

Cheryl A. Cameron Claims & Agreements Specialist

October 25, 2019

Mr. Dale Myers State of Washington Department of Ecology Toxics Cleanup Program 3190 160th Avenue SE Bellevue, WA 98008

RE: Multi-Site Status Update, Multiple Chevron Facilities, Washington

Dear Mr. Myers:

Chevron Environmental Management Company (CEMC), has prepared this letter in response to your request for a multi-site status update on sites subject to the Petroleum Technical Assistance Program (PTAP) Agreement between CEMC and the Pollution Liability Insurance Agency (PLIA) dated May 6, 2019 (PTAP Agreement)¹. The PTAP Agreement is attached as Attachment A. A list of sites that are currently subject to the PTAP Agreement is attached as Attachment B.

As detailed in the PTAP Agreement, the PTAP Agreement facilitates independent remedial action at each site identified in Attachment B via PLIA's agreement to provide technical assistance to obtain a No Further Action opinion at each site.

Please do not hesitate to contact me with any questions or concerns.

Sincerely,

Vinua

Cheryl A. Cameron

Attachments:

¹ CEMC entered into the Agreement on behalf of itself and as Attorney-in-Fact for its affiliates, including without limitation, Chevron U.S.A. Inc., Texaco Inc., and Union Oil Company of California. CEMC manages environmental matters at the sites that are the subject of the Agreement on behalf of these entities, and other affiliates.

- A. PTAP Agreement PLIA / CEMC
- B. PTAP Agreement Site List
- cc: Tim Bishop, Chevron (electronic) Eric Hetrick, Chevron (electronic) Carrie Pederson, PLIA (electronic) Christopher Dotson, Arcadis (electronic)

ATTACHMENT A

PTAP AGREEMENT – PLIA / CEMC



State of Washington POLLUTION LIABILITY INSURANCE AGENCY 300 Desmond Drive SE • PO Box 40930 • Olympia, Washington 98504-0930 (360) 407-0520 • (800) 822-3905 • FAX (360) 407-0509 www.plia.wa.gov

May 6, 2019

Eric G. Hetrick, Project Manager-America's West Retail Chevron Environmental Management Company Downstream Business Unit 6001 Bollinger Canyon Rd San Ramon, CA 94583

Subject: Petroleum Technical Assistance Program (PTAP) Agreement

Dear Mr. Hetrick:

I have enclosed a fully executed PTAP Agreement between the Pollution Liability Insurance Agency and Chevron Environmental Management Company. Please contact me at <u>xyzlinda.marshall@plia.wa.gov</u> or (360) 407-0515 if you have any questions.

Sincerely,

Xyzlinda Marshall Administrative Services Manager

Enclosure

PETROLEUM TECHNICAL ASSISTANCE PROGRAM (PTAP) AGREEMENT

This Petroleum Technical Assistance Program (PTAP) Agreement is entered into by and between the State of Washington, Pollution Liability Insurance Agency (PLIA) and Chevron Environmental Management Company, a California corporation (CEMC).¹ PLIA and CEMC are hereinafter sometimes referred to collectively as the Parties. This Agreement shall be effective on the date on which it has been executed by both Parties ("Effective Date").

- a. The purpose of this agreement is to facilitate independent remedial action and cleanup at 43 environmental remediation sites included in this Agreement, as well as additional sites that may become subject to this Agreement in the future. PLIA agrees to provide informal site-specific technical consultations under PTAP for the sites identified in the Technical Assistance Agreement List (the List), as it may be amended from time to time. The List is attached hereto as **Exhibit A**.
- b. This Agreement facilitates independent remedial action at each site identified in the List in order to obtain from PLIA No Further Action (NFA) opinions at each of the sites on the List.
- c. CEMC and PLIA recognize that there are unique requirements entailed in PLIA's agreement to provide technical assistance on multiple sites. As such, CEMC and PLIA commit to the terms of this Agreement. PLIA is entering into this Agreement under the authority of Chapter 70.149 RCW.

Now, therefore, in consideration for PLIA providing technical assistance for multiple sites and dedicating staff to work on the sites identified in the List and CEMC agreeing to pay certain costs to PLIA in providing such advice and assistance as set forth in this Agreement, the Parties agree as follows:

¹ CEMC enters into this agreement on behalf of itself and as Attorney-in-Fact for its affiliates, including without limitation, Chevron U.S.A. Inc., Texaco Inc., and Union Oil Company of California. CEMC manages environmental matters at the sites that are the subject of this agreement on behalf of these entities, and its other affiliates.

Section 1. <u>Applicable Sites</u>.

- a. This Agreement applies to: (1) sites identified in the List, attached hereto (**Exhibit A**), and incorporated by reference into this Agreement; and (2) other sites that the Parties mutually agree in writing to add to the List. Sites that are currently in the Ecology Voluntary Cleanup Program (VCP), but that CEMC may choose to enter into the PTAP, are labeled as "Contingent" on the List.
- b. For each site included in the List, CEMC will complete the online PTAP Application form located at <u>https://plia.wa.gov/ptap-application-form/</u> in accordance with the schedule identified in the PTAP Application Schedule and 90-Day Schedule (Exhibit B). For sites added to the List after the Effective Date of this Agreement, CEMC will complete the online PTAP Application form located at <u>https://plia.wa.gov/ptap-application-form/</u> promptly after the Parties mutually agree to add the site to the List.
- c. The Parties shall mutually agree on a schedule for commencement and performance of remedial actions at sites on the List.
- d. When a site is added to the List the Parties shall mutually agree on a schedule for commencement and performance of remedial actions at the newly added site(s).
- e. The Parties, by mutual agreement, may modify the schedule for commencement and for performance of remedial action at a site based on site conditions, newly discovered information, or other factors.

Section 2. <u>Remedial Action Process</u>.

The Parties agree that the Model Toxics Control Act (MTCA), Chapter 70.105D RCW, and its implementing regulations, Chapter 173-340 WAC, including applicable PLIA guidance documents, will govern the remediation of all sites subject to this Agreement.

Section 3. Access to Property Not Owned by CEMC.

- a. CEMC is responsible for seeking access to all properties not owned by CEMC.
- b. CEMC or its agent shall make reasonable efforts in a timely manner to obtain and/or maintain written access for itself and its contractors to sites or other property where remedial action is necessary.

c. If, after reasonable efforts, CEMC has not been able to obtain access to property then CEMC or its agents shall notify PLIA in writing regarding the inability to obtain reasonable access, and PLIA shall assist CEMC or its agents in obtaining the needed access. It is acknowledged that the developed schedules are dependent upon the cooperation of the property owners to grant access, and schedules may be adjusted accordingly if access issues arise.

Section 4. <u>Services Provided by PLIA</u>.

a. Site Manager

- CEMC and PLIA agree that to implement this Agreement, PLIA will assign a staff member referred to as Site Manager to work on the sites on the List. The cost of assigning the Site Manager will be included under Section 5 (Reimbursement of Costs) of this Agreement. PLIA may change its Site Manager by providing notice at least ten (10) calendar days prior to the change, in accordance with the Notice provisions of this Agreement.
- 2. The designated Site Manager is:

Mr. Nnamdi Madakor

b. Project Managers

- 1. PLIA and CEMC will each designate a Project Manager to assist in implementation of the Agreement and to resolve any technical issues associated with the Agreement. Any party may change its respective Project Manager by providing notice at least ten (10) calendar days prior to the change.
- 2. To the maximum extent possible, communications between PLIA and CEMC and all technical documents, including reports and other correspondence concerning the activities performed pursuant to the terms and conditions of this Agreement shall be directed through PLIA's Site Manager. All contractual related communications and approvals, to the maximum extent possible, will be directed through PLIA's Project Manager and CEMC's Project Manager. PLIA's Project Manager and CEMC's Project Manager. PLIA's Project Manager and CEMC's Project Manager may designate, in writing, working level staff contacts for all or portions of the implementation of the work to be performed under this Agreement. Any party may change its respective identified staff. Written notification shall be given to the other party at least ten (10) calendar days prior to the change.

3. The designated Project Managers for each Party is set forth below:

PLIA:

Carrie Pederson, MPA Agency Planner PO Box 40930 Olympia, WA 98504-0930 <u>Carrie.pederson@plia.wa.gov</u> (360) 407-0520

EMC:

Eric Hetrick Project Manager Chevron Environmental Management Company 6001 Bollinger Canyon Road San Ramon, CA 94583 <u>ehetrick@chevron.com</u> (925)-842-2418

- c. <u>Technical Assistance</u>.
 - Upon request, PLIA agrees to provide CEMC with informal, site-specific technical assistance on the independent remedial actions proposed for, or performed at, the sites. PLIA may use any appropriate resource to provide CEMC with the requested technical assistance for site(s) on the List. Those resources may include, but shall not be limited to, those of PLIA and the Office of the Attorney General (AGO).
 - 2. Upon receipt of a written request from the CEMC Project Manager or representative for technical assistance or a written opinion, PLIA's Site Manager will respond promptly and provide written opinions within forty-five (45) days. If PLIA is unable to respond within the time period outlined herein, PLIA's Project Manager will inform CEMC in writing.
 - 3. In accordance with RCW 70.149.040(9), any opinions provided by PLIA under this Agreement are advisory only and not binding upon PLIA. PLIA, the state, and officers and employees of the state are immune from all liability, and no cause of action arises from any act or omission in providing, or failing to provide, such advice, opinion, conclusion, or assistance under this Agreement.

Section 5. <u>Reimbursement of Costs</u>.

CEMC will pay to PLIA a maximum total of seven thousand, five hundred dollars (\$7,500) per site admitted to PTAP ("Admission Cost"). The Admission Cost is not subject to reimbursement, with the exception of the Admission Cost paid for a site that PLIA later determines is not qualified for PTAP. If PLIA determines that a site is not qualified for PTAP, PLIA shall promptly refund the Admission Cost for that site, and any other payments from CEMC for such site, to CEMC within thirty (30) days of PLIA's determination that the site is not qualified for PTAP.

Section 6. <u>Schedule of Work</u>.

- a. CEMC shall draft Preliminary Cleanup Timelines for all sites on the List within ninety (90) days of the effective date of this Agreement. The Cleanup Timelines shall be submitted to PLIA for review, comment, and approval. CEMC shall address PLIA's comments on all drafts of the Cleanup Timelines and submit a final draft of the Preliminary Cleanup Timelines to PLIA within thirty (30) days of receiving comments. Upon mutual acceptance of the Preliminary Cleanup Timelines, the timelines will be set forth in a Schedule of Preliminary Cleanup Timelines, which will become Exhibit C to this Agreement.
- b. CEMC will use reasonable efforts to adhere to the schedules set forth in the PTAP Application Schedule and 90-Day Schedule, attached hereto as Exhibit B, and the remedial work and deadlines set forth in the Preliminary Cleanup Timelines, attached hereto as Exhibit C.
- c. Notwithstanding Exhibit B and Exhibit C, the Parties acknowledge that the Schedules and Preliminary Cleanup Timelines are dynamic and subject to change based on actual site conditions, the result of assessment at the properties or other reasons. If CEMC or PLIA believe that the Schedule or Preliminary Cleanup Timeline for a site should be modified, they will meet and confer to reach agreement on a revised schedule for that site. If CEMC or PLIA cannot reach agreement on a revised schedule, PLIA or CEMC may terminate this Agreement in accordance with Section 10 (Project Term and Agreement Termination) with regard to the site(s) at issue. If CEMC or PLIA fail to make a good faith effort to meet the requirements of Exhibit B and/or Exhibit C, PLIA or CEMC may terminate this Agreement Termination). Termination of the Agreement is the exclusive remedy for any failure to meet the requirements of Exhibit B and/or Exhibit C.

Section 7. <u>Meetings & Summary Reports</u>.

- a. CEMC and PLIA agree to meet quarterly at the offices of the Pollution Liability Insurance Agency in Lacey, Washington, to discuss progress made at the sites and to set goals for the sites. The term "deadlines" as referenced within this Agreement refers to the date that CEMC agrees to request NFA for each site on the List. The term "milestones", as referenced within this Agreement, refers to those project phases identified in **Exhibit C** and includes, but is not limited to, the following phases; file review; site characterization; pilot test/feasibility study/CAP; system installation; active remediation; groundwater monitoring; and confirmation borings.
- b. An agenda for the quarterly meeting will be sent by PLIA to CEMC two (2) weeks prior to the meeting date. No later than five (5) days before the quarterly meeting, CEMC will provide PLIA with any changes to the meeting agenda.
- c. The agenda shall include, but not be limited to the following items:
 - 1. Discussion of Progress Report as defined in Section 7.d below;
 - 2. Proposed extension to deadlines described in **Exhibit C**; and
 - 3. Discussion of PLIA's information and data supporting the Decision Documents and Opinion Letters.
- d. No later than five (5) days prior to the quarterly meeting, CEMC shall submit to PLIA a Progress Report that describes CEMC's progress towards meeting milestones listed in Exhibit
 C. Unless otherwise specified, the Progress Report and any other technical documents submitted pursuant to this Agreement shall be sent by certified mail, return receipt requested, to PLIA's Site Manager.
- e. The Parties will mutually agree to any extension to deadlines described in **Exhibit C**. In general, the burden shall be on CEMC to demonstrate to the satisfaction of PLIA that good cause exists for requests for extension to deadlines described in **Exhibit C**. Good cause may include, but is not limited to following:
 - 1. Additional site data that materially changes conditions and requires modification of the technical approach for the site.
 - Delays caused by third parties while negotiating access to investigate/remediate or negotiate a restrictive covenant on impacts that extend onto off-site properties or rights-ofway.

- 3. Lack of cooperation by a third-party property owner to allow a No Further Action Opinion under MTCA that requires use of engineering controls and/or a restrictive covenant.
- 4. Failure of an implemented remediation method to achieve compliance with target cleanup levels as predicted, requiring additional time or alternative approaches to be utilized.
- 5. Circumstances beyond the reasonable control and despite the due diligence of CEMC, including delays or new releases caused by unrelated third parties or PLIA, such as (but not limited to) delays by PLIA in reviewing, approving, or modifying documents submitted by CEMC.

Section 9. <u>Press Release/Public Outreach</u>.

CEMC shall notify and receive content approval from PLIA's Site Manager prior to the issuance of all press releases and fact sheets concerning sites on the List. CEMC shall also notify PLIA's Site Manager before major meetings with the interested public related to the work under this Agreement. Likewise, PLIA shall notify and receive content approval from CEMC prior to the issuance of all press releases and fact sheets concerning sites on the List. PLIA shall also notify CEMC before major meetings with the interested public related to the work under this Agreement. For all press releases, fact sheets, meetings, and other outreach efforts by CEMC that do not receive prior PLIA approval, CEMC shall clearly indicate to its audience that the press release, fact sheet, meeting, or outreach effort was not sponsored or endorsed by PLIA. For all press releases, fact sheets, meetings, and other outreach efforts by CEMC approval, PLIA shall clearly indicate to its audience that the press release, fact sheets, meetings, and other outreach efforts by PLIA. For all press releases, fact sheets, meetings, and other outreach efforts by PLIA. For all press releases, fact sheets, meetings, and other outreach efforts by PLIA that do not receive prior CEMC approval, PLIA shall clearly indicate to its audience that the press release, fact sheet, effort was not sponsored or endorsed by PLIA.

Section 10. <u>Project Term and Agreement Termination</u>.

- a. CEMC and PLIA recognize that there are unique requirements entailed in PLIA's agreement to provide technical assistance on multiple sites. As such, CEMC and PLIA commit to the terms of this Agreement for the Project Term, from execution of this Agreement until terminated by either Party.
- b. Either Party may terminate this Agreement at any time for any reason by providing thirty (30) days written notice to the other Party. The Agreement may be terminated in its entirety or only with respect to specific sites.

- c. Section 5 (Reimbursement of Cost) and Section 10 (Project Term and Agreement Termination) will survive termination of this Agreement.
- d. Upon either Party's termination of the Agreement, in whole or in part, under Section 10, PLIA shall notify CEMC in writing whether the Admission Fee will be sufficient to cover the cost of having the Site Manager prepare a final report regarding the status of each site on the List that has been terminated. If PLIA contends that there are insufficient funds to prepare such report(s), it shall submit a budget to complete this work to CEMC for review and approval. CEMC will pay the agreed upon costs PLIA actually incurs within forty-five (45) days of receipt of detailed invoice(s) from PLIA. The final report for each site may include, but is not limited to, analysis of the data submitted to date, drafting site summaries, and selecting the next necessary steps under MTCA.
- e. This Agreement shall be terminated automatically if any law or regulation shall become operative which renders illegal or prohibits any obligations entered into hereunder. This includes, but is not limited to, any action by the Washington State Legislature which discontinues funding, repeals or in any way ceases its support for this Agreement under applicable law.

Section 11. Dispute Resolution.

The Parties shall exclusively and finally resolve any dispute between them arising under this Agreement using direct negotiations, and then mediation, as set out in this Section 11(Resolution of Disputes). If a dispute arising out of this Agreement is not resolved by direct negotiations between the Project Managers, either Party may initiate mediation by giving notice to the other setting out the disputed issues and the value of the Claim. Mediation must be attended by a representative from each Party with decision-making authority. All mediation fees and costs must be paid equally and each Party shall bear its own attorneys' fees and costs in connection with such mediation. If the Parties fail to resolve the dispute within 60 days from notice of mediation, either Party may terminate this Agreement, in accordance with Section 10.

Section 12. <u>Reservation of Rights and No Admission of Liability</u>.

a. PLIA and CEMC have entered into this Agreement to facilitate the cleanup of the sites on the List, as amended, without the use of litigation, enforcement actions, or other adversarial

proceedings. PLIA's signature of this Agreement in no way constitutes a covenant not to sue or a compromise of any of PLIA's rights or authority.

- b. This Agreement also does not protect a liable person from contribution claims by third parties for matters addressed by this Agreement. This Agreement does not constitute a settlement of liability to the state under MTCA. 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).
- c. PLIA reserves its rights under Chapter 70.149 RCW and all other applicable laws, including the right to require additional or different remedial actions at any or all sites should it deem such actions necessary to protect human health and the environment. Nothing in this Agreement will prevent PLIA from seeking to recover its costs for such actions under applicable laws. PLIA 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 a site. PLIA reserves the right to proceed under any lawful authority to ensure compliance at all sites with all applicable laws and orders and decrees.
- d. The Parties acknowledge and agree that by executing this Agreement, and the act of entering into it, CEMC does not waive and expressly retains all rights and defenses associated with this matter or related to the sites on the List. In addition, the Parties acknowledge and agree that neither this Agreement nor work performed under the Agreement shall be construed as an admission by CEMC of any claim or liability in connection with the sites subject to the Agreement, nor shall any act or omission pursuant to this Agreement be construed as an admission of any nature.
- e. CEMC by execution here does not waive and expressly retains all rights and defenses associated with this matter or related to the sites. In addition, neither this Agreement nor work performed under the Agreement shall be construed as an admission by CEMC of any claim or liability in connection with the sites subject to the Agreement.

Section 13. Notices

Notices are effective when received by the recipient during the recipient's regular business hours. All notices under this Agreement must be in writing and will be deemed properly given when addressed to the appropriate Party at the address set out in Section 4(b) of this Agreement. Each Party may change the contact information for notices by notice to the other Party. All such notices

will be deemed to have been duly given and received upon mailing or delivery by courier or personal delivery service.

Section 14. Counterparts

The exchange of counterpart signature pages between the Parties constitutes execution and delivery of this Agreement and it will not be necessary that the signatures of all Parties be contained on any one counterpart. No Party will be bound to this Agreement unless and until all Parties have executed a counterpart. Executed signature pages sent by facsimile, email scan, or otherwise by photocopy are valid means of delivery.

Section 15. No Third-Party Beneficiaries

Except as otherwise expressly stated, any person who is not a Party to this Agreement does not have any rights under this Agreement nor may such person enforce any provision in this Agreement.

Section 16. <u>Entire Agreement</u>.

This Agreement, including any exhibits or attachments, constitutes the entire agreement of CEMC and PLIA and shall supersede and replace all prior and contemporaneous agreements and understandings, written or oral, regarding the discussions concerning the Agreement.

Section 17. <u>Modification: Waiver</u>.

No modification of any of the provisions of this Agreement shall be binding unless made in writing and signed by CEMC and PLIA. No waiver of any of the provisions of this Agreement shall be deemed, or shall constitute, a waiver of any other provisions, whether or not similar, nor shall any waiver constitute a continuing waiver unless expressly so stated in writing. No waiver shall be implied from a conduct or a failure to enforce rights or a delay in enforcing rights. No waiver shall be binding unless executed in writing by the Party making the waiver.

Section 18. <u>Amendment to the Agreement</u>.

PLIA's Site Manager may agree to minor changes to the Cleanup Timeline without formally amending this Agreement, such changes to be documented in writing and signed by PLIA. No other amendment to this Agreement is effective unless made in writing and signed by authorized

Page 10 of 11

representatives of all Parties. An agreement to amend the Agreement shall not be unreasonably withheld by any party.

Section 19. <u>Severability</u>.

The provisions of this Agreement shall be severable, and if any provision of this Agreement shall be held or declared to be illegal, invalid, or unenforceable, such illegality, invalidity, or unenforceability shall not affect any other provision hereof, and the remainder of this Agreement, disregarding such invalid portion, shall continue in full force and effect as though such voice provision had not been contained herein.

Section 20. <u>Representations</u>.

The undersigned representatives of CEMC and PLIA hereby certify that they are fully authorized to enter into this Agreement and to execute and legally bind CEMC and PLIA to comply with the Agreement.

CHEVRON ENVIRONMENTAL MANAGEMENT COMPANY

4/24/19

Eric Hetrick Chevron EMC Project Manager 6001 Bollinger Canyon Road San Ramon, CA 94583 (925) 842-2418 ehetrick@chevron.com

STATE OF WASHINGTON Pollution Liability Insurance Agency

Aursell Ea

Russell E. Olsen, PLIA Executive Director 300 Desmond Drive SE Lacey, WA 98503 (360) 407-0520 russ.olsen@plia.wa.gov

Page 11 of 11

ATTACHMENT B

PTAP AGREEMENT - SITE LIST

Chevron Site ID	Site Name	Address	City	Historic VCP Project Number(s)	Facility Site ID	Cleanup Site ID	Comments / Notes
90123	Retail Outlet 90123	915 East Roy Street	Seattle	NW2225	56827327	977	
90374	Retail Outlet 90374	16256 NE 8th St	Bellevue	NW1560 NW2291	12176428	5534	
90445	Former Unocal Bulk Plant	214 128th Street Southwest	Everett	NW1557	84175453	6747	Added to PTAP list October 2019. Enrollment to occur in 4Q 2019.
90833	Former Chevron Bulk Plant 90833	700 Borseth Street	Sedro Woolley	NW1368	25296975	2363	
90968	Chevron 9-0968	2021 NW Market Street	Seattle	NW1580 NW2221	2472	5112	
91603	Retail Outlet 91603	900 Iowa Street	Bellingham	NW0907 NW1710	74761843	6617	
92175	Retail Outlet 92175	13948 Ne 20Th St	Bellevue	N/A	6541715	7707	
92360	Retail Outlet 92360	3204 Richards Rd & 129th PI SE	Bellevue	NW1458 NW2223	98614262	6985	
92815	Retail Outlet 92815	2150 N Northgate Way	Seattle	NW1577	: 61585219	6377	

Chevron Site ID	Site Name	Address	City	Historic VCP Project Number(s)	Facility Site ID	Cleanup Site ID	Comments / Notes
93124	Chevron Service Station 93124	1050 Harrison Ave	Centralia	SW0729	54295862	6247	
93471	Retail Outlet 93471	5127 168Th St Sw	Lynnwood	NW1572	29134118	7074	
93883	Retail Outlet 93883	1702 East Yakima Avenue	Yakima	CE0191 CE0391	511	4931	
93914	Retail Outlet 93914	4401 S 19Th St	Tacoma	SW0734	3119181	5308	
94347	Retail Outlet 94347	10202 Gravelly Lake Dr	Tacoma	SW0423 SW1099	39279198	7082	
94998	Retail Outlet 94998	1501 Auburn Way N	Auburn	NW0439 NW1581	28887188	5824	
95012	Retail Outlet 95012	400 W University Way	Ellensburg	CE0234	45657711	6114	
95179	Retail Outlet 95179	1710 Canyon Rd	Ellensburg	CE0236	31439188	5855	
95851	Retail Outlet 95851	17519 Pacific Avenue	Spanaway	SW0438 SW0732	52368594	6216	

Chevron Site ID	Site Name	Address	City	Historic VCP Project Number(s)	Facility Site ID	Cleanup Site ID	Comments / Notes
96142	9-6142 Bainbridge Island	323 High School Rd NE	Bainbridge Island	NW0606 NW1453	25451244	5770	Currently enrolled in VCP pending submittal of in- progress closure request.
96266	Retail Outlet 96266	1554 Ne 145Th	Shoreline	N/A	84814313	10760	
96743	Retail Outlet 96743	520 S Tower Ave	Centralia	SW0735	9558765	5494	
96942	Retail Outlet 96942	1233 Alder Street	Centralia	SW0035 SW1059	17551864	5621	
97451	Retail Outlet 97451	2626 Bellevue Way NE	Bellevue	NW2224	53482918	2116	
97618	Retail Outlet 97618	516 S Meridian	Puyallup	SW0730 SW0928	62439981	6398	
98538	Retail Outlet 98538	31204 Pacific Hwy S	Federal Way	NW1579	75488972	6626	
98795	Retail Outlet 98795	16000 Redmond Way	Redmond	NW1469	39354263	6022	
99114	Retail Outlet 99114	301 S Grady Way	Renton	N/A	77287947	10476	

Chevron Site ID	Site Name	Address	City	Historic VCP Project Number(s)	Facility Site ID	Cleanup Site ID	Comments / Notes
99574	Retail Outlet 99574	2233 State Route 530 Ne	Arlington	NW1575	51947866	6210	
99609	Retail Outlet 99609	1206 4Th St	Marysville	NW1574 NW3022	59561644	6353	
200410	Retail Outlet 200410	15510 Aurora Ave N	Shoreline	NW2226	78597266	2650	
209483	Former Renton Bulk Plant	73 Burnett Ave South	Renton	NW0896	63259222	1716	
211543	Retail Outlet 211543	22801 44Th Avenue W	Mountlake Terrace	N/A	34991366	8822	
211551	Retail Outlet 211551	7132 Delridge Way SW	Seattle	NW1338	63938375	6422	
211558	Mt. Baker Seattle	1366 31st Avenue South	Seattle	N/A	27591293	5807	
211561	Retail Outlet 211561	1614 W Dravus Street	Seattle	N/A	93864759	11125	
305485	Borst Park	1010 Belmont St	Centralia	SW0651	99386131	6999	

Chevron Site ID	Site Name	Address	City	Historic VCP Project Number(s)	Facility Site ID	Cleanup Site ID	Comments / Notes
306521	Retail Outlet 306521	330 E North Bend	North Bend	NW0422 NW2199 NW2551	75685473	6630	
306532	Retail Outlet 306532	401 Rainier Ave South	Seattle	NW0240 NW1314	73985266	6594	
306533	Retail Outlet 306533	700 Broadway East	Seattle	NW1355	88917423	6820	
306535	Retail Outlet 306535	16404 36TH AVE W	Lynnwood	N/A	74865182	10391	
306567	Former Unocal Bulk Plant - Kelso - 306567	633 N First Street	Kelso	SW1291	1094	3788	
307757	307757 Vancouver - Hazel Dell	6900 Ne Highway 99	Vancouver	SW0643 SW0930	66578798	2206	
356754	Retail Outlet 356754 1	25 4th Avenue West and 126 5th Avenue West	Olympia	SW0942 SW1307	5377602	2182	