[Counsel for Plaintiffs are identified On Plaintiffs' signature pages]

UNITED STATES DISTRICT COURT DISTRICT OF OREGON PORTLAND DIVISION

UNITED STATES OF AMERICA; the STATE OF OREGON; the CONFEDERATED TRIBES OF THE GRAND RONDE COMMUNITY OF OREGON; the CONFEDERATED TRIBES OF SILETZ INDIANS; the CONFEDERATED TRIBES OF THE UMATILLA INDIAN RESERVATION; the CONFEDERATED TRIBES OF THE WARM SPRINGS RESERVATION OF OREGON; and the NEZ PERCE TRIBE,)))))))
Plaintiffs,)
v.))
ACF INDUSTRIES, LLC; AIR LIQUIDE AMERICA L.P.; AIRGAS USA LLC; ASH GROVE CEMENT COMPANY;) No. 3:23-cv-01603-YY
ASHLAND INC.; BEAZER EAST, INC.; BNSF RAILWAY COMPANY; CALBAG METALS CO.; ESCO) CONSENT DECREE
GROUP LLC; GOULD ELECTRONICS INC.; HAJ, INC.,)
D/B/A CHRISTENSON OIL COMPANY; HERCULES)
LLC; KOPPERS INC.; MCCALL OIL & CHEMICAL)
CORPORATION; MCCALL OIL REAL ESTATE)
COMPANY LLC; MOREC FRONT LLC; GWC)
PROPERTIES, LLC; GWC FRONT, LLC; TANKER BASIN LLC; NORTHWEST PIPE COMPANY (FKA)
NORTHWEST PIPE & CASING COMPANY AND)
NORTHWEST PIPE AND CASING COMPANY);)
PORTLAND GENERAL ELECTRIC COMPANY (PGE);)
PORTLAND TERMINAL RAILROAD COMPANY;)
SULZER PUMPS (US) INC.; AND VALVOLINE INC.,)
Defendants.)

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I. INTRODUCTION

The United States of America ("United States"), on behalf of the National Oceanic and Atmospheric Administration ("NOAA") of the U.S. Department of Commerce and the U.S. Department of the Interior; the State of Oregon (the "State"); the Confederated Tribes of the Grand Ronde Community of Oregon; the Confederated Tribes of Siletz Indians; the Confederated Tribes of the Umatilla Indian Reservation; the Confederated Tribes of the Warm Springs Reservation of Oregon; and the Nez Perce Tribe (collectively "Plaintiffs" – *see* definition of "Plaintiffs" in Section V) have filed a Complaint in this case against a number of parties pursuant to Section 107 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended ("CERCLA"), 42 U.S.C. § 9607; the Oregon Hazardous Waste and Hazardous Materials Act, ORS § 465, and ORS § 468B.060; Section 311 of the Clean Water Act ("CWA"), 33 U.S.C. § 1321; and Section 1002(b)(2)(A) of the Oil Pollution Act of 1990 ("OPA"), 33 U.S.C. § 2702(b)(2)(A). This Consent Decree addresses the claims asserted in the Complaint against Settling Defendants (as defined below) for Covered Natural Resource Damages (as defined below).

II. RECITALS

A. The U.S. Department of Commerce, acting through NOAA; the U.S. Department of the Interior; the State of Oregon acting through the Oregon Department of Fish and Wildlife; the Confederated Tribes of the Grand Ronde Community of Oregon; the Confederated Tribes of Siletz Indians; the Confederated Tribes of the Umatilla Indian Reservation; the Confederated Tribes of the Warm Springs Reservation of Oregon; and the Nez Perce Tribe (collectively the "Trustee Council" and each individually a "Trustee" – *see* definition of "Trustees" in Section V), under the authority of Section 107(f) of CERCLA, 42 U.S.C. § 9607(f), Section 1006(b) of OPA,

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33 U.S.C. § 2706(b), and 40 C.F.R. Part 300, subpart G, serve as trustees for natural resources for the assessment and recovery of damages for injury to, destruction of, loss of and/or loss of use of natural resources and/or the services provided by those resources under their trusteeship.

B. Investigations conducted by the U.S. Environmental Protection Agency ("EPA"), the Trustee Council and others have detected over forty-five (45) hazardous substances in the sediments, soils and groundwater of the Portland Harbor Natural Resource Damage Assessment Area (as defined below), including, but not limited to, polycyclic aromatic hydrocarbons ("PAHs"), polychlorinated biphenyls ("PCBs"), cadmium, copper, lead, mercury, tributyltin ("TBT"), bis 2-ethylhexyl phthalate, dichlorodiphenyltrichloroethane ("DDT"), dichlorodiphenyldichloroethylene ("DDE"), dichlorodiphenyldichloroethylene ("DDE"), and 4-methyl phenol.

C. In January 2007, the Trustee Council conducted a pre-assessment screen and determined that it was reasonable to pursue an assessment of natural resource damages in the Portland Harbor Natural Resource Damage Assessment Area by finding that hazardous substances had been released into the Portland Harbor Natural Resource Damage Assessment Area; that public trust natural resources had likely been injured by the releases; that data sufficient to pursue a natural resource damage assessment were available or could likely be obtained at a reasonable cost; and that, without further action, implemented and planned response actions would not adequately remedy the resource injuries. <u>See</u> Preassessment Screen for the Portland Harbor Superfund Site (January 2007). The Trustee Council then notified representatives of known potentially responsible parties ("PRPs") of its intent to conduct a damage assessment.

D. The Trustee Council began an iterative, phased cooperative natural resource damage assessment with a number of PRPs that elected to participate in the assessment. Participating PRPs

entered into Funding and Participation Agreements ("FPAs") with the Trustee Council to fund the phased assessment and define the terms of their participation. Phase 1 consisted of the development of an Assessment Plan and settlement-oriented Workplan and was conducted with the cooperation of twenty (20) PRPs. The Trustee Council released the Assessment Plan for public comment on November 23, 2009 and finalized it on June 1, 2010. Subsequently, thirty (30) PRPs entered into FPAs with the Trustee Council for the current assessment phase, Phase 2, which focuses on implementing the Workplan and conducting initial restoration planning with the goal of arriving at realistic early settlements with cooperating parties. The primary studies undertaken to fill identified data gaps include the Pacific Lamprey Toxicity Study (Stratus and Oregon State University 2013); Data Report for Lower Columbia Juvenile Salmon Persistent Organic Pollutant Exposure Assessment (NOAA Undated); and the Analysis of Osprey (Pandion haliaetus) Egg Tissue Collected from Portland Harbor and Surrounding Areas: Progress Report (Portland Harbor Natural Resource Trustee Council 2009). The Trustee Council also released the Draft Portland Harbor Programmatic EIS and Restoration Plan (NOAA and Parametrix 2012) for public comment on July 9, 2012 followed by the release of the Final Portland Harbor Programmatic EIS and Restoration Plan ("PEIS") in June 2017. 82 Fed. Reg. 28,643 (June 23, 2017). As part of the Phase 2 assessment activities, the Trustee Council (a) conducted a sediment-based Habitat Equivalency Analysis ("HEA") and a qualitative evaluation of losses to other species of concern to determine ecological injury; (b) quantified recreational losses; and (c) completed an evaluation of injured natural resources of tribal importance ("tribal service losses").

E. Plaintiffs and Settling Defendants agree that no further assessment of natural resource damages is required to effectuate the purposes of this Consent Decree.

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F. Plaintiffs have filed a Complaint in this matter, alleging that Settling Defendants own and/or operate or in the past owned and/or operated real property and/or facilities, identified by tax parcel or other property description for each Settling Defendant in Appendix A, from which storm water, surface water runoff, wastewater, other process discharges, and/or groundwater have flowed into the Portland Harbor Natural Resource Damage Assessment Area. Plaintiffs also allege that investigations by EPA and others have detected hazardous substances and/or pollutants in soils, groundwater and/or sediments on or in those properties or facilities. Some of these hazardous substances and/or pollutants are found in the sediments of the Portland Harbor Natural Resource Damage Assessment Area.

G. Plaintiffs further allege that hazardous substances and/or pollutants have been or are being released into the Portland Harbor Natural Resource Damage Assessment Area from properties and/or facilities owned and/or operated by Settling Defendants through direct discharge, surface water runoff, groundwater and/or seeps, and that those hazardous substances and/or pollutants have caused injury to, destruction of, loss of and/or loss of use of natural resources in the Portland Harbor Natural Resource Damage Assessment Area under Plaintiffs' trusteeship, including sediment, invertebrates, fish, and wildlife, and resources of tribal importance. Plaintiffs further allege that each of them and the public have suffered the loss of natural resource services (including ecological services as well as direct and passive human use losses) as a consequence of those injuries.

H. Plaintiffs allege that each Settling Defendant is liable for natural resource damages resulting from releases of hazardous substances or discharges of pollutants into the Portland Harbor Natural Resource Damage Assessment Area pursuant to Section 107(a) of CERCLA, 42 U.S.C. § 9607(a); the Oregon Hazardous Waste and Hazardous Materials Act, ORS § 465, and ORS §

468B.060; Section 311 of CWA, 33 U.S.C. § 1321; or Section 1002(a) of OPA, 33 U.S.C. § 2702(a).

I. Although the Trustee Council has initiated but not yet completed a natural resource damage assessment for the Portland Harbor Natural Resource Damage Assessment Area, the Trustee Council has developed and analyzed information sufficient to support a natural resource damages settlement that is fair, reasonable and in the public interest. In addition to natural resource damage assessment costs, the Trustee Council seeks to recover natural resource damages, which consist of three components: ecological service losses, recreational losses, and tribal service losses.

J. The Trustee Council offered the Phase 2 PRPs an opportunity to pursue a path towards settlement based on the results of the Phase 2 cooperative assessment and the Natural Resource Damage ("NRD") allocation discussed below. These negotiations are referred to as "Path C."

K. Relying upon the results of the damage-assessment studies, remedial investigations, regulatory standards, and scientific literature, the Trustee Council is seeking to recover from all Portland Harbor PRPs, for purposes of early restoration settlements at this time, funds, property, or in-kind services needed to generate: 1) habitat restoration sufficient to compensate for ecological losses valued for the limited purpose of settlement under the Path C process at 4,130 DSAYs (as defined below); 2) \$5,402,400 for recreational losses; and 3) \$695,100 for tribal service losses, including tribal service losses related to the tribal use of Pacific Lamprey in Portland Harbor. The tribal service losses in the third item of the preceding sentence are in addition to, and not otherwise accounted for in, the ecological losses, and tribal service losses were divided by the total number of DSAYs to calculate per-DSAY pro rata shares for ecological losses, recreational losses, and tribal

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service losses. For PRPs that prefer settling on a cash-damages basis, this results in a total per DSAY cost of \$70,500. Settling Defendants resolving their liability under this Consent Decree therefore are paying a total per-DSAY cost of \$70,500. The total \$70,500 per-DSAY cost includes compensation for ecological, recreational, and tribal service losses, based on the Trustees' estimates of their per-DSAY cost of compensating for these losses. This total per-DSAY cost takes into account cost estimates developed by the Trustees for restoration of ecological injuries. The Trustees' cost estimates assume that ecological restoration will be a 50/50 blend of the costs of restoration projects both within and outside of the Portland Harbor Natural Resource Damage Assessment Area.¹ By comparison, PRPs that are parties to the restoration credit consent decree filed concurrently with this Consent Decree are purchasing DSAY credits to compensate for ecological injuries and are making separate payments, on a per-DSAY basis, for recreational losses and tribal service losses.

L. Plaintiffs assert that hazardous substance releases and pollutant discharges to the Portland Harbor Natural Resource Damage Assessment Area have become dispersed and commingled to the extent that the effects of one PRP's releases and discharges cannot be readily distinguished from another's. Plaintiffs further assert that all PRPs who contributed to the

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¹ In the PEIS, the Trustee Council concluded that all restoration should take place within the Portland Harbor Natural Resource Damage Assessment Area and the Broader Focus Area, the area outside of the Portland Harbor Natural Resource Damage Assessment Area that includes the mainstem Willamette River up to Willamette Falls, the Multnomah Channel, the Oregon side of the lower Columbia River between the east end of Hayden Island and the Multnomah Channel outlet, and portions of Scappoose Bay. The Trustee Council further determined that no more than 50 percent of restoration should take place outside the Portland Harbor Natural Resource Damage Assessment Area.

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contamination are jointly and severally liable for all injuries to natural resources that have resulted from the contamination. As a consequence, Plaintiffs assert the right to recover all Covered Natural Resource Damages from any Portland Harbor PRP.

M. Solely for purposes of facilitating settlement, the Trustee Council developed a streamlined process for allocating natural resource ecological damages liability, *i.e.*, the Path C NRD allocation, among the PRPs. The Trustee Council used readily available data that had been developed to date in the Phase 2 process. Because Path C was intended to facilitate settlement, participating PRPs agreed to accept the technical bases² for the calculation of the 4,130 DSAYs, the recreational losses and the tribal service losses. The Trustees also considered information submitted by individual PRPs.³ The PRP-submitted data provide information related to past activities, contaminant release and/or pollutant discharge histories, remedial and/or source control histories, and contaminant pathway information.

N. Using the data and information mentioned above, the Trustee Council assigned a percentage of liability to Portland Harbor Natural Resource Damage Assessment Area properties. The percentage assigned by the Trustee Council reflects the relative contribution of contaminant-

³ That information included data from the Portland Harbor Remedial Investigation (RI) Report (Lower Willamette Group ("LWG") 2009), the Portland Harbor Remedial Investigation/Feasibility Study (RI/FS) Comprehensive Round 2 Site Characterization Summary and Data Gaps Analysis Report (LWG 2007), the Portland Harbor RI/FS Conceptual Site Model Update including Site Summaries (LWG 2004-2007), the Oregon Department of Environmental Quality ("DEQ") Environmental Cleanup Site Information ("ECSI") Database (DEQ 2013), facility website references, and Google Maps. Non-public information provided by individual Settling Defendants also was considered by the Trustees.

² For example, the calculation of the 4,130 DSAYs included a number of technical inputs such as a past service loss calculation, a base year of 2011, and surface sediment chemistry point data.

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related activities on a property to a corresponding contaminant footprint(s) in Portland Harbor Natural Resource Damage Assessment Area sediment, taking into account contributions from upstream and non-site-specific sources. The Trustee Council established three (3) threshold criteria that had to be met before a Portland Harbor Natural Resource Damage Assessment Area property could be allocated any natural resource damage liability. Those threshold criteria are as follows: 1) a pathway existed to transport hazardous substances or pollutants from the property to the Willamette River;⁴ 2) an activity occurred at the property that was a likely source of a specific hazardous substance or pollutant, or a hazardous substance or pollutant likely to increase the negative effect of a substance of concern ("SOC");⁵ and 3) there was sediment contamination (contaminant footprint) in close proximity to the property or a property-related outfall. The Trustee Council considered the property a source of contamination to the Portland Harbor Natural Resource Damage Assessment Area only if all three criteria were met.

O. The Trustee Council relied on two methods to allocate each SOC to properties: 1) allocation of unique SOC footprints, wherein individual SOC footprints are allocated only to one property; and 2) allocation of shared SOC footprints potentially associated with several properties. For shared footprints, the Trustee Council considered the relative contribution of an SOC from each property based on the type, intensity, and duration of an activity and its proximity to the Willamette River. This process resulted in an allocation of service losses from relevant

⁴ Pathways include, but are not limited to surface water, process water and groundwater.

⁵ When the Trustee Council calculated natural resource damages, it identified certain contaminants or SOCs likely to cause injuries to natural resources in the Portland Harbor Natural Resource Damage Assessment Area. Those SOCs are PAHs, PCBs, cadmium, copper, lead, mercury, DDT, DDD, DDE, TBT, 4-methylphenol, and bis (2-ethylhexyl) phthalate.

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contaminant footprints, reflecting the relative contribution of a property's contaminant-related activities to corresponding contaminant footprints.

P. Under the Path C process, the Trustee Council conducted a party-specific, intraproperty allocation by estimating the relative contributions (as percentages) of each PRP associated with contaminant footprints at particular Portland Harbor Natural Resource Damage Assessment Area properties. The Trustee Council estimated PRP contributions based on factors such as activity type, duration, and proximity to the Willamette River. During the Path C process, participating PRPs and the Trustee Council conducted a focused review of more comprehensive, party-specific information to supplement the Path C NRD allocation prior to developing a partyspecific allocation. To calculate a party-specific, intra-property allocation, the Trustee Council applied the same three criteria outlined in Paragraph N above to party-specific information. The Trustee Council then converted a party-specific allocation of natural resource damage liability to DSAYs.⁶

Q. Pursuant to the Trustee Council's allocation and Settling Defendants' and the Trustee Council's completion of the Path C process, the Trustee Council allocated a total of 471.389 DSAYs to the Settling Defendants in this Consent Decree and to the settling defendants in the concurrently-filed restoration credit consent decree. Those allocations are set forth in Appendix C attached hereto and in Appendix C to the concurrently-filed restoration credit consent decree. The Trustee Council

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⁶ In the case of a small number of PRPs associated with properties initially allocated a low number of DSAYs, the PRPs agreed to forgo the further intra-property allocation and agreed to accept responsibility for the full allocated share of liability for their respective property or properties. A few other PRPs agreed to a streamlined process with focused data submissions and analysis to determine their intra-property allocation.

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determined that this is a fair and reasonable estimate of the equitable responsibility for Covered Natural Resource Damages attributable to each of the settling defendants in both consent decrees. The Trustee Council also allocated a total of \$2,921,284.95 in damage assessment costs relating to the Trustee Council's assessment activities for the Portland Harbor Natural Resource Damage Assessment Area to the settling defendants in both consent decrees. The cash value of the damages of the 97.669 DSAYs allocated to Settling Defendants in this Consent Decree totals \$6,885,664.50. When combined with the damage assessment costs allocated to the Settling Defendants in this Consent Decree, the dollar value of Plaintiffs' claims against Settling Defendants resolved in this Consent Decree totals \$8,202,136.12 for Covered Natural Resource Damages. When combined with the dollar value of Plaintiffs' claims against settling defendants resolved in the concurrently-filed restoration credit consent decree, the combined total dollar value of Plaintiffs' claims resolved in the both consent decrees is \$36,154,209.45.

R. The figures in Recital Q do not represent the full amount of natural resource damages that Plaintiffs seek to recover from PRPs through the Path C settlement process or otherwise. Plaintiffs are continuing to negotiate with other PRPs within the Path C process. If those negotiations succeed in reaching settlements with other PRPs, Plaintiffs will lodge further consent decrees with this Court embodying those settlements.

S. The Path C NRD allocation developed by the Trustee Council is distinct from, unrelated to, and has no effect on the total site allocation being conducted by the PRPs to determine liability for EPA's claims for remedial action and response costs under CERCLA or ORS § 465.

T. PRPs in the Path C process had the option to settle their liability by paying cash, purchasing DSAY credits and making other cash payments as set forth in the concurrently-filed

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restoration credit consent decree, or constructing a restoration project. The undersigned Settling Defendants have elected to pay cash.

U. The Settling Parties agree, and this Court by entering this Consent Decree finds, that this Consent Decree has been negotiated by the Settling Parties at arm's length and in good faith; that settlement of this matter will avoid expensive, prolonged and complicated litigation between the Settling Parties; and that this settlement will allow for earlier restoration of natural resource damages. The Settling Parties agree and this Court finds that this Consent Decree is fair, reasonable, and in the public interest, and consistent with the statutory purposes of CERCLA, the CWA, OPA and the Oregon Hazardous Waste and Hazardous Materials Act.

THEREFORE, with the consent of the Settling Parties to this Consent Decree, it is ORDERED, ADJUDGED, AND DECREED:

III. JURISDICTION AND VENUE

1. This Court has jurisdiction over the subject matter of this action pursuant to 28 U.S.C. §§ 1331, 1345 and 1367, 42 U.S.C. §§ 9607 and 9613(b) and 33 U.S.C. § 2717(b). The Court has personal jurisdiction over the Settling Parties. The Settling Parties waive all objections and defenses that they may have to jurisdiction of the Court or to venue in this District, solely for the purposes of this Consent Decree and the underlying Complaint.

IV. PARTIES BOUND

2. This Consent Decree is binding upon the Plaintiffs and upon Settling Defendants, and their heirs, successors and assigns. Any change in ownership or corporate or other legal status, including but not limited to any transfer of assets or real or personal property, will in no way alter the status or responsibilities of Settling Defendants under this Consent Decree.

V. DEFINITIONS

3. Unless otherwise expressly provided, terms used in this Consent Decree that are defined in CERCLA or in regulations promulgated under CERCLA have the meanings assigned to them in CERCLA or in such regulations. Whenever the terms listed below are used in this Consent Decree or in any attached Appendix, the following definitions will apply:

a. "Consent Decree" shall mean this consent decree and all appendices attached hereto (listed in Section XVII, "Integration/Appendices"). In the event of conflict between the body of this Consent Decree and any appendix, the body of this Consent Decree shall control.

b. "Covered Natural Resource Damages" shall mean, for each Settling Defendant, damages, including costs of damage assessment, recoverable by Plaintiffs under Section 107(a) of CERCLA, 42 U.S.C. § 9607(a); the Oregon Hazardous Waste and Hazardous Materials Act, ORS § 465, and ORS § 468B.060; Section 311(f)(4) & (5) of the CWA, 33 U.S.C. § 1321(f)(4)&(5); Section 1002(b)(2)(A) of OPA, 33 U.S.C. § 2702(b)(2)(A); any applicable tribal law; and any other statutory or common law, for injury to, destruction of, or loss of and/or loss of use of natural resources and/or resource services resulting from releases of hazardous substances or discharges of pollutants at or from the properties identified in Appendix A for each Settling Defendant into the Portland Harbor Natural Resource Damage Assessment Area, where the disposal of hazardous substances or releases of pollutants causing such releases or discharges into the Portland Harbor Natural Resource Damage Assessment Area occurred on or before the Effective Date of this Consent Decree.

c. "Day" shall mean a calendar day unless expressly stated otherwise.

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d. "DSAYs" shall mean discounted ecological service acre-years, the metric established by the Trustee Council to determine the scale of Covered Natural Resource Damages liability associated with the Portland Harbor Natural Resource Damage Assessment Area and the natural resource restoration value needed to compensate for injury to, destruction of, loss of and/or loss of use of natural resources giving rise to liability.

e. "Effective Date" shall mean the date on which this Consent Decree is entered by the Court, or, if the Court instead issues an order approving the Consent Decree, the date of such order.

f. "Plaintiffs" (individually, "Plaintiff") shall mean the United States; the State of Oregon; the Confederated Tribes of the Grand Ronde Community of Oregon; the Confederated Tribes of Siletz Indians; the Confederated Tribes of the Umatilla Indian Reservation; the Confederated Tribes of the Warm Springs Reservation of Oregon; and the Nez Perce Tribe. The term "Plaintiffs" includes all of the Trustees.

g. "Portland Harbor Natural Resource Damage Assessment Area" shall mean the waters, including the shoreline, intertidal areas, and bottom sediments, of the Willamette River located in the City of Portland, Multnomah County, Oregon, and encompasses the Willamette River, including Swan Island Lagoon, from approximately River Mile 12.3 to approximately River Mile 0.8 near the confluence with the Columbia River, as well as the upper 1.2 miles of the Multnomah Channel. *See* PEIS (2017).

h. "Portland Harbor Restoration Account" shall mean the Department of the Interior Natural Resources Restoration Fund, Account No. 14X5198.

i. "Settling Defendants" (individually, "Settling Defendant") shall mean ACFIndustries, LLC; Air Liquide America L.P.; Airgas USA LLC; Ash Grove Cement Company;

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Ashland Inc.; Beazer East, Inc.; BNSF Railway Company; Calbag Metals Co.; ESCO Group LLC; Gould Electronics Inc.; HAJ, Inc. d/b/a Christenson Oil Company; Hercules LLC; Koppers Inc.; McCall Oil & Chemical Corporation; McCall Oil Real Estate Company LLC; Morec Front LLC; GWC Properties, LLC; GWC Front, LLC; Tanker Basin LLC; Northwest Pipe Company (fka Northwest Pipe & Casing Company and Northwest Pipe and Casing Company); Portland General Electric Company (PGE); Portland Terminal Railroad Company; Sulzer Pumps (US) Inc.; and Valvoline, Inc.

j. "Settling Parties" (individually, "Settling Party") shall mean the Plaintiffs and the Settling Defendants.

k. "Trustees" (individually, "Trustee") shall mean those natural resource trustees participating in the Portland Harbor Natural Resource Trustee Council pursuant to the "Natural Resource Trustee Memorandum of Agreement for the Portland Harbor Superfund Site" at the time of the entry of this Consent Decree – the United States Department of Commerce, acting through NOAA; the United States Department of the Interior; the State of Oregon through the Oregon Department of Fish and Wildlife; the Confederated Tribes of the Grand Ronde Community of Oregon; the Confederated Tribes of Siletz Indians; the Confederated Tribes of the Umatilla Indian Reservation; the Confederated Tribes of the Warm Springs Reservation of Oregon; and the Nez Perce Tribe.

1. "United States" shall mean the United States of America and each department, agency and instrumentality of the United States, including without limitation the National Oceanic and Atmospheric Administration ("NOAA") of the U.S. Department of Commerce and the U.S. Department of the Interior.

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VI. GENERAL PROVISIONS

4. The Complaint states claims against each Settling Defendant upon which relief may be granted.

5. Nothing in this Consent Decree shall be construed as an admission of liability by Settling Defendants for any claims or allegations made in the Complaint or in this Consent Decree. Settling Defendants deny all or portions of the allegations in the Complaint and this Consent Decree and do not admit any liability to Plaintiffs arising out of the transactions or occurrences alleged in the Complaint or this Consent Decree.

VII. COMPENSATION FOR, AND PAYMENT OF, COVERED NATURAL RESOURCE <u>DAMAGES</u>

6. <u>Court Registry</u>.

a. Plaintiffs shall file a motion to enable Settling Defendants to deposit certain funds into the registry of the Court ("Registry Account") no later than twenty (20) days after the date of Lodging of this Consent Decree. Settling Defendants shall not oppose that motion.

b. The purpose of the Registry Account is to receive payments from Settling Defendants as provided in Paragraphs 7; to earn interest; and to disburse funds to certain Settling Defendants and to the Trustees as provided in Paragraph 8. Funds shall be disbursed from the Registry Account as set forth in Paragraphs 6.c and 8.

c. Any disbursements from the Registry Account shall be made upon joint motion of Plaintiffs. Settling Defendants shall not oppose any such motions except on grounds of error in the amount of one or more proposed disbursements. Motions for disbursements shall state the recipient(s) of funds to be disbursed, the amount of funds to be disbursed to each recipient, the means of disbursement (whether by check, electronic funds transfer ("EFT"), or otherwise), and

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account information and any other information necessary to effectuate disbursement to each recipient.

7. Within ninety (90) days of the Effective Date, each Settling Defendant shall pay to the Registry Account funds in the amounts set forth in Appendix C. However, no payment is required from any Settling Defendant identified in Appendix C as entitled to a refund. Instructions for payments to the Registry Account shall be provided by Plaintiffs to each Settling Defendant within twenty (20) days of the Court granting Plaintiffs' motion to establish the Registry Account.

8. Plaintiffs shall move the Court for disbursements from the Registry Account in the amounts set forth in Appendix C to those identified Settling Defendants identified in Appendix C as entitled to refunds. Plaintiffs shall file the motion for disbursement no sooner than one hundred twenty (120) days after the Effective Date, and within thirty (30) days after the amount of funds in the Registry Account exceeds the total amount to be refunded to those Settling Defendants identified in Appendix C as entitled to refunds. After all refunds owed to Settling Defendants identified in Appendix C have been disbursed from the Registry Account, Plaintiffs may move the Court from time to time for disbursements of funds (including any accrued interest) from the Registry Account to the Trustees. Disbursements to the Trustees may be for reimbursement of the Trustees' general past costs, for restoration activities, or for other purposes authorized by law.

9. Within 210 days after the Effective Date, the Trustees shall provide each Settling Defendant with a bill requiring payment of general interim Path C costs incurred by the Trustees from April 1, 2020, through the Effective Date of the Consent Decree. In addition, the costs of accounting for the general interim costs after the Effective Date shall be included in the general interim costs. The bills sent to each Settling Defendant shall be accompanied by documentation of the Trustees' general interim costs in the same format and level of detail as the documentation

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previously provided to the Settling Defendants of the Trustees' general past costs through March 31, 2020. The amount of general interim costs billed to each Settling Defendant will be each Settling Defendant's *per capita* share of the general interim costs, which shall be calculated as the total amount of general interim costs divided by the total number of PRPs participating in the Path C settlement process as of March 20, 2023, which is the date this Consent Decree was transmitted to the Settling Defendants for their signatures.

a. Each Settling Defendant shall pay its share of general interim costs within ninety (90) days of receipt of a bill from the Trustees for those costs. Prior to making this payment, any Settling Defendant may request a meeting with the Trustees if the Settling Defendant believes that the amount of billed costs is in error. Following any such meeting, the Trustees may send corrected bills for general interim costs to the Settling Defendants if they determine, in their sole and unreviewable discretion, that the amounts in the original bills were in error. Any costs incurred by the Trustees in correcting bills shall not be added to the corrected bills.

b. Payments to NOAA and the U.S. Department of the Interior shall be made by EFT to the U.S. Department of Justice account in accordance with current EFT procedures. Payments shall be made in accordance with instructions provided to each Settling Defendant by the Financial Litigation Unit of the U.S. Attorney's Office in the District of Oregon. Any payments received by the Department of Justice after 4:00 p.m. Eastern Standard Time shall be credited on the next business day. Each Settling Defendant shall provide at least five (5) days-notice to the Financial Litigation Unit before making the transfer.

Trustee:National Oceanic and Atmospheric AdministrationInterim Cost Amount:As shown on interim cost bill sent by TrusteesTrustee:U.S. Department of the InteriorInterim Cost Amount:As shown on interim cost bill sent by Trustees

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c. Payments to the other Trustees shall be made by EFT or certified checks, as indicated in this sub-paragraph for each Trustee, in the amounts indicated for each Trustee. Payments by EFT shall be made in accordance with instructions provided to each Settling Defendant by each Trustee. Any payments received by a Trustee after 4:00 p.m. Eastern Standard Time shall be credited on the next business day. Each Settling Defendant shall provide at least five (5) days-notice to a Trustee before making the transfer. Payments made by certified check shall bear the notation "[Settling Defendant] - Portland Harbor Assessment Costs," and shall be made payable and addressed as indicated below:

Trustee: Payment method:	State of Oregon EFT
Trustee:	Confederated Tribes of the Grand Ronde Community of Oregon
Payment method:	EFT
Trustee: Payment method:	Confederated Tribes of Siletz Indians EFT
Trustee: Payment method:	Confederated Tribes of the Umatilla Indian Reservation EFT
Trustee:	Confederated Tribes of the Warm Springs Reservation of Oregon
Payment method: Address:	Certified check with note "For Portland Harbor" Attn: Cash Management
	PO Box C
	Warm Springs, OR 97761
Trustee:	Nez Perce Tribe
Payment method:	EFT

10. After the Effective Date, and concurrently with issuing the bills described in Paragraph 9, the Trustees shall provide each Settling Defendant with a summary of each Trustee's Path C costs that are specific to that Settling Defendant's participation in the Path C settlement process. The costs of accounting for these party-specific Path C costs shall be included in each

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Settling Defendant's party-specific Path C costs. The total amount of these party-specific costs for each Settling Defendant will be offset by the forward-funding payments that each Settling Defendant has made to the Trustees for these party-specific costs. Where a Settling Defendant's forward funding payments to the Trustees for these party-specific costs exceeds the Trustees' actual costs, the remaining balance will be refunded to that Settling Defendant. Where a Settling Defendant's forward funding payments to the Trustees for these party-specific costs are less than the Trustees' actual costs, the Trustees shall send the Settling Defendant a bill for the unpaid balance. Payment of such unpaid balances shall be made by each Settling Defendant within ninety (90) days of receiving a bill from the Trustees. Such payments shall be made using the payment instructions in Paragraphs 9(b) and 9(c).

11. At the time of each payment each Settling Defendant shall send notice in accordance with Section XV (Notices and Submissions) that payment has been made. Such notice will reference Portland Harbor NRDA, DOJ case number 90-11-2-06787/4, and the civil action number.

VIII. FAILURE TO COMPLY WITH CONSENT DECREE

12. Interest on Late Payments.

If a Settling Defendant fails to make any payment required under Paragraphs 7, 9, or 10 by the due date, interest shall be assessed at the rate specified for interest on investments of the EPA Hazardous Substance Superfund established by 26 U.S.C. § 9507, compounded annually on October 1 of each year in accordance with 42 U.S.C. § 9607(a). The applicable rate of interest is the rate in effect at the time the interest accrues. The rate of interest is subject to change on October 1 of each year. Interest will begin to accrue beginning on the payment due date and shall continue to accrue on the unpaid payment balance through the date that full payment is received.

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13. Stipulated Penalties.

a. If a Settling Defendant fails to make a payment or complete any other action required of it under Section VII (Compensation For, And Payment Of, Covered Natural Resource Damages) by the required date, the Settling Defendant shall be in violation of this Consent Decree and shall be liable for stipulated penalties, in addition to the interest required by Paragraph 12.

b. For the first two (2) weeks that a Settling Defendant fails to comply with any requirement in the Consent Decree, the Settling Defendant shall pay a stipulated penalty in the amount of \$1,000 per week. Where the delay extends beyond the second week, the Settling Defendant shall pay a stipulated penalty for each additional day of noncompliance, in the amount of \$750 per day. For purposes of this Subparagraph, a week shall equal a continuous period of seven (7) days. Nothing in this Consent Decree prevents the simultaneous accrual of separate penalties for separate violations of this Consent Decree.

c. All penalties shall begin to accrue on the day after compliance is due or the day after the violation begins, and all penalties shall continue to accrue until compliance with the applicable requirement is achieved. Following the Trustees' determination that a Settling Defendant has failed to comply with a requirement of the Consent Decree and is liable for stipulated penalties, the Trustees may send the Settling Defendant written notification of the noncompliance and a written demand for payment of the penalties. However, penalties shall accrue as provided in this Subparagraph and Subparagraph b. regardless of whether the Trustees have notified the Settling Defendant of the violation or made a demand for payment.

d. Payments of stipulated penalties under this Paragraph shall be allocated and made as follows: 25% of the total to the United States; 12.5 % of the total to the State; 12.5% of the total to the Confederated Tribes of the Umatilla Indian Reservation; 12.5% of the total to the Confederated Tribes

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of the Grand Ronde Community of Oregon; 12.5% of the total to the Confederated Tribes of the Warm Springs Reservation of Oregon; 12.5% of the total to the Nez Perce Tribe; and 12.5% to the Confederated Tribes of Siletz Indians. Payments under this Paragraph shall be made using the procedures in Paragraph 9.

e. All penalties accruing under this Paragraph shall be due and payable within thirty(30) days of a Settling Defendant's receipt from the Trustees of a demand for payment of the penalties.

f. If a Settling Defendant fails to pay stipulated penalties when due, Plaintiffs may institute proceedings in this Court to collect the penalties, as well as interest. Settling Defendant shall pay interest on the unpaid balance as provided in Paragraph 12. The payment of penalties shall not alter in any way the Settling Defendant's other obligations under this Consent Decree.

g. If Plaintiffs bring a motion or a separate action in court to enforce this Consent Decree and prevail, Plaintiffs shall be entitled to recover from Settling Defendant all costs and expenses of such motion or action, including, but not limited to, costs of attorney time.

h. Payments made under this Section are in addition to any other remedies or sanctions available to Plaintiffs by virtue of Settling Defendant's failure to comply with the requirements of this Consent Decree.

i. Notwithstanding any other provision of this Section, each Plaintiff may, in its unreviewable discretion, waive payment of any portion of the stipulated penalties payable to that Plaintiff that have accrued pursuant to this Consent Decree. Payment of stipulated penalties does not excuse the Settling Defendant from complete performance of the obligations in Section VII (Compensation For, And Payment Of, Covered Natural Resource Damages) or from performance of any other requirement of this Consent Decree.

IX. COVENANT NOT TO SUE BY PLAINTIFFS

14. Except as specifically provided in Sections X (Reservations of Rights) and XI (Additional Reservation For Unknown Conditions Or Information) below, Plaintiffs covenant not to sue or to take administrative action against Settling Defendants to recover Covered Natural Resource Damages as defined in Paragraph 3(b). This covenant not to sue will take effect for each Settling Defendant upon completion of all of its obligations under Section VII (Compensation For, And Payment Of, Covered Natural Resource Damages). This covenant not to sue is conditioned for each Settling Defendant upon the satisfactory performance by each Settling Defendant of its obligations under this Consent Decree. This covenant not to sue extends only to Settling Defendants and their respective heirs, successors, and assigns and does not extend to any other person.

X. RESERVATIONS OF RIGHTS

15. Plaintiffs reserve, and this Consent Decree is without prejudice to, all rights against Settling Defendants with respect to all matters not expressly included within the Covenant Not to Sue by Plaintiffs in Paragraph 14. Notwithstanding any other provision of this Consent Decree, Plaintiffs reserve, and this Consent Decree is without prejudice to, all rights against Settling Defendants with respect to:

- Liability for failure of a Settling Defendant to meet a requirement of this Consent Decree;
- Liability for damages to natural resources (including assessment costs) as defined in 42 U.S.C. §§ 9601(6) & (16) that are not expressly included within the Covenant Not to Sue by Plaintiffs in Section IX;

- Liability for costs of response incurred or to be incurred by any of the Plaintiffs under Sections 107 or 113 of CERCLA, 42 U.S.C. §§ 9607 or 9613, or any other applicable federal or state law;
- d. liability under Section 107(a)(4)(D), 42 U.S.C. § 9607(a)(4)(D), for costs of any health assessment or health effects study carried out under 42 U.S.C. § 9604(i);
- e. Liability for damages to natural resources (including assessment costs), as defined in 42 U.S.C. §§ 9601(6) & (16), (i) resulting from new releases of hazardous substances or new discharges of pollutants in the Portland Harbor Natural Resource Damage Assessment Area after the Effective Date of this Consent Decree from a Settling Defendant's properties identified in Appendix A, or (ii) resulting from, or arising out of, a Settling Defendant's transportation, treatment, storage, or disposal, or the arrangement for the transportation, treatment, storage, or disposal of hazardous substances at or in connection with the Portland Harbor Natural Resource Damage Assessment Area after the Effective Date of this Consent Decree;
- f. Liability for injunctive relief or administrative order enforcement, including the performance of removal or remedial actions, under Section 106 of CERCLA, 42 U.S.C. § 9606, or any other applicable federal or state law; and
- g. Criminal liability to the United States or State.

16. The State's joinder to this Consent Decree is solely in its capacity as a trustee for natural resources and constitutes a limited waiver of the State's Eleventh Amendment immunity

for the sole and limited purpose of enforcing the terms of this Consent Decree. This Consent Decree shall not act as a general waiver, and the State does not, by joining in this Consent Decree, waive immunity from private party claims, including contribution claims, in federal court for CERCLA response costs arising from the Portland Harbor Superfund Site.

XI. <u>ADDITIONAL RESERVATION FOR UNKNOWN CONDITIONS OR</u> <u>INFORMATION</u>

17. Notwithstanding any other provision of this Consent Decree, Plaintiffs reserve, and this Consent Decree is without prejudice to, the right to institute proceedings against Settling Defendants in this action or in a new action for: Covered Natural Resource Damages if conditions, factors or information in the Portland Harbor Natural Resource Damage Assessment Area, not known to the Trustees as of the Effective Date of this Consent Decree, are discovered that, together with any other relevant information, indicates that there is injury to, destruction of, loss of and/or loss of use of natural resources of a type unknown, or of a magnitude significantly greater than was known, to the Trustees as of the Effective Date. For purposes of this Paragraph, information known to the Trustees shall consist of any information in the files of, or otherwise in the possession of, any one of the individual Trustees, or their contractors or consultants who worked on the Trustees' natural resource damage assessment, including the Path C liability allocation projects, as of the Effective Date of this Consent Decree. Natural resource damages arising from re-exposure, resuspension or migration of hazardous substances or pollutants by natural causes or as a result of the future implementation of a remedial action performed in accordance with an order by or consent decree with EPA in the Portland Harbor Natural Resource Damage Assessment Area shall not create a basis for action by the Trustees under this Paragraph; provided, however, that this limitation shall not apply to any Settling Defendant(s) where the re-exposure, resuspension or migration of hazardous substances or pollutants is the result of negligence occurring after the Effective Date by such Settling Defendant(s) or employees, contractors, or agents of such Settling Defendant(s).

XII. COVENANT NOT TO SUE BY SETTLING DEFENDANTS

18. Settling Defendants covenant not to sue and agree not to assert any claims or causes of action against the United States, the State, the Confederated Tribes of the Grand Ronde Community of Oregon, the Confederated Tribes of Siletz Indians, the Confederated Tribes of the Umatilla Indian Reservation, the Confederated Tribes of the Warm Springs Reservation of Oregon, and the Nez Perce Tribe or their contractors or employees, relating to Covered Natural Resource Damages and this Consent Decree.

19. Settling Defendants agree not to sue any other person for Covered Natural Resource Damages. Settling Defendants retain the right to assert and pursue all such claims and positions against any person in the event such person first asserts, and for so long as such person pursues, any claim or cause of action against Settling Defendants relating to Covered Natural Resource Damages. Settling Defendants further agree not to challenge, object to, or oppose any other consent decree resolving Covered Natural Resource Damages. Nothing in this Paragraph shall operate to waive or release any claim by a Settling Defendant under any contract of insurance against any person or entity not a Settling Party to this Consent Decree. Nothing in this Paragraph shall operate to waive or release any claim or action by a Settling Defendant for costs they incurred or will incur that are not within the definition of Covered Natural Resource Damages.

XIII. EFFECT OF SETTLEMENT/CONTRIBUTION PROTECTION

20. Nothing in this Consent Decree shall be construed to create any rights in, or grant any cause of action to, any person not a Settling Party to this Consent Decree. Except as stated in Paragraphs 14, 18, and 19 above, each of the Settling Parties expressly reserves any and all rights,

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defenses, claims, demands, and causes of action they each may have with respect to any matter, transaction, or occurrence relating in any way to Portland Harbor against any person not a Settling Party hereto. Nothing in this Consent Decree diminishes the right of the United States, pursuant to Section 113(f)(2) and (3) of CERCLA, 42 U.S.C. § 9613(f)(2)-(3), to pursue any such persons to obtain additional relief (including response action, response costs, and natural resource damages) and to enter into settlements that give rise to contribution protection pursuant to Section 113(f)(2).

21. The Settling Parties agree, and by entering this Consent Decree this Court finds, that this settlement constitutes a judicially-approved settlement for purposes of Section 113(f)(2) of CERCLA, 42 U.S.C. § 9613(f)(2), and ORS 465.325(6)(b), and that Settling Defendants are entitled, as of the Effective Date of this Consent Decree, to protection from contribution actions or claims as provided by Section 113(f)(2) and ORS 465.325(6)(b), or as may be otherwise provided by law, for Covered Natural Resource Damages; provided, however, that if Plaintiffs exercise their rights under the reservations in Section X or Section XI, other than in Paragraphs 15(a) (failure to satisfy a requirement of this Consent Decree) and 15(g) (criminal liability), the contribution protection afforded by this Consent Decree will no longer include those matters that are within the scope of the exercised reservation.

22. In any subsequent administrative or judicial proceeding initiated by Plaintiffs for injunctive relief, recovery of response costs, or other appropriate relief other than Covered Natural Resource Damages, Settling Defendants shall not assert, and shall not maintain, any defense or claim based upon the principles of waiver, res judicata, collateral estoppel, issue preclusion, claim preclusion, claim-splitting, or other defenses based upon any contention that the claims raised by Plaintiffs in the subsequent proceeding were or should have been brought in the instant case; provided, however, that

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nothing in this Paragraph affects the enforceability of the covenants not to sue set forth in Paragraphs 14, 18, and 19.

23. The Settling Parties agree that they will not cite or use this settlement or the Path C NRD allocation results in any forum as evidence of liability for remedial action or response costs. Nor shall the Settling Parties cite or use this settlement or the Path C NRD allocation results to contend that they are relevant to, or determinative of, their share of remedial action or response costs, including but not limited to in any allocation of liability conducted by or among the Settling Parties or other PRPs or in any judicial or administrative proceeding concerning remedial action or response costs, except in rebuttal to another PRP's use of the Path C NRD allocation results. The Settling Parties further agree that they will not use this settlement (including the terms of this Consent Decree and the basis for the compromise contained in other documents filed in this action in support of this Consent Decree) in any other forum, whether in litigation, administrative proceedings, formal or informal negotiations, or otherwise, to resolve, attempt to resolve, or in any way influence the resolution of, other claims between Plaintiffs and Settling Defendants; provided, however, that this provision does not limit the Settling Parties from using otherwise available factual information referenced in documents filed in support of this Consent Decree or submitted or used in the Path C Process. The restriction in the preceding sentence applies to, but is not limited to, claims that the United States (on behalf of the EPA) and the State may have against Settling Defendants under CERCLA, the Resource Conservation and Recovery Act ("RCRA"), 42 U.S.C. § 6901, et seq., CWA, OPA, or Oregon law. The Settling Parties may use this Consent Decree, and other documents filed in this action in support of this Consent Decree, to defend the terms of this Consent Decree, or in any forum as evidence of the settlement reached herein and the basis therefore.

XIV. RETENTION OF RECORDS

24. Until ten (10) years after the entry of this Consent Decree, each Settling Defendant shall preserve and retain all non-identical copies of records, reports, or information, including that in electronic form (hereinafter referred to as "Records"), now in its possession, custody, or control, or that come into its possession, custody, or control, that relate in any manner to the liability of Settling Defendants or any person under CERCLA with respect to the Site, notwithstanding any record retention, or similar, policy of Settling Defendants or Settling Defendants' agents, advisors, or consultants providing otherwise.

25. After the conclusion of the ten-year document retention period in the preceding Paragraph, Settling Defendants shall notify the Trustees at least ninety (90) days prior to the destruction of any such Records, and, upon request by the Trustees, Settling Defendants shall deliver any such Records to the Trustees. Settling Defendants may assert that certain Records are privileged under the attorney-client privilege or any other privilege recognized by federal law. If Settling Defendants assert such a privilege, they shall provide Trustees with the following: (1) the title of the Record; (2) the date of the Record; (3) the name, title, affiliation (e.g., company or firm), and address of the author of the Record; (4) the name and title of each addressee and recipient; (5) a description of the subject of the Record; and (6) the privilege asserted. If a claim of privilege applies only to a portion of a Record, the Record shall be provided to Trustees in redacted form to mask the privileged information only. Settling Defendants shall retain all Records that they claim to be privileged until the Trustees have had a reasonable opportunity to dispute the privilege claim and any such dispute has been resolved in the Settling Defendant's favor. However, no Records created or generated pursuant to the requirements of this Consent Decree shall be withheld on the grounds that they are privileged or confidential.

26. Each Settling Defendant certifies individually that, to the best of its knowledge and belief, after thorough inquiry, it has not altered, mutilated, discarded, destroyed or otherwise disposed of any

Records (other than identical copies) relating to its potential liability regarding the Site since the earliest notification of potential liability by any Trustee.

XV. NOTICES AND SUBMISSIONS

27. Whenever notice is required to be given or a document is required to be sent by one Settling Party to another under the terms of this Consent Decree, it will be directed to the individuals at the addresses specified below, unless those individuals or their successors give notice of a change to the other Settling Parties in writing. Written notice as specified constitutes complete satisfaction of any written notice requirement of the Consent Decree for Plaintiffs, Trustees, and Settling Defendants.

As to the United States and as to DOJ:

Chief, Environmental Enforcement Section Environment and Natural Resources Division U.S. Department of Justice P.O. Box 7611 Washington, D.C. 20044-7611 (DJ # 90-11-2-06787/2)

As to NOAA:

Ericka Hailstocke-Johnson United States Department of Commerce National Oceanic and Atmospheric Administration Office of General Counsel, Natural Resources Section 1410 Neotomas Avenue, Suite 110 Santa Rosa, CA, 95405

Christopher Plaisted United States Department of Commerce National Oceanic and Atmospheric Administration Office of General Counsel, Natural Resources Section 510 W. Ocean Blvd., Suite 4470 Long Beach, CA 90802 As to the United States Department of the Interior:

Deirdre F. Donahue United States Department of the Interior Office of the Solicitor 601 SW 2nd Avenue, Suite 1950 Portland, OR 97204

As to the State:

Gary Vrooman Assistant Attorney General Oregon Department of Justice 100 SW Market Street Portland, OR 97201

As to the Confederated Tribes of the Grand Ronde Community of Oregon:

Tribal Council Chair 9615 Grand Ronde Road Grand Ronde, OR 97347-9712

Courtesy copies to:

Tribal Attorney's Office 9615 Grand Ronde Road Grand Ronde, OR 97347-9712

Brandy Humphreys Lands Department 9615 Grand Ronde Road Grand Ronde, OR 97347-9712

As to the Confederated Tribes of Siletz Indians:

Confederated Tribes of Siletz Indians Attn: Tribal Chairman and Natural Resources Manager P.O. Box 549 Siletz, OR 97380

Courtesy copy to:

Julie Weis Haglund Kelley LLP 2177 SW Broadway Portland, OR 97201

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As to the Confederated Tribes of the Umatilla Indian Reservation:

Lead Attorney Office of Legal Counsel Confederated Tribes of the Umatilla Indian Reservation 46411 Timine Way Pendleton, OR 97801

As to the Confederated Tribes of the Warm Springs Reservation of Oregon:

General Manager, Branch of Natural Resources P.O. Box C Warm Springs, Oregon 97761

Legal Counsel of Record for the Confederated Tribes of the Warm Springs Reservation of Oregon Karnopp Petersen LLP 360 SW Bond St., Suite 400 Bend, OR 97702

As to the Nez Perce Tribe:

Nez Perce Tribe Attn: Chairman, Nez Perce Tribal Executive Committee P.O. Box 305 Lapwai, ID 83540

Courtesy copies to:

Julie Kane Office of Legal Counsel Nez Perce Tribe P.O. Box 305 Lapwai, ID 83540

Courtney Johnson Executive Director & Staff Attorney Crag Law Center 3141 E. Burnside St. Portland, OR 97214

As to Settling Defendants

For ACF Industries, LLC

Mark A. Crinnion Vice President and General Counsel ACF Industries, LLC PO Box 900 Florissant, MO. 63032-0899 <u>mcrinnion@acfindustries.com</u>

Suzanne Lacampagne Miller Nash LLP 111 SW Fifth Ave. Suite 3400 Portland, OR 97204 suzanne.lacampagne@millernash.com

Douglas A. Cohen Brown Rudnick LLP City Place 1 185 Asylum St Hartford, CT 06103 dcohen@brownrudnick.com

For Air Liquide America L.P. and Airgas USA LLC

J.W. Ring Ring Bender LLP 920 SW 6th Ave., Suite 600 Portland, OR. 97204 (503) 964- 6723 jwring@ringbenderlaw.com

Stephanie Payne Counsel for Airgas, Inc., an Air Liquide Company 1002A Columbus Street Houston, TX. 77019 (713) 858-4793 Stephanie.payne@airgas.com

Michael Dailey General Counsel, Airgas, Inc., an Air Liquide Company 259 Radnor Chester Road, Suite 100 Radnor, PA. 19087 (610) 263-2033 <u>Michael.dailey@airgas.com</u>

For Ash Grove Cement Company

David M. Toolan, Vice President & General Counsel CRH Americas, Inc. 900 Ashwood Parkway, Suite 800 Atlanta, GA 30338

Courtesy copies to:

Brian Ferrasci-O'Malley Nossaman LLP 719 Second Avenue, Suite 1200 Seattle, WA 98104

Leslie Nellermoe Nossaman LLP 719 Second Avenue, Suite 1200 Seattle, WA 98104

For Ashland Inc. and Valvoline Inc.

Ashland Inc. 500 Hercules Road Wilmington, DE 19808 Attention: Environmental Counsel

For Beazer East, Inc.

Suzanne Lacampagne Miller Nash LLP 111 SW Fifth Avenue, Suite 3400 Portland, OR 97204 Suzanne.lacampagne@millernash.com

Charles E. McChesney II, Esq. Vice President & Secretary, Beazer East, Inc. 600 River Ave., Ste. 200 Pittsburgh, PA 15212 charles.mcchesney@trmi.biz

For BNSF Railway Company

Allen Stegman General Director Environmental BNSF Railway Company 2500 Lou Menk Drive, AOB-3 Fort Worth, TX 76131-2828

and

Brooke Kuhl Senior General Attorney 201 West Railroad Street, STE 300 Missoula, MT 59802

And a copy to:

Robert B. Lowry Kell, Alterman & Runstein, L.L.P. 520 SW Yamhill Street, Suite 600 Portland, OR 97204

For Calbag Metals Co.

Warren Rosenfeld Calbag Metals Co. 2495 NW Nicolai St. Portland, OR 97210

Jennifer Gates Pearl Legal Group, PC 529 SW Third Ave., Suite 600 Portland, OR 97204 Jgates@pearllegalgroup.com

For ESCO Group LLC

Steve Meck, Esq. General Counsel, Americas and Global Head of Compliance The Weir Group PLC 601 Weir Way Fort Worth, TX 76108 <u>Steve.Meck@mail.weir</u> Wes E. Wadle, Esq. Litigation & Disputes Counsel, Americas The Weir Group PLC 601 Weir Way Fort Worth, TX 76108 Wes.Wadle@mail.weir

Nicholas W. van Aelstyn Sheppard, Mullin, Richter & Hampton LLP Four Embarcadero Center, 17th Floor San Francisco, California 94111-4109 <u>nvanaelstyn@sheppardmullin.com</u>

For Gould Electronics Inc.

Gould Electronics Inc. Chief Administrative Officer Attn.: Dean Hattula 2555 W Fairview St Suite 103 Chandler, AZ 85224 Dhattula@gouldelectronics.com

With a copy to:

John A. Rego Benesch Friedlander Coplan & Aronoff LLP 200 Public Square, Suite 2300 Cleveland, OH 44114-2378

For HAJ, Inc. d/b/a Christenson Oil Company

Amy Mitchell Bankruptcy Trustee, Receiver, Disbursing Agent PO Box 2289 Lake Oswego, OR 97035

With a Copy to -Katherine Felton Murphy Armstrong & Felton LLP 719 Second Avenue Suite 701 Seattle, WA 98104

For Hercules LLC

Hercules LLC c/o Ashland Inc. 500 Hercules Road Wilmington, DE 19808 Attention: Environmental Counsel

For Koppers Inc.

Koppers Inc. c/o Stephanie Apostolou, General Counsel and Secretary 436 Seventh Avenue Pittsburgh, PA 15219 <u>ApostolouSL@koppers.com</u>

With a copy to:

Alan S. Miller Houston Harbaugh P.C. Three Gateway Center, 22nd Floor 401 Liberty Avenue Pittsburgh, PA 15222 <u>milleras@hh-law.com</u>

For McCall Oil & Chemical Corporation; McCall Oil Real Estate Company LLC; Morec Front LLC; GWC Properties, LLC; GWC Front, LLC; and Tanker Basin LLC

McCall Oil & Chemical Corporation c/o Jeff Miller Miller Nash LLP 111 SW Fifth Ave. Suite 3400 Portland, OR 97204 jeff.miller@millernash.com

McCall Oil & Chemical Corporation Ted McCall McCall Oil & Chemical Corporation 411 NW Park Ave, Suite 202 Portland, OR 97209 Ted@mccallterminals.com

For Northwest Pipe Company

Northwest Pipe Company Ms. Stephanie Heldt-Sheller Corporate Environmental Manager 201 N.E. Park Plaza Drive, Suite 100 Vancouver, WA 98684-5874

and

Northwest Pipe Company Michael B. Merchant Black Helterline LLP 805 SW Broadway, Suite 1900 Portland, OR 97205

For Portland General Electric Company (PGE)

Brendan J. McCarthy Assistant General Counsel III 121 SW Salmon Street, 1WTC 1301 Portland, OR 97204 Brendan.Mccarthy@pgn.com 503-464-7371

Chris Bozzini Director, Environmental Services Portland General Electric 121 SW Salmon St. 3WTC0403 Portland, OR 97204 <u>Chris.Bozzini@pgn.com</u> 503-464-7853

Kristin Ingram Assistant General Counsel III Portland General Electric 121 SW Salmon St. 1WTC1301 Portland, OR 97204 <u>Kristin.Ingram@pgn.com</u> 503-464-7370 Richard George Senior Assistant General Counsel Portland General Electric 121 SW Salmon St. 1WTC1301 <u>Richard.George@pgn.com</u> 503-464-7611

Loren Dunn Beveridge & Diamond PC 600 University Street Suite 1601 Seattle, WA 98101 Tel: (206) 315-4810 Email: <u>ldunn@bdlaw.com</u>

For Portland Terminal Railroad Company

Elizabeth C. Knight Dunn Carney Allen Higgins & Tongue LLP Suite 1500, 851 SW Sixth Avenue | Portland, OR 97204 Direct (503) 306-5312 Email: <u>eknight@dunncarney.com</u>

For Sulzer Pumps (US) Inc.

Melissa Peterson Global Counsel – Clean Fuels and Chemicals Licensing Sulzer Pumps (US) Inc. 900 Threadneedle, Suite 800 Houston, Texas 77079 <u>Melissa.peterson@sulzer.com</u>

With copy to:

Ira Gottlieb McCarter & English, LLP 100 Mulberry Street 4 Gateway Center Newark, NJ 07102 igottlieb@mccarter.com cbetz@mccarter.com

XVI. RETENTION OF JURISDICTION

28. This Court retains jurisdiction over both the subject matter of this Consent Decree and the Settling Parties for the purpose of interpreting or enforcing the terms of this Consent Decree.

XVII. INTEGRATION/APPENDICES

29. This Consent Decree, including its appendices, constitutes the final, complete, and exclusive agreement and understanding with respect to the settlement embodied in this Consent Decree. The Settling Parties acknowledge that there are no representations, agreements, or understandings relating to the settlement other than those expressly contained in this Consent Decree. The following appendices are attached to and incorporated into this Consent Decree:

Appendix A identifies the properties for each Settling Defendant that are applicable to the definition of Covered Natural Resource Damages in Paragraph 3.b.

Appendix B is electronic wire transfer payment instructions, "U.S. Department of the Interior, Natural Resources Restoration Fund Assessment and Settlement Deposit Remittance Procedures."

Appendix C sets forth the amounts of natural resource damages and natural resource damage assessment past costs each Settling Defendant is to pay and reflects any prior payments made by each Settling Defendant as part of the Path C process.

XVIII. 26 U.S.C. SECTION 162(f)(2)(A)(ii) IDENTIFICATION

30. For purposes of the identification requirement of Section 162(f)(2)(A)(ii) of the Internal Revenue Code, 26 U.S.C. $\frac{162(f)(2)(A)(ii)}{(ii)}$, performance of Section VII (Payment of Covered Natural Resource Damages), Paragraphs 7, 9, 10, and 11; and Section XIV (Retention Of Records), Paragraphs 24 and 25, is restitution or required to come into compliance with law.

XIX. LODGING AND OPPORTUNITY FOR PUBLIC COMMENT

31. This Consent Decree will be lodged with the Court for a period of not less than thirty (30) days for public notice and comment. Plaintiffs each reserve the right to withdraw or withhold their consent if the comments regarding the Consent Decree disclose facts or considerations that indicate this Consent Decree is inappropriate, improper, or inadequate. Settling Defendants waive all objection to, and consent to, the entry of this Consent Decree without further notice.

32. If for any reason this Court declines to approve this Consent Decree in the form presented, this Consent Decree may be voided at the sole discretion of any Settling Party and, if so voided, the terms of the agreement shall not be used as evidence in any litigation between the Settling Parties.

XX. SIGNATORIES/SERVICE

33. The Assistant Attorney General for the Environment and Natural Resources Division of the United States Department of Justice and each undersigned representative of the State, the Confederated Tribes of the Grand Ronde Community of Oregon, the Confederated Tribes of Siletz Indians, the Confederated Tribes of the Umatilla Indian Reservation, the Confederated Tribes of the Warm Springs Reservation of Oregon, and the Nez Perce Tribe and each Settling Defendant certifies that he or she is authorized to enter into the terms and conditions of this Consent Decree and to execute and bind legally the Settling Party that he or she represents to this document.

34. Settling Defendants agree not to oppose entry of this Consent Decree by this Court or to challenge any provision of this Consent Decree unless any Plaintiff has notified Settling Defendants in writing that it no longer supports entry of the Consent Decree.

40

Case 3:23-cv-01603-YY Document 11-1 Filed 11/06/23 Page 44 of 134

35. Each Settling Defendant will identify on the attached signature page the name and address of an agent who is authorized to accept service of process by mail on behalf of it with respect to all matters relating to this Consent Decree. Settling Defendants agree to accept service in that manner and to waive the formal service requirements set forth in Rule 4 of the Federal Rules of Civil Procedure and any applicable local rules of this Court, including but not limited to service of a summons.

XXI. FINAL JUDGMENT

36. Upon approval and entry of this Consent Decree by the Court, this Consent Decree shall constitute a final judgment between and among the United States, the State, the Confederated Tribes of the Grand Ronde Community of Oregon, the Confederated Tribes of Siletz Indians, the Confederated Tribes of the Umatilla Indian Reservation, the Confederated Tribes of the Warm Springs Reservation of Oregon, and the Nez Perce Tribe, and Settling Defendants. The Court finds that there is no just reason for delay and therefore enters this judgment as a final judgment under Fed. R. Civ. P. 54 and 58.

SO ORDERED THIS DAY OF 20.

United States District Judge

FOR THE UNITED STATES OF AMERICA

TODD KIM Assistant Attorney General Environment & Natural Resources Division U.S. Department of Justice Washington, D.C. 20530

Date: Oct. 30, 2023

Senior Counsel Environmental Enforcement Section Environment & Natural Resources Division U.S. Department of Justice c/o NOAA Damage Assessment 7600 Sand Point Way, NE Seattle, Washington 98115 (206) 276-0037 michael.zevenbergen@usdoj.gov

FRED PHILLIPS

Date: 10-31-23

Senior Attorney Environmental Enforcement Section Environment & Natural Resources Division U.S. Department of Justice P.O. Box 7611 Ben Franklin Station Washington, D.C. 20044-7611 (202) 305-0439 frederick.phillips@usdoj.gov

Cash-out Consent Decree

THE CONFEDERATED TRIBES OF THE GRAND RONDE COMMUNITY OF OREGON enters into this Consent Decree

FOR THE CONFEDERATED TRIBES OF GRAND RONDE

CHERYLE KENNEDY,

Hue 6 Date:

Tribal Chairwoman The Confederated Tribes of Grand Ronde 9615 Grand Ronde Road Grand Ronde, OR 97338

Holly Partridge Senior Staff Attorney The Confederated Tribes of Grand Ronde 9615 Grand Ronde Road Grand Ronde, OR 97338 (503)879-2335 holly.partridge@grandronde.org

Date: 6/6/2023

THE NEZ PERCE TRIBE enters into this Consent Decree in United States, et al. v. ACF Industries, LLC, et al.

NEZ PERCE TRIBE By:

Samuel n Lenney

Samuel N. Penney, Chairman Nez Perce Tribal Executive Committee P.O. Box 305 Lapwai, ID 83540

Date: ______ - 24 - 23____

---Date: 4-24-23 O

Shirley Y. Allman, Secretary Nez Perce Tribal Executive Committee P.O. Box 305 Lapwai, ID 83540

ul

Julie/Kane, Managing Attorney Office of Legal Counsel P.O. Box 305 Lapwai, ID 83540

Courtney Johnson Crag Law Center 3141 E. Burnside St. Portland, OR 97214 courtney@crag.org

Date: ____4 - 24 - 23

Date: _4-25-23

Cash-out Consent Decree

THE CONFEDERATED TRIBES OF SILETZ INDIANS enters into this Consent Decree in United States, et al. v. ACF Industries, LLC, et al.

CONFEDERATED TRIBES OF SILETZ INDIANS By

DELORES PIGSLE

Date: 4/21/23

Tribal Chairman Confederated Tribes of Siletz Indians 201 SE Swan Avenue PO Box 549 Siletz, OR 97380

Date: 4/21/23

JULIE A. WEIS, ESQ. Haglund Kelley LLP 2177 SW Broadway Portland, OR 97201 (503) 225-0777 weis@hk-law.com

THE CONFEDERATED TRIBES OF THE UMATILLA INDIAN RESERVATION enters into this Consent Decree in *United States, et al. v. ACF Industries, et al.*

CONFEDERATED TRIBES OF THE UMATILLA INDIAN RESERVATION By

Date: 8/18/23

N. KATHRYN **BRIGHAM** Chair, Board of Trustees Confederated Tribes of the Umatilla Indian Reservation 46411 Timíne Way Pendleton, OR 97801

Date: 8/18/2023

JOSEPH R. PITT, ESQ. OSB #081134 CTUIR Office of Legal Counsel 46411 Timíne Way Pendleton, OR 97801 (541) 429-7404 joepitt@ctuir.org THE CONFEDERATED TRIBES OF WARM SPRINGS enters into this Consent Decree in *United States, et al. v. ACF Industries, LLC, et al.*

CONFEDERATED TRIBES OF WARM SPRINGS By

DocuSigned by: math in Sat S B1DBAC8DCE604E3...

May 4, 2023

JONATHAN W. SMITH Sr., Tribal Chairman Confederated Tribes of Warm Springs 1233 Veterans Street PO Box C Warm Springs, OR 97761-3001

DocuSigned by:

Ellen H. Grover

May 4, 2023 Date:

ELLEN H. GROVER, PARTNER. Best Best & Krieger LLP 360 SW Bond Street Bend, OR 97702 (541) 382-3011 Ellen.grover@bbklaw.com

— DocuSigned by:

Josh Newton

May 4, 2023

JOSH NEWTON, PARTNER. Best Best & Krieger LLP 360 SW Bond Street Bend, OR 97702 (541) 382-3011 Josh.newton@bbklaw.com

FOR THE STATE OF OREGON, DEPARTMENT OF FISH AND WILDLIFE

5 Mulu

Date: 7/5/23

Curt Melcher Director Oregon Department of Fish and Wildlife 4034 Fairview Industrial Drive SE Salem, OR 97302

Attorney for the Oregon Department of Fish and Wildlife:

Gary Vrooman, OSB No. 075832 Assistant Attorney General Oregon Department of Justice 100 SW Market Street Portland, OR 97201

FOR ACF Industries, LLC:

Mark A. Crinnion Vice President and General Counsel ACF Industries, LLC PO Box 900 Florissant, MO. 63032-0900 <u>mcrinnion@acfindustries.com</u> (636) 949-2399

Date: March 30, 2013

Agent authorized to receive service of process by mail on behalf of ACF Industries, LLC. with respect to all matters relating to this Consent Decree:

Mark A. Crinnion Vice President and General Counsel ACF Industries, LLC PO Box 900 Florissant, MO. 63032-0900 <u>mcrinnion@acfindustries.com</u> (636) 949-2399

FOR Air Liquide America L.P.

Frederic Bergeret Treasurer, Air Liquide America L.P. Date: September 5, 2023

FOR Airgas USA, LLC

Frederic Bergeret Chief Financial Officer, Airgas USA, LLC Date: September 5, 2023

Agent authorized to receive service of process by mail on behalf of Air Liquide America L.P.

and Airgas USA, LLC with respect to all matters relating to this Consent Decree:

Michael Dailey General Counsel, Airgas, Inc., an Air Liquide Company 259 Radnor Chester Road, Suite 100 Radnor, PA. 19087 (610) 263-2033 <u>Michael.dailey@airgas.com</u>

Cash-out Consent Decree

FOR Ash Grove Cement Company

David M. Toolan Assistant Secretary

March 24, 2023 Date:

Agent authorized to receive service of process by mail on behalf of Ash Grove Cement Company with respect to all matters relating to this Consent Decree:

Chintan K. Amin Deputy General Counsel CRH Americas Law Group CRH Americas, Inc. 900 Ashwood Parkway, Suite 600 Atlanta, Georgia 30338 C +1 (470) 618 1948 E chintan.amin@crh.com

FOR Ashland Inc.

Robin E.LampKin By:

Name: Robin E. Lampkin Title: Vice President, Associate General Counsel and Chief Compliance Officer Date: Mar 23, 2023

FOR Hercules LLC

Robin E.LampKin By:

Name: Robin E. Lampkin Title: Assistant Secretary Date: Mar 23, 2023

FOR Valvoline Inc.

Quelie O'Daniel

Name: Julie M. O'Daniel Title: Senior Vice President, Chief Legal Officer and Corporate Secretary Date: Mar 29, 2023

Agent authorized to receive service of process by mail on behalf of Ashland Inc., Hercules LLC and Valvoline Inc. with respect to all matters relating to this Consent Decree:

Houlihan Law, PC Attn: John Houlihan 100 N. 35th St. Seattle, WA 98103 Phone: 206-547-5052 Email: john@houlihan-law.com

Cash-out Consent Decree

FOR Beazer East, Inc.

Digitally signed by Charles McChesney DN: cn=Charles McChesney, o=Lehigh Hanson, Inc., ou=Three Rivers Management, Inc., email=Charles.McChesney@TRMI.Biz, KILLE c=US Date: 2023.03.31 11:13:40 -04'00'

Charles E. McChesney II, Esq. Vice President & Secretary Beazer East, Inc. 600 River Ave, Suite 200 Pittsburgh, PA 15212 Email: charles.mcchesney@trmi.biz (412) 208-8839

Date: March 31, 2023

Agent authorized to receive service of process by mail on behalf of Beazer East, Inc. with respect to all matters relating to this Consent Decree:

Charles E. McChesney II, Esq. Vice President & Secretary, Beazer East, Inc. 600 River Ave., Ste. 200 Pittsburgh, PA 15212 Email: charles.mcchesney@trmi.biz

FOR BNSF Railway Company

John Lovenburg VP Environment & Sustainability BNSF Railway Co.

Date: 03-23-2023

Agent authorized to receive service of process by mail on behalf of BNSF Railway Company with respect to all matters relating to this Consent Decree:

CT Corporation System 780 Commercial St. SE, STE 100 Salem, OR 97301

FOR Calbag Metals Go.

Warren Rosenfeld President, Calbag Metals Company

Date: 01 10 2023

Agent authorized to receive service of process by mail on behalf of Calbag Metals Co. with respect to all matters relating to this Consent Decree:

Jennifer Gates, Counsel for Calbag Metals Co. Pearl Legal Group, PC 529 SW Third Ave., Suite 600 Portland, OR 97219 jgates@pearllegalgroup.com

FOR ESCO Group LLC

Wes E. Wadle, Esq. Litigation & Disputes Counsel, Americas The Weir Group

t/13/ Date:

Agent authorized to receive service of process by mail on behalf of ESCO Group LLC with respect to all matters relating to this Consent Decree:

Nicholas van Aelstyn Four Embarcadero Center, 17th Floor San Francisco CA 94111-4019 <u>nvanaelstyn@sheppardmullin.com</u> (415) 774-2970

FOR GOULD ELECTRONICS INC.

Dean Hattula Chief Administrative Officer Gould Electronics Inc. 2555 W Fairview St Suite 103 Chandler, AZ 85224

Date: 3/22/2023

Agent authorized to receive service of process by mail on behalf of Gould Electronics Inc. with respect to all matters relating to this Consent Decree:

Dean Hattula Chief Administrative Officer Gould Electronics Inc. 2555 W Fairview St Suite 103 Chandler, AZ 85224 Email: DHattula@gouldelectronics.com, Phone: (480) 634-5317

FOR HAJ Inc. d/b/a Christenson Oil Company

Muhh

Amy Mitchell Bankruptcy Trustee

Date: 3/30/2023

Agent authorized to receive service of process by mail on behalf of HAJ Inc. d/b/a Christenson Oil Company with respect to all matters relating to this Consent Decree:

Amy Mitchell Bankruptcy Trustee, Receiver, Disbursing Agent Haj, Inc. d/b/a Christensen Oil Company P. O. Box 2289 Lake Oswego, OR 97035

FOR Koppers Inc.

Stephanie Apostoløu

General Counsel and Secretary

Date: March 23, 2023

Agent authorized to receive service of process by mail on behalf of Koppers Inc. with respect to all matters relating to this Consent Decree:

Stephanie Apostolou General Counsel and Secretary Koppers Inc., 436 Seventh Avenue Pittsburgh, PA 15219 <u>ApostolouSL@koppers.com</u>

With a copy to: Alan S. Miller Houston Harbaugh P.C. Three Gateway Center, 22nd Floor 401 Liberty Avenue Pittsburgh, PA 15222 milleras@hh-law.com

FOR McCall Oil & Chemical Corporation; McCall Oil Real Estate Company LLC; Morec Front LC; GWC/Properties, LLC; GWC Front, LLC; and Tanker Basin LLC



Edgar S. McCall Vice President, Risk Management McCall Oil & Chemical Corporation 411 NW Park Ave, Suite 202 Portland, OR 97209 ted@mccallterminals.com (503) 221-5880 x4

ulach 23, 2023 Date:

Agent authorized to receive service of process by mail on behalf of McCall Oil & Chemical Corporation, McCall Oil Real Estate Company LLC, Morec Front LC, GWC Properties, LLC, GWC Front, LLC, and Tanker Basin LLC with respect to all matters relating to this Consent Decree:

Suzanne C. Lacampagne Miller Nash LLP US Bancorp Tower 111 SW Fifth Ave, Ste 3400 Portland, OR 97204 Email: <u>Suzanne.Lacampagne@MillerNash.com</u> 503.205.2448

FOR Northwest Pipe Company (fka Northwest Pipe & Casing Company and Northwest Pipe and Casing Company)

Scott J. Montross, President and CEO

Spitzs Date:

Agent authorized to receive service of process by mail on behalf of Northwest Pipe Company with respect to all matters relating to this Consent Decree:

Michael B. Merchant Attorney for Northwest Pipe Company Black Helterline LLP 805 SW Broadway, Suite 1900 Portland, OR 97205 <u>mike.merchant@bhlaw.com</u> (503) 224-5560

FOR Portland General Electric Company B7M

NAE

07:51 PDT)

Maria Pope President and Chief Executive Officer

Date: 03/27/2023

Agent authorized to receive service of process by mail on behalf of Portland General Electric Company with respect to all matters relating to this Consent Decree:

Carolyn Walker Managing Assistant General Counsel 121 SW Salmon St. 1 WTC 1301 Portland, OR 97204 Carolyn.Walker@pgn.com 503-464-7903

FOR Portland Terminal Railroad Company

DocuSigned by: David Hughes 55FBA78DF9ED44A..

David W. Hughes President, Portland Terminal Railroad Company Board of Directors

3/31/2023

Date:

— DocuSigned by: Tania Bryan — C4979AB7E4C347E...

Tania Bryan Director of Finance, Portland Terminal Railroad Company

4/3/2023

Date: _____

Agent authorized to receive service of process by mail on behalf of Portland Terminal Railroad Company with respect to all matters relating to this Consent Decree:

Elizabeth C. Knight Partner, Dunn Carney Allen Higgins & Tongue LLP Suite 1500, 851 SW Sixth Avenue | Portland, OR 97204 Direct (503) 306-5312 Email: eknight@dunncarney.com

FOR Sulzer Pumps (US) Inc.

DocuSigned by: Flavio Romero -C7204C04F8EA431..

Flavio Romero President, Sulzer Pumps (US) Inc.

Mar-24-2023

Agent authorized to receive service of process by mail on behalf of Sulzer Pumps (US) Inc. with respect to all matters relating to this Consent Decree:

Melissa Peterson Global Counsel – Clean Fuels and Chemicals Licensing Sulzer Chemtech 900 Threadneedle, Suite 800 Houston, Texas 77079 Phone +1 346 207 9645 melissa.peterson@sulzer.com

PORTLAND HARBOR CONSENT DECREE

APPENDIX A

Appendix A – ACF Industries LLC

The properties listed below are identified for ACF Industries LLC for purposes of this Consent Decree. Properties are identified by current tax parcel number from the Multnomah County Department of County Management Assessment and Taxation. Where available, the Site ID number and street address also are listed for each tax parcel, in order to provide additional context and reference. However, unless otherwise indicated below, the property boundaries are based on the current tax parcel number, not the Site number or the street address.

Site ID number	Street Address	Assessor's Parcel Number	Alt Account Number	Notes
68	12160 NW St. Helens Road	R325480	R971340300	See attached map
68	12160 NW St. Helens Road	R325479	R971340290	See attached map
68	12160 NW St. Helens Road	R325477	R971340230	See attached map

Map Showing Area of Tax Parcels

ACF Industries, 12160 NW St. Helens Road, Portland, OR



Property outline accessed from Multnomah County Oregon Property Records website 13 July 2021: https://www.portlandmaps.com/detail/property/NW-ST-HELENS-RD/R325477_did/

Appendix A – Air Liquide America L.P. and Airgas USA LLC

The properties listed below are identified for Air Liquide America L.P. and Airgas USA LLC for purposes of this Consent Decree. Properties are identified by current tax parcel number from the Multnomah County Department of County Management Assessment and Taxation. Where available, the Site ID number and street address also are listed for each tax parcel, in order to provide additional context and reference. However, unless otherwise indicated below, the property boundaries are based on the current tax parcel number, not the Site number or the street address.

Site ID	Street Address	County Tax Parcel
		ID
141	6529 NW Front Avenue	R961130330
203	3208 NW Yeon Avenue	R649701500
	3330 NW Yeon Avenue	R941291430
		R649701460
		R941291710
		R649701480
		R941280950
		R941291700
608	4959 NW Front Street	R941190500
639	2233 NW 23rd Avenue	R215300400
		R215300420

Appendix A – Ash Grove Cement Company

The properties listed below are identified for **Ash Grove Cement Company** for purposes of this Consent Decree. Properties are identified by current tax parcel number from the Multnomah County Department of County Management Assessment and Taxation. Where available, the Site ID number and street address also are listed for each tax parcel, in order to provide additional context and reference. However, unless otherwise indicated below, the property boundaries are based on the current tax parcel number, not the Site number or the street address.

Site ID number	Street Address	County Tax Parcel ID	Notes
Site 21	13939 N. Rivergate	R325200	Includes the docks identified
	Blvd.	(alternate account no.: R971260190)	in the attached map.
		R646099	
		(alternate account no.: R971260191)	
Site 275	3737 N. Port Center	R316054	Includes the docks identified
	Way	(alternate account no.: R941210770)	in the attached map.
		R237739	
		(alternate account no.: R649729850)	
		R646339	
		(alternate account no.: R649729801)	
		2646240	
		R646340	
		(alternate account no.: R941210771)	
		Inactive former ID numbers,	
		cancelled into R316054:	
		R316051	
		(alternate account no.: R941210750)	
		R316011	
		(alternate account no.: R941210330)	
		R316000	
		(alternate account no.: R941210150)	
Site 275	2700 N. Port Center	R237733	Includes the docks identified
	Way	(alternate account no.: R649729800)	in the attached map.



Site 21 – 13939 N. Rivergate Blvd.



Site 275 – 3737 N. Port Center Way



Site 275 – 2700 N. Port Center Way

Appendix A – Hercules, LLC, Ashland, Inc., and Valvoline, Inc.

The properties listed below are identified for:

- Hercules, LLC, successor in interest to Hercules Incorporated;
- Ashland Inc., successor in interest as of August 1, 2022 to Ashland LLC (which was successor in interest to previous Ashland, Inc.); and
- Valvoline, Inc., the formerly wholly owned subsidiary of Ashland LLC

for purposes of this Consent Decree. Properties are identified by current tax parcel number from the Multnomah County Department of County Management Assessment and Taxation. Where available, the Site ID number and street address also are listed for each tax parcel, in order to provide additional context and reference. However, unless otherwise indicated below, the property boundaries are based on the current tax parcel number, not the Site number or the street address.

Site ID number	Street Address	County Tax Parcel ID	Notes
123	7540 NW Helens Rd.	R961120420	NW Natural Gas Co. Property
		R961121300	associated with Hercules, LLC
		R961121120	short term storage
		R961121290	
		R961121310	
		R961121130	
		R961121230	
		R961130540	
		R961130410	
239	6650 N. Basin Avenue	R941171070	Ashland Inc. formerly leased
		R941170970	property
		R941171220	
271	6000 N. Cutter Circle	R605600160	Ashland Inc. / Valvoline, Inc.
			formerly leased property
279B	2308 N. Clark Ave.	R009616030	Ashland Inc. / Valvoline, Inc.
		R009616090	formerly owned property
508	3366 NW Yeon Ave.	R941201260	Hercules, LLC property
		R941290010	
		R941292120	
509	3322 NW 35 th Ave.	R941291370	Ashland Inc. formerly leased
			property
510	2800 NW 31 st Ave.	R941291160	Ashland Inc. formerly leased
			property

Appendix A – Beazer East, Inc.

The properties listed below are identified for Beazer East, Inc. for purposes of this Consent Decree. Properties are identified by current tax parcel number from the Multnomah County Department of County Management Assessment and Taxation. Where available, the Site ID number and street address also are listed for each tax parcel, in order to provide additional context and reference. However, unless otherwise indicated below, the property boundaries are based on the current tax parcel number, not the Site number or the street address.

Site ID number	Street Address	Assessor's Parcel Number	Alt Account Number	Notes
123	7540 NW St. Helens Road	R502592	R961130540	See Figure 1
123	7540 NW St. Helens Road	R324213	R961130410	See Figure 1
123	7540 NW St. Helens Road	R324113	R961120420	See Figure 1
123	7540 NW St. Helens Road	R324165	R961121230	See Figure 1
123	7540 NW St. Helens Road	R324160	R961121130	See Figure 1
123	7540 NW St. Helens Road	R324172	R961121310	See Figure 1
123	7540 NW St. Helens Road	R324159	R961121120	See Figure 1
123	7540 NW St. Helens Road	R324171	R961121300	See Figure 1
123	7540 NW St. Helens Road	R324170	R961121290	See Figure 1



Appendix A - Identification of BNSF Railway Company Properties

The locations and extent of BNSF Railway Company (BNSF) properties, including historical and current ownership and/or operations areas, are identified in this Appendix A for purposes of matters addressed in this Consent Decree. Identification is made by both (1) tax parcel numbers from the Multnomah County Department of County Management Assessment and Taxation to the extent applicable, and (2) as contained within the green defined locations on the referenced attached Maps 1-3 on pages 4-6 below, which also encompass some locations that do not necessarily have tax parcel numbers (for example, the BNSF Railroad Bridge and certain current streets areas). Where certain property areas have had changes in tax numbers due to transactions or redevelopment, both current and former tax parcel numbers are listed where known for clarity. The listed Site ID numbers are numbers which were designated by the Trustees and have been included for re ference. The boundaries of some Site ID locations contained in Map 3 no longer exactly conform to current tax numbers for reasons noted above regarding changes in applicable tax numbers.

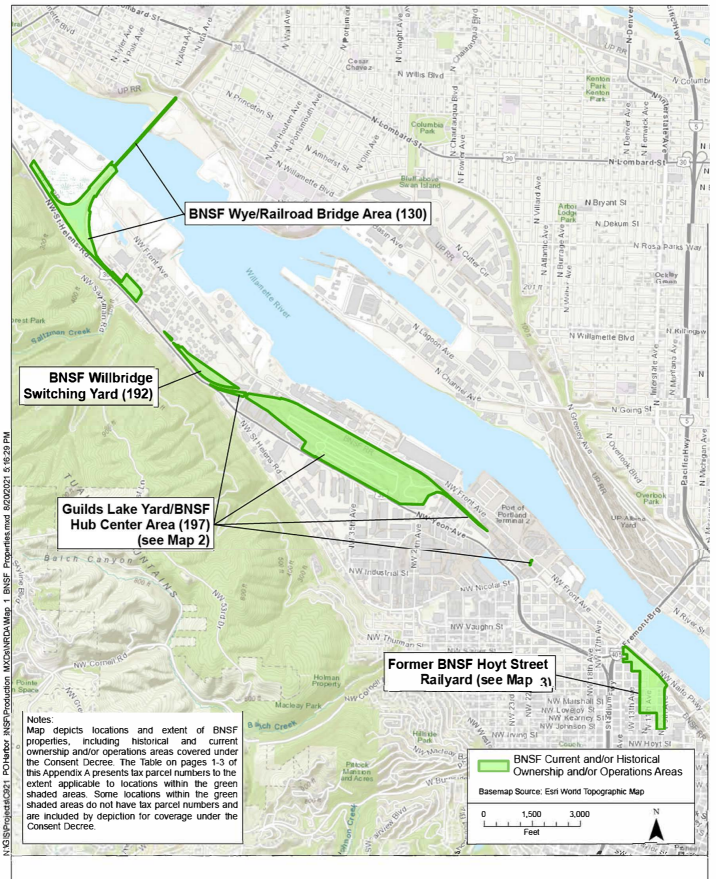
Trustees' Site	Street Address	Current or Former County Tax Parcel Number
ID number		
	•	
BNSF Wye/Rail	road Bridge Area ¹ (Including M	ap 1, Appendix A, p.4)
130	Wye parcel: 6330-6346 NW St.	Wye parcel: R961130020
	Helens Rd	
	e Switching Yard (Including Ma	
192	5814 NW Doane Ave.	R941190510
-		

¹ "Wye" is a descriptive term for the area containing segments of BNSF mainlines and part of Doane Lake, and connecting with the west end of BNSF's railroad bridge across the Willamette River. The tax number for most of the Wye is R961130020. While no mailing address or any sort of office exists at the Wye, Portland Maps lists address numbers "6330-6346 NW St. Helens Road" for the Wye area. The mainline segment on the west border of the Wye parcel and the connecting BNSF bridge and its east end embankment, included in Maps 1 and 2, have no tax parcel number or address.

Trustees' Site	Street Address	Current or Former County Tax Parcel Number
ID number		
Guilds Lake Ya	rd/BNSF Hub Center ² Area	(Including Maps 1 and 2, Appendix A, pp. 4 and 5)
197	3500 NW Yeon Ave.	R941190010
197	3500 NW Yeon Ave.	R941190040
197	3500 NW Yeon Ave.	R941190170
197	3500 NW Yeon Ave.	R941190180
197	3500 NW Yeon Ave.	R941190350
197	3500 NW Yeon Ave.	R941190560
197	3500 NW Yeon Ave.	R941190570
197	3500 NW Yeon Ave.	R941190580
197	3500 NW Yeon Ave.	R941190590
197	3500 NW Yeon Ave.	R941190600
197	3500 NW Yeon Ave.	R941190610
197	3500 NW Yeon Ave.	R941190660
197	3500 NW Yeon Ave.	R941190670
197	3500 NW Yeon Ave.	R941190830
197	3500 NW Yeon Ave.	R941200040
197	3500 NW Yeon Ave.	R941201230
197	3500 NW Yeon Ave.	R941201250
197	3500 NW Yeon Ave.	R941280360
197	3500 NW Yeon Ave.	R941290680
197	3500 NW Yeon Ave.	R941290730
197	3500 NW Yeon Ave.	R941292130
	•	· · ·
Former BNSF H	loyt Street Railyard (Includ	ing Maps 1 and 3, Appendix A, pp. 4 and 6)
316G	NW 9 th Ave.	R001500010
316G	NW 9 th Ave.	R180220350
316G	NW 9 th Ave.	R180220354
316G	NW 9 th Ave.	R180222160
316G	NW 9 th Ave.	R180222190
316G	NW 9 th Ave.	R405841300
316G	NW 9 th Ave.	R883801710
316G	NW 9 th Ave.	R405841350
316G	NW 9 th Ave.	R405841400
316G	NW 9 th Ave.	R405841450
316G	NW 9 th Ave.	R405840750
	NW 9 th Ave.	R405841500

² BNSF's Hub Center has operated and operates on a leased portion of some of or parts of the listed tax parcels within Guilds Lake Yard. The address for the BNSF Hub Center is 3930 NW Yeon Ave.

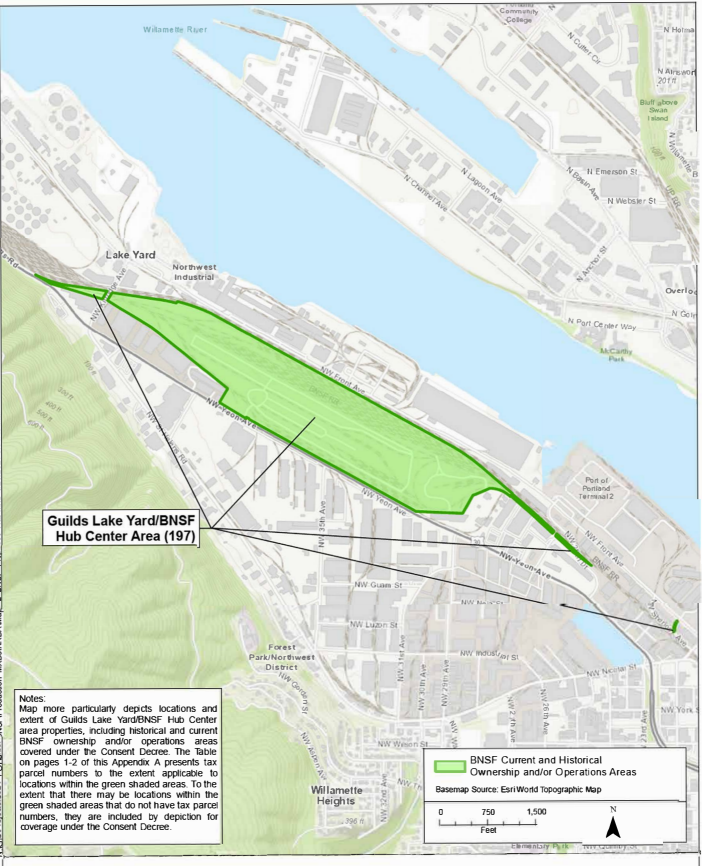
Trustees' Site	Street Address	Current or Former County Tax Parcel Number
ID number		
	<u>.</u>	
Former BNSF H	oyt Street Railyard (Including I	Maps 1 and 3, Appendix A, pp. 4 and 6) (continued)
316G	NW 9 th Ave.	R405841550
316G	NW 9 th Ave.	R405841600
316G	NW 9 th Ave.	R405841650
316H	NW 9 th Ave.	R405841250
316H	NW 9 th Ave.	R405841700
316H	NW Overton & NW 11 th Ave.	R405840780
3161	NW 9 th Ave.	R179750010
3161	NW 9 th Ave.	R405840900
3161	NW 9 th Ave.	R405840950
3161	NW 9 th Ave.	R405841000
3161	NW 9 th Ave.	R405841050
318G	NW 9 th Ave.	R252050010
318G	NW 9 th Ave.	R405840790
318G	NW 9 th Ave.	R405841200
3331	NW 9 th Ave.	R405840800
3331	NW 9 th Ave.	R405840850
3351	NW 9 th Ave.	R405840350
3351	NW 9 th Ave.	R405840400
623H	NW 9 th Ave.	R405840770
623H	NW 9 th Ave.	R405840764
6231	NW 9 th Ave.	R405840010
6241	NW 9 th Ave.	R564380010
6251	NW 9 th Ave.	R494200010
6261	NW 9 th Ave.	R659520010
6271	NW 9 th Ave.	R102280010
628F	900 NW Lovejoy St.	R652720880
628F	900 NW Lovejoy St.	R652720910
637	920 NW Kearney St.	R652720940
637	920 NW Kearney St.	R652720970
638	1020 NW 12 th Ave.	R801600010



(197) = Trustees' Site ID Number

integral

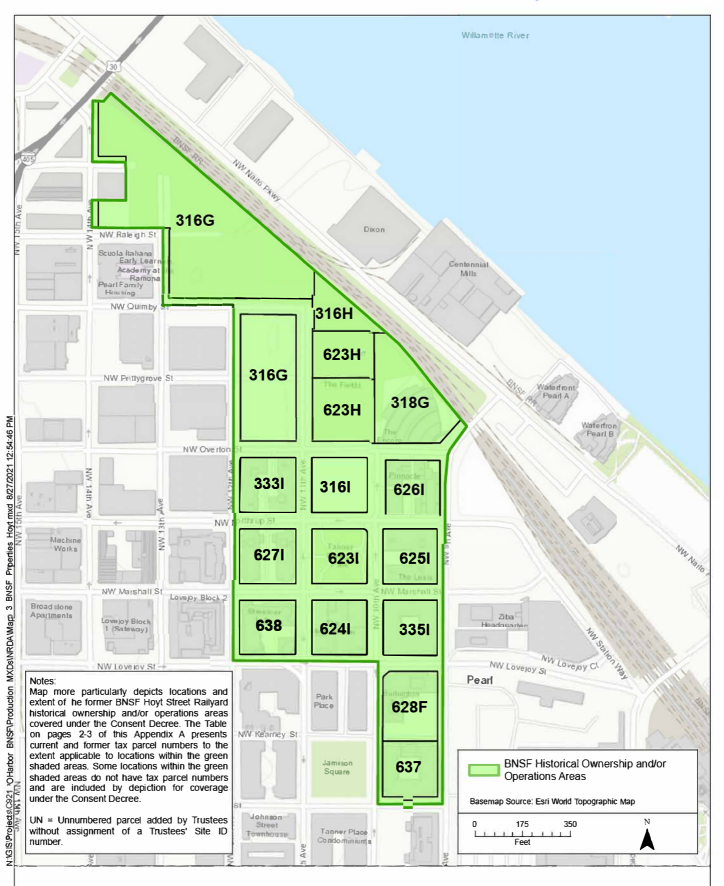
BNSF Appendix A, Map 1. BNSF Current and/or Historical Ownership and/or Operations Areas



(197) = Trustees' Site ID Number

BNSF Appendix A, Map 2. Guilds Lake Yard/BNSF Hub Center Current and Historical Ownership and/or Operations Areas

integral consulting inc.



316G = Trustees' Site ID Number

integral

BNSF Appendix A, Map 3. BNSF Former Hoyt Street Railyard Historical Ownership and/or Operations Areas

Appendix A – Calbag Metals Company

<u>Appendix A</u> identifies the properties for each Settling Defendant that are applicable to the definition of Covered Natural Resource Damages in Paragraph 3.b. of this Consent Decree. Properties are identified by current tax parcel number from the Multnomah County Department of County Management Assessment and Taxation. Where available, the current Site ID number and street address also are listed for each tax parcel, in order to provide additional context and reference. However, unless otherwise indicated below, the property boundaries are based on the current tax parcel number, not the Site number or the street address.

Site ID	County Tax	Street Address	Alternative Account
	Parcel ID		Number
467	R490749	2495 NW Nicolai St	R941292191
	R490521	(including NW 25 th Ave	R941292190
	R646107	alley)	R941292192
	R286791		R829100150
	R286790	2622 NW 25 th Place	R829100140
	R286793		R829100190
	R286792		R829100170
653	R295994	2500 NW Nicolai Street	R861700530
652	R682748	2615 NW Industrial	R941292220
		Street a/k/a 2530 NW	
		25 th Place	
512	R316519	2710 NW Industrial	R941291940
	R650129	Street	R941291942
	R650127		R941291941
563	R316353	2455 NW Nicolai Street	R941280830
572	R174666	3441 NW Guam Street	R347602940
	R174668		R347602943
	R636480		R347602946
			R941291910
61	R325522	12005 N. Burgard Road	R971350710
	R123693		R118300200
194	R315830	4927 NW Front Avenue	R941190450

Appendix A – ESCO Group LLC

The properties listed below are identified for ESCO Group LLC for purposes of this Consent Decree. Properties are identified by the Multnomah County property tax ID and assessor map and lot number. The street address as well as either the Site ID number or, where applicable, the ESCO ID number, are listed for each property in order to provide additional context and reference. However, the property boundaries are based on the current assessor map and lot number, not the street address, the Site ID number or the ESCO ID number.

Site ID / ESCO ID	Street Address	Property Tax ID	Alternate Account Number	Assessor Map and Lot Number
138	6900 NW Front Ave.	R324216	R961130440	1N1W13A 00500
203	3200 and/or 3208 NW Yeon Ave.	R236763 R236762 R236761	R649701500 R649701480 R649701460	1N1E29AA 01400 1N1E29AA 01500 1N1E29AA 01600
215	2211 NW Brewer St.; 2760 NW Yeon Ave.; 2770 NW Yeon Ave.	R316299 R646139 R316331 R316323 R493040	R941280050 R941280531 R941280530 R941280410 R941281060	1N1E28BC 01500 1N1E28BC 01600A1 1N1E28BC 01600 1N1E28BC 01400 1N1E28BC 01601
224	2245 NW Suffolk St.	R119093	R094600010	1N1E28BC 00700
304	1650 NW Naito Parkway	R699148	R649911100	1N1E28DD 00402
566	2407 NW 28th Ave.	R266228 R266229	R748500100 R748500150	1N1E29DB 00600 1N1E29DB 00700
572	3136 NW 35th Ave.	R174666 R174668 R636480	R347602940 R347602943 R347602946	1N1E29BA 00700
609	2535 NW 28th Ave.	R186833	R414900490	1N1E29DB 00400
639	NW Corner 23rd and NW Roosevelt St.	R148111	R215300420	1N1E28CB 03000
ESCO Site A	2141 NW 25th Ave.	R316317	R941280370	1N1E28C 00100
ESCO Site B	2141 NW 25th Ave.	R227128 R227136	R612701390 R612701560	1N1E29DD 01600 1N1E29DD 00100
ESCO Site F	2300 NW 26th Ave.; 2127 NW 26th Ave.; 2635 NW Wilson St.	R316501 R316509 R316491	R941291680 R941291750 R941291530	1N1E29DA 01900 1N1E29DA 01400 1N1E29DA 01300
ESCO Site H	2404 NW Nicolai St.	R295992	R861700010	1N1E28CB 00700
ESCO Site I	2414 NW Nicolai St.	R295993	R861700170	1NIE28CB 00800

Site ID / ESCO ID	Street Address	Property Tax ID	Alternate Account Number	Assessor Map and Lot Number
ESCO Site K	2539 NW Vaughn St.	R227129	R612701410	1N1E29DD 00200
ESCO Site L	Part of 2300 NW 26th Ave.	R316445	R941291050	1N1E29DA 01800
ESCO Site M	2300 NW 26th Ave.	R316380	R941290100	1NIE29DA 01700
ESCO Site O	SW Corner 23rd and NW Roosevelt St.	R148103	R215300280	1N1E28CB 03100
ESCO Site P	2321 NW Roosevelt St.	R148112	R215300450	1N1E28CB 02900
ESCO Site Q	2133 NW York St.	R269737 R269738	R766001590 R766001610	1N1E28CA 02900 1N1E28CA 03000
ESCO Site R	2306 NW Reed St.	R148122	R215300840	1N1E28CB 01900 1N1E28CB 02000 1N1E28CB 02100
ESCO Site T	2380 NW Roosevelt St.	R148109	R215300380	1N1E28CB 03700
ESCO Site U	NE Corner 24th and NW Roosevelt St.	R148113	R215300460	1N1E28CB 02800
ESCO Site X	2211 NW York St.	R269746	R766001970	1N1E28CA 04600
ESCO Site Y	2249 NW York St.	R269745 R649663 R269744	R766001950 R766001890	1N1E28CA 04200 1N1E28CA 04300
ESCO Site AA	2335 NW 23rd Pl.	R148127	R215300970	1N1E28CB 01500
ESCO Site BB	2345 NW Nicolai St.	R316333 R316351 R316319	R941280550 R941280810 R941280390	1N1E28BC 01900 1N1E28BC 02000 1N1E28BC 02100
ESCO Site CC	2400 NW 23rd Pl.; 2425 NW 23rd Ave.	R651952 R651953	R766002231 R766002232	1N1E28CB 00100A1 1N1E28CB 00100A2
ESCO Site DD	2425 NW 23rd Pl.	R269747	R766002070	1N1E28CB 00300

Appendix A – Gould Electronics Inc.

The properties listed below are identified for Gould Electronics Inc for purposes of this Consent Decree. Properties are identified by current tax parcel number from the Multnomah County Department of County Management Assessment and Taxation. Where available, the Site ID number and street address also are listed for each tax parcel, in order to provide additional context and reference. However, unless otherwise indicated below, the property boundaries are based on the current tax parcel number, not the Site number or the street address.

Site ID number	Street Address	County Tax Parcel ID
Site 140	5909 NW 61 st Avenue	R961130350

Appendix A – HAJ, Inc.

The properties listed below are identified for HAJ, INC. d/b/a CHRISTENSON OIL COMPANY for purposes of this Consent Decree. Properties are identified by current tax parcel number from the Multnomah County Department of County Management Assessment and Taxation. Where available, the Site ID number and street address also are listed for each tax parcel, in order to provide additional context and reference. However, unless otherwise indicated below, the property boundaries are based on the current tax parcel number, not the Site number or the street address.

Site ID number	Street Address	Multnomah County Tax Parcel ID	State ID
503	3821 NW St. Helens Road Portland, Oregon 97210	R253424 (Alt. Acct. #: R697400830) R253423 (Alt. Acct. #: R697400800) R253422 (Alt. Acct. #: R697400770)	1N1E19DD-01200 1N1E19DD-01300 1N1E19DD-01400
503	3865 NW St. Helens Road Portland, Oregon 97210	R315874 (Alt. Acct. #: R941190980)	1N1E19DC-00500

<u> Appendix A – Koppers Inc.</u>

The properties listed below are identified for Koppers Inc. for purposes of this Consent Decree. Properties are identified by current tax parcel number from the Multnomah County Department of County Management Assessment and Taxation. Where available, the Site ID number and street address also are listed for each tax parcel, in order to provide additional context and reference. However, unless otherwise indicated below, the property boundaries are based on the current tax parcel number, not the Site number or the street address.

Street Address	County Tax P	arcel ID	Notes
7540 NW St Helens Road, Portland, OR	R961120420 R961121300	(R324171)	[See attached map]
	R961121290	(R324170)	
	R961121130	(R324160)	
	R961130540 R961130410	(R502592) (R324213)	
	7540 NW St Helens	7540 NW St Helens R961120420 Road, Portland, OR R961121300 R961121120 R96112120 R96112120 R961121300 R96112130 R961121300 R96112130 R961121300 R96112130 R961121300 R96112130 R961121300 R96112130 R961121300 R96112130 R961121300	7540 NW St Helens Road, Portland, OR R961120420 (R324113) R961121300 (R324171) R961121120 (R324159) R961121200 (R324170) R961121200 (R324170) R961121310 (R324172) R961121310 (R324160) R961121230 (R324160) R961121230 (R324165) R961130540 (R502592) R961130540 (R502592)

Koppers Inc. Released Facilities:

- 1. Gasco dock River Mile 6.3
- 2. NPDES Permit No. 100419, replaced by NPDES Permit No. 101003 and then NPDES Permit No. 101642; Outfall No. 001, River Mile 6.5.

See attached map at \bigcirc for 1 and 2.

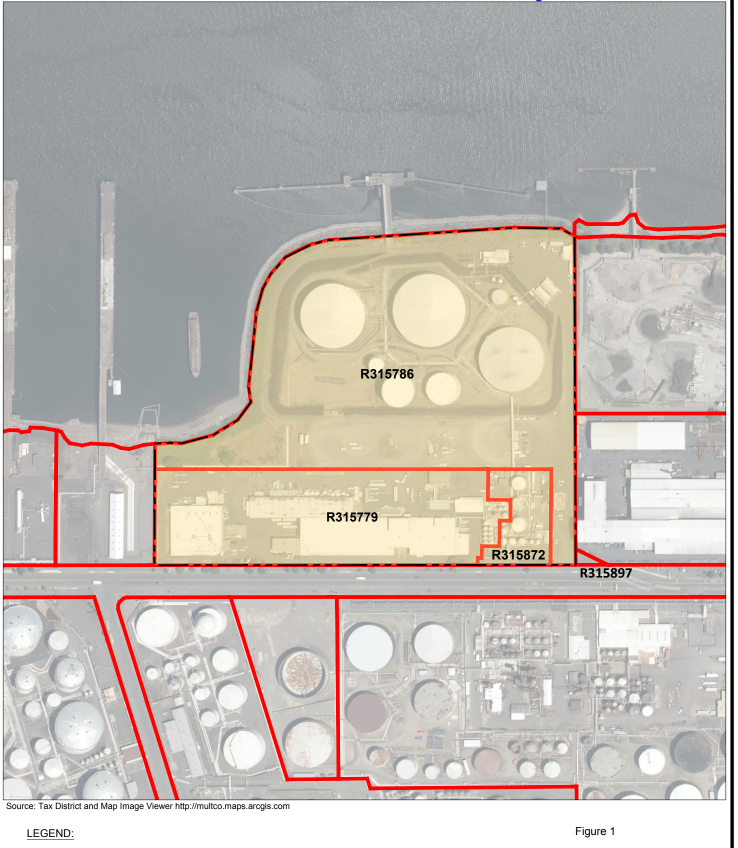




Appendix A – McCall Oil

The properties listed below are identified for McCall Oil and Chemical Corporation, McCall Oil Real Estate Company LLC, Morec Front LLC, GWC Properties, LLC, GWC Front, LLC, and Tanker Basin LLC, for purposes of this Consent Decree. Properties are identified by current tax parcel number from the Multnomah County Department of County Management Assessment and Taxation. Where available, the Site ID number and street address also are listed for each tax parcel, in order to provide additional context and reference. However, unless otherwise indicated below, the property boundaries are based on the current tax parcel number, not the Site number or the street address.

Site ID number	Street Address	Assessor's Parcel Number	Alt Account Number	Notes
136	5480 NW FRONT AVE	R315786	R941180260	See Figure 1
136	5540-5740 NW FRONT AVE	R315779	R941180170	See Figure 1
136	5700 NW FRONT AVE	R315872	R941190960	See Figure 1
136	5480 NW FRONT AVE	R315897	R941191270	See Figure 1



PARCEL MAP McCALL OIL AND CHEMICAL CORPORATION PORTLAND, OREGON



300

FEET

SCALE

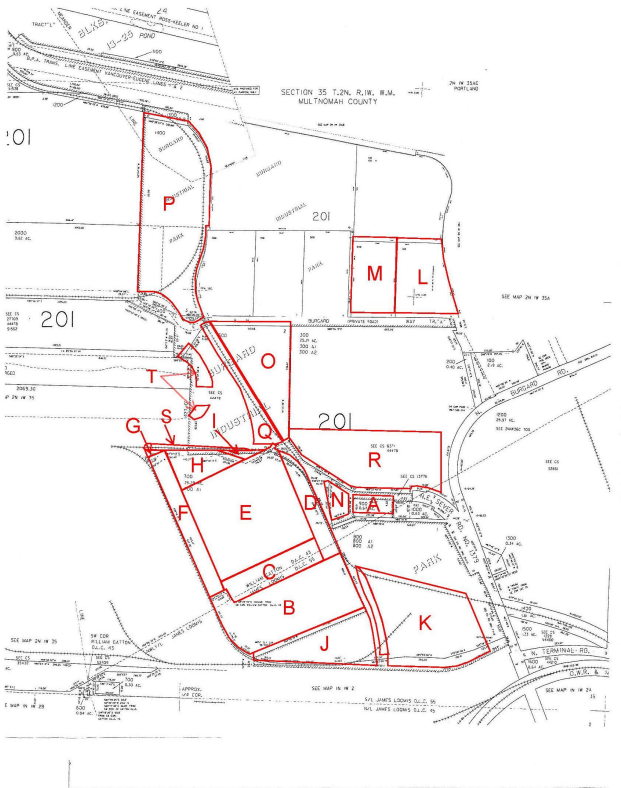
Approximate Parcel Boundary

Approximate Property Boundary

Appendix A – Northwest Pipe Company

The properties listed below are identified for NORTHWEST PIPE COMPANY fka NORTHWEST PIPE & CASING COMPANY and NORTHWEST PIPE AND CASING COMPANY ("NW Pipe") for purposes of this Consent Decree. Properties are identified by current tax parcel number from the Multnomah County Department of County Management Assessment and Taxation. Where available, the Site ID number and street address also are listed for each tax parcel, in order to provide additional context and reference. However, unless otherwise indicated below, the property boundaries are based on the current tax parcel number, not the Site number or the street address.

Street Address	County Tax Parcel ID	Notes
12005 N Burgard Rd	Alt. Acct Nos. R971350469; R971350460	Main Site ID Nos. are 62 and #607
		See attached map – Areas B through I
9040 N. Burgard Way	Alt. Account No. R971350740	See attached map – Area R
12005 N Burgard Rd	Alt. Account No. R971350340	Main Site ID Nos. are 62 and #607
		See attached map – Area A
12005 N Burgard Rd	Assoc. w/ Alt. Acct. No. R118300100	See attached map – Area K
12005 N Burgard Rd	Assoc. w/ Alt. Acct. No. R118300800	See attached map – Area L
12005 N Burgard Rd	Assoc. w/ Alt. Acct. No. R118300700	See attached map – Area M
12005 N Burgard Rd	Assoc. w/ Alt. Acct No. R118300100	See attached map – Area N
12005 N Burgard Rd	Assoc. w/ Alt. Acct No. R118300200	See attached map – Area O
12005 N Burgard Rd	Assoc. w/ Alt. Acct No. R118300300	See attached map – Area P
12005 N Burgard Rd	Assoc. w/ Alt. Acct No. R118300200	See attached map – Area Q
12005 N Burgard Rd	Assoc. w/ Alt. Acct No. R118300100	See attached map – Far west portion
		of Area K
12005 N Burgard Rd	Assoc. w/ Alt. Acct No. R118300100	See attached map – Area J
12005 N Burgard Rd	Assoc. w/ Alt. Acct No. R971350710	See attached map – Area S
	and R118300200	
12005 N Burgard Rd	Assoc. w/ Alt. Acct No. R118300200	See attached map – Area T
9125 N Time Oil Rd	Assoc. w/ Alt. Acct Nos. R118300700,	See attached map –Portion of
	R118300800	southern Areas M and L



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Appendix A: Property of Portland General Electric Company (PGE) and identified spills or releases

This Appendix A, including Exhibits A-1, A-2 and A-3, contains the descriptions of real and personal property and identified spills and releases and is intended to comprehensively describe all such property and spills or releases included within Appendix A and subject to the Consent Decree through the date of entry of the Consent Decree. PGE's distribution network is found throughout the PGE Distribution Network Area Boundary as delineated by the line on the maps provided in Exhibits A-1 and A-2. The distribution network includes but is not limited to poles, towers, transmission and distribution lines, substations, submerged or underground cables and lines, transformers, capacitors, switches, reclosers and vaults, that together distribute or have distributed power to PGE customers. PGE constructed, installed, or acquired the various portions of the distribution network at various times including portions acquired, constructed, and installed by PGE predecessor companies prior to 1930 and by PGE after 1930; and portions acquired from Pacific Power & Light in a territory swap.

Part 1: PGE Current and Historically-Owned or Operated Properties

The following properties and facilities are currently or previously owned or operated by PGE and are included within Appendix A and subject to the Consent Decree. The properties specified include all facilities, equipment and service areas located within the properties, including but not limited to, any poles, towers, transmission and distribution lines, substations, submerged or underground cables and lines, transformers, capacitors, switches, reclosers and vaults, at these locations, that together distribute power to PGE customers.

Property	Portland	Address	Property ID	State ID	Multnomah
Description ¹	<u>Harbor</u>				<u>County</u>
	<u>Trustee</u>				<u>Alternate Tax</u>
	Designated				<u>No.</u>
	<u>Site ID</u>				
Harborton	45	12500 NW	R325467	2N1W3400100	R971340100
Property and		Marina Way	R325472	2N1W3400300	R971340180
Substation		And near	R325470	2N1W3401000	R971340160
		12430 NW St.	R504043	2N1W3400800	R971340410
		Helens Rd.	R325468	2N1W3401100	R971340130
			R325474	2N1W3401800	R971340200
Rivergate	47	8920 N. Time	R325485	2N1W35B01700	R971350100
Substation		Oil Rd.	R325504	2N1W35A00800	R971350480
and adjacent		8849 N.	R325526	2N1W35D00200	R971350730
historic		Burgard Way	R325506	2N1W35A00900	R971350520
property		12299 N.	R325530	2N1W35D00100	R971350750
		Burgard Rd.			
Wacker	125	7200 NW Front	R324183	1N1W1301200	R961130010
Substation		Ave.	R324219	1N1W13A00100	R961130480

¹ Properties are described by name, address and other identifying information, if available. Property addresses, lot lines, IDs and tax numbers may have changed over time. Property Id, State ID and Alternate Tax Numbers are provided if associated with the property.

Crawford St.	126	8524 N.	R263881	1N1W12BD05500	R739101320
Corporation		Crawford St.	R263877	1N1W12BD05900	R739100920
Site			R263876	1N1W12BD05800	R739100840
(historic			R263878	1N1W12BD05700	R739101000
property (v))			R263880	1N1W12BD05600	R739101160
			R263874	1N1W12CA00200	R739100250
			R263875	1N1W12CA00300	R739100380
Pennwalt	131	6400 NW Front	R553604	1N1W1300204	R617400100
Substation		Ave.	R553602	1N1W1300207	R617400010
(historical			R553603	1N1W1300203	R617400050
ownership)			R553605	1N1W1300205	R617400150
			R553606	1N1W1300206	R617400200
			R553814	1N1W1300202	R961130590
			R531501	1N1W1300201	R961130580
Willbridge	148	6215 NW St.	R702526	1N1W13DB01401	R64991
Substation		Helens Rd.	R308300	1N1W13DB02200	R915502150
		6333 NW St.	R308301	1N1W13DB02300	R915502250
		Helens Rd.	R308311	1N1W13DB01900	R915502750
		6411 NW 64 th	R308310	1N1W13DB01800	R915502710
		Ave.	R308302	1N1W13DB02400	R915502300
			R308291	1N1W13DB02500	R915501800
			R308303	1N1W13DB03200	R915502310
			R308292	1N1W13DB02600	R915501830
			R308299	1N1W13DB03100	R915502130
			R308295	1N1W13DC01500	R915501890
			R308297	1N1W13DB02900	R915502010
			R308294	1N1W13DB02700	R915501870
Station N	155	5828 N. Van	R315775	1N1E1800100	R941180100
(historical ownership)		Houten Pl.	R248488	1N1E1800300	R669907720
Zidell/Emery	181	4950, 5034,	R315893	1N1E19A00100	R941191230
(historic		and 5200 NW	R238223	1N1E19A00900	R649741630
property (ix))		Front	R315838	1N1E19A01500	R941190540
			R238220	1N1E19A01100	R649741620
			R238218	1N1E19A01000	R649741610
Yeon Property	193	Near 4400	R315857	1N1E19CA00100	R941190770
(historical	1	Block NW St.	R315880	1N1E19CA00200	R941191080
ownership)	1	Helens Rd.			
		southwest of			
		junction of NW			
		Yeon Ave. and			
	1	NW St. Helens			
		Rd.			

	Т			T	1
Station E	220, 221,	2700 NW Front	R316362	1N1E28B00600	R941280900
(historical	229	Ave.	R316311	1N1E28B00800	R941280300
ownership)		2635 NW Front	R269766	1N1E28BD00500	R766003080
		Ave.	R269767	1N1E28BD00400	R766003120
		2101 NW Reed	R269763	1N1E28CA03100	R766002840
		St.	R269760	1N1E28CA03200	R766002720
			R269761	1N1E28CA03400	R766002750
			R269762	1N1E28CA03500	R766002800
Swan Island	250	5500 N. Basin	R315598	1N1E16CC01900	R941160200
Substation		Rd.			
De Wolf	289	2303 N.	R102681	1N1E27CB01500	R009616580
Properties LLC		Randolph Ave.			
(historical					
ownership)					
Summit	305	1462 NW Front	R298548	1N1E27CC00200	R883803120
Properties	000	Ave. (NW	11200010	1111111,0000100	1000000120
(historic		Naito Pkwy)			
property (xii))					
Longview City	481, 528,	2801 NW Nela	R316473	1N1E29AC00300	R941291260
Laundry	585	St.	R316451	1N1E29AC00400	R941291200
(historic	565	2817 NW Nela	R316449	1N1E29AC00400	R941291090
property (vi))		St.	R316444	1N1E29AC00200 1N1E29AC00100	R941291090 R941291040
		2950 NW 29 th	R316515	1N1E29AC00100 1N1E29AD01000	R941291040
		Ave.	1210212	INTEZSADOTOOO	N941291050
		2900 NW 29 th			
		Ave.			
Williams Cindy	620	3660 NW Front	R315957	1N1E20DD00300	R941201040
	020	Ave.	R315944	1N1E20DD00300	R941201040 R941200870
(historical		3628 NW Front	K315944	INTEZODDOOTOO	R941200870
ownership)					
Linutau	620	Ave.			
Linnton	629	Intersection of	Unknown	Unknown	Unknown
Substation		NW Hoge Ave.			
(historical		and NW St.			
ownership)		Helens Rd.	0075770	4645000 44000	D704004000
Hawthorne		1510 SE Water	R275770	1S1E03DA1300	R794001000
Shop		Ave.	R275768	1S1E03DA1100	R794000920
(historic			R275769	1S1E03DA01000	R794000990
ownership)			R275767	1S1E03DA01200	R794000900
Station L		1945 SE Water	R504993	1S1E03D00101	R991030800
(historic		Ave.	R326765	1S1E03D00100	R991030760
ownership)		1701 SE Water	R326764	1S1E03D00200	R991030750
		Ave.	R326759	1S1E03D00500	R991030700
		211 SE	R326766	1S1E03D00400	R991030770
		Caruthers St.	R326758	1S1E03D00300	R991030690
			R490515	1S1E03D00301	R991030790

	2015 614	D247266	464502000000	DCC02000F0
	2015 SW	R247366	1S1E03DD00600	R668200050
	Water Ave.	R247367	1S1E03DD00500	R668200100
	2201 SE 2 nd Pl.	R247368	1S1E03DD00200	R668200150
		R247369	1S1E03DD00300	R668200200
		R657640	1S1E03DD00301	R668200210
		R657638	1S1E03DD00202	R668200170
		R657639	1S1E03DD00203	R668200180
Fulton Substation	0540 SW Nevada St.	R590739 R582379	1S1E22BD80000 1S1E22BD00101	R521900010 R649862490
(historic ownership)	(540 S. Nevada St.)			(historic boundary does
				not correspond
				exactly to modern tax
				lot)
Jefferson	1236 SW 1 st	R681278	1S1E03BD03500	R667701394
Substation	Ave.			
(historic				
ownership)				
Riverview	Near 600 SW	R330295	1S1E22BD05300	R991220330
Substation	Taylors Ferry	R330286	1S1E22BD05400	R991220190
and adjacent	Rd. and	R167136	1S1E22BD05700	R300405510
historic	7606 SW	R330318	1S1E22BD05500	R991220590
property	Fulton Park Blvd.			
Rose City Core	3100 NW	R174627	1N1E29CA00600	R347600340
Building	Industrial St.			
Stephens	1830 SE Water	R326733	1S1E03DA04400	R991030210
Substation	Ave.			
World Trade	121 SW	R245931	1S1E03BA02100	R667702030
Center	Salmon St.	R245917	1S1E03BA00200	R667700830
	25 SW Salmon	R245918	1S1E03BD00200	R667700970
	St.			
	26 SW Salmon			
	St.			
Marquam	2521 S. Water	R128841	1S1E10BA05000	R140905240
Substation	Ave			
Historic	2611 SE 4 th	R197256	1S1E10AA00600	R448700650
Property (ii)	Ave.			
Historic	101 through	R245930	1S1E03BD00300	R667701850
Property (iii)	119 SW Main			
	and 1031			
	through 1037			
	SW 1 st Ave.			
	SVV 1 AVE.			

Historic	189, 205	3710 NW Front	R315900	1N1E20DD00200	R941200060
	189, 205				
Property (vii)		3657 NW Front	R315954	1N1E20DD00400	R941200980
Historic		7560 and 7568	R166807	1S1E22BD06100	R300100540
Property (viii)		SW La View Dr.	R167128	1S1E22BD06000	R300405390
		(7560 and			
		7568 S. La			
		View Dr.)			
Historic		Near SW	Unknown	Unknown	R77750310
Property (x)		Montgomery			
		St. and SW			
		Water Ave			
Historic		Northeast	R245899	1S1E03BA01000	R667700010
Property (xi)		Corner of SW			
1 , (,		1 st and SW			
		Alder St.			
Historic	289	Near N. Loring	R102681	1N1E27CB01500	R009616580
Property (xiii)		and N.			
		Randolph			
		2303 N.			
		Randolph			
Historic		Near SE Main	R676298	1S1E03AD03603	R649672090
Property (xiv)		and SE Water	11070250	131103AD03003	1045072050
		St.			
Historic		Between SW	R246026	1N1E34CD01800	R667704300
		1 st Ave. and 2 nd	R246026	1N1E34CD01800	R667704220
Property (xv)					
		on SW Ash St.	R246025	1N1E34CD01900	R667704280
Historic		SW Macadam,	R330343	1S1E22AC04800	R991220920
Property (xvi)		Fulton District,			
		Near SW Miles			
		Pl.			
		F1.	1	1	

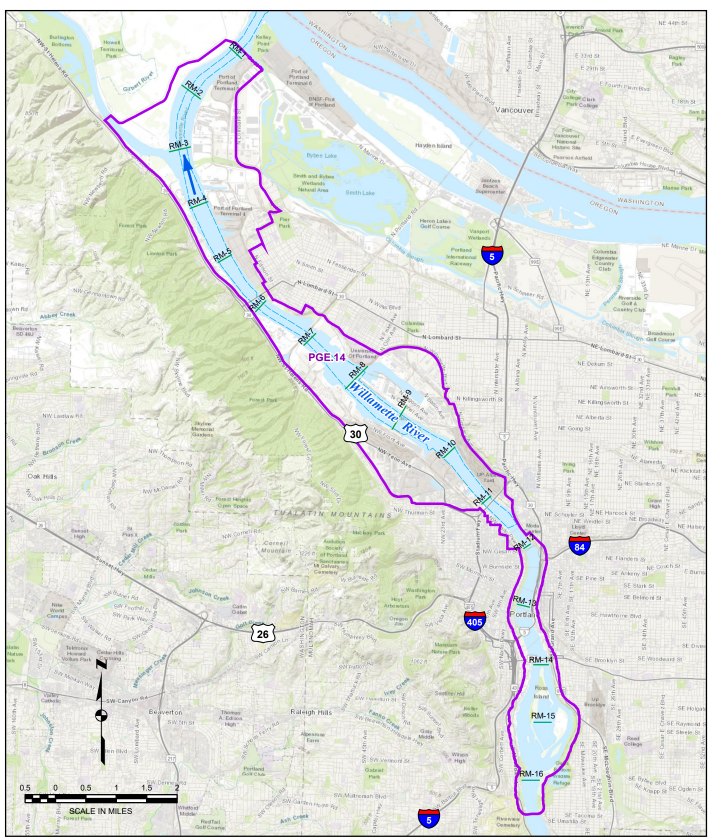
Part II: Map of Portland General Electric Company Distribution Network

In addition to the real properties specified in Part I of this Appendix A where PGE distribution network equipment and property may be or was historically located on properties currently or formerly owned or operated by PGE, maps of the distribution transformers (network, overhead, and underground), cable crossings, and PGE current and historical properties within the PGE Distribution Network Area Boundary that were used in estimating PGE's natural resource damage allocation are provided as Exhibits A-1 and A-2 to this Appendix A. The equipment indicated in Exhibit A-2, and all poles, towers, transmission and distribution lines, submerged or underground cables and lines, transformers, capacitors, switches, reclosers, vaults and other PGE equipment located within the PGE Distribution Network Area Boundary indicated on the map in Exhibit A-1 but not specifically indicated in Exhibit A-2, are included within this Appendix A and subject to the Consent Decree. This Appendix A includes all releases of hazardous substances or pollutants from that equipment or activities associated with that equipment (including

but not limited to: installation, use, maintenance, and replacement or removal of equipment; spill response; and periodic removal of water accumulated in vaults).

Part III: Activities and releases

In addition to releases of hazardous substances or pollutants from real properties specified in Part I of this Appendix A, and from the distribution network transformers and other equipment identified in Part II of this Appendix A, Part III of this Appendix A is a table of spills and releases covering the period between July 1979 and September 2020 from PGE's distribution network, submerged cables and miscellaneous activities, described as "PGE Total Distribution Network Equipment and Related Spills and Releases within the PGE Distribution Network Area Boundary" in Exhibit A-3 to this Appendix A. In addition to the spills identified in Exhibit A-3, this Appendix A and the Consent Decree also includes releases of hazardous substances or discharges of pollutants from spills prior to July 1979 within the PGE Distribution Network Area Boundary Shown in Exhibit A-1.



Sources: ESRI 2019 - ArcGIS Data Basemaps.pdf; AEGIS 2020 - DC736 FFIDs.pdf; APGIS 2019 - DC1019 Willamette Navigation.pdf.

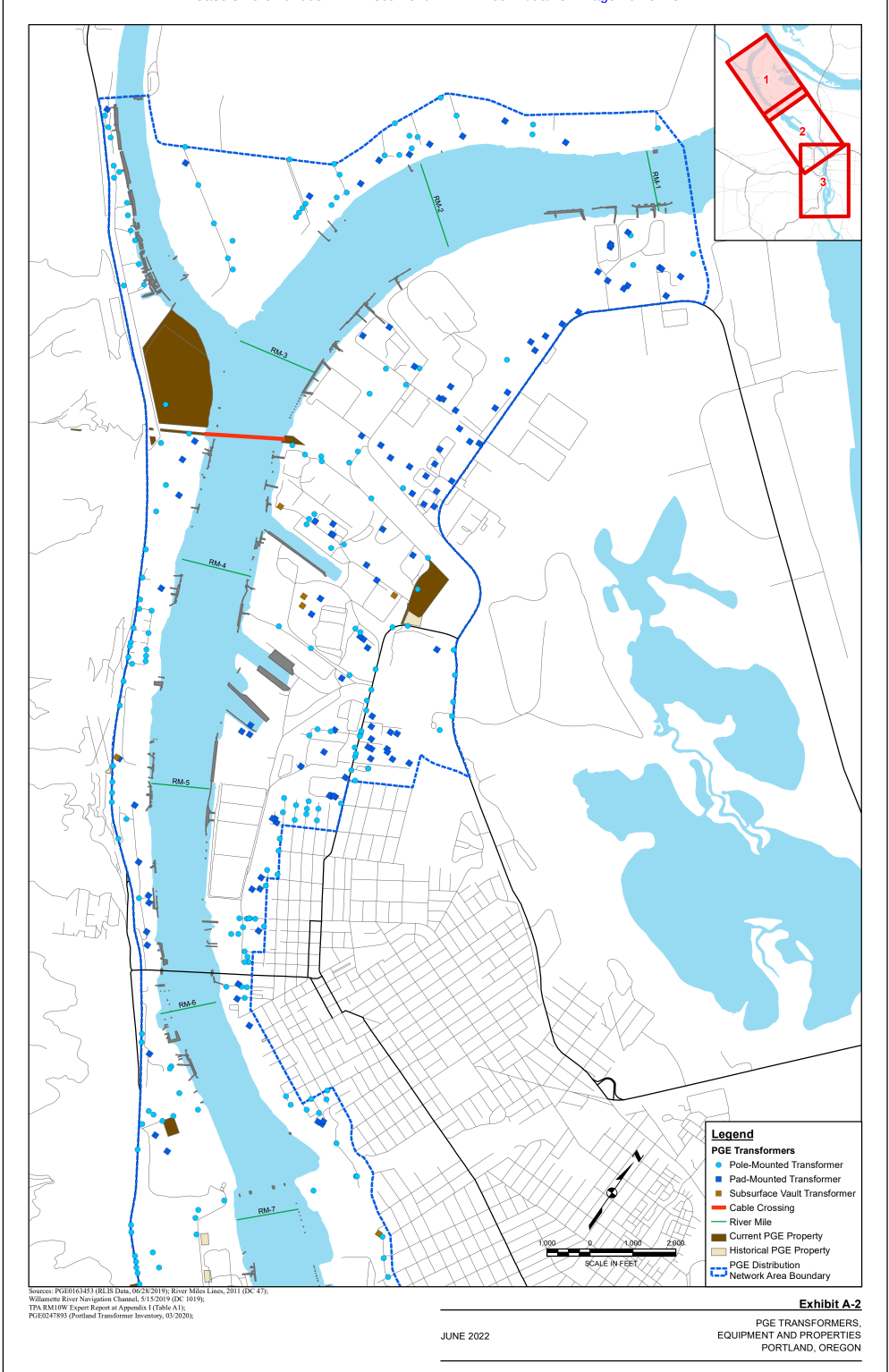
Legend

River Flow Direction **River Mile** PGE Distribution Network Area Boundary Navigation Channel

JUNE 2022

PGE DISTRIBUTION NETWORK AREA BOUNDARY PORTLAND, OREGON

Exhibit A-1



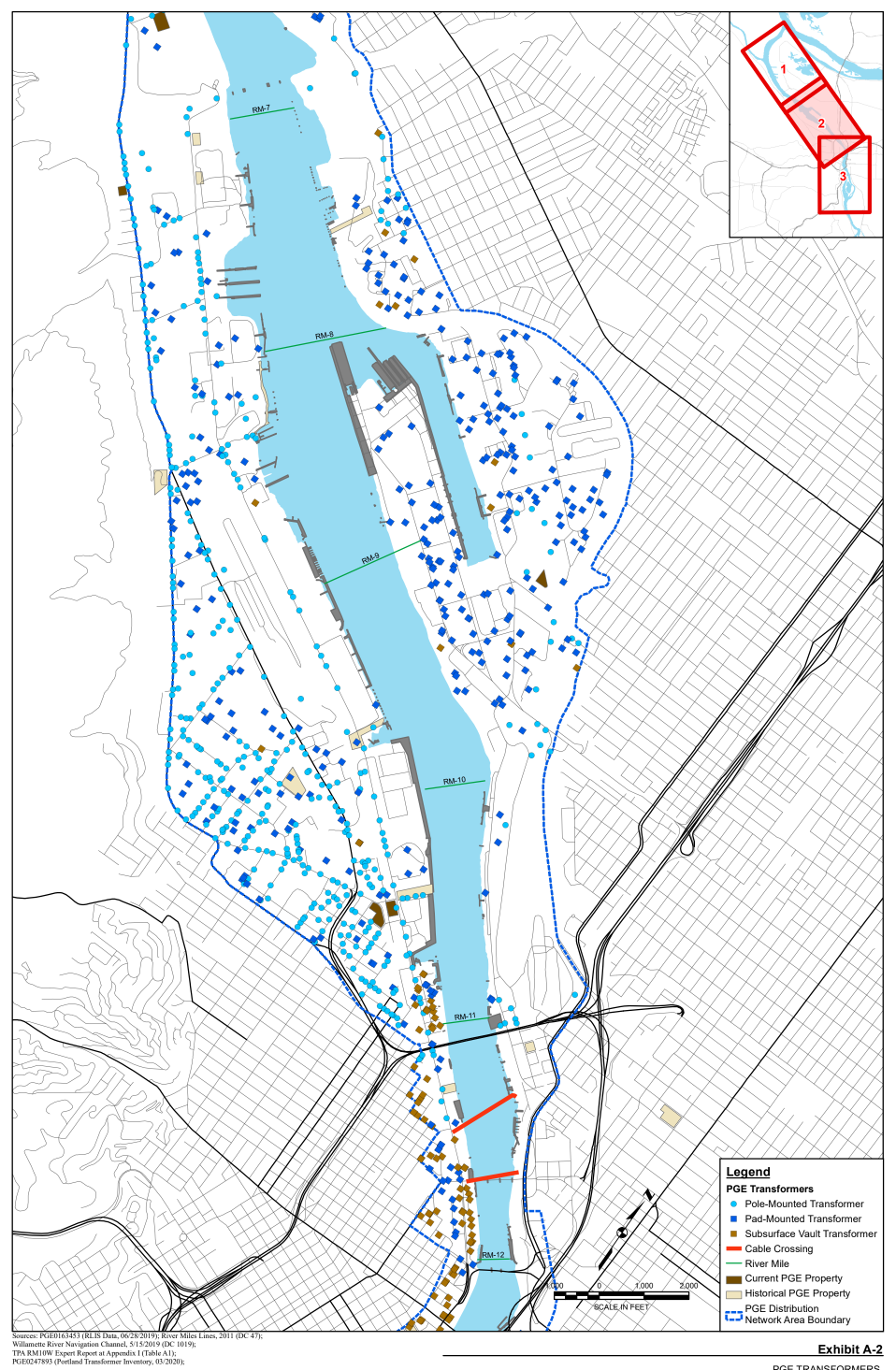
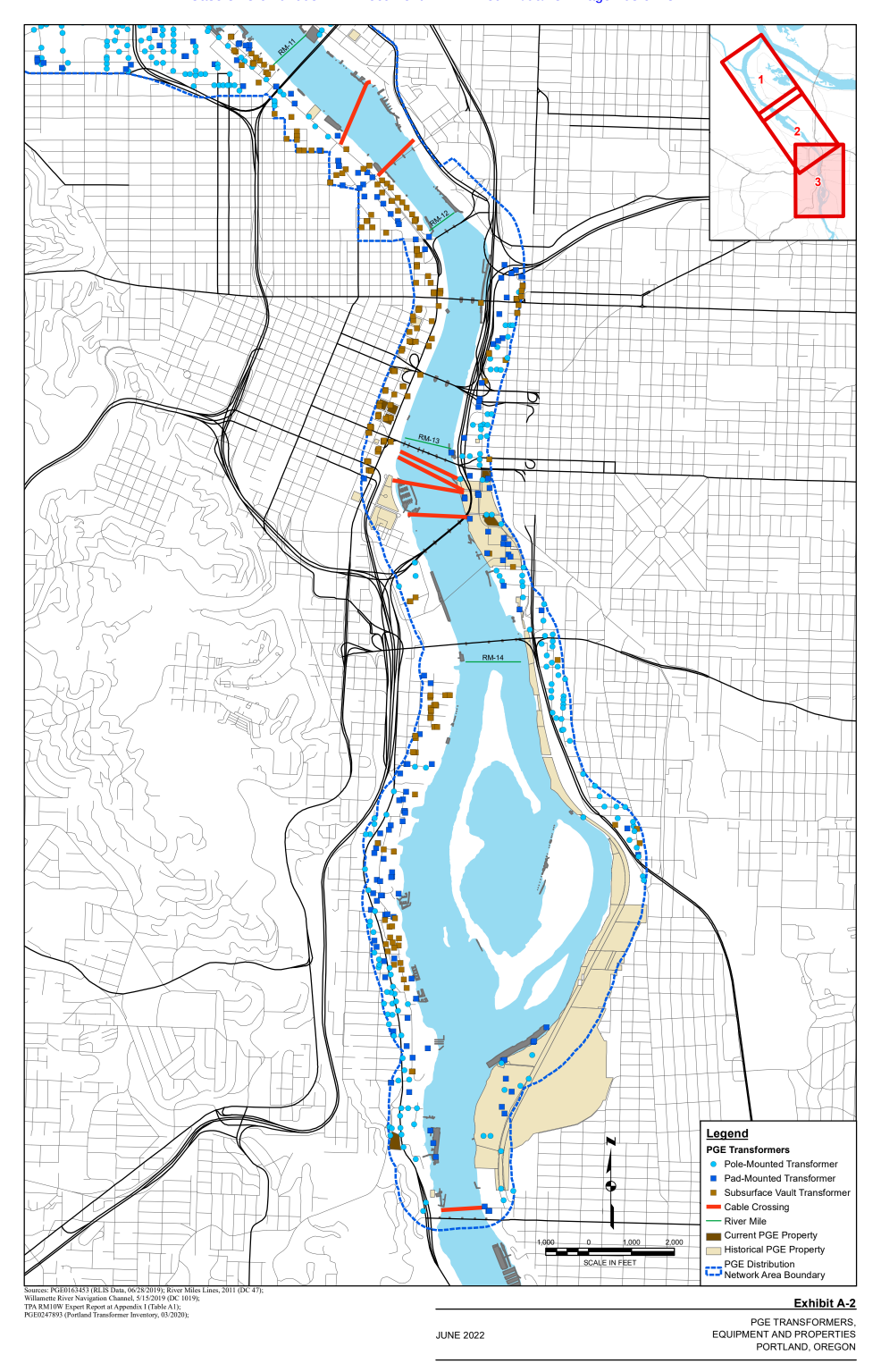


Exhibit A-2

PGE TRANSFORMERS, EQUIPMENT AND PROPERTIES PORTLAND, OREGON

JUNE 2022



Spill Date	Street Address	Spill Equipment Type	Quantity Spilled (gallons) ¹	PCB Content of Spill (ppm) ²	Spill Description	Overwater Spill	Oil Entered Storm Drain	PCB Content Unknown, Non-PCB, or < 50 ppm	Quantity Spilled Unknown
1979-07-06	Linnton Plywood	Transformer	0.25		A transformer located on a piling 100 feet into the Willamette River cracked and leaked into the river. PGE called Western Environmental Services to clean up the spill and no oil was found on the water. PGE subsequently relocated the transformer bank to land.	Yes	No	Yes	No
1984-04-10	NW 109th & St. Helens Road	Transformer	35	53	A public vehicle hit a power pole causing a pole-mount transformer to spill its contents into the street and most of the oil entered the combined storm/sanitary drain.	No	Yes	No	No
1985-10-04	NW 25th and Nicolai St	Transformer	0.125	Non-PCB	A non-PCB transformer spilled 1 pint of its contents.	No	No	Yes	No
1985-11-25	Basin St. on Swan Island	Transformer	10	18	A transformer spilled oil but it did not flow to any storm drains.	No	No	No	No
1986-03-04	Near 200 SE Spokane (Sellwood Moorage)	Transformer	5	5	During flooding, 19 houseboats broke from their moorage. Top bushings on transformers located on the dock ruptured and leaked into the river.	Yes	No	No	No
1986-03-15	3245 N Willamette Blvd	Transformer	20	40	A public vehicle hit a power pole causing a pole-mount transformer to spill its contents. All oil went into the storm drain.	No	Yes	No	No
1986-05-05	3300 NW Yeon	Transformer	1	Non-PCB	A non-PCB pad-mount transformer leaked at Schnitzer Steel.	No	No	Yes	No
1986-05-06	12005 N Burgard	Transformer	1	Non-PCB	A non-PCB pad-mount transformer leaked at Palmco Oil.	No	No	Yes	No
1986-06-12	8200 SW Macadam	Transformer	5	26	A pole-mount transformer spilled oil onto the sidewalk.	No	No	No	No
1986-06-26	NW Yeon E of Expressway	Other - Truck	15	Non-PCB	A PGE line truck spilled hydraulic oil on new sub-grade.	No	No	No	No
1986-07-23	2000 NW Wilson	Transformer	1	11	A 300 kVa pad-mount transformer leaked.	No	No	No	No
1986-08-09	120 SW Columbia St.	Capacitor	1	Non-PCB	A non-PCB capacitor spilled oil.	No	No	No	No
1986-08-21	2 blocks south of NW 26th and Yeon	Other - Truck	3	Non-PCB	A PGE line truck spilled hydraulic oil onto public property.	No	No	No	No
1986-09-04	3059 NW Yeon	Other - Truck	5	Non-PCB	A PGE bucket truck spilled hydraulic oil onto the roof and exterior wall of a Goodyear Rubber building.	No	No	No	No
1987-04-14	SW Macadam N of Sellwood Bridge	Other - Truck	3	Non-PCB	A PGE line truck spilled hydraulic oil onto public roadway.	No	No	No	No
1987-06-04	NW/ 30th Ave and	Other - Truck	4	Non-PCB	A PGE line truck spilled hydraulic oil onto a private driveway.	No	No	No	No
1987-06-24	4900 SW Landing Dr	Transformer	1		A pad-mount transformer spilled oil onto soil and pad.	No	No	No	No
1988-08-05	2335 NW 29th	Transformer	0.125	12	A transformer spilled onto public street.	No	No	No	No
1988-12-02	5400 N Basin	Transformer	20	30	A pole-mount transformer leaked from a bullet hole onto gravel and a private vehicle below.	No	No	No	No
1989-01-19	12005 North Burgard	Transformer (3)	20	<1	A truck hit a pole causing three pole-mount transformers to spill oil onto the street. Lab analysis of oil reported as less than 1 ppm PCBs.	No	No	No	No
1989-05-16	4705 NW Front	Transformer	0.25	Non-detect	A transformer spilled oil onto asphalt. Lab analysis of oil did not detect PCBs.	No	No	No	No
1990-04-24	5949 N Basin	Transformer	75	Non-detect	A transformer malfunctioned and sprayed oil over the surrounding area. Some oil was transported to a drain to pump station and then to treatment plant; not the Willamette River. Lab analysis of oil did not detect PCBs.	No	Yes; not river	No	No

Spill Date	Street Address	Spill Equipment Type	Quantity Spilled (gallons) ¹	PCB Content of Spill (ppm) ²	Spill Description	Overwater Spill	Oil Entered Storm Drain	PCB Content Unknown, Non-PCB, or < 50 ppm	Quantity Spilled Unknown
1990-06-05	3325 NW Yeon	Transformer	2		A pole-mount transformer spilled onto the street, a private vehicle, and one person. A pole fire occurred.	No	No	No	No
1990-08-27	5617 N Basin	Transformer	10	10	A pad-mount transformer spilled at Island Leasing Corp.	No	No	No	No
1990-10-24	Swan Island north of Kittridge/Leverma	Capacitor bank	3	Non-PCB	Multiple pole-mount non-PCB capacitors leaked oil onto vegetation.	No	No	No	No
1990-11-24	2727 NW 29th	Capacitor	2	Non-PCB	Non-PCB capacitor spilled oil onto asphalt and caught on fire.	No	No	No	No
1991-01-30	4927 NW Front	Transformer	1	<1	A transformer was dripping oil onto asphalt and soil. Sticker indicated PCB content of less than 1 ppm.	No	No	No	No
1991-04-24	110 SE Caruthers	Transformer	2	36	A pole-mount transformer leaked oil onto pole, soil, and vegetation.	No	No	No	No
1991-07-23	290 SE Spokane	Transformer	5	<50	A pad-mount transformer leaked oil onto pad and vegetation.	No	No	Yes	No
1991-10-23	9300 N Columbia	Capacitor	2	Non-PCB	Non-PCB pole-mount capacitor spilled oil.	No	No	No	No
1991-10-31	SE Madison and Water	Transformer	14	15	A transformer leaked oil onto asphalt and two private vehicles.	No	No	No	No
1992-06-23	3232 NW Industrial	Transformer (3)	10	Non-detect	Three transformers spilled onto soil/bark dust and asphalt. Lab analysis of oil did not detect PCBs.	No	No	No	No
1992-07-30	Water Ave and Belmont	Other - Truck	4	Non-PCB	A PGE line truck spilled hydraulic oil onto the asphalt of a public street.	No	No	No	No
1992-12-17	7540 NW St. Helens	Other - Unknown	22	Non-PCB	A hydraulic spill from an unknown source contaminated 4,000 square feet of water, soil, and asphalt.	No	No	No	No
1993-02-26	2181 NW Nicolai	Transformer	2	<1	One transformer spilled oil onto soil and gravel. Sticker indicated PCB content of less than 1 ppm.	No	No	No	No
1993-02-26	2181 NW Nicolai	Transformer	3	<1	One transformer spilled oil onto soil and gravel. Sticker indicated PCB content of less than 1 ppm.	No	No	No	No
1993-06-11	SW Madison and SW 2nd	Transformer	5	5	PGE crews cleaned up oil.	No	Yes	No	No
1993-08-11	NW 6th and Johnson St	Other - Vault cable	0.0625	Non-PCB	Spill was contained in vault (V18), no cleanup required. Paper insulated lead covered (PILC) cable paper is saturated with oil, which may or may not contain PCBs.	No	No	Yes	No
1993-09-03	2900 NW 29th Ave	Transformer	0.03125	3	A pole-mount transformer leaked oil on the sidewalk and a car.	No	No	No	No
1993-10-12	3900 NW Yeon	Transformer	2	38	A pole-mount transformer malfunctioned and spilled oil onto asphalt, sidewalk, and railroad tracks. Oil entered a storm drain.	No	Yes	No	No
1994-02-14	SE Caruthers and 3rd Ave	Transformer	5	<1	A pole-mount transformer leaked oil onto asphalt and private vehicles. Lab analysis of oil reported as less than 1 ppm PCBs.	No	No	No	No
1994-07-06	3003 NW 35th	Transformer	4	9	A transformer spilled oil onto cement.	No	No	No	No
1994-07-12	NW 31st and Luzon	Transformer	0.1	48	A pole-mount transformer spilled oil onto asphalt.	No	No	No	No
1994-07-14	0225 SW Montgomery	Other - Vault cable	0.25	Non-PCB	A cable-splice released a tar-like substance into a vault.	No	No	No	No
1994-12-13	3 Spans South of N Ensign	Other - Equipment	2	Non-PCB	A PGE hole digger spilled hydraulic oil onto soil.	No	No	No	No
1994-12-21	E of Ensign Street at Swan Island	Other - Truck	20	Non-PCB	A PGE boom truck spilled hydraulic oil onto soil at railroad tracks and puddle of water.	No	No	No	No

Spill Date	Street Address	Spill Equipment Type	Quantity Spilled (gallons) ¹	PCB Content of Spill (ppm) ²	Spill Description	Overwater Spill	Oil Entered Storm Drain	PCB Content Unknown, Non-PCB, or < 50 ppm	Quantity Spilled Unknown
1995-04-08	N Columbia and N Burgard	Transformer (4)	10	43	A vehicle hit a transformer pole causing it to break and then bring down three other poles. Four transformers ruptured and spilled oil onto asphalt and soil. About 10 gallons flowed into a storm drain and then to a pond. About 25 gallons spilled to the street. Lab analysis of oil in one transformer (15 kVA #3733) had 43 ppm PCBs and the oil other three transformers did not detect PCBs.	No	Yes; not river	No	No
1995-08-06	NW 21 Ave and Wilson	Other - Truck	10	Non-PCB	A PGE line truck spilled hydraulic oil onto asphalt and into storm drain.	No	No	No	No
1995-08-23	3200 NW Yeon	Transformer	1		A transformer leaked oil onto its concrete pad. PCB content is unknown.	No	No	Yes	No
1995-09-27	4315 SE McLoughlin Blvd at railroad tracks	Other - Oil	20	Non-PCB	Hydraulic oil spilled onto soil.	No	No	No	No
1995-11-01	3200 SE Mcloughlin	Transformer	0.125	<1	A transformer leaked oil on soil. Sticker indicated PCB content of less than 1 ppm.	No	No	No	No
1996-02-01	3055 NW 29th Ave	Transformer	0.0625	22	A transformer spilled oil onto soil, asphalt, bushes, and seven vehicles.	No	No	No	No
1996-02-16	NW 9th and Front	Other - Train	20	Non-PCB	Non-PGE spill. Diesel fuel spilled from train and migrated into a PGE vault.	No	No	No	No
1996-04-30	1626 SE Water	Transformer	1	15	A pad-mount transformer spilled oil onto sand.	No	No	No	No
1996-05-03	3930 NW Yeon	Transformer	0.004	15	A transformer spilled oil onto soil.	No	No	No	No
1996-05-24	3319 NW Yeon	Transformer	2.5	<1	A pole-mount transformer spilled oil onto asphalt and ivy. Sticker indicated PCBs of less than 1 ppm.	No	No	No	No
1996-07-01	3250 NW St Helens Rd	Transformer	15	<1	While filling a transformer with oil, oil overflowed and spilled onto asphalt. Sticker indicated PCBs of less than 1 ppm.	No	No	No	No
1996-07-23	7521 N Edgewater	Transformer	0.125	<1	No description is available.	No	No	No	No
1996-07-26	2000 NW Wilson	Transformer	1.5	14	A transformer spilled oil onto soil and concrete pad.	No	No	No	No
1996-08-01	1212 NW 9th Ave	Other - Unknown	1.5	Non-PCB	No description is available.	No	No	No	No
1997-04-14	HWY 30 and Marina Way	Capacitor	0.25	Non-PCB	Capacitor malfunctioned and vegetation was impacted by release. Lab analysis of oil did not detect PCBs.	No	No	No	No
1997-12-01	5400 N Basin	Transformer	3	<1	A transformer spilled oil onto asphalt. Sticker on transformer and lab analysis indicated PCBs of less than 1 ppm.	No	No	No	No
1998-01-09	2279 NW Front	Other - Diesel	-	Non-PCB	Diesel spilled to soil from an unknown source.	No	No	No	Yes
1998-02-27	6941 N Roberts	Transformer	5	260	A transformer spilled oil onto soil, asphalt, and ten vehicles.	No	No	No	No
1998-03-31	2603 SE Grand Ave	Transformer	2	<1	A pole-mount transformer malfunctioned and spilled oil onto the asphalt and sidewalk, and into a storm drain. Sticker indicated PCBs of less than 1 ppm.	No	Yes	No	No
1998-04-30	N Columbia Blvd. and Lombard	Other - Truck	14	Non-PCB	A PGE truck spilled hydraulic oil onto soil outside Rivergate Substation.	No	No	No	No
1999-02-19	10400 N Burgard Way	Transformer	1	7	A transformer spilled oil from its vault (V2736) onto soil and into a ditch.	No	No	No	No
1999-03-09	15540 N Lombard	Transformer	0.5	48	No description is available.	No	No	No	No

Spill Date	Street Address	Spill Equipment Type	Quantity Spilled (gallons) ¹	PCB Content of Spill (ppm) ²	Spill Description	Overwater Spill	Oil Entered Storm Drain	PCB Content Unknown, Non-PCB, or < 50 ppm	Quantity Spilled Unknown
1999-04-09	8435 N Crawford	Transformer	3	52	A pole-mount transformer spilled oil onto soil, cement, and truck parts.	No	No	No	No
1999-05-19	11080 NW St. Helens Rd	Transformer (2)	20	14	Traffic accident caused release of oil from two transformers.	No	Yes; Columbia River or Treatment Plant	No	No
1999-07-22	1225 SE Holgate Blvd	Transformer	30	Non-PCB	A transformer spilled oil onto asphalt, vegetation, and concrete.	No	No	Yes	No
1999-08-10	9420 NW St. Helens Rd	Other - Equipment	0.125	Non-PCB	Hydraulic oil spilled onto asphalt.	No	No	No	No
1999-10-04	5555 N Channel Ave	Transformer	0.125	<1	A pole-mount transformer spilled oil onto concrete and gravel. Sticker indicated PCBs of less than 1 ppm.	No	No	No	No
1999-12-14	600 NW Naito	Transformer (3)	21	No oil spill	A train derailment west of the Steel Bridge caused a fire at three transformers. The meter base burned but not the transformers. No spilled oil was observed by PGE.	No	No	No	No
1999-12-15	720 NW Front	Transformer	0.125	<1	A transformer leaked oil onto soil. Sticker indicated PCBs of less than 1 ppm.	No	No	No	No
2000-03-16	10200 N Lombard	Transformer	0.5	48	No description is available.	No	No	No	No
2000-10-07	NW 1 Ave and Flanders	Transformer	0.5	<1	A transformer spilled on soil. Sticker indicated PCBs of less than 1 ppm.	No	No	No	No
2000-12-04	NW 23 Pl and Nicolai	Other - Truck	20	Non-PCB	A PGE boom truck spilled hydraulic oil onto asphalt.	No	No	No	No
2001-12-11	SW Main St between 1 and 2 Ave	Transformer	0.0634	<1	A pole-mount transformer spilled oil onto asphalt and sidewalk. Sticker indicated PCBs of less than 1 ppm.	No	No	No	No
2002-03-14	NW 17th and Thurman	Other - Truck	1	Non-PCB	A PGE line truck spilled hydraulic oil.	No	No	No	No
2002-05-07	2800 NW 29TH Ave	Transformer (6)	65	32	A Freightliner truck backed into a pole causing six transformers to spill onto asphalt and into a storm drain.	No	Yes	No	No
2003-05-04	5688 or 6688 NW St. Helens Road	Transformer (3)	2	<1	A tree fell and hit three transformers causing oil to spill onto asphalt, gravel, and vegetation. The oil was confined to the embankment and did not reach waterways.	No	No	No	No
2003-05-23	2701 NW Vaughn (Montgomery Park)	Transformer	3	5	A transformer released oil into a vault (V5523). PGE personnel cleaned up spill by surface cleaning and removing 1 yard of soil.	No	No	No	No
2003-07-28	3601 NW Yeon	Transformer	0.25	<1	A pole-mount transformer spilled oil onto soil, concrete, and cars. Sticker indicated PCBs of less than 1 ppm.	No	No	No	No
2003-07-31	2344 NE 21 Place	Transformer	0.5	<1	A pole-mount transformer spilled oil onto asphalt and a car. Sticker indicated PCBs of less than 1 ppm.	No	No	No	No
2003-09-02	2800 NW Front Ave	Transformer		<1	A transformer spilled oil onto gravel. Sticker indicated PCBs of less than 1 ppm.	No	No	No	Yes
2003-12-16	Greeley and Going (on the Hwy Ramp)	Transformer	20	<1	A pole-mount transformer spilled oil onto asphalt. Sticker indicated PCBs of less than 1 ppm.	No	No	No	No
2004-01-14	1800 NW 16th Ave	Transformer	5	39	A pole-mount transformer malfunctioned leaking oil onto the asphalt and soil, and into a storm drain.	No	Yes	No	No

									-
Spill Date	Street Address	Spill Equipment Type	Quantity Spilled (gallons) ¹	PCB Content of Spill (ppm) ²	Spill Description	Overwater Spill	Oil Entered Storm Drain	PCB Content Unknown, Non-PCB, or < 50 ppm	Quantity Spilled Unknown
2005-04-15	6936 Fathom Street	Other - Unknown	-	Non-PCB	NRC Environmental Services pumped out PGE's vault found to contain diesel and water. The "spill" refers to the fact that diesel was found in vault water, likely related to a leaking diesel UST that was removed on 4/26/2005. The 2,433 gallons of waste water was transported to Cascade General for disposal.	No	No	No	Yes
2005-08-30	NW 12th Ave & NW Overton St	Other - Paint		Non-PCB	No description is available.	No	No	No	No
2005-10-14	N Greeley and Going St	Other - Truck	2	Non-PCB	A PGE line truck spilled hydraulic oil onto asphalt, soil, and a line truck.	No	No	No	No
2007-01-12	Corner of McLoughlin & SE Long	Transformer	37	66	A transformer spilled oil onto soil.	No	No	No	No
2007-03-14	8424 N Crawford St	Transformer	1	<1	A pole-mount transformer spilled oil onto soil and concrete curb. Sticker indicated PCBs of less than 1 ppm.	No	No	No	No
2007-07-04	5828 N Van Houten	Transformer (3)	30	<1	Vandals caused three pole-mount transformers to spill oil onto soil. Lab analysis indicated PCBs of less than 1 ppm.	No	No	No	No
2007-07-11	8970 N Bradford St	Transformer (3)	200	30	Vandals knocked three pole-mount transformers to the ground spilling oil onto asphalt, soil, and vegetation.	No	No	No	No
2007-12-01	202 SE Stark St	Transformer	1	<1	A vehicle-strike caused a pole-mount transformer to spill oil onto asphalt, soil, and cement. Sticker indicated PCBs of less than 1 ppm.	No	No	No	No
2008-04-04	2017 NW Vaughn	Other - Equipment	15	Non-PCB	A hole digger spilled hydraulic oil onto asphalt. Heavy rains caused some of the oil (no PCBs) to flow into a storm drain.	No	No	No	No
2008-06-16	6707 N Basin	Transformer	336	<1	A transformer fire leaked oil into concrete vaults 33 and 32 (at Pad 47). Transformer oil was not released into the environment. Sticker indicated PCBs of less than 1 ppm.	No	No	No	No
2008-08-27	2728 NW Nela St	Transformer (2)	2	24	Two transformers leaked oil onto asphalt and concrete. Lab analysis indicated PCB content of 11 ppm and 24 ppm.	No	No	No	No
2008-12-05	6635 N Baltimore Ave	Transformer	1	<1	A transformer leaked oil onto asphalt and soil. Sticker indicated PCBs of less than 1 ppm.	No	No	No	No
2009-01-07	Behind 4750 N. Princeton	Other - Oil		Non-PCB	No description is available.	No	No	No	No
2009-06-17	SW 2nd & Madison	Other - Truck	10	Non-PCB	PGE line truck spilled hydraulic oil to asphalt.	No	No	No	No
2010-03-03	3340 NW St Helens	Transformer	1.5	Non-detect	A transformer fire leaked oil onto soil, asphalt and railroad track. Lab analysis of oil did not detect PCBs.	No	No	No	No
2010-06-02	Eastbound off ramp at Greeley and Going Ave	Transformer	2	<1	A fallen tree caused a pole-mount transformer to spill oil. Sticker indicated PCBs of less than 1 ppm.	No	No	No	No
2010-12-11	4555 North Channel	Transformer	1	128	PGE observed a small stain under a pad mount transformer during an equipment change out.	No	No	No	No

Exhibit A-3: PGE Total Distribution Network Equipment and Related Spills and Releases within the PGE Distribution Network Area Boundary 1979–September 2020

				РСВ				PCB Content	
Spill Date	Street Address	Spill Equipment Type	Quantity Spilled (gallons) ¹	Content of Spill (ppm) ²	Spill Description	Overwater Spill	Oil Entered Storm Drain	Unknown, Non-PCB, or < 50 ppm	Quantity Spilled Unknown
2011-11-02	2515 NW Nicolai	Transformer	50	17	A public vehicle hit a power pole causing three pole- mount transformers to fall (Company numbers 1634, 1635, & 1636). Transformer company number 1636 did not spill oil. This record is for one transformer (Company number 1634) which spilled all of its contents onto asphalt and into filtered catch basin at Calbag Metals. PGE did not observe oil in the downgradient storm drain.	iy numbers 1634, iy number 1636 did ansformer No No de all of its contents basin at Calbag			No
2011-11-02	2515 NW Nicolai	Transformer	25	13	A public vehicle hit a power pole causing three pole- mount transformers to fall (Company numbers 1634, 1635, & 1636). Transformer company number 1636 did not spill oil. This record is for one transformer (Company number 1635) which spilled half of its contents onto asphalt and into filtered catch basin at Calbag Metals. PGE did not observe oil in the downgradient storm drain.	No	No	No	No
2011-11-03	7540 NW St Helens Rd	Transformer	1	4	An equipment malfunction caused a pole-mount transformer to leak onto soil and gravel. PGE personnel cleaned up spill by removing 2 cubic feet of soil.	No	No	No	No
2012-07-24	2420 NW 31ST	Transformer	30	11	Transformer malfunction spilled oil to soil, gravel, and asphalt.	No	No	No	No
2013-01-14	4810 N Lagoon Ave	Transformer	5	<1	Vehicle hit and damaged pad-mount transformer. About 4 square feet of concrete was affected. The spill crew responded and cleanup was completed the same day. Less than 1 ppm.	No	No	No	No
2013-04-18	615 NW or SW Naito Pkwy	Transformer	0.125	<1	Release was confined to a concrete vault. Spill response completed cleanup the same day. Less than 1 ppm.	No	No	No	No
2013-04-29	5115 N Lagoon	Transformer	2	<1	Transformer malfunction caused a release to soil and asphalt. Approximately 20 square feet of soil and asphalt were affected. Complete cleanup had to wait until scheduled power down, on 5/11/2013. 3 cubic feet of soil removed, asphalt cleaned. Less than 1 ppm.	No	No No		No
2013-05-29	6834 NW St Helens Rd	Transformer (3)	44	<1	Three pole-mount transformers were damaged by weather/tree fall, which resulted in a release to soil and asphalt. Lab analysis of oil did not detect PCBs.	No	No No		No
2013-05-31	6834 NW St Helens (Hwy 30)	Transformer (3)	1	<1	Vegetation impacted by three pole-mount transformers damaged by weather/tree fall on 5/29/13.	No	No	No	No
2013-09-04	NW Saltzman Rd & Hwy 30	Transformer	3	Non-detect	Transformer malfunction caused oil spill that reached soil/gravel and asphalt, but not a storm drain. Lab analysis of oil did not detect PCBs.	No	No	No	No
2015-07-06	11080 NW St Helens Rd	Transformer (2)	25	<1	Approximately 300 sq. feet of asphalt was affected. Less than 1 ppm.	No	No	No	No
2015-08-07	7900 NW Yeon Ave	Transformer (2)	3	29	Vehicle hit pole during dry weather. Spill response completed cleanup the same day.	No	No	No	No
2015-08-22	11820 NW St Helens Rd	Transformer	1	<1	Less than 1 ppm.	No	No	No	No
2016-02-10	4800 NW Front Ave	Transformer	2	<1	Less than 1 ppm.	No	No	No	No
2018-06-17	6161 NW 61st	Transformer (3)	80	<1	A storm caused a pole to fall and two of three transformers spilled their contents onto asphalt and into a storm drain.	No	Yes	No	No
2018-07-12	9442 N Ramsey Blvd	Transformer	2	<1	Less than 1 ppm.	No	No	No	No
2019-02-15	3627 N. Anchor Street	Transformer	0	<1	Vehicle hit transformer pad and started a fire. Approxmately 2 cubic feet of soot-impacted soil was removed.	No	No	No	No

Exhibit A-3: PGE Total Distribution Network Equipment and Related Spills and Releases within the PGE Distribution Network Area Boundary 1979–September 2020

Spill Date	Street Address	Spill Equipment Type	Quantity Spilled (gallons) ¹	PCB Content of Spill (ppm) ²	Spill Description	Overwater Spill	Oil Entered Storm Drain	PCB Content Unknown, Non-PCB, or < 50 ppm	Quantity Spilled Unknown
	12005 N. Burgard Way	Transformer (3)	80		Transformer pole fell due to rotten wood, resulting in a fire and a release of 80 gallons of transformer oil from three pole-mounted transformers.	No	No	No	No
2020-01-12	Not provided	Regulator	110	<1	Electrical fault caused a regulator to rupture and release oil onto soil and gravel. Soil and gravel removal, soil sampling, and backfill was completed on 1/14/2020.	No	No	No	No
	9040 N Burgard Way	Transformer	5	<1	Car hit pole causing the attached transfomer to spill oil into storm drains. Oil was cleaned and vacuumed from the impacted storm drains.	No	Yes	No	No
2020-05-31	4456 NW Yeon Ave	Transformer	1	<91	Transfromer released approxmiately 1 gallon of oil containing < 91 ppm PCB (9/23/2016 oil sample).	No	No	Yes	No

Appendix A – Portland Terminal Railroad Company

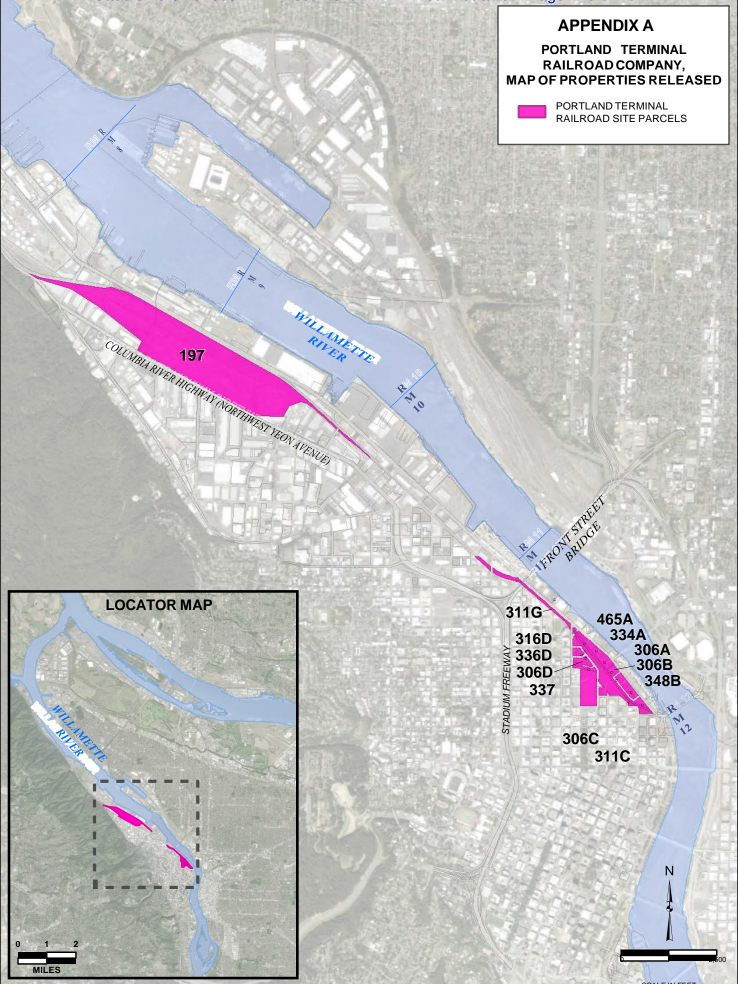
The properties listed below are identified for Portland Terminal Railroad Company for purposes of this Consent Decree. Properties are identified by current tax parcel number from the Multnomah County Department of County Management Assessment and Taxation. Where available, the Site ID number (Tax Lot number) and street address also are listed for each tax parcel, in order to provide additional context and reference. However, unless otherwise indicated below, the property boundaries are based on the current tax parcel number, not the Site number or the street address. The attached map should be considered part of this Appendix A. The table and figure, combined, provide a comprehensive picture of the released properties.

Site	Street Address	County Tax Parcel	Assessor	State ID	Notes
ID		ID	Property ID		
No.					
	3500 NW Yeon Ave.				See attached map
		R941190180	R315812	1N1E19A-01900	
		R941190170	R315811	1N1E19DA-00200	
		R941190010	R315800	1N1E19DA-00100	
		R941201230	R315980	1N1E20-01300	
		R941200040	R315899	1N1E20 -01400	
		R941201250	R315982	1N1E20 -01200	
		R941190580	R315841	1N1E19B-01300	
197		R941190560	R315839	1N1E19A-02000	
		R941190040	R315801	1N1E19DA-00300	
		R941190600	R315843	1N1E19DA-00400	
		R941190610	R315844	1N1E19DA-00500	
		R941190590	R315842	1N1E19DA-00600	
		R941190570	R315840	1N1E19DA-00700	
		R941190660	R315847	1N1E19DA-00800	
		R941190670	R315848	1N1E19DA-00900	
		R941190830	R315861	1N1E19DA-01100	
		R941190350	R315820	1N1E19DA-01000	
		R941290680	R316412	1N1E29AA-01700	
		R941290730	R316419	1N1E29AA-01300	
		R941292130	R316531	1N1E29AA-01800	
306A	1111 NW Naito Parkway	R649812740	R508395	1N1E34BB -00502	See attached map
	*NW Naito Parkway	R649812730	R508394	1N1E34BD -00805	
	901 NW Naito Parkway	R850600300	R518301	1N1E34BD-00806	See attached map
306B	615 NW NAITO PKWY	R850600250	R291745	1N1E34BD -00804	
	945 NW Naito Parkway	R850600150	R291743	1N1E34BD -00802	
306C	800 NW Sixth Avenue	R180237200	R141472	1N1E34BD -01200	See attached map
	NW COR/ 9TH & NW NAITO	R180220230	R141023	1N1E34BB-00700	•
	NW 2 nd Avenue	R180236410	R141444	1N1E34BB-00800	
	NW 9 th Ave	R180217550	R140959	1N1E34BB-01100	
	510 NW 3rd	R180236460	R141452	1N1E34BD-00600	
	NW Station Way	R793100300	R533588	1N1E34BB -01306	
	800 WI/ NW 6TH AVE	R180237360	R141480	1N1E34BD -02300	
	800 WI/ NW 6TH AVE	R180237370	R636518	1N1E34BD -02301	

Site	Street Address	County Tax Parcel	Assessor	State ID	Notes
ID		ID	Property ID		
No.					
306D	1020 – 1300 NW 9 th Avenue	R793100100	R533584	1N1E34BB -01302	See attached map
		R793100150	R533585	1N1E34BB -01303	
		R793100250	R533587	1N1E34BB-01305	
		R793100350	R533589	1N1E34BB-01307	
		R793100400	R533590	1N1E34BB-01308	
311C	Union Station Track 5	R180236400	R141443	1N1E34BB-00900	See attached map
		R180217520	R140955	1N1E34BB-01000	
		R180217530	R140956	1N1E34BB-01200	
		R180236470	R141455	1N1E34BD-00700	
		R180236420	R141447	1N1E34BD-01000	
		R180237210	R140959	1N1E34BD-01100	
311G	Union Station Track 5	R883801700			
		R180222140			
		R883801800			
		R883801900			
		R180220310			
		R180222110			
316D	1020 – 1300 NW 9 th Avenue	R793100200	R533586	11152400 01204	See attached man
3100	(1150 NW 9 th Avenue)	R793100200	K533580	1N1E34BB-01304	See attached map
334A	1207 NW Naito Parkway	R649812750	R508396	1N1E34BB 00501	See attached map
334A	1207 NVV Natto Parkway	R049812750	K508390	INTE34BB 00501	See attached map
336D	1020 – 1300 NW 9 th Avenue				See attached map
	1020 NW 9 th	R793100050	R533583	1N1E34BB -01301	
337	715 NW Hoyt Street	R180210240	R140726	1N1E34BC -00100	See attached map
	715 WI/NW Hoyt Street	R180210300	R140728-	1N1E34BC-00200	
			INACTIVE ¹		
	NWC/NW Hoyt & NW		R709060	1N1E34BC -00102	(Created from -200)
	Broadway				
	, NEC of Hoyt & NW 9th		R709059	1N1E34BC -00101	(Created from -200)
	NW 9 th Ave.		R709062	1N1E34BC -00104	(Created from -200)
	NW 9 th Ave.		R709061	1N1E34BC -00103	(Created from -200)
	NW Hoyt Street		R709063	1N1E34BC -00105	(Created from -200)
	NW Broadway		R709064	1N1E34BC -00106	(Created from -200)
	NW 9 th Ave.		R709065	1N1E34BC -00107	(Created from -200)
	NW Broadway		R709066	1N1E34BC -00108	(Created from -200)
	SEC of Lovejoy & NW 9th		R709067	1N1E34BC -00109	(Created from -200)
	NW Lovejoy Street		R709068	1N1E34BC -00110	(Created from -200)
	SWC/Lovejoy & NW Broadway		R709069	1N1E34BC -00111	(Created from -200)
348B	901 NW Naito Parkway	R850600350	R518302	1N1E34BD-00807	See attached map
	707-729 NW Naito Pkway	R850600450	R518304	1N1E34BD -00809	
	731-779 NW Naito Pkway	R850600400	R518303	1N1E34BD -00808	
465A	1207 NW Naito Parkway	R850600050	R291740	1N1E34BB-00600	See attached map

¹ In 2020, Tax Lot 1N1E34BC-00200 was merged into R140726. In 2021, new parcels parcels R709060 – R709069 were created by separating out smaller parcels from Lot 200.





Appendix A – Sulzer Pumps (US) Inc.

The properties listed below are identified for **Sulzer Pumps** (US) **Inc.** for purposes of this Consent Decree. Properties are identified by current tax parcel number from the Multnomah County Department of County Management Assessment and Taxation. Where available, the Site ID number and street address also are listed for each tax parcel, in order to provide additional context and reference. However, unless otherwise indicated below, the property boundaries are based on the current tax parcel number, not the Site number or the street address.

Site ID number	Street Address	County Tax Parcel ID
220	2800 NW Front Ave.	R941280900
221	2700 NW Front Ave.	R941280300
576	2551 NW 30 th Ave.	R841080010

PORTLAND HARBOR CASH-OUT CONSENT DECREE

APPENDIX B

PAYMENT INSTRUCTIONS

In order to ensure that payment instructions reflect the processes and accounts in use at the time payments required by this Consent Decree are to be made, the United States will provide Settling Defendants with current payment instructions before those payments are to be made.

Portland Harbor Cash-out Consent Decree

Appendix C – Table of Contents

Description	Page(s)
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Table showing Liabilities, Previous Payments, and Balances Owed for all Settling Defendants	1
Payments to be made, and Refunds to be received, by each Settling Defendant	2-17

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PHNRTC CASH-OUT CD

					Appendix	C - Ca	ish Out CD						
	NRD	Liability	Ass	essme	ent Cost Calcula	ations	;	Total Balance ¹					
Settling Defendant Name	Final NRD Allocation to Settling Defendant (in DSAYS)	Cash Equivalent of NRD Allocation ²	Pro-Rata Share of Trustee Council Assessment Costs		Capita Share of th C General Costs	Sh	inal Allocated are of Trustee ncil Assessment Costs	6	fendant's Total Allocation WFD Liability + sessment Costs]		unt Credited for ments Received		et Settlement Balance (or verpayment)
ACF	0.7	\$ 49,350.00	\$ 2,105.13	\$	63,096.85	\$	65,201.98	\$	114,551.98	\$	359,512.23	\$	(244,960.25)
Airgas USA, LLC	0.76	\$ 53,580.00	\$ 2,345.39	\$	63,096.85	\$	65,442.24	\$	119,022.24	\$	295,780.49	\$	(176,758.25)
Ash Grove	16.97	\$ 1,196,385.00	\$ 53,728.88	\$	63,096.85	\$	116,825.73	\$	1,313,210.73	\$	143,804.89	\$	1,169,405.84
Ashland / Hercules	0.2	\$ 14,100.00	\$ 601.47	\$	63,096.85	\$	63,698.32	\$	77,798.32	\$	404,765.63	\$	(326,967.31)
Beazer East	6.9	\$ 486,450.00	\$ 21,449.35	\$	63,096.85	\$	84,546.20	\$	570,996.20	\$	359,512.23	\$	211,483.97
BNSF Railway	1.16	\$ 81,780.00	\$ 3,579.80	\$	63,096.85	\$	66,676.65	\$	148,456.65	\$	304,113.83	\$	(155,657.18)
Calbag Metals Co.	0.042	\$ 2,961.00	\$ 132.98	\$	63,096.85	\$	63,229.83	\$	66,190.83	\$	295,780.49	\$	(229,589.66)
ESCO	0.007	\$ 493.50	\$ 21.65	\$	65,096.85	\$	65,118.50	\$	65,612.00	\$	284,512.23	\$	(218,900.23)
Gould	0.07	\$ 4,935.00	\$ 221.12	\$	63,096.85	\$	63,317.97	\$	68,252.97	\$	295,780.49	\$	(227,527.52)
HAJ	0.17	\$ 11,985.00	\$ 538.24	\$	63,096.85	\$	63,635.09	\$	75,620.09	\$	352,567.79	\$	(276,947.70)
Koppers	3	\$ 211,500.00	\$ 9,258.10	\$	63,096.85	\$	72,354.95	\$	283,854.95	\$	359,512.23	\$	(75,657.28)
McCall Oil	1.56	\$ 109,980.00	\$ 4,849.42	\$	63,096.85	\$	67,946.27	\$	177,926.27	\$	215,707.30	\$	(37,781.03)
NW Pipe	2.34	\$ 164,970.00	\$ 7,037.15	\$	63,096.85	\$	70,134.00	\$	235,104.00	\$	359,512.23	\$	(124,408.23)
PGE	56.46	\$ 3,980,430.00	\$ 176,044.06	\$	63,096.85	\$	239,140.91	\$	4,219,570.91	\$	295,780.49	\$	3,923,790.42
PTRR	1.87	\$ 131,835.00	\$ 5,722.32	\$	63,096.85	\$	68,819.17	\$	200,654.17	\$	120,253.40	\$	80,400.77
Sulzer Pumps	5.46	\$ 384,930.00	\$ 17,286.96	\$	63,096.85	\$	80,383.81	\$	465,313.81	\$	172,576.44	\$	292,737.37
Totals:	97.669	\$ 6,885,664.50	\$ 304,922.02	\$	1,011,549.60	\$	1,316,471.62	\$	8,202,136.12	\$	4,619,472.39	\$	3,582,663.73
		et Settlement Balances et Settlement Overpayi										s	5,677,818.3
	TOLAL AMOUNT OF INC	et settlement Overpayi	nent owed to settling	Derent	iants:							\$	(2,095,154.64
	Total Net Settleme	nt Balance:										s	3,582,663,73

Notes:

1 - As set forth in paragraph 6 of this Consent Decree, Plaintiffs shall move the Court to allow the deposit of funds into and disbursement of funds from a Court Registry Account. Assuming the Court's approval of Plaintiffs' motion, within ninety (90) days of the Effective Date, each Settling Defendant owing a net settlement balance shall pay to the Registry Account funds in the amounts set forth in this Appendix C. However, no payment is required from any Settling Defendant identified in this Appendix C as entitled to a refund. Refunds to Settling Defendants identified in Appendix C as entitled to refunds shall be made as set forth in paragraph 8 of this Consent Decree.

2 - Calculation is based on a \$70,500 cash out price per DSAY, which includes \$1,742 per DSAY as compensation for recreation service losses and Portland Harbor-wide monitoring and stewardship.

Portland Harbor Cash-out Consent Decree

Appendix C - Refund to Settling Defendant ACF

- 1. DSAYs allocated: 0.7 DSAYs.
- 2. Cash Payment/Refund. ACF shall make no cash payment in accordance with Paragraph 7 of the Consent Decree. ACF shall receive a refund in the amount of \$244,960.25 in accordance with Paragraph 8 of the Consent Decree. The amount of the refund is calculated as follows:

	Item	Amount
a.	\$70,500 for each of the 0.7 DSAYs in the Final NRD Allocation, plus	\$49,350.00
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$65,201.98
c.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$359,512.23
	NET CASH PAYMENT:	<u>-\$244,960.25</u>

Portland Harbor Cash-out Consent Decree

Appendix C – Refund to Settling Defendant Airgas USA, LLC

- 1. DSAYs allocated: 0.76 DSAYs.
- 2. Cash Payment/Refund. Airgas USA, LLC shall make no cash payment in accordance with Paragraph 7 of the Consent Decree. Airgas USA, LLC shall receive a refund in the amount of \$176,758.25 in accordance with Paragraph 8 of the Consent Decree. The amount of the refund is calculated as follows:

	Item	<u>Amount</u>
a.	\$70,500 for each of the 0.76 DSAYs in the Final NRD Allocation, plus	\$53,580.00
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$65,442.24
c.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$295,780.49
	NET CASH PAYMENT:	<u>-\$176,758.25</u>

Portland Harbor Cash-out Consent Decree

Appendix C – Payment by Settling Defendant Ash Grove

- 1. DSAYs allocated: 16.97 DSAYs.
- 2. Cash Payment/Refund. Ash Grove shall make a cash payment in the amount of \$1,169,405.84 in accordance with Paragraph 7 of the Consent Decree. Ash Grove shall receive no refund in accordance with Paragraph 8 of the Consent Decree. The amount of the cash payment is calculated as follows:

	Item	Amount
a.	\$70,500 for each of the 16.97 DSAYs in the Final NRD Allocation, plus	\$1,196,385.00
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$116,825.73
c.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$143,804.89
	NET CASH PAYMENT:	<u>\$1,169,405.84</u>

Portland Harbor Cash-out Consent Decree

Appendix C – Refund to Settling Defendant Ashland/Hercules

- 1. DSAYs allocated: 0.2 DSAYs.
- 2. Cash Payment/Refund. Ashland/Hercules shall make no cash payment in accordance with Paragraph 7 of the Consent Decree. Ashland/Hercules shall receive a refund in the amount of \$326,967.31 in accordance with Paragraph 8 of the Consent Decree. The amount of the refund is calculated as follows:

	Item	<u>Amount</u>
a.	\$70,500 for each of the 0.2 DSAYs in the Final NRD Allocation, plus	\$14,100.00
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$63,698.32
c.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$404,765.63
	NET CASH PAYMENT:	<u>-\$326,967.31</u>

Portland Harbor Cash-out Consent Decree

Appendix C – Payment by Settling Defendant Beazer East

- 1. DSAYs allocated: 6.9 DSAYs.
- 2. Cash Payment/Refund. Beazer East shall make a cash payment in the amount of \$211,483.97 in accordance with Paragraph 7 of the Consent Decree. Beazer East shall receive no refund in accordance with Paragraph 8 of the Consent Decree. The amount of the cash payment is calculated as follows:

	Item	Amount
a.	\$70,500 for each of the 6.9 DSAYs in the Final NRD Allocation, plus	\$486,450.00
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$84,546.20
c.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$359,512.23
	NET CASH PAYMENT:	<u>\$211,483.97</u>

Portland Harbor Cash-out Consent Decree

Appendix C – Refund to Settling Defendant BNSF Railway

- 1. DSAYs allocated: 1.16 DSAYs.
- 2. Cash Payment/Refund. BNSF Railway shall make no cash payment in accordance with Paragraph 7 of the Consent Decree. BNSF Railway shall receive a refund in the amount of \$155,657.18 in accordance with Paragraph 8 of the Consent Decree. The amount of the refund is calculated as follows:

	Item	<u>Amount</u>
a.	\$70,500 for each of the 1.16 DSAYs in the Final NRD Allocation, plus	\$81,780.00
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$66,676.65
c.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$304,113.83
	NET CASH PAYMENT:	<u>-\$155,657.18</u>

Portland Harbor Cash-out Consent Decree

Appendix C – Refund to Settling Defendant Calbag Metals Co.

- 1. DSAYs allocated: 0.042 DSAYs.
- 2. Cash Payment/Refund. Calbag Metals Co. shall make no cash payment in accordance with Paragraph 7 of the Consent Decree. Calbag Metals Co. shall receive a refund in the amount of \$229,589.66 in accordance with Paragraph 8 of the Consent Decree. The amount of the refund is calculated as follows:

	Item	<u>Amount</u>
a.	\$70,500 for each of the 0.042 DSAYs in the Final NRD Allocation, plus	\$2,961.00
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$63,229.83
c.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$295,780.49
	NET CASH PAYMENT:	<u>-\$229,589.66</u>

Portland Harbor Cash-out Consent Decree

Appendix C - Refund to Settling Defendant ESCO

- 1. DSAYs allocated: 0.007 DSAYs.
- 2. Cash Payment/Refund. ESCO shall make no cash payment in accordance with Paragraph 7 of the Consent Decree. ESCO shall receive a refund in the amount of \$218,900.23 in accordance with Paragraph 8 of the Consent Decree. The amount of the refund is calculated as follows:

	Item	<u>Amount</u>
a.	\$70,500 for each of the 0.007 DSAYs in the Final NRD Allocation, plus	\$493.50
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$65,118.50
c.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$284,512.23
	NET CASH PAYMENT:	<u>-\$218,900.23</u>

Portland Harbor Cash-out Consent Decree

Appendix C - Refund to Settling Defendant Gould

- 1. DSAYs allocated: 0.07 DSAYs.
- 2. Cash Payment/Refund. Gould shall make no cash payment in accordance with Paragraph 7 of the Consent Decree. Gould shall receive a refund in the amount of \$227,527.52 in accordance with Paragraph 8 of the Consent Decree. The amount of the refund is calculated as follows:

	Item	<u>Amount</u>
a.	\$70,500 for each of the 0.07 DSAYs in the Final NRD Allocation, plus	\$4,935.00
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$63,317.97
c.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$295,780.49
	NET CASH PAYMENT:	<u>-\$227,527.52</u>

Portland Harbor Cash-out Consent Decree

Appendix C - Refund to Settling Defendant HAJ

- 1. DSAYs allocated: 0.17 DSAYs.
- 2. Cash Payment/Refund. HAJ shall make no cash payment in accordance with Paragraph 7 of the Consent Decree. HAJ shall receive a refund in the amount of \$276,947.70 in accordance with Paragraph 8 of the Consent Decree. The amount of the refund is calculated as follows:

	Item	Amount
a.	\$70,500 for each of the 0.17 DSAYs in the Final NRD Allocation, plus	\$11,985.00
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$63,635.09
c.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$352,567.79
	NET CASH PAYMENT:	<u>-\$276,947.70</u>

Portland Harbor Cash-out Consent Decree

Appendix C – Refund to Settling Defendant Koppers

- 1. DSAYs allocated: 3 DSAYs.
- 2. Cash Payment/Refund. Koppers shall make no cash payment in accordance with Paragraph 7 of the Consent Decree. Koppers shall receive a refund in the amount of \$75,657.28 in accordance with Paragraph 8 of the Consent Decree. The amount of the refund is calculated as follows:

	Item	Amount
a.	\$70,500 for each of the 3 DSAYs in the Final NRD Allocation, plus	\$211,500.00
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$72,354.95
c.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$359,512.23
	NET CASH PAYMENT:	<u>-\$75,657.28</u>

Portland Harbor Cash-out Consent Decree

Appendix C – Refund to Settling Defendant McCall Oil

- 1. DSAYs allocated: 1.56 DSAYs.
- 2. Cash Payment/Refund. McCall Oil shall make no cash payment in accordance with Paragraph 7 of the Consent Decree. McCall Oil shall receive a refund in the amount of \$37,781.03 in accordance with Paragraph 8 of the Consent Decree. The amount of the refund is calculated as follows:

	Item	Amount
a.	\$70,500 for each of the 1.56 DSAYs in the Final NRD Allocation, plus	\$109,980.00
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$67,946.27
c.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$215,707.30
	NET CASH PAYMENT:	<u>-\$37,781.03</u>

Portland Harbor Cash-out Consent Decree

Appendix C - Refund to Settling Defendant NW Pipe

- 1. DSAYs allocated: 2.34 DSAYs.
- 2. Cash Payment/Refund. NW Pipe shall make no cash payment in accordance with Paragraph 7 of the Consent Decree. NW Pipe shall receive a refund in the amount of \$124,408.23 in accordance with Paragraph 8 of the Consent Decree. The amount of the refund is calculated as follows:

	Item	<u>Amount</u>
a.	\$70,500 for each of the 2.34 DSAYs in the Final NRD Allocation, plus	\$164,970.00
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$70,134.00
c.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$359,512.23
	NET CASH PAYMENT:	<u>-\$124,408.23</u>

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Appendix C – Payment by Settling Defendant PGE

- 1. DSAYs allocated: 56.46 DSAYs.
- 2. Cash Payment/Refund. PGE shall make a cash payment in the amount of \$3,923,790.42 in accordance with Paragraph 7 of the Consent Decree. PGE shall receive no refund in accordance with Paragraph 8 of the Consent Decree. The amount of the cash payment is calculated as follows:

	Item	<u>Amount</u>
a.	\$70,500 for each of the 56.46 DSAYs in the Final NRD Allocation, plus	\$3,980,430.00
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$239,140.91
c.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$295,780.49
	NET CASH PAYMENT:	<u>\$3,923,790.42</u>

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Appendix C – Payment by Settling Defendant PTRR

- 1. DSAYs allocated: 1.87 DSAYs.
- 2. Cash Payment/Refund. PTRR shall make a cash payment in the amount of \$80,400.77 in accordance with Paragraph 7 of the Consent Decree. PTRR shall receive no refund in accordance with Paragraph 8 of the Consent Decree. The amount of the cash payment is calculated as follows:

	Item	Amount
a.	\$70,500 for each of the 1.87 DSAYs in the Final NRD Allocation, plus	\$131,835.00
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$68,819.17
c.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$120,253.40
	NET CASH PAYMENT:	<u>\$80,400.77</u>

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Appendix C – Payment by Settling Defendant Sulzer Pumps

- 1. DSAYs allocated: 5.46 DSAYs.
- 2. Cash Payment/Refund. Sulzer Pumps shall make a cash payment in the amount of \$292,737.37 in accordance with Paragraph 7 of the Consent Decree. Sulzer Pumps shall receive no refund in accordance with Paragraph 8 of the Consent Decree. The amount of the cash payment is calculated as follows:

	Item	Amount
a.	\$70,500 for each of the 5.46 DSAYs in the Final NRD Allocation, plus	\$384,930.00
b.	Final Allocated Share of Trustee Council Assessment Costs, minus	\$80,383.81
с.	Total Funding Received from Settling Defendant by the Trustee Council under FPAs	\$172,576.44
	NET CASH PAYMENT:	<u>\$292,737.37</u>