204 WAC

Environmental Information Management System Database

Sediment Cleanup Users Manual. II

Attachments:

A - Model Grant and Permit Condition

Disclaimer;

This Policy is intended solely for the guidance of Ecology staff. It is not intended, and cannot be relied on, to create rights, substantive or procedural, enforceable by any party in litigation with the state of Washington. Ecology may act at variance with this Policy depending on site-specific circumstances,

or modify or withdraw this Policy at any time.

Approved by:

James J. Pendowski, Program Manager

Toxics Cleanup Program

Accommodation Requests: To request ADA accommodation, including materials in a format for the visually impaired, call Ecology's Toxics Cleanup Program at 360-407-7170. Persons with impaired hearing may call Washington Relay Service at 711. Persons with speech disability may call TTY at 877-833-6341.

Purpose and Applicability

The investigation and cleanup of contaminated sites generate a large volume of environmental monitoring data that need to be properly managed to facilitate regulatory decisions. The data also need to be accessible by Ecology staff, site owners, consultants, and the general public.

This Policy describes the requirements for submitting environmental monitoring data generated or collected during the investigation and cleanup of contaminated sites under Chapter 70.105D RCW, Model Toxics Control Act (MTCA).

This Policy applies to Ecology staff and any person who investigates or cleans up contaminated sites and submits related environmental sampling data to Ecology, including potentially liable persons, Voluntary Cleanup Program (VCP) customers, prospective purchasers, government agencies, and Ecology contractors.

1. Unless otherwise specified by Ecology, all environmental monitoring data generated during contaminated site investigations and cleanups are required to be submitted to Ecology in both written format and electronically through EIM.

Environmental monitoring data include biological, chemical, physical, and radiological data generated during site investigations and cleanups under the Model Toxics Control Act Cleanup Regulation (Chapter 173-340 WAC) and the Sediment Management Standards (Chapter 173-204 WAC).

The Environmental Information Management System (EIM) is a searchable database that contains data collected by Ecology (or by environmental contractors on behalf of Ecology), and by Ecology grant recipients, local governments, the regulated community, and volunteers.

Under this Policy, data are considered to be "environmental monitoring data" if generated or collected during:

- a. Site investigations and cleanups conducted under an order, agreed order or consent decree, permit, grant, loan, contract, interagency agreement, memorandum of understanding; or
- b. An independent remedial action.

Under this Policy, data are <u>not</u> considered to be environmental monitoring data if generated or collected for the following studies. This means that entering data into EIM, while encouraged, is optional for:

- Non site-specific studies;
- b. Site hazard assessments that result in no further action; and
- c. All initial site investigations.

 Orders, agreed orders, consent decrees, or permits must include a condition that site-specific environmental sampling data be submitted in compliance with this Policy.

For those reports prepared and submitted for review under an order, agreed order, consent decree, or permit, the environmental sampling data must be entered into EIM at the time of report submittal. If reports for such work do not include documentation that data was submitted in compliance with this Policy, the reports shall be deemed incomplete and a notice will be provided to the submitter.

Generally, Ecology should not review such reports until that documentation is provided. The assistant attorney general assigned to the site should be consulted for an appropriate response when Ecology's review is delayed due to failure of data entry into EIM.

 Site-specific environmental sampling data must be entered into EIM before Ecology will review independent remedial action reports under the Voluntary Cleanup Program.

For independent reinedial action reports prepared and submitted under Ecology's Voluntary Cleanup Program (VCP), environmental sampling data must be entered into EIM at the time any report is submitted requesting an opinion on the sufficiency of the action under the VCP.

However, Ecology may establish an alternate deadline for entering data into EIM if this Policy creates undue hardship on the VCP customer and Ecology does not need the data in EIM to begin the review.¹ But in no case will Ecology issue a No Further Action (NFA) opinion letter under the VCP—either for the whole site or a property located within the site—until the data has been entered into EIM.

If sampling data has not been entered into EIM, Ecology may still review the report for the limited purpose of determining whether it contains sufficient information to provide an opinion. If the report is incomplete, Ecology may also respond to the VCP customer's request for an opinion by issuing an administrative letter rejecting the report and requesting additional information.

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I For example, when a site has multiple groundwater sampling events over time, it may be more efficient to enter the data into EIM at one time after monitoring is completed, rather than for each monitoring event. Another example would be where a VCP consultant is using EIM for the first time and needs additional time to learn how to use the system.

4. Grants, contracts, interagency agreements or memoranda of understanding issued after the effective date of this Policy must include a condition that site-specific data be submitted in compliance with this Policy.

Reports on such work will not be accepted as complete until the data have been submitted in compliance with this Policy. If a payment or transfer of funds is involved in the transaction, the relevant payment or transfer shall be withheld until this requirement has been met. Attachment A contains example language to include in these documents.

5. Data generated during <u>upland</u> investigations and cleanups must be submitted electronically using Ecology's <u>EIM</u>.

The Environmental Information Management System is Ecology's main database for environmental monitoring data. Proper submission of data through this system meets the requirement of submitting such data in an electronic format.

Additional information about EIM, including instructions for data submittal, can be found on Ecology's EIM website at http://www.ecv.wa.gov/eim/. The Toxic Cleanup Program's (TCP) EIM Coordinator can also provide technical assistance to site managers and consultants who use EIM.

 Data generated during <u>sediment</u> investigations and cleanups must be submitted electronically using Ecology's EIM.

Effective March 1, 2008, EIM is Ecology's data management system for sediment-related data. Proper submission of data through EIM meets the requirement of submitting such data in an electronic format. Electronic data must be submitted to Ecology simultaneously with the accompanying report.

For additional information on sediment sampling and analysis plan requirements, see Ecology's Sediment Cleanup Users Manual (SCUM II) Publication No. 12-09-057, available at: https://fortress.wa.gov/ecy/publications/summarypages/1209057.html

The Sediment Data Coordinator in TCP's Aquatic Land Cleanup Unit (ALCU) can also provide technical assistance with EIM.

7. Data submitted electronically using EIM must be checked by the Toxics Cleanup Program's EIM Coordinator before the data will be officially loaded into EIM.

Normally, TCP's EIM Coordinator will receive a notice that data have been submitted through EIM. Upon receipt of the notice, the EIM Coordinator should notify the Cleanup Project Manager. The EIM Coordinator then reviews the submittal for quality control and officially loads the data into the system.

Attachment A

Model Grant and Permit Condition

Toxics Cleanup Program Policy 840

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Model Grant and Permit Condition

The following condition is to be inserted in grants, loans, contracts, interagency agreements, and memoranda of understandings where site-specific environmental monitoring data is expected to be generated:

All sampling data shall be submitted to Ecology in both printed and electronic formats in accordance with WAC 173-340-840(5) and Ecology Toxics Cleanup Program Policy 840: Data Submittal Requirements. Electronic submittal of data is not required for site hazard assessments that result in no further action and initial site investigations. (FOR GRANTS, AND LOANS ADD: Failure to properly submit sampling data will result in Ecology withholding payment and could jeopardize future funding.)

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