

May 7, 2020

Mr. Frank P. Winslow State of Washington Department of Ecology Toxics Cleanup Program Central Regional Office 1250 Alder Street Union Gap, WA 98903

Re: Delegation Transfer to Resource Environmental, LLC

Former Texaco	Former Exxon
100 W. Wine Country Road	101 W. Wine Country Road
Grandview, WA	Grandview, WA

Dear Mr. Winslow:

This letter is to advise you that Resource Environmental L.L.C. (RELLC, an environmental management company) has been retained by Chevron Environmental Management Company (Chevron) and ExxonMobil Environmental and Property Solutions Company (ExxonMobil) to manage the two subject sites located in Grandview, WA. I have attached letters from Chevron and ExxonMobil with their request that we act on their behalf in all future matters before your Agency. As Vice President & General Manager of RELLC, I will be the primary contact regarding this project. Please address all future correspondence and notices regarding the characterization and remedial activities for this site to RELLC with copies to Chevron and ExxonMobil.

RELLC is a limited liability company formed on April 25, 2003 by Phillips 66 (f/k/a Conoco Inc., ConocoPhillips), ExxonMobil, Chevron and Marathon Petroleum Company LLC (f//k/a/ Marathon Ashland Petroleum) for the express purpose of managing the remediation of multi-member fuel releases where petroleum fuels are present. RELLC allocates financial responsibility internally among companies working with RELLC involved in the project area and funds remediation costs according to such allocation, thereby ensuring that appropriate remediation can go forward without delay. Additional useful information concerning RELLC may be easily accessed on our web site <u>www.rellc.net</u>. Of course, I would be more than willing to address any queries, issues or concerns that you may have.

Once a site is placed into RELLC by a member company, management of that site is contractually surrendered to RELLC. The above referenced sites are officially the responsibility of RELLC. While we may discuss issues concerning these sites with Chevron and ExxonMobil, decision making regarding the sites becomes our contractual responsibility. Accordingly, RELLC is able to efficiently and effectively address

regulatory and legal requirements without the gridlock and delay that often accompany these types of sites.

Since RELLC itself has limited staff, its work, conducted on behalf of its members, is outsourced to various environmental service providers. At the sites referenced above, AECOM has been engaged by this Company as the prime contractor for remediation activities. While every effort will be made to leverage upon any past remedial efforts undertaken by others at the sites, RELLC will also take a fresh and holistic look at what needs to be done and we will do it without further delay.

As we now move forward, RELLC assumes responsibility for submitting plans to your agency concerning the subject sites. As we are working closely with Chevron and ExxonMobil, we hope to make the transition as seamless as possible. I want to assure you that RELLC's primary focus is assessment and remedial action for the protection of human health and the environment.

Should you have any questions, please contact the undersigned at (805) 286-4076.

Sincerely,

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Greg Vogelpohl, P.E. Vice President & General Manager

cc: Mr. John Englehardt., RELLC (electronic copy)
Mr. Eric Hetrick, Chevron (electronic copy)
Mrs. Jennifer Sedlachek, ExxonMobil (electronic copy)
Mr. Robert Michna, AECOM (electronic copy)

Attachments:

- Chevron Delegation Letter
- ExxonMobil Delegation Letter



Eric Hetrick Project Manager Downstream Business Unit

May 7, 2020

Mr. Frank P. Winslow State of Washington Department of Ecology Toxics Cleanup Program Central Regional Office 1250 Alder Street Union Gap, WA 98903

Former Texaco 100 W. Wine Country Road Grandview, WA

Dear Mr. Winslow:

This letter will advise you that Chevron has retained Resource Environmental L.L.C. (RELLC) to manage the characterization and remediation at the above referenced site.

Chevron is a member of the LLC and has engaged its services at this site so as to facilitate the execution of a prompt and effective characterization and remediation program. While RELLC may occasionally consult with Chevron regarding the site, decision making and implementation regarding characterization and remediation is RELLC's contractual responsibility.

Please direct all correspondence and notices from your agency to Mr. Greg Vogelpohl, Vice President & General Manager of RELLC.

Sincerely,

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Eric Hetrick

cc: Greg Vogelpohl, RELLC (electronic copy)

Downstream Business Unit Chevron Environmental Management Company 6001 Bollinger Canyon Road, San Ramon, CA 94583-2324 Tel 925 842 2418 ehetrick@chevron.com

Jennifer Sedlachek US Western Area Execution Team Lead – US Programs

ExonMobil

May 6, 2020

Mr. Frank P. Winslow State of Washington Department of Ecology Toxics Cleanup Program Central Regional Office 1250 Alder Street Union Gap, WA 98903

Subject: Former Exxon 101 W. Wine Country Road Grandview, WA

Dear Mr. Winslow:

This letter will advise you that ExxonMobil has retained Resource Environmental L.L.C. (RELLC) to manage the characterization and remediation at the above referenced site.

Chevron is a member of the LLC and has engaged its services at this site so as to facilitate the execution of a prompt and effective characterization and remediation program. While RELLC may occasionally consult with ExxonMobil regarding the site, decision making and implementation regarding characterization and remediation is RELLC's contractual responsibility.

Please direct all correspondence and notices from your agency to Mr. Greg Vogelpohl, Vice President & General Manager of RELLC.

Sincerely,

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Jennifer C. Sedlachek Team Lead – US Programs

cc: Greg Vogelpohl, RELLC (electronic copy)