### WATER FACILITIES INVENTORY (WFI) FORM

#### ONE FORM PER SYSTEM

**RETURN TO:** Southwest Regional Office, PO Box 47823, Olympia, WA, 98504

<table>
<thead>
<tr>
<th>1. SYSTEM ID NO.</th>
<th>2. SYSTEM NAME</th>
<th>3. COUNTY</th>
<th>4. GROUP</th>
<th>5. TYPE</th>
</tr>
</thead>
<tbody>
<tr>
<td>93400 0</td>
<td>WASHOUGAL, CITY OF</td>
<td>CLARK</td>
<td>A</td>
<td>Comm</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>5. PRIMARY CONTACT NAME &amp; MAILING ADDRESS</th>
<th>7. OWNER NAME &amp; MAILING ADDRESS</th>
</tr>
</thead>
<tbody>
<tr>
<td>JOHN T. ROTH [MANAGER]</td>
<td>WASHOUGAL, CITY OF</td>
</tr>
<tr>
<td>1701 C ST</td>
<td>1701 C ST</td>
</tr>
<tr>
<td>WASHOUGAL, WA 98671</td>
<td>WASHOUGAL, WA 98671</td>
</tr>
</tbody>
</table>

**STREET ADDRESS IF DIFFERENT FROM ABOVE:**

**ATTN ADDRESS:**

**CITY:**

**STATE:**

**ZIP:**

<table>
<thead>
<tr>
<th>9. 24 HOUR PRIMARY CONTACT INFORMATION</th>
<th>10. OWNER CONTACT INFORMATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Primary Contact Daytime Phone: (360) 835-2662</td>
<td>Owner Daytime Phone: (360) 835-2662</td>
</tr>
<tr>
<td>Primary Contact Mobile/Cell Phone: (360) 772-2919</td>
<td>Owner Mobile/Cell Phone: (360) 772-2977</td>
</tr>
<tr>
<td>Primary Contact Evening Phone: (xxx) xxx-xxxx</td>
<td>Owner Evening Phone: (xxx) xxx-xxxx</td>
</tr>
<tr>
<td>Fax: (360) 835-5866</td>
<td>E-mail: <a href="mailto:jroth@ci.washougal.wa.us">jroth@ci.washougal.wa.us</a></td>
</tr>
<tr>
<td>E-mail: <a href="mailto:tevers@ci.washougal.wa.us">tevers@ci.washougal.wa.us</a></td>
<td></td>
</tr>
</tbody>
</table>

**WAC 246-290-420(9) requires that water systems provide 24-hour contact information for emergencies.**

<table>
<thead>
<tr>
<th>11. SATELLITE MANAGEMENT AGENCY - SMA (check only one)</th>
</tr>
</thead>
<tbody>
<tr>
<td>☒ Not applicable (Skip to #12)</td>
</tr>
<tr>
<td>☐ Owned and Managed</td>
</tr>
<tr>
<td>☐ Managed Only</td>
</tr>
<tr>
<td>☐ Owned Only</td>
</tr>
<tr>
<td>SMA NAME:</td>
</tr>
<tr>
<td>SMA Number:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>12. WATER SYSTEM CHARACTERISTICS (mark all that apply)</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐ Agricultural</td>
</tr>
<tr>
<td>☐ Commercial / Business</td>
</tr>
<tr>
<td>☐ Day Care</td>
</tr>
<tr>
<td>☐ Food Service/Food Permit</td>
</tr>
<tr>
<td>☐ 1,000 or more person event for 2 or more days per year</td>
</tr>
<tr>
<td>☐ Hospital/Clinic</td>
</tr>
<tr>
<td>☐ Industrial</td>
</tr>
<tr>
<td>☐ Licensed Residential Facility</td>
</tr>
<tr>
<td>☐ Lodging</td>
</tr>
<tr>
<td>☐ Recreational / RV Park</td>
</tr>
<tr>
<td>☐ Residential</td>
</tr>
<tr>
<td>☐ School</td>
</tr>
<tr>
<td>☐ Temporary Farm Worker</td>
</tr>
<tr>
<td>☐ Other (church, fire station, etc.):</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>13. WATER SYSTEM OWNERSHIP (mark only one)</th>
<th>14. STORAGE CAPACITY (gallons)</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐ Association</td>
<td>☐ County</td>
</tr>
<tr>
<td>☐ City / Town</td>
<td>☐ Federal</td>
</tr>
</tbody>
</table>

- SEE NEXT PAGE FOR A COMPLETE LIST OF SOURCES -
## WATER FACILITIES INVENTORY (WFI) FORM - Continued

<table>
<thead>
<tr>
<th>Source Number</th>
<th>Source Name</th>
<th>Intertie</th>
<th>Source Category</th>
<th>Use</th>
<th>Treatment</th>
<th>Depth</th>
<th>Source Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>S04</td>
<td>WELL #1 ABR668</td>
<td>X</td>
<td>WELL IN A WELL</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>NW SE 08 01N 04E</td>
</tr>
<tr>
<td>S05</td>
<td>WELL #5 ABR670</td>
<td>X</td>
<td>WELL IN A WELL</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>NW SE 12 01N 03E</td>
</tr>
<tr>
<td>S06</td>
<td>WELL #6 AFP633</td>
<td>X</td>
<td>WELL IN A WELL</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>NW SE 12 01N 03E</td>
</tr>
<tr>
<td>S07</td>
<td>WELL #7 AFP632</td>
<td>X</td>
<td>WELL IN A WELL</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>NW SE 12 01N 03E</td>
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<tr>
<td>S09</td>
<td>InAct 05/01/1988 WELL #9 CAPPED</td>
<td>X</td>
<td>WELL IN A WELL</td>
<td>X</td>
<td>N</td>
<td>184</td>
<td>SE NW 16 01N 04E</td>
</tr>
<tr>
<td>S10</td>
<td>InAct 01/11/2007 WELL #10 NO TAG</td>
<td>X</td>
<td>WELL IN A WELL</td>
<td>X</td>
<td>N</td>
<td>120</td>
<td>NW SE 08 01N 04E</td>
</tr>
<tr>
<td>S11</td>
<td>WELL #11 ABR669</td>
<td>X</td>
<td>WELL IN A WELL</td>
<td>X</td>
<td>Y</td>
<td>X</td>
<td>NW SE 12 01N 03E</td>
</tr>
<tr>
<td>S12</td>
<td>108002/CAMAS MUN WAT SEW</td>
<td>X</td>
<td>WELL IN A WELL</td>
<td>X</td>
<td>N</td>
<td>0</td>
<td>000N 00E</td>
</tr>
<tr>
<td>S13</td>
<td>Pre-Active 11/09/2009 WELL #12 No</td>
<td>X</td>
<td>WELL IN A WELL</td>
<td>X</td>
<td>Y</td>
<td>X</td>
<td>NW SE 12 01N 03E</td>
</tr>
</tbody>
</table>
### WATER FACILITIES INVENTORY (WFI) FORM - Continued

<table>
<thead>
<tr>
<th>1. SYSTEM ID</th>
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<tr>
<td>93400 0</td>
<td>WASHOUGAL, CITY OF</td>
<td>CLARK</td>
<td>A</td>
<td>Comm</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>ACTIVE SERVICE CONNECTIONS</th>
<th>DOH USE ONLY! CALCULATED ACTIVE CONNECTIONS</th>
<th>DOH USE ONLY! APPROVED CONNECTIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>25. SINGLE FAMILY RESIDENCES (How many of the following do you have?)</td>
<td>0</td>
<td>5396</td>
<td>Unspecified</td>
</tr>
<tr>
<td>A. Full Time Single Family Residences (Occupied 180 days or more per year)</td>
<td>4425</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. Part Time Single Family Residences (Occupied less than 180 days per year)</td>
<td>0</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| 26. MULTI-FAMILY RESIDENTIAL BUILDINGS (How many of the following do you have?) | |
| A. Apartment Buildings, condos, duplexes, barracks, dorms | 152 | |
| B. Full Time Residential Units in the Apartments, Condos, Duplexes, Dorms that are occupied more than 180 days/year | 971 | |
| C. Part Time Residential Units in the Apartments, Condos, Duplexes, Dorms that are occupied less than 180 days/year | 0 | |

| 27. NON-RESIDENTIAL CONNECTIONS (How many of the following do you have?) | |
| A. Institutional, Commercial/Business, School, Day Care, Industrial Services, etc. | 213 | |
| B. Recreational Services and/or Transient Accommodations (Campsites, RV sites, hotel/motel/overnight units) | 138 | |

| 28. TOTAL SERVICE CONNECTIONS | 5747 | |

| 29. FULL-TIME RESIDENTIAL POPULATION | 13490 | |

<p>| 30. PART-TIME RESIDENTIAL POPULATION | |</p>
<table>
<thead>
<tr>
<th>JAN</th>
<th>FEB</th>
<th>MAR</th>
<th>APR</th>
<th>MAY</th>
<th>JUN</th>
<th>JUL</th>
<th>AUG</th>
<th>SEP</th>
<th>OCT</th>
<th>NOV</th>
<th>DEC</th>
</tr>
</thead>
<tbody>
<tr>
<td>31. TEMPORARY &amp; TRANSIENT USERS</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
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<td>MAR</td>
<td>APR</td>
<td>MAY</td>
<td>JUN</td>
<td>JUL</td>
<td>AUG</td>
<td>SEP</td>
<td>OCT</td>
<td>NOV</td>
<td>DEC</td>
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<td>---</td>
<td>---</td>
</tr>
<tr>
<td>A. How many total visitors, attendees, travelers, campers, patients or customers have access to the water system each month?</td>
<td>19200</td>
<td>19200</td>
<td>19200</td>
<td>19200</td>
<td>19200</td>
<td>19200</td>
<td>19200</td>
<td>19200</td>
<td>19200</td>
<td>19200</td>
<td>19200</td>
</tr>
<tr>
<td>B. How many days per month is water accessible to the public?</td>
<td>30</td>
<td>30</td>
<td>30</td>
<td>30</td>
<td>30</td>
<td>30</td>
<td>30</td>
<td>30</td>
<td>30</td>
<td>30</td>
<td>30</td>
</tr>
</tbody>
</table>

<p>| 32. REGULAR NON-RESIDENTIAL USERS | |</p>
<table>
<thead>
<tr>
<th>JAN</th>
<th>FEB</th>
<th>MAR</th>
<th>APR</th>
<th>MAY</th>
<th>JUN</th>
<th>JUL</th>
<th>AUG</th>
<th>SEP</th>
<th>OCT</th>
<th>NOV</th>
<th>DEC</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. If you have schools, daycares, or businesses connected to your water system, how many students daycare children and/or employees are present each month?</td>
<td>3400</td>
<td>3400</td>
<td>3400</td>
<td>3400</td>
<td>3400</td>
<td>3400</td>
<td>3400</td>
<td>3400</td>
<td>3400</td>
<td>3400</td>
<td>3400</td>
</tr>
<tr>
<td>B. How many days per month are they present?</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
</tr>
</tbody>
</table>

<p>| 33. ROUTINE COLIFORM SCHEDULE | |</p>
<table>
<thead>
<tr>
<th>JAN</th>
<th>FEB</th>
<th>MAR</th>
<th>APR</th>
<th>MAY</th>
<th>JUN</th>
<th>JUL</th>
<th>AUG</th>
<th>SEP</th>
<th>OCT</th>
<th>NOV</th>
<th>DEC</th>
</tr>
</thead>
<tbody>
<tr>
<td>34.</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
</tr>
</tbody>
</table>

### Reason for Submitting WFI:

- [ ] Update - Change
- [ ] Update - No Change
- [X] Inactivate
- [ ] Re-Activate
- [ ] Name Change
- [ ] New System
- [ ] Other

36. I certify that the information stated on this WFI form is correct to the best of my knowledge.

SIGNATURE: ________________________________
DATE: ________________________________
PRINT NAME: ________________________________
TITLE: ________________________________
<table>
<thead>
<tr>
<th>WS ID</th>
<th>WS Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>93400</td>
<td>WASHOUGAL, CITY OF</td>
</tr>
</tbody>
</table>

**Total WFI Printed: 1**
A RESOLUTION adopting the revised 2011 Clark County Coordinated Water System Plan; authorizing an Interlocal Agreement for Adjusting or Confirming Future Water Service Area Boundaries; and authorizing a Fire Hydrant Interlocal Agreement pertaining to extraterritorial fire hydrant services.

WHEREAS, the Cities of Washougal, Camas, Battle Ground, La Center, Ridgefield and Vancouver, the Town of Yacolt, Public Utility District No. 1 of Clark County, and Clark County (hereinafter together referred to as “governing bodies”) manage aspects of land use, public health, and their respective water systems pursuant to an existing Clark County Coordinated Water System Plan and have established water service boundaries;

AND WHEREAS, the governing bodies have varying roles in developing, reviewing, approving and/or complying with capital facilities and land use planning under the Growth Management Act, as adopted and amended by the State of Washington;

AND WHEREAS, the Public Water System Coordination Act under RCW 70.116 and WAC 246-293-250 require the development of a Coordinated Water System Plan, including the establishment of future water service boundaries;

AND WHEREAS, the governing bodies have determined that it is necessary to revise the existing Coordinated Water System Plan and water service boundaries;

AND WHEREAS, in conjunction with the revisions to the Coordinated Water System Plan and water service boundaries, but under separate agreement, the governing bodies also desire to establish their respective responsibilities regarding extraterritorial fire hydrant services.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF WASHOUGAL as follows:

Section I

That the revised 2011 Clark County Coordinated Water System Plan is hereby adopted.

Section II

That the Interlocal Agreement for Adjusting or Confirming Future Water Service Area Boundaries, attached hereto as Exhibit “A,” is hereby approved.

Section III

That the Fire Hydrant Interlocal Agreement, attached hereto as Exhibit “B,” is hereby approved.
PASSED by the Council of the City of Washougal at regular meeting on the 7th day of November, 2011.

City of Washougal, Washington

Mayor

ATTEST:

Finance Director / City Clerk

APPROVED AS TO FORM:

City Attorney
Addendum A

FIRE HYDRANT INTERGOVERNMENTAL AGREEMENT

BETWEEN

THE CITIES OF BATTLE GROUND, CAMAS, LA CENTER, RIDGEFIELD, VANCOUVER, WASHOUGAL; THE TOWN OF YACOLT; CLARK COUNTY; AND CLARK PUBLIC UTILITIES

THIS AGREEMENT, entered into by and between the CITIES OF BATTLE GROUND, CAMAS, LA CENTER, RIDGEFIELD, VANCOUVER, WASHOUGAL; THE TOWN OF YACOLT; CLARK COUNTY; and CLARK PUBLIC UTILITIES (collectively the “Parties”), WITNESS THAT:

WHEREAS, the Parties conduct capital facilities and land use planning under the Growth Management Act as adopted by the State of Washington and subsequently amended; and

WHEREAS, Ch. 70.116 RCW Public Water System Coordination Act, and WAC 246-293-250 require the development of a Coordinated Water System Plan, including the establishment of future water service area boundaries; and

WHEREAS, the Parties intend to revise the existing Coordinated Water System Plan; and

WHEREAS, in conjunction with the revision of the Coordinated Water System Plan, but under the provisions of this separate agreement, the Parties intend to establish their respective responsibilities and obligations regarding the supply and servicing of fire hydrants and related infrastructure (collectively “Fire Hydrants”) within the other Parties’ jurisdictional boundaries, for general fire protection purposes; and

WHEREAS, Fire Hydrants are currently provided and maintained, or will be provided and maintained in the future, by individual Parties (“Serving Municipality”) within the boundaries of another Municipality (“Benefited Municipality”); and

WHEREAS, it is recognized that the Benefited Municipality has an obligation to reimburse the Serving Municipality for providing and/or maintaining those Fire Hydrants.
NOW THEREFORE, in accordance with the Interlocal Cooperation Act (Ch. 39.34 RCW) and in consideration of covenants, conditions, performances, and promises hereinafter contained, the undersigned Parties hereto agree to the following:

I. Purpose

The purpose of this Agreement is to establish the Parties respective responsibilities and obligations regarding the supply and servicing of fire hydrants and related infrastructure within the other Parties' jurisdictional boundaries.

II. Effective Date

This Agreement shall become effective upon the occurrence of both the approval of this Agreement by the individual Parties' governing bodies and the execution of this document by their authorized representatives.

III. Duration

This Agreement shall remain effective with regard to the individual Parties until terminated. Such termination shall be effective one (1) year after the Party provides written notice (to all the other Parties) of such intent to terminate their participation in this Agreement.

IV. Property

Nothing in this Agreement shall create or transfer any real or personal property interest amongst the Parties.

V. Administration

No new or separate legal or administrative entity is created to administer the provisions of this Agreement. This Agreement shall be individually administered by the respective Parties.

VI. Scope

If a Benefited Municipality wants the Serving Municipality to supply and/or service Fire Hydrants, within the Benefited Municipality's territorial boundaries, without making direct payment to the Serving Municipality for such services, Fire Hydrants shall be

Addendum A
Page 2
provided to the Benefited Municipality by the Serving Municipality under the following conditions:

1) If the Serving Municipality currently provides general water services within the boundaries of the Benefited Municipality, and the Benefited Municipality does not provide potable water services, the Benefited Municipality shall not develop its own potable water system to compete with the Serving Municipality.

2) If the Serving Municipality currently provides general water services within the boundaries of the Benefited Municipality, and the Benefited Municipality also provides general water services within its territorial boundaries, the Benefited Municipality shall not offer competing potable water service to the Serving Municipality’s existing water customers in that service area. This provision, however, does not prohibit the transfer of water customers by mutual agreement between the Parties.

3) The Benefited Municipality authorizes the Serving Municipality to occupy its right-of-way, for water utility purposes, within the Benefited Municipality’s territorial boundaries. Such authorization is provided without cost or fee.

4) The Benefited Municipality shall not assess any fee(s) for permits, plan reviews, or review of other general maintenance activities of the Serving Municipality.

5) The Benefited Municipality shall not charge the Serving Municipality for its assistance (staff time) for the review and coordination of Capital Facility Plans, construction documents, Growth Management Plans, and water resource documents.

6) By providing these services, the Serving Municipality shall not be obligated to provide or maintain additional Fire Hydrants beyond the existing facilities currently maintained by the Serving Municipality or beyond agreed service areas. Service areas, if any, will be designated in a written document signed by both the Benefited Municipality and the Serving Municipality. Nothing in this Agreement obligates the Serving Municipality to provide general fire protection services within the Benefited Municipality’s boundaries.

7) The Serving Municipality shall not assess a fee or other charge to the Benefited Municipality for providing Fire Hydrants, after the Effective Date of this Agreement, within the Benefited Municipality. The Parties recognize the mutual benefit and value of the exchange of services noted above and accept this exchange as fair and equitable compensation for these services.
VII. INTERPRETATION

This Agreement has been and shall be construed as having been made and delivered in the State of Washington and it is mutually agreed and understood by both Parties that this Agreement shall be governed by the laws of the State of Washington. Venue shall be Clark County, Washington.

VIII. AMENDMENTS/MODIFICATION

The provisions of this Agreement may be amended only upon the mutual consent of the Parties. No additions to, or alterations of, the terms of this Agreement shall be valid unless made in writing and formally approved and executed by the duly authorized agents of the Parties.

IX. SEVERABILITY

If any section or part of this Agreement is held by a court to be invalid, such action shall not affect the validity of any other part of this Agreement.

X. ENTIRE AGREEMENT

This Agreement contains all of the agreements of the Parties with respect to the subject matter covered or mentioned therein, and no prior Agreement shall be effective to the contrary.

XI. DOCUMENT FILING

The Parties agree that there shall be one (1) original of this Agreement procured and distributed for signature by the necessary officials of the Parties. Upon execution, this Agreement shall be retained by Clark Public Utilities and one copy shall be retained by each of the other Parties. Clark Public Utilities shall cause a copy of this Agreement to be recorded with the Clark County Auditor. Upon execution of the original and filing of a copy with the Clark County Auditor, each copy shall constitute an agreement binding upon all Parties.

IN WITNESS THEREOF, the undersigned Parties have caused this Agreement to be executed in their respective names by their duly authorized officers on the dates as set forth below.
John M. Williams, City Manager  
City of Battle Ground  

Date ________________

Mayor Scott Higgins  
City of Camas  

Date ________________

Commissioner Tom Mielke, Chair  
Clark County Board of Commissioners  

Date ________________

Wayne Nelson, General Manager  
Clark Public Utilities  

Date ________________

Mayor James T. Irish  
City of La Center  

Date ________________

Justin Clary, City Manager  
City of Ridgefield  

Date ________________

Eric Holmes, City Manager  
City of Vancouver  

Date ________________  

Mayor Sean Guard  
City of Washougal  

Date ________________

Mayor James Weldon  
Town of Yacolt

Addendum A  
Page 5
Addendum B

INTERLOCAL AGREEMENT FOR ADJUSTING OR CONFIRMING
FUTURE WATER SERVICE AREA BOUNDARIES

BETWEEN

THE CITIES OF BATTLE GROUND, CAMAS, RIDGEFIELD, VANCOUVER AND
WASHOUGAL, AND CLARK PUBLIC UTILITIES

THIS AGREEMENT, entered into by and between the CITIES OF BATTLE GROUND,
CAMAS, RIDGEFIELD, VANCOUVER, WASHOUGAL and CLARK PUBLIC UTILITIES,
(hereinafter referred to as the Water Purveyors), WITNESS THAT:

WHEREAS, Clark County and the city Water Purveyors conduct capital facilities and
land use planning under the Growth Management Act as adopted by the State of
Washington and subsequently amended; and

WHEREAS, RCW 70.116 Public Water System Coordination Act, and WAC 246-293-
250 require the development of a Coordinated Water System Plan, including the
establishment of Future Water Service Area boundaries; and

WHEREAS, the designation of Future Water Service Area boundaries will help facilitate
efficient planning and delivering of water services within Clark County, avoid
unnecessary duplication of water services and foster water operation predictability for
the Water Purveyors, Clark County and the residents served by public water systems;
and

WHEREAS, the designation of Future Water Service Area boundaries will help assure
that available water supply sources for the Water Purveyors will be utilized in an
efficient manner.

NOW THEREFORE, in consideration of covenants, conditions, performances and
promises hereinafter contained, the undersigned Water Purveyors hereto agree to the
following:

I. PURPOSE

The purpose of this agreement is to adjust or confirm Future Water Service Area
boundaries of the Water Purveyors that are parties to this agreement.
II. EFFECTIVE DATE

This Agreement shall become effective upon the occurrence of the approval of this Agreement by the individual Water Purveyors' governing bodies, execution of this document by their authorized representatives, and the approval of this Agreement by the Clark County Board of Commissioners.

III. DURATION

This Agreement shall remain effective with regard to the individual Water Purveyors until terminated. Such termination shall occur with the next update of the Coordinated Water System Plan.

IV. PROPERTY

Nothing in this Agreement shall create or transfer any interest in real or personal property among the Water Purveyors. In the event any adjustment of a Future Water Service Area boundary requires transfer of water facility assets from one Water Purveyor to another Water Purveyor, a separate written agreement shall address the transfer of such assets.

V. ADMINISTRATION

No new or separate legal or administrative entity is created to administer the provisions of this Agreement. This Agreement shall be individually administered by the respective Water Purveyors, which shall each be individually responsible for financing its own actions pursuant to this Agreement.

VI. SCOPE

1. Services Area Boundaries. The maps identifying the Future Water Service Area boundaries dated July 2011 and attached to this Agreement as Exhibit A accurately identify the water systems' Future Water Service Areas, and there are no service conflicts with adjacent Water Purveyors.

2. Boundary Streets. Where streets or portions of streets serve as a Future Water Service Area boundary, both Water Purveyors may extend service within the street. The Water Purveyor that is located to the north and/or east of the portion of the street serving as a boundary shall also be entitled to extend service across the water service area boundary to properties abutting the street. Any other service extensions into adjacent Future Water Service Areas shall require written agreement of the involved Water Purveyors.

Addendum B
Page 2
3. *Boundary Adjustments.* If at some time in the future it is in the best interests of the undersigned Water Purveyors to make Future Water Service Area boundary adjustments, such modifications shall have the written concurrence of the involved Water Purveyors and Clark County, and shall be filed with Clark County GIS and Community Planning, and the Washington State Department of Health.

VII. INTERPRETATION

This Agreement has been and shall be construed as having been made and delivered in the State of Washington and it is mutually agreed and understood by the Water Purveyors that this Agreement shall be governed by the laws of the State of Washington. Venue for any lawsuit arising from or related to this Agreement shall be the Superior Court of Clark County, Washington.

VIII. AMENDMENTS/MODIFICATION

The provisions of this Agreement may be amended only upon the mutual consent of the Water Purveyors. No amendments to the terms of this Agreement shall be valid unless made in writing and formally approved and executed by the duly authorized agents of the Water Purveyors and Clark County, and recorded with the Clark County Auditor.

IX. SEVERABILITY

If any section or part of this Agreement is held by a court to be invalid, such action shall not affect the validity of any other part of this Agreement.

X. ENTIRE AGREEMENT

This Agreement contains all of the agreements of the Water Purveyors with respect to the subject matter covered or mentioned therein, and no prior Agreement shall be effective to the contrary.

XI. DOCUMENT FILING

The Water Purveyors agree that there shall be one (1) original of this Agreement procured and distributed for signature by the necessary officials of the Water Purveyors. Upon execution, this Agreement shall be retained by Clark Public Community Planning and one copy shall be retained by each of the other Water Purveyors. Clark County Community Planning shall cause a copy of this Agreement to be recorded with the Clark County Auditor. Upon execution of the original and filing of a copy with the Clark County Auditor, the Agreement shall be deemed fully executed and in full force and effect.

*Addendum B*

Page 3
County Auditor, each copy shall constitute an agreement binding upon all Water Purveyors.

This agreement shall become effective once it is approved by the Clark County Board of Commissioners, as specified in WAC 246-293-250 Future Water Service Area Agreements.

This Interlocal Agreement for Adjusting or Confirming Future Water Service Area Boundaries is hereby approved:

__________________________ Date __________________
John M. Williams, City Manager  
City of Battle Ground

__________________________ Date __________________
Mayor Scott Higgins  
City of Camas

__________________________ Date __________________
Wayne Nelson, General Manager  
Clark Public Utilities

__________________________ Date __________________
Justin Clary, City Manager  
City of Ridgefield

__________________________ Date __________________
Eric Holmes, City Manager  
City of Vancouver

__________________________ Date Oct. 17, 2011
Mayor Sean Guard  
City of Washougal

APPROVED BY THE CLARK COUNTY BOARD OF COMMISSIONERS

__________________________ Attest: __________________
Commissioner Tom Mielke, Chair  
Rebecca Tilton  
Clark County Board of Commissioners  
Clerk to the Board

Addendum B  
Page 4
Resolution No. ______________________

Date: ______________________

Approved as to form:

__________________________

Christine Cook
Deputy Prosecuting Attorney

Addendum B
Page 5
INTER-LOCAL COOPERATION AGREEMENT

THIS AGREEMENT made this day by and between the CITY OF CAMAS, a municipal corporation organized under the laws of the State of Washington, hereinafter referred to as “Camas”, and the CITY OF WASHOUGAL, a municipal corporation organized under the laws of the State of Washington, hereinafter referred to as “Washougal”,

In accordance with the Inter-Local Cooperation Act (RCW Chapter 39.34), Camas and Washougal, in consideration of the payments, covenants and agreements hereinafter mentioned, to be made and performed by the parties, do covenant and agree as follows:

Section 1. PURPOSE: The purpose of this agreement is to allow Camas and Washougal to sell water to the other due to the occurrence of an emergency situation where either city is unable to meet their service demands within internal water sources. The designation of an emergency shall be made by the respective Public Works Directors of each city and shall include, but not be limited to, drought conditions or a break in a water main. The delivery of water upon the designation of an emergency shall be through Inter-Ties between the respective water systems of Camas and Washougal at locations approved by the Public Works Directors of each city.

Section 2. DURATION: This agreement shall be for an indefinite duration.

Section 3. ADMINISTRATION: No new or separate legal or administrative entity is created to administer the provisions of this agreement. This agreement shall be administered jointly by Camas and Washougal by and through the Public Works Directors of both cities, who shall jointly administer this undertaking in accordance with the terms and conditions of this agreement.

Section 4. FINANCING: In the event either Camas or Washougal receives water
pursuant the provisions of this agreement then the receiving city shall remit payment in full for the water received at a rate equivalent to the receiving city's residential, inside city, water volume rate at the time of provision of the water. Invoicing shall be on a monthly basis.

Section 5. WATER QUALITY: The water supplied by either Camas or Washougal, in accordance with the terms of this agreement, shall be deemed "finished and treated" drinking water at the point of delivery. The city providing water shall have no responsibility to maintain drinking water quality standards once the water has been provided to the receiving city's distribution system. The receiving city shall be solely responsible to maintain drinking water quality standards upon receipt.

Section 6. INDEMNIFICATION: Camas and Washougal shall indemnify and hold harmless the other, its officers, agents, and employees, or any of them, from any and all claims, actions, suits, liability, loss, costs, expenses and damage of any nature whatsoever, by reason of or arising out of any action or omission of the respective employees, officers and agents, in the execution and administration of this agreement.

Section 7. INSURANCE: Each city shall obtain and keep in full force and effect liability insurance protecting itself and its employees, officers and agents, and the party, its employees, officers and agents, for claims of any persons for injuries to life, person or property by reason of anything done or permitted to be done or suffered or admitted to be done by the parties in the administration of the project. If either party withdraws from the Washington Cities Insurance Authority, that party shall deliver a certificate of insurance showing compliance with this section.
Section 8. **TERMINATION:** Each party shall have the right to terminate this entire agreement, with or without cause, upon 180 days written notice to the other party. Such notice shall be sufficient if it is in writing and deposited in the United States mail, certified mail, return receipt requested, with postage fully prepaid and addressed to the parties at their last known addresses as follows:

City of Camas  
P.O. Box 1055  
Camas, WA 98607  

City of Washougal  
1701 “C” Street  
Washougal, WA 98671

Section 9. **FILING:** This agreement shall be filed with the city clerks of Camas and Washougal and with the Clark County Auditor and the Washington Secretary of State.

Section 10. **EFFECTIVE DATE:** This agreement shall be effective upon signing by the respective parties hereto.

DATED this 7th day of August, 2006.

CITY OF CAMAS  
By:  
Mayor  
Attest:  
Clerk  
Approved as to form:  
City Attorney

CITY OF WASHOUGAL  
By:  
Mayor  
Attest:  
Clerk  
Approved as to form:  
City Attorney
WASHOUGAL
MUNICIPAL
CODE

A Codification of the General Ordinances
of the City of Washougal, Washington

Codified, Indexed, and Published by
CODE PUBLISHING COMPANY
Seattle, Washington
2003
Title 3

REVENUE AND FINANCE

Chapters:
- 3.04 Sales or Use Tax
- 3.05 Additional Sales and Use Tax
- 3.06 Excise Tax on Real Estate Sales
- 3.07 Real Estate Transfer Tax
- 3.08 Local Improvements
- 3.12 Local Improvement Guaranty Fund
- 3.16 Claims Fund
- 3.18 Payment of Claims
- 3.20 Advance Travel Expense Fund
- 3.22 Federal Shared Revenue Fund
- 3.24 Warrant Signing
- 3.28 Investments
- 3.32 Liquor Revenue Disbursal
- 3.36 Employment Security Fund
- 3.44 City Building Maintenance Fund
- 3.48 Washington Futures Fund
- 3.50 Financial Equipment Fund
- 3.52 Gambling Tax
- 3.56 Leasehold Excise Tax
- 3.60 Recreation Program Fund
- 3.64 Anti-Recession Fiscal Assistance Fund
- 3.68 NSF Checks
- 3.70 Fire Services Restitution Fee
- 3.71 Controlled Burn Fee
- 3.74 Purchase Procedures
- 3.75 Credit Card Purchases
- 3.76 Excise Tax on Hotels, Motels and Similar Establishments
- 3.78 Brokered Natural Gas Use Tax
- 3.80 Public Works Contracts
- 3.88 City Fees and Charges
- 3.89 Authorization to Waive Penalty
- 3.90 Planning and Development Application Fees
- 3.91 Water Rates, Charges
- 3.92 Sewer Rates, Charges
- 3.93 Engineering Plan Review and Construction Inspection Fees
- 3.94 Public Right-of-Way Access Permit Request Fee
- 3.95 Miscellaneous Public Works Department Application Fees
- 3.96 Change Fund
- 3.97 Building Fees
- 3.98 Fire Department Fees
Chapter 3.08
LOCAL IMPROVEMENTS

Sections:
3.08.010 Conformance with state law required.
3.08.020 Initiation methods.
3.08.030 Initiation by petition.
3.08.040 Initiation by resolution.
3.08.050 Council action.
3.08.060 Advertisement for bids.
3.08.070 Contract with successful bidder.
3.08.080 Assessment roll – Filing required.
3.08.090 Assessment roll – Lien.
3.08.100 Assessment roll – Collection.
3.08.110 Assessment roll – Due date – Interest rate.
3.08.120 Bond – General provisions.
3.08.130 Bond – Form.
3.08.140 Bond – Coupon form.
3.08.150 Bond – Signing – Attestation – Registration required.
3.08.160 Warrants on local improvement fund.
3.08.170 Delinquent installments – Interest rate.
3.08.180 Foreclosure of LID assessments.

3.08.010 Conformance with state law required.
Hereafter all proceedings for local improvements, including the creation of the local improvement district, letting of contracts for work in local improvement districts, the levying and collection of special assessments, the issuance of bonds and/or warrants for local improvements, and such other proceedings as shall be incident to local improvement and the assessment of the cost thereof to the property benefitted, shall be in accordance with the provisions of state laws and this chapter, and all ordinances or parts of ordinances bearing on such subject which are in any way in conflict herewith are repealed. (Ord. 127 § 1, 1947)

3.08.020 Initiation methods.
All local improvements, the cost of which is to be assessed against the property benefitted, shall be initiated either by petition or resolution, as provided by law, and all proceedings shall be as herein provided. (Ord. 127 § 2, 1947)

3.08.030 Initiation by petition.
The petition provided for by state laws shall be filed with the city clerk and shall be reported by him to the city council, who may order the petition referred to the city engineer or such other officer whose duty it shall be to examine and report such petition as provided by law. Within 60 days after receipt of the petition, the city engineer, or such other to whom the petition may have been referred, shall return it to the city clerk, together with other data as required by law. (Ord. 127 § 3, 1947)

3.08.040 Initiation by resolution.
If the improvement be initiated upon resolution of the council, the city engineer, or such other board or officer, shall return and file with the clerk, on or before the date set for hearing upon the resolution, on detailed plans and specifications in addition to the data required by law. (Ord. 127 § 4, 1947)

3.08.050 Council action.
Upon return of the petition or resolution provided by law the council shall proceed to act on the same, and may order the improvement by ordinance which shall describe and define the boundaries of the proposed improvement district, the method of payment therefor, whether by bonds or immediate payment, the kind and nature of the improvement, and such other provisions as shall be necessary. (Ord. 127 § 5, 1947)

3.08.060 Advertisement for bids.
Upon the passage of such ordinance and after the same shall have become effective it shall be the duty of the city clerk to advertise for bids in the manner now provided for by city ordinance. (Ord. 127 § 6, 1947)

3.08.070 Contract with successful bidder.
Upon the date set therefor, or at such time afterward as may be convenient, the city council shall open any bids received and award the contract and thereafter the proper officers shall enter into a contract with the successful bidder in accordance with the plans and specifications for the improvement and for the sum mentioned in the bid. (Ord. 127 § 7, 1947)

3.08.080 Assessment roll – Filing required.
As soon as practicable after the completion of the contract the city engineer shall prepare and file with the city clerk an assessment roll showing the amount of the cost of the improvement including all incidental expenses thereof, which shall be borne by each tract or parcel of land within the improvement district according to benefits conferred and the name or names of the owner or owners thereof. Upon the filing of the assessment roll
the city council shall by motion fix a date for the hearing thereon and the city clerk shall thereupon give notice of such hearing as provided by law. (Ord. 127 § 8, 1947)

3.08.090 Assessment roll – Lien.

After hearing upon such assessment as provided by law the council shall confirm the assessment by ordinance and the assessment shall thereupon become a lien upon each tract or parcel mentioned in the assessment roll to the amount mentioned therein. (Ord. 127 § 9, 1947)

3.08.100 Assessment roll – Collection.

Whenever any assessment roll is confirmed by the city council it shall be the duty of the city clerk to certify same to the city treasurer and collected by him in the manner provided by law. (Ord. 127 § 10, 1947)

3.08.110 Assessment roll – Due date – Interest rate.

All assessments for local improvements under the immediate payment plan shall be due within 30 days after the confirmation of the assessment by the city council as herein provided, and in case of nonpayment they shall bear interest at the rate of eight percent per year and in addition thereto shall bear a penalty of 15 percent. (Ord. 127 § 11, 1947)

3.08.120 Bond – General provisions.

In case the ordinance providing for the improvement shall provide that payment for such improvement shall be made in bonds of the local improvement district, such bonds shall be issued after 30 days after the confirmation of the assessment roll and the first installment thereon shall be due one year after a date 30 days after the confirmation of the assessment roll and the whole amount of such assessment shall draw interest at the rate to be determined and fixed by the city council at the date of the creation of the local improvement district but, in any event, not in excess of eight percent per year from such date 30 days after the confirmation of the assessment roll. After delinquency of any installment the same shall, in addition to the interest, bear penalty to be computed at the rate of 10 percent per year. (Ord. 131 § 1, 1947; Ord. 127 § 12, 1947)

3.08.130 Bond – Form.

The form of local improvement bond to be issued by the city against local improvement fund districts for improvements in the districts made shall be substantially as follows:

UNITED STATES OF AMERICA

NUMBER DOLLARS

TOWN OF WASHOUGAL
LOCAL IMPROVEMENT BOND
DISTRICT NO. ___

N.B. – Neither the holder nor the owner of any bond or warrant issued under the provisions of this act shall have any claim therefor against the city or town by which the same is issued, except for payment from the special assessments made for the improvement for which said bond or warrant was issued, and except as against the local improvement guaranty fund of such city or town, and the city or town shall not be liable to any holder or owner of such bond or warrant for any loss to the guaranty fund occurring in the lawful operation thereof by the city or town. The remedy of the holder or owner of a bond, or warrant in case of nonpayment, shall be confined to the enforcement of the assessment and to the guaranty fund. A copy of the foregoing part of this section shall be plainly written, printed, or engraved on each bond issued and guaranteed hereunder, and the writing, printing or engraving shall be deemed sufficient compliance with the requirements of Section 9405 of Remington’s Compiled Statutes.

N.B. – The Local Improvement Guaranty Fund above referred to is the Local Improvement Guaranty Fund established by Chapter 209 Washington Session Laws of 1927.

THE TOWN OF WASHOUGAL, A Municipal Corporation of the State of Washington, Hereby promises to pay to _______________ or bearer __________ DOLLARS

Lawful money of the United States, with interest thereon at the rate of ___ percent per annum, payable annually out of the fund established by Ordinance No. ___ of
said town, known as local improvement fund District No. ___ of the Town of Washourgal and not otherwise. Both principal and interest payable at the office of the town treasurer of said town.

A coupon is hereto attached for each installment of interest to accrue hereon, and said interest shall be paid only on presentation and surrender of such coupons to the Town Treasurer, but in case this bond is called for payment before maturity, each and every coupon representing interest not accrued at the time this bond is payable under such call shall be void.

This bond is payable on or before the ___ day of _________ 20___, and is subject to call by the Town Treasurer of said Town, whenever there shall be sufficient money in said local improvement fund to pay the same and all unpaid bonds of the series of which this bond is one which are prior to this bond in numerical order over and above sufficient for the payment of interest on all unpaid bonds of said series. The Town Council of said town, as the agent of said local improvement district No. ___ established by ordinance No. ___ has caused this bond to be issued in the name of said town as the bond of said district, the bond or the proceeds thereof to be applied in part payment of so much of the cost and expenses of the improvement of ___ under said ordinance No., as levied and assessed against the property included in said local improvement district No. ___ and benefited by said improvements, and the said local improvement fund district No. ___ of the Town of Washourgal, has been established by ordinance for said purpose, and the holder or holders of this bond shall look only to said fund and the Local Improvement Guaranty Fund created by Chapter 209 of the Washington Session of 1927 for the payment of either the principal or interest on this bond.

The call for payment of this bond, or any bond of the series of which this is one, shall be made by the Town Treasurer by publishing the same in the town official newspaper of said town, and when such call is made for the payment of this bond, it will be paid on the day the next interest coupon thereon shall become due, after said call, and upon said day interest upon this bond shall cease.

This bond is one in a series of ___ bonds, aggregating in all the principal sum of __________ Dollars issued for said Local Improvement District No. ___, all of which bonds are subject to the same terms and conditions as herein expressed.

IN WITNESS WHEREOF, The Town of Washourgal Has Caused These Presents to be signed by its Mayor and Attested by its Clerk, and sealed with its corporate seal this day of In the year of our Lord, 20__.

ATTEST: _________________________

THE TOWN OF WASHOURGAL,

__________________________  ________________
Town Clerk of the Town  Mayor of the Town

(Ord. 127 § 13, 1947)

3.08.140 Bond – Coupon form.
The bond shall be printed or lithographed upon bond paper, and each bond shall have attached thereto interest coupons numbering from one to inclusive, which coupons shall be in substantially the following form:

Coupon Number Date Due
Bond No. ______ ____ DOLLARS

On the above date the town of Washourgal, State of Washington, will pay to the Bearer at the office of the Treasurer, the sum of ________ Dollars ($___ ) being one year’s interest of the above numbered bond of LOCAL IMPROVEMENT DISTRICT NO. __________ of the Town of Washourgal.

__________________________  ________________
Town Clerk of the Town  Mayor of the Town
of Washourgal  of Washourgal

(Ord. 127 § 14, 1947)

3.08.150 Bond – Signing – Attestation – Registration required.
The bond shall be executed under the city seal, and be signed by the mayor and attested by the clerk. Each of the interest coupons shall be signed
and attested in the same form. After such attestation before issuing the same, the bond shall be registered with the city treasurer by number, amount and date of maturity. (Ord. 127 § 15, 1947)

3.08.160 Warrants on local improvement fund.

In the case of improvements being made in the city, payment for which is to be made by special assessment on property specially benefited by the improvement, payment shall be made to the contractor at such dates as the estimates are passed by the city council in warrants on the local improvement fund, to be payable only out of the local improvement fund especially created for that purpose. Such warrants shall draw interest at the rate to be determined and fixed by the city council at the time of the creation of the local improvement district but, in any event, not in excess of eight percent per year and shall be redeemable as hereinafter provided. Warrants issued under the provisions of WMC 3.08.010 shall be redeemable in cash or in bonds of the local improvement district. In case of any improvement on the immediate payment plan, such warrants shall be redeemable in cash as soon as there are sufficient funds in the local improvement fund to meet the same. In case of an improvement under the bonding plan, the warrants shall be redeemable by bonds, which shall be in amounts sufficient to cover the face of warrants and accrued interest, and shall be issued as soon as the bonds can be issued under the proceeding provided by law and ordinance. (Ord. 131 § 2, 1947; Ord. 127 § 16, 1947)

3.08.170 Delinquent installments – Interest rate.

Whenever any annual or other installment upon any local improvement assessment shall become delinquent, each of such delinquent installments remaining unpaid at the date of delinquency shall have added thereto interest at the same rate as is provided by ordinance for the bonds or warrants issued in payment or part payment of such local improvement. (Ord. 127 § 18, 1947)

3.08.180 Foreclosure of LID assessments.

When any local improvement district is payable in installments, upon failure to pay any installment due, the entire assessment becomes immediately due and payable, and the collection thereof will be enforced by foreclosure. The payment of all delinquent installments together with interest, penalties, costs and attorneys’ fees at any time before entry of the judgment in foreclosure extends the time of payment of the remainder of the assessments as if there had been no delinquency or foreclosure. Foreclosure proceedings may be commenced at any time prior to September 1st of any given year when the assessments become available for foreclosure. (Ord. 1449 § 1, 2003)
Chapter 3.91
WATER RATES, CHARGES

Sections:
3.91.010 Schedule.
3.91.015 Water bill due date.
3.91.020 Unlisted services.
3.91.030 Unoccupied premises.
3.91.040 Turn-off – Turn-on.
3.91.050 New connections.
3.91.060 Connection to main – Costs.
3.91.061 Collection of excise taxes on water connection fees.
3.91.065 Latecomer charges for sewer or water main or lateral line extension.
3.91.070 Subject to change without notice.
3.91.080 Special contracts.
3.91.090 Unusual customer requirements.
3.91.100 City liability.
3.91.120 Chargeable to premises supplied – Lien.
3.91.125 Billing date.
3.91.130 Payment delinquency – Service cut off.
3.91.134 Repealed.
3.91.135 Responsibility of property owner.
3.91.138 Sale of property.
3.91.140 Meter removal, inspection.
3.91.150 Water and garbage bill – Prepaid.
3.91.170 Application of remittances.
3.91.190 System development charge.
3.91.200 Connection charges refunds.
3.91.210 Charges for replacement of a structure.
3.91.220 Water service modifications.

3.91.010 Schedule.

(1) The bimonthly water service charge for customers located within the service area of Washougal, according to classification established in this section, is as designated in subsection (10) of this section.

(2) As the water, sewer and solid waste department billings are handled through the same office and billed on a common bill, all services will be billed on a bimonthly basis as herein provided for water collection. The right to bill accounts on a monthly basis is reserved and may be implemented without further council action. If monthly billing is requested by the customer, the finance director shall be authorized to add an administrative fee to cover the costs of additional processing and any additional meter readings requested.

(3) Water and sewer service provided to buildings under construction will be billed to the property owner commencing with the period when a water meter is installed.

(4) In the event that water bills are not paid by the last day of the month following billing, the customers failing to pay shall be assessed a late charge of $10.00 or 10 percent of the past due amount, whichever is greater. If the last day of the month falls on a weekend or holiday, the next business day following shall be treated as the last day of the month.

(5) If more than one classification of service is maintained in the same or adjoining quarters in one structure, and use the same service pipe, then the base rate shall be the total of all classifications of service. Any excess usage over the composite minimum shall be charged based on the largest meter classification.

(6) For clarification purposes, each separate housekeeping establishment is considered as one unit and individual business establishment occupying individual quarters and under one structure is considered one unit.

(7) In calculating the domestic water consumption, deductions shall be made in units of 100 cubic feet and in making such deductions the two right-hand digits of the meter reading shall not be considered.

(8) Should any meter fail to register correctly, or if a leak should be detected, the city may adjust the billing accordingly.

The city, however, will adjust only once for a leak and it is the property owner’s responsibility to fix the leak, as the city will adjust only one billing.

(9) The city will keep an accurate account on its books of the reading of meters, and such account, so kept, shall be offered at all times, places and courts as prima facie evidence of the use of water service by the customer and shall be the basis on which all bills are calculated.
(10) Bimonthly Metered Rates.

### Single-Family Inside City

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<th>Service Meter Size</th>
<th>Usage Allowed (c.f.)</th>
<th>Eff. 01/01/2011 City Water Rates</th>
<th>Eff. 01/01/2012 City Water Rates</th>
<th>Eff. 01/01/2013 City Water Rates</th>
<th>Eff. 01/01/2014 City Water Rates</th>
<th>Eff. 01/01/2015 City Water Rates</th>
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<td>$97.18</td>
<td>$109.82</td>
<td>$124.09</td>
<td>$140.23</td>
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<td>1-1/2</td>
<td>28.00</td>
<td>$141.00</td>
<td>$160.04</td>
<td>$180.84</td>
<td>$204.35</td>
<td>$230.92</td>
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<tr>
<td>2</td>
<td>47.00</td>
<td>$213.60</td>
<td>$242.43</td>
<td>$273.95</td>
<td>$309.56</td>
<td>$349.80</td>
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<td>3</td>
<td>105.00</td>
<td>$434.95</td>
<td>$493.67</td>
<td>$557.85</td>
<td>$630.37</td>
<td>$712.32</td>
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<td>4</td>
<td>170.00</td>
<td>$658.15</td>
<td>$747.00</td>
<td>$844.11</td>
<td>$953.85</td>
<td>$1,077.85</td>
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<td>6</td>
<td>300.00</td>
<td>$1,103.71</td>
<td>$1,252.71</td>
<td>$1,415.56</td>
<td>$1,599.58</td>
<td>$1,807.53</td>
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<tr>
<td>8</td>
<td>500.00</td>
<td>$1,841.34</td>
<td>$2,089.93</td>
<td>$2,361.62</td>
<td>$2,668.63</td>
<td>$3,015.55</td>
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### Multifamily

<table>
<thead>
<tr>
<th></th>
<th>Eff. 01/01/2011 City Water Rates</th>
<th>Eff. 01/01/2012 City Water Rates</th>
<th>Eff. 01/01/2013 City Water Rates</th>
<th>Eff. 01/01/2014 City Water Rates</th>
<th>Eff. 01/01/2015 City Water Rates</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Unit</td>
<td>10</td>
<td>$74.72</td>
<td>$84.80</td>
<td>$95.83</td>
<td>$108.29</td>
</tr>
<tr>
<td>Add. Unit (each)</td>
<td>10</td>
<td>$49.60</td>
<td>$56.30</td>
<td>$63.61</td>
<td>$71.88</td>
</tr>
</tbody>
</table>
Washougal Municipal Code 3.91.015

(11) Hydrant Rental. If water is withdrawn from a fire hydrant, a water meter and inspection of the method of withdrawal is required. The following fees apply:

Meter deposit $300.00
Installation fee $35.00
Monthly rental fee
  Inside city $4.50
  Outside city $6.75

The fee for the water used will be charged per subsection (10) of this section, Existing High Use Rates.

Meter deposit fee will be refunded upon return of the meter in satisfactory condition. (Ord. 1682 § 1, 2010; Ord. 1675 § 1 (Exh. A), 2010; Ord. 1647 § 1 (Exh. A), 2009; Ord. 1596 § 1 (Exh. A), 2007; Ord. 1578 § 1 (Exh. A), 2007; Ord. 1537 § 1, 2005; Ord. 1533 § 1, 2005; Ord. 1501 § 1, 2005; Ord. 1440 § 1, 2002; Ord. 1425 § 2 (Exh. A), 2001; Ord. 1412 § 1 (Exh. A), 2001; Ord. 1392 § 1 (Exh. A), 2000; Ord. 1346 § 1, 1999; Ord. 1328 § 1 (Exh. A), 1998; Ord. 1297 § 1 (Exh. A), 1998; Ord. 1274 § 1 (Exh. A), 1998; Ord. 1218 § 1, 1996; Ord. 1186 § 1, 1995; Ord. 1145 § 1, 1994; Ord. 1123 § 1 (Exh. A), 1993; Ord. 1104 § 1 (Exh. A), 1993; Ord. 1087 § 1 (Exh. A), 1992; Ord. 1059 § 1, 1991; Ord. 1018 § 1, 1990; Ord. 969 (Exh. A), 1989; Ord. 874 § 1, 1987; Ord. 853 § 1, 1985; Ord. 808 § 1, 1983; Ord. 752 § 1, 1980; Ord. 746 § 1, 1980; Ord. 739 § 1, 1980; Ord. 716 § 1, 1979; Ord. 673 § 1, 1978; Ord. 649 § 1, 1977; Ord. 533 § 1, 1974; Ord. 413 § 1, 1980; Ord. 240 Art. 5 § 1, 1958. Formerly 13.20.010)

3.91.015 Water bill due date.

All charges for water shall be due upon receipt and payable at the office of the city clerk following mailing of the water bills by the city. All payments and collections for domestic water service should be paid into the water revenue funds. (Ord. 1533 § 1, 2005; Ord. 1412 § 1 (Exh. A), 2001; Ord. 1406 § 1, 2001. Formerly 13.20.015)
3.91.020  Unlisted services.
   All other services for which a rate or charge is not specifically listed in WMC 3.91.010 shall be charged to the customer on the basis of time and material furnished plus administrative costs. (Ord. 1533 § 1, 2005; Ord. 1140 § 1, 1994; Ord. 240 Art. 5 § 2, 1958. Formerly 13.20.020)

3.91.030  Unoccupied premises.
   There shall be no credit for vacant or unoccupied premises as to domestic water service; provided, that in the following instances the regular charges may be amended as follows:
   At the customer’s option, upon written notice to the director and turning off of domestic water service, charges for domestic water and sewer service shall cease until such time as the director has turned domestic water on again following notice by consumer to do so. (Ord. 1533 § 1, 2005; Ord. 1344 § 2, 1999; Ord. 1140 § 1, 1994; Ord. 240 Art. 5 § 3, 1958. Formerly 13.20.030)

3.91.040  Turn-off – Turn-on.
   A turn-off, turn-on charge of $20.00 shall be made for turning off the water during normal business hours and later turning the water on. If the service is turned off for the purpose of installing or repairing a shut-off valve on the premises the charge will be waived. An emergency turn-off, turn-on charge shall be made for services performed during other than normal working hours unless special arrangements are made. The charge for emergency service will include two hours of call back time at the overtime rate, plus the time worked and equipment used. This charge is to represent the actual costs to the city for the service provided. (Ord. 1533 § 1, 2005; Ord. 1344 § 2, 1999; Ord. 1104 § 1 (Exh. A), 1993; Ord. 816 § 1, 1983; Ord. 485 § 1, 1972; Ord. 240 Art. 5 § 6, 1958. Formerly 13.20.040)

3.91.050  New connections.
   In the case of all future new connections, the following connection and inspection charges shall be paid to the city by the person desiring to make such connections, which charges shall be payable at the time application is made for a permit to perform the work and make the connection:

<table>
<thead>
<tr>
<th>Meter Installation:</th>
<th>Inside City</th>
<th>Outside City</th>
</tr>
</thead>
<tbody>
<tr>
<td>Meter set only</td>
<td>$210.00</td>
<td>$315.00</td>
</tr>
<tr>
<td>Meter 1” and smaller</td>
<td>2,000</td>
<td>3,000</td>
</tr>
<tr>
<td>(Meter, service and tap)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

   Frontage Charge: 9.00 9.00

   (Ord. 1580 § 1 (Exh. A), 2007; Ord. 1533 § 1, 2005; Ord. 1518 § 1, 2005; Ord. 1276 § 1 (Exh. A), 1998; Ord. 1104 § 1 (Exh. A), 1993; Ord. 740 § 1, 1980; Ord. 536 § 1, 1975; Ord. 506 § 1, 1973; Ord. 392 § 1, 1969; Ord. 240 Art. 5 § 5, 1958. Formerly 13.20.050)

3.91.060  Connection to main – Costs.
   Property abutting on but not previously assessed or not having previously contributed its proportionate share of construction costs for standard water mains may be connected to such abutting mains upon payment of a special connection charge as set forth in WMC 3.91.050 or equal to the proportionate share of the installation costs for each building, or lot served, plus interest at six percent per annum from the time of installation until so served, whichever is greater. In the case of single-family residential lot(s) where water mains have been previously installed, the frontage charges shall be calculated on the longest lot line generally parallel to an existing water main. (Ord. 1533 § 1, 2005; Ord. 1344 § 2, 1999; Ord. 1104 § 1 (Exh. A), 1993; Ord. 816 § 1, 1983; Ord. 485 § 1, 1972; Ord. 240 Art. 5 § 6, 1958. Formerly 13.20.060)

3.91.061  Collection of excise taxes on water connection fees.
   Excise taxes shall be charged on the amount of connection fees and collected from the customer at the current amount established by the State of Washington Department of Revenue. (Ord. 1533 § 1, 2005; Ord. 1114, 1993. Formerly 13.20.061)

3.91.065  Latecomer charges for sewer or water main or lateral line extension.
   When a sewer or water main or lateral line is extended in accordance with the city’s water and sewer plans and such cost is absorbed entirely by the property owner who has requested the hookup to city utilities, then future assessment for hookup to that line shall be paid to the original property owner until such time as the verified cost of extending the line has been repaid, or a period of 10 years has lapsed, whichever shall first occur. After
that, all latecomer charges will accrue to the city. It is specifically understood that only area assessment and front footage charges shall be used in paying latecomer charges to such property owner.

If a property owner(s) is required to construct off-site utilities that benefit adjacent owners, a special latecomer’s agreement can be granted by the city council. The request for consideration of a special latecomer’s fee is to be filed with the public works department. The request should include a proposed area of assessment. Following the public works department review, the request will be forwarded to the city council for consideration.

Further, the charges to the original property owner who installed the line, i.e., the area assessment and front footage charge, shall also be subtracted from the cost of the original line when computing the amount of latecomer charges due. (Ord. 1533 § 1, 2005; Ord. 1288 § 1 (Exh. A), 1998; Res. 280, 1980. Formerly 13.20.065)

3.91.070 Subject to change without notice.

Except for special contracts, which specify the length of time to which the contract rates shall be extended, all rates, rules and regulations are subject to change or modification by the city without notice. (Ord. 1533 § 1, 2005; Ord. 240 Art. 5 § 7, 1958. Formerly 13.20.070)

3.91.080 Special contracts.

The city reserves the right to make special contracts, the provisions and conditions of which may be different from or have exceptions to the regular published rates. Such special contracts shall be in writing and signed by proper city officials and the customer to be served. (Ord. 1533 § 1, 2005; Ord. 240 Art. 5 § 7, 1958. Formerly 13.20.080)

3.91.090 Unusual customer requirements.

When a customer’s requirements for water are unusual or large or necessitate considerable special or reserve equipment or special consideration, the city may require a contract for the extended period and may also require the person or customer to furnish security satisfactory to the city to protect the city against loss and guarantee of the performance of the provisions of the contract. (Ord. 1533 § 1, 2005; Ord. 240 Art. 5 § 9, 1958. Formerly 13.20.090)

3.91.100 City liability.

The city shall pay to the water department from the current expense fund the following amounts:

(1) For all water used in public buildings, parks and cemeteries, an amount figured at regular rates for each service installed. (Ord. 1533 § 1, 2005; Ord. 892, 1987; Ord. 240 Art. 5 § 10, 1958. Formerly 13.20.100)

3.91.120 Chargeable to premises supplied – Lien.

All charges for furnishing water within or without the corporate limits of the city shall be chargeable to the premises where water is supplied, and all charges for water connections and service provided in this chapter, or as it may be hereafter amended, together with penalties and interest thereon shall be a lien upon the property with which such connections are made or to which domestic water service is rendered, superior to all other liens and encumbrances whatsoever, except for general taxes and local special assessments. Enforcement of such lien or liens shall be in the manner provided by law. (Ord. 1533 § 1, 2005; Ord. 1344 § 2, 1999; Ord. 240 Art. 5 § 12, 1958. Formerly 13.20.120)

3.91.125 Billing date.

Billings for water, sewer and refuse will usually be mailed on the last business day of each month. A payment is considered made when it is receipted by a cashier during business hours at the payment office in City Hall. Should the last day of a month
fall on a weekend or holiday, the delinquency and/or cutoff date will be the next business day after that weekend or holiday. The city will provide a drop box for payments after hours. Payments made by drop box may not be considered paid until the following business day. (Ord. 1533 § 1, 2005; Ord. 1344 § 2, 1999. Formerly 13.20.125)

3.91.130 Payment delinquency – Service cutoff.

As an additional and concurrent method of enforcing the lien of the city for domestic water charges, the superintendent is authorized to terminate service between the fifteenth and twentieth of the month after the date of the first delinquency. All charges together with the additional sum of $20.00 if turned on during business hours and $50.00 if turned on after business hours must be paid prior to turn-on. If termination of service does not occur on the above dates, we reserve the right to still do so at a later time if payment is still outstanding. Payment arrangements may be made at the discretion of the finance director or his designee; provided, that any arranged payments missed will result in immediate shut-off. Return payments will be treated as a missed payment.

Partial payments shall be posted as follows: miscellaneous, recycling, garbage tax, garbage, sewer and water. (Ord. 1533 § 1, 2005; Ord. 1412 § 1 (Exh. A), 2001; Ord. 1344 § 2, 1999; Ord. 1140 § 1, 1994; Ord. 1133 § 1 (Exh. A), 1994; Ord. 853 § 2, 1985; Ord. 646 § 1, 1977; Ord. 583 § 1, 1976; Ord. 240 Art. 5 § 13, 1958. Formerly 13.20.130)

3.91.134 Rental properties.

Repealed by Ord. 1633. (Ord. 1533 § 1, 2005; Ord. 1344 § 2, 1999. Formerly 13.20.134)

3.91.135 Responsibility of property owner.

All accounts of water, sewer and stormwater shall be kept in the name of the legal owner of record of the property and not in the name of the tenant; the owner of the property or the authorized agent shall be responsible for all utility charges. Utility bills will be sent to the address where services are provided unless owner or owner’s legally authorized agent specifies in writing a different address for billing purposes. All accounts that are not in the name (for all uses in this section) of the legal owner or authorized agent at the time of passage of the ordinance codified in this section shall have until June 30, 2010, to comply with the provisions of this section. (Ord. 1633 § 1 (Exh. A), 2009)

3.91.138 Sale of property.

When the sale of the real property occurs, it is the responsibility of the purchaser to contact the City Hall billing office and to make arrangements for water, sewer and refuse service. It is not the responsibility of the city to enforce payment of any billing which was against the property at the time of the sale against the seller. The city will take no action to enforce payment of billings due at the sale date against the seller. (Ord. 1533 § 1, 2005; Ord. 1344 § 2, 1999. Formerly 13.20.138)

3.91.140 Meter removal, inspection.

Should at any time a customer receiving water service through one of the water department’s meters request in writing to the water department that the meter be removed and checked for accuracy, such service will be performed for a charge of $10.00. Should the meter on checking be found to be delivering the amount equal to or greater than that recorded by the meter, the consumer so requesting the service shall become liable for the charge. (Ord. 1533 § 1, 2005; Ord. 240 Art. 5 § 14, 1958. Formerly 13.20.140)

3.91.150 Water and garbage bill – Prepaid.

As water, sewer and garbage are billed on a common bill and paid through the same office, the city shall not accept nor receive prepaid water charges except when the customer will also and does prepay his sewer and garbage bill for the same length of time as he prepay's the water bill. Prepaid water, sewer and garbage collections will not be refunded to the customer. (Ord. 1533 § 1, 2005; Ord. 1344 § 2, 1999; Ord. 240 Art. 5 § 15, 1958. Formerly 13.20.150)

3.91.170 Application of remittances.

All remittances received in payment of accounts shall be applied to payment of the month or months furthest in arrears for the property chargeable and for which payment is received. Remittances shall first be applied in the following order: solid waste, recycling, tax, miscellaneous charges, sewer and water. (Ord. 1533 § 1, 2005; Ord. 1344 § 2, 1999; Ord. 240 Art. 5 § 17, 1958. Formerly 13.20.170)
3.91.190 System development charge.
(1) System Development Charge.

<table>
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<tr>
<th>Development charges:</th>
<th>Inside City</th>
<th>Outside City</th>
</tr>
</thead>
<tbody>
<tr>
<td>Zone 1 Low level</td>
<td>$2,930</td>
<td>$4,395</td>
</tr>
<tr>
<td>Zone 2 Intermediate</td>
<td>3,370</td>
<td>5,055</td>
</tr>
<tr>
<td>15 percent above Zone 1</td>
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<td></td>
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</table>

**Multiple Dwellings:**

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
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<tr>
<td>2 units</td>
<td>4,395</td>
<td>6,595</td>
</tr>
<tr>
<td>3 units</td>
<td>6,595</td>
<td>9,895</td>
</tr>
<tr>
<td>4 units</td>
<td>8,790</td>
<td>13,185</td>
</tr>
<tr>
<td>More than 4 units</td>
<td>2,038</td>
<td>3,060</td>
</tr>
</tbody>
</table>

| Service stations      | 6,350       | 9,525        |
| Public buildings, offices, churches | 6,350 | 9,525 |
| Small businesses and offices (less than 1,500 square feet) | 4,760 | 7,140 |
| Restaurants and taverns, laundromats | 9,525 | 14,285 |
| Industrial           | 12,700      | 19,050       |

Charges shown represent minimum connection fees. Connection fees for each of these service types will be reviewed by the director of public works to calculate supplemental fees, if any. Supplemental fees are used when sewage generation within the service type is found to be beyond expected standards. All supplemental fees require city council approval.

(2) In the event that a single structure is used for more than one purpose according to the above classifications, the owners shall pay the connection charge designated for the highest use according to the schedule, except that in mixed occupancies where living units are located in the same structure, an additional connection charge shall be made as designated under the residence, multiple dwelling and motel classification connection charge schedule. (Ord. 1572 § 1, 2006; Ord. 1533 § 1, 2005; Ord. 1276 § 1 (Exh. A), 1998; Ord. 1226 § 1 (Exh. A), 1997; Ord. 1157 § 1, 1995; Ord. 1104 § 1 (Exh. A), 1993; Ord. 621 § 1, 1977. Formerly 13.20.190)

3.91.200 Connection charges refunds.
In the event the city receives connection charges due to mistake, error or misunderstanding, the same may be refunded only by council action.

(Ord. 1533 § 1, 2005; Ord. 686 § 1, 1978. Formerly 13.20.200)

3.91.210 Charges for replacement of a structure.
When another structure or new residence unit or multifamily or commercial structure is placed on the property and water charges have already been paid for on a single unit, then the charges for the replacement unit shall be controlled by WMC 3.92.120. (Ord. 1533 § 1, 2005; Ord. 761 § 1, 1980. Formerly 13.20.210)

3.91.220 Water service modifications.
Any water service modifications requested by a property owner shall be billed by the city on a time and material basis with a minimum charge of $250.00. (Ord. 1656 § 1 (Exh. A), 2010)
Title 13

WATER

Chapters:

13.04 Definitions
13.08 Department Personnel
13.12 Service
13.14 Water Conservation
13.16 Repealed
13.20 Recodified
13.24 Mains
13.28 Meters
13.32 General Regulations
13.36 City Responsibility
13.40 Cross Connection Control
Chapter 13.04

DEFINITIONS

Sections:
13.04.010 Director.
13.04.020 Person.
13.04.030 Domestic water or domestic water system.

13.04.010 Director.
“Director” means the director of public works or his authorized deputy, agent or representative. (Ord. 1140 § 1, 1994; Ord. 492 § 2, 1973; Ord. 240 Art. 1, § 1, 1958)

13.04.020 Person.
“Person” means any individual, firm, company, association, society, corporation or group. (Ord. 240 Art. 1, § 2, 1958)

13.04.030 Domestic water or domestic water system.
“Domestic water” or “domestic water system” means that water, and the water system in which it is carried, which is for human consumption and normal household and business or industrial uses provided from the city’s supply. (Ord. 240 Art. 1, § 3, 1958)

Chapter 13.08

DEPARTMENT PERSONNEL

Sections:
13.08.010 Designated.
13.08.030 Director – Duties.
13.08.040 Director – Defined.

13.08.010 Designated.
The officers and other employees of the water department shall consist of a director and such other personnel as the council may from time to time deem necessary for the efficient administration of the department. (Ord. 1140 § 1, 1994; Ord. 240 Art. 2 § 1, 1958)

The director and such other personnel as the council may from time to time authorize shall be appointed by the mayor and shall hold such appointment during the pleasure of the mayor. The director and such other personnel as may be authorized shall receive such salary as the council may determine. (Ord. 1140 § 1, 1994; Ord. 240 Art. 2 § 2, 1958)

13.08.030 Director – Duties.
The duties of the director shall be to oversee and manage the operation and maintenance of the domestic water system, the making of repairs of all kinds, the construction of extensions and additions, and all construction work of any nature whatsoever in connection with the present domestic water system and any new system that may be established. The director shall at all times be subject to the direction and authority of the mayor. (Ord. 1140 § 1, 1994; Ord. 240 Art. 2 § 3, 1958)

13.08.040 Director – Defined.
“Director” means the director of public works for the city or his authorized deputy, agent or representative. (Ord. 1140 § 1, 1994; Ord. 647 § 1, 1977)
Chapter 13.12

SERVICE

Sections:
13.12.010 Application procedure.
13.12.020 Accepted application considered.
13.12.040 Location change – Cost provisions.
13.12.060 Owner responsibility for leaks – Meters to be city responsibility.

13.12.010 Application procedure.
All application for water service installations and for water service shall be made at the office of the director on forms furnished by the city which applicant shall supplement with such information as deemed necessary by the director. All applications shall be made by the owner of the property to be served or his authorized agent, and all accounts shall be in the name of the owner of such property. No person shall make any connection with either the domestic system or add to an existing connection with any additional unit without first obtaining a permit as herein required. Water meters shall be installed by the city on all domestic water service lines as required herein. (Ord. 240 Art. 3 § 5, 1958)

13.12.020 Accepted application considered.
In case the premises of the application for water service are connected for service as a result of his application being accepted, the application given in writing shall be considered as a contract in which the applicant agrees to abide by such rates, rules and regulations as are in effect at the time of signing the application or as may be adopted thereafter by the city, and to pay all bills promptly. (Ord. 240 Art. 3 § 2, 1958)

13.12.040 Location change – Cost provisions.
When it is necessary for the convenience of the city or because of the installation of new water mains, or for any other reason, to change an existing domestic water meter, or domestic water service location, such new location shall be made at the cost and expense of the water department, except that the property owner shall reinstall his domestic water service pipes to connect with the water meter as relocated at his own expense. (Ord. 240 Art. 3 § 4, 1958)

All new service pipes shall be placed not less than 18 inches below the surface of the ground. (Ord. 240 Art. 3 § 5, 1958)

13.12.060 Owner responsibility for leaks – Meters to be city responsibility.
Owners of services are responsible for all leaks or damage on account of leaks from privately owned services. Privately owned services shall include all domestic service lines lying in or under the consumer’s property. All water meters shall be and remain the property of the city and the responsibility of the city. Such meters may be removed, replaced or changed as to size and type by the water department whenever deemed necessary. (Ord. 240 Art. 3 § 6, 1958)

The city will not provide for city water and/or sanitary sewer service for any person and/or entity developing property and/or residing outside the city limits of the city, unless the person and/or entity shall agree to annex their respective property to the city as soon as such annexation is available. Each person and/or entity shall enter into a contractual agreement binding the person and/or entity to annexation of the unincorporated property when annexation is available. (Ord. 1140 § 1, 1994)
Chapter 13.14

WATER CONSERVATION

Sections:

It is in the public interest to promote the conservation of the city’s water supply in order to protect the health, welfare and safety of water users. To accomplish this declared purpose, the city reserves the right to exercise its police powers through emergency measures as set forth in this chapter. (Ord. 1551 § 1, 2006)

The public works director, when necessary for the protection of the public health, safety and welfare, shall have the authority to declare various stages of water emergencies and to implement the water conservation measures set forth in this chapter. The public works director shall also have authority to determine whether the various stages of water emergencies and water conservation measures apply to the entire city utility service area or to such portions as may be particularly affected. The director shall at all times be subject to the direction and authority of the mayor. (Ord. 1551 § 1, 2006)

The following policies and procedures shall apply during the various stages of water emergencies as set forth in this section:

(1) Stage I – Anticipated Water Shortage – Internal Preparations. The public works director may declare a Stage I water emergency when a water shortage is anticipated but not immediate. The public works department shall conduct public education efforts regarding the benefits and necessity of conservation by the public.

(2) Stage II – Serious Water Shortage – Voluntary Conservation. The public works director may declare a Stage II water emergency when a water shortage exists such that immediate voluntary reductions in consumption are necessary. The public works department shall conduct an intensified public information campaign and shall institute a voluntary odd/even home irrigation program. The city shall reduce usage for designated park irrigation systems that do not affect sports fields.

(3) Stage III – Critical Water Shortage – Limited Outdoor Restrictions. The public works director may declare a Stage III water emergency when a water shortage exists such that water supplies are critically impacted and water demand must be reduced. The mayor is authorized to establish certain specified days or hours for irrigating, sprinkling or watering lawns and gardens, and may prohibit or regulate other nonessential uses of water within the water system during such times as there is an actual or impending water shortage, extreme pressure loss in the distribution system, or for any other reasonable cause. The following nonessential uses of water may be prohibited on all properties connected to the city’s water system, whether inside or outside of the city:

(a) Washing sidewalks, walkways, driveways, parking lots, patios, and other exterior paved areas by direct hosing, except as may be necessary to prevent or eliminate materials dangerous to the public health and safety;

(b) Escape of water through breaks or leaks within the customer’s plumbing or private distribution system for any period of time beyond which such break or leak should reasonably have been discovered and corrected. It shall be presumed that a period of 48 hours after the customer discovers a leak or break, or receives notice from the city of such leak or break, whichever occurs first, is a reasonable time in which to correct the same;

(c) Noncommercial washing of privately owned motor vehicles, trailers, and boats, except from a bucket or hose using a shutoff nozzle for quick rinses;

(d) Lawn sprinkling and irrigation which allows water to run off or overspray the lawn area. Every customer is deemed to have knowledge of and control over his or her lawn sprinkling and irrigation at all times;

(e) Sprinkling and irrigation of lawns, ground cover, or other plants, between the hours of 9:00 a.m. and 6:00 p.m. or on any day not authorized by the established rotation schedule;

(f) Such other uses as the mayor deems appropriate.

(4) Stage IV – Emergency Water Shortage – Mandatory Outdoor Restrictions and Indoor Conservation. The public works director may declare a Stage IV water emergency when a water shortage exists such that maximum flow reduction is immediately required, water available to the city is insuf-
sufficient to permit any irrigation, watering or sprinkling, and all available water is needed solely for human consumption, sanitation and fire protection. The public works director may prohibit all nonessential uses of water, including, but not limited to, all vehicle washing, all lawn watering, and all of the uses that may be prohibited for a Stage III water emergency. The public works and utilities department shall disseminate information using every available means to encourage customers to reduce indoor water usage to the maximum extent possible.

(5) Stage V – Regional Disaster – Water Rationing. The public works director may declare a Stage V regional disaster water emergency when a water shortage exists such that water rationing must be implemented and emergency water distribution may be necessary for customers without water. The public works director is authorized to restrict water use by rationing the amount of water used by residential users to a certain number of gallons per day per person residing within the dwelling unit, by rationing the amount of water used by nonresidential users based on a percentage of their historical usage as calculated by the city, and by any other type of rationing as the public works director deems necessary and appropriate in the circumstances.

(6) Implementation Requirements. Prior to the implementation and enforcement of any of the above stages, the public works director shall take reasonable efforts to have information disseminated to affected customers regarding the rationing plan, which shall include, at a minimum, publication in the official newspaper of the city at least once, not less than one week in advance of the effective date of the declaration, information of the declaration of the applicable stage, a description of the limitations and restrictions that would apply, and identification of the effective date of the declared stage and limitations and restrictions. Notwithstanding the publication requirements set forth in this chapter, if it is determined by the public works director that exigent circumstances exist that necessitate immediate implementation and enforcement of any particular stages of water emergency, notice to affected customers may be provided by personal service of the notice on such customers, or by posting notices at the customers’ residences (if the customers’ residences are the affected sites), or by posting notices at the locations where the customers’ utility services are received (if the affected sites are not their residences).

(7) Term of Stage and Scope. The public works director is also authorized to determine the geographic area to which the declared stage shall apply, and to determine the duration for which the declared stage and its limitations and restrictions shall be in effect. (Ord. 1551 § 1, 2006)


The public works director or designee, code enforcement officers, and police officers of the city shall have the authority to enforce the provisions of this chapter. (Ord. 1551 § 1, 2006)


The public works director may grant temporary variances for the prospective use of water otherwise prohibited by this chapter. Such temporary variances shall be in writing and shall be based on a determination by the director that, due to unusual circumstances, application of this chapter would cause an extraordinary hardship adversely affecting the health, sanitation, or fire protection of the applicant or the public. The director’s determination shall be final unless appealed as follows: a party adversely affected by the director’s determination may appeal the determination to the mayor or designee within 24 hours of the director’s determination or such later time as the mayor may designate. The mayor’s determination shall be final and nonappealable. The 24-hour periods shall exclude Saturdays, Sundays and legal holidays. (Ord. 1551 § 1, 2006)


Violations of this chapter shall be punishable as follows:

(1) The first violation of any provision of this chapter shall be a civil infraction as provided for by RCW 7.80.120(1)(a), as now enacted or hereafter amended. Infractions shall be processed pursuant to the authority and provisions set forth in Chapter 7.80 RCW, as now enacted or hereafter amended, and the Infraction Rules for Courts of Limited Jurisdiction.

(2) For any second or subsequent violation of any provision of this chapter the violator may be charged as a misdemeanor punishable by imprisonment in jail for a maximum term fixed by the court of not more than 90 days, or a fine in an amount fixed by the court of not more than $1,000, or both such imprisonment and fine. (Ord. 1551 § 1, 2006)
Chapter 13.16

CHANGE FUND

(Repealed by Ord. 1575)

Chapter 13.20

RATES, CHARGES

(Recodified under Chapter 3.91 WMC by Ord. 1533)
Chapter 13.24

MAINS

Sections:
13.24.030 Recodified.
13.24.040 Additional system connection charge for properties connecting to water or sewer extension projects.

Extensions to water mains will be made only upon proper petitions to the city. The city shall have the right to reject such petitions or enter contract with the petitioners under such conditions as the city may elect to use the work force account, using water revenue to pay the costs of such expansion or have the petitioners pay the total amount of costs to the city prior to installation of the main extension. Unless otherwise approved by the director, all main extensions shall be made to the furthest property line. Ordinarily, water main extensions must be paid for by the customer or customers to be served. (Ord. 1140 § 1, 1994; Ord. 240 Art. 6 § 1, 1958)

The city may enter into contracts allowing temporary services to mains on other streets, providing that the service shall be terminable when mains are installed in front of the consumer’s property and the customer signs a contract agreeing to pay his proportionate share when a water main is installed in front of or abutting his property. (Ord. 240 Art. 6 § 2, 1958)

Recodified under Chapter 3.93 WMC by Ord. 1534.

13.24.040 Additional system connection charge for properties connecting to water or sewer extension projects.
(1) Whenever the city constructs a sewer or water main extension which will provide connections for or benefit only a limited number of properties within a defined geographic area, the owners of those properties who thereafter seek connection of the property and improvements to the city’s water or sewer system through the extension shall be required to pay, in addition to the general connection charge then in effect, an additional connection charge consisting of an equitable share of the costs which have been incurred by the city to design, engineer, construct and install the water or sewer main extension. The foregoing additional connection charge shall be payable only with respect to those properties that have not previously been included in a local improvement district or utility local improvement district undertaken to finance all or a part of the costs of the water or sewer main extension.

(2) The amount of the water or sewer additional connection charge and the area or properties which will be required to pay the same shall be established by resolution or ordinance of the city council and the amount shall be determined generally by dividing the total costs of the project within the public right-of-way or easement by the estimated maximum number of benefited. In determining the amount of the charges, the city council shall consider the costs which have been incurred to design, engineer, construct and install the water or sewer main extension.

(3) The additional connection charge will include an interest charge equal to the greater of six percent or 75 percent of the prime rate of Bank of America (as then in effect) from the completion of the improvement until the time of connection.

(4) The additional connection charge will be due and payable upon connection to the city’s water and/or sewer system. (Ord. 1367 §§ 1 – 4, 1999)
Chapter 13.28

METERS

Sections:
13.28.010 Responsibility for installation and maintenance.

13.28.020 Location.

13.28.030 No charge to city for placement on private property.

13.28.040 Under-registering caused by tampering.

13.28.050 Damage by hot water – Repair cost responsibility.

13.28.060 Joint service.

13.28.010 Responsibility for installation and maintenance.

Water meters on domestic service shall be placed, installed and maintained within the discretion of the water department, and shall remain the property of the city regardless of location. (Ord. 240 Art. 7 § 1, 1958)

13.28.020 Location.

The location of the meter or meters used in measuring the customer’s use of water must be in a place satisfactory to the city before service will be supplied. Ordinarily the meter will be installed outside the building and between the property line and curb. Where meters are at present or may be installed within a building, the city will not be held responsible for damage from water seepage through the wall, nor from damages from leaking meters, pipes or fittings. (Ord. 240 Art. 7 § 2, 1958)

13.28.030 No charge to city for placement on private property.

No rent or other charges whatever shall be made by the customer against the city for placing or maintaining meters upon the premises of the customer. (Ord. 1344 § 2, 1999; Ord. 578 § 1, 1976; Ord. 573 § 1, 1976; Ord. 240 Art. 7 § 3, 1958)

13.28.040 Under-registering caused by tampering.

If a meter under-registers the amount of water due to tampering with the meter, and/or piping, or in other ways causing under-registration, the service may be discontinued, and will not be reconnected until the customer has made adjustment for the loss of revenue and given satisfactory assurance that there will be no more tampering to cause under-registration. (Ord. 240 Art. 7 § 4, 1958)

13.28.050 Damage by hot water – Repair cost responsibility.

If a meter is damaged by hot water from the customer’s line, the customer will be required to pay for the cost of repairs and for the loss of revenue occasioned by the damage, and further, the customer shall immediately make the necessary corrections to his own water lines to prevent further damage to the city meter. (Ord. 240 Art. 7 § 5, 1958)

13.28.060 Joint service.

When two or more houses, buildings or other premises are occupied by separate customers, and are supplied from a single service connection, the owner or owners shall immediately, upon notice from the director, separate each customer’s lines and connect up to individual services and if separate services are not established within a reasonable time thereafter, the service shall be shut off and further service refused. Such joint service may, however, be continued at the option of the director providing one owner is responsible and agrees to pay the total water bill for two or more premises. Computation of the total bill for flat rate services shall be made by adding the total of the separate use classifications of the premises. Computation of the total bill for meter services shall be based on multiplying the quantity in each bracket of the rate schedule by the number of consumers on one meter. The minimum monthly charge shall be the regular minimum monthly charge multiplied by the number of consumers served. (Ord. 1140 § 1, 1994; Ord. 240 Art. 7 § 6, 1958)
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Chapter 13.32
GENERAL REGULATIONS

Sections:
13.32.010 Water heater requirements.
13.32.020 Use restrictions.
13.32.030 Service line prohibited above or below street.
13.32.040 Line shut-off for repair or replacement.
13.32.050 Permission required for hydrant use.
13.32.060 Tampering, destruction of equipment prohibited.
13.32.080 Unauthorized attachment to mains, connections prohibited.
13.32.090 Unauthorized turn-on, turn-off prohibited.
13.32.100 Authority of superintendent to adopt rules and regulations.
13.32.110 City authority to make decision.
13.32.120 Enforcement authority of police and fire departments.
13.32.130 Connections, turn-ons outside city.

13.32.010 Water heater requirements.
The city shall not be responsible for any damage caused by noncompliance with this title, nor shall the city be responsible for any damage caused by a loss of water for any reason. Any person who shall violate any of the provisions of this title shall become liable to the city for any expense, loss or damage occasioned by the city by reason of such violation. (Ord. 1140 § 1, 1994; Ord. 240 Art. 7 § 11, 1958)

13.32.020 Use restrictions.
No person supplied with water from the city mains shall be entitled to use it for any other purpose than stated in the application, or supply it in any way to other persons or premises. (Ord. 240 Art. 7 § 9, 1958)

13.32.030 Service line prohibited above or below street.
An individual may not have a water service line, hose or conduit cross on top of or under the surface of a road or street. (Ord. 240 Art. 7 § 10, 1958)

13.32.040 Line shut-off for repair or replacement.
The director is directed and authorized to immediately shut off all domestic lines whenever such water lines to the domestic water supplies of the city develop leaks or their condition is such as to constitute a danger to the domestic water supplies of the city. Such water lines shall remain shut off until properly repaired or replaced. (Ord. 1140 § 1, 1994; Ord. 240 Art. 7 § 11, 1958)

13.32.050 Permission required for hydrant use.
No person other than an authorized employee of the water department, the fire department or street department shall operate fire hydrants or interfere with fire hydrants in any way without first obtaining authority so to do from the director. (Ord. 1140 § 1, 1994; Ord. 240 Art. 7 § 12, 1958)

13.32.060 Tampering, destruction of equipment prohibited.
No unauthorized person shall maliciously, wilfully or negligently break, damage, destroy, uncover, deface or tamper with any structure, appurtenance, or equipment which is a part of the domestic water system. Each violation thereof shall be assessed the minimum fine of $100.00 which may not be suspended, plus the costs for time and materials plus 15 percent overhead for repair of the damage of said water line. (Ord. 485 § 2, 1972; Ord. 240 Art. 7 § 13, 1958)

13.32.080 Unauthorized attachment to mains, connections prohibited.
It shall be a violation of this title for any person or persons to attach to or detach from any water main or service pipe, or water connection through which water is supplied by the city, or to interfere in any manner with such pipes or connections without first obtaining the written consent of the director. (Ord. 1140 § 1, 1994; Ord. 240 Art. 7 § 15, 1958)

13.32.090 Unauthorized turn-on, turn-off prohibited.
It shall be a violation of these rules and regulations for any person to use or tamper with, any valve, curb, spout, meter, etc., which is the property of the city, for the purpose of turning water on or off, and the city shall hold any person responsible for the cost of repairing any damage to any city property caused by such usage or tampering. The city shall require every property owner to install his own valve and his own pipeline for the control, shut-off and turn-on of service to his premises. (Ord. 240 Art. 7 § 16, 1958)
13.32.100 Authority of superintendent to adopt rules and regulations.

The director, subject to the approval of the council, shall have power to adopt rules and regulations not inconsistent with the terms of this title for carrying out and enforcing the payment, collection and remittance of the rates herein provided for, and rules and regulations affecting the operation of the water system as such relate to services, connections, and the general requirements of the utility; and a copy of such rules and regulations shall be on file and available for public examination at the water department office. Failure to comply with any such rules and regulations shall be deemed a violation of this title. (Ord. 1140 § 1, 1994; Ord. 240 Art. 7 § 17, 1958)

13.32.110 City authority to make decision.

The city shall have the authority to decide any questions which may arise and which are not fully covered by any of the provisions of this title, and its decision in such cases shall be final. (Ord. 240 Art. 7 § 18, 1958)

13.32.120 Enforcement authority of police and fire departments.

It shall be the duty of the employees of the police and fire departments to give vigilant aid to the water department in the enforcement of its rules and regulations, and the enforcement of this title, and to this end they shall report all violations thereof which come to their knowledge, to the office of the director. (Ord. 1140 § 1, 1994; Ord. 240 Art. 7 § 19, 1958)

13.32.130 Connections, turn-ons outside city.

There shall be no further water connections or turn-ons outside the city unless a plumbing permit inspection is obtained from the city. (Res. 109, 1970)

Chapter 13.36

CITY RESPONSIBILITY

Sections:
13.36.010 Interruption or shortage of supply.
13.36.020 Loss or damage for defect in customer’s line.
13.36.030 Damage due to failure to give shut-off notice.
13.36.040 Preference to customer during shortage.

13.36.010 Interruption or shortage of supply.

The city will exercise reasonable diligence and care to furnish and deliver a continuous and sufficient supply of pure water to the customers, and to avoid any shortage or interruption of delivery. The city will not be liable for high or low pressure conditions, chemical or bacteriological conditions, interruption or shortage or insufficiency of supply, or any loss or damage occasioned thereby. The use of water upon the premises of the customer is at the risk of the customer, and the responsibility of the city shall cease at the point of delivery. Unless otherwise specified in agreement, the point of delivery shall be the point where the city service line attaches to the customer’s line. (Ord. 240 Art. 8 § 1, 1958)

13.36.020 Loss or damage for defect in customer’s line.

The city shall not be liable for any loss or damage of any nature whatsoever caused by any defect in the customer’s line, plumbing or equipment, and the city may, without further notice, discontinue service to any customer when a defective condition of plumbing or equipment upon the premises of the customer results, or is likely to result, in interference with proper service or likely to cause contamination of the water. The city does not assume the duty of inspecting the customer’s line, plumbing and equipment, and shall not be responsible therefor and will not be liable for failure of customer to receive service on account of defective plumbing or apparatus on the customer’s premises, or for excessive consumption. (Ord. 240 Art. 8 § 2, 1958)

13.36.030 Damage due to failure to give shut-off notice.

In cases where a water shut-off is necessary for repair, reconstruction, improvements, damage prevention, or similar causes, the water department will endeavor to give advance notices to its cus-
customers of such expected shut-off; provided, how-
ever, that the water department will not be
responsible for any damage which may result from
any cessation of service such as above outlined, nor
for failure to give notice of shut-off when circum-
stances are such that it is impossible to give notice
as above stated. (Ord. 240 Art. 8 § 3, 1958)

13.36.040 Preference to customer during
shortage.
In case of shortage of supply, the city reserves
the right to give preference in the matter of furnish-
ing service to customers, as in the judgment of its
representatives shall be for the best interests of the
city, from the standpoint of public convenience and
necessity. (Ord. 240 Art. 8 § 4, 1958)

Chapter 13.40
CROSS CONNECTION CONTROL

Sections:
13.40.010 Compliance with regulations.
13.40.020 Enforcement authority.
13.40.030 Approval of standards and backflow
prevention assemblies.
13.40.040 Testing of backflow prevention
assemblies and inspection of air gaps.
13.40.050 Access to user’s premises.
13.40.060 Failure of customer to cooperate –
Grounds for termination of service.

13.40.010 Compliance with regulations.
All users of the city’s water supply shall comply
with the Uniform Plumbing Code Chapter 10, State
of Washington Cross Connection Regulations,
WAC 246-290-490, and the current edition of the
Cross Connection Control Manual – Accepted Pro-
cedure and Practice published by the Pacific North-
west Section of American Waterworks Associa-
tion. (Ord. 1247 § 1 (Exh. A), 1997; Ord. 1033 § 1,
1991)

13.40.020 Enforcement authority.
The city shall enforce the provisions of these
regulations through the director of public works.
The director of public works may delegate respon-
sibilities to a certified cross connection control spe-
cialist/inspector. The city’s standards may super-
sede the state regulations, but in no case shall they
be less stringent. (Ord. 1033 § 2, 1991)

13.40.030 Approval of standards and
backflow prevention assemblies.
All approved standards for cross connections
shall be approved by the director of public works or
his designee. All backflow prevention assemblies
required by these regulations shall be a model
approved by the Washington State Department of
Health. Further, approved backflow prevention
assemblies required by these regulations shall be
installed under the direction of the director of pub-
lic works and/or under the supervision of the cross
connection specialist/inspector per city standards.
(Ord. 1033 § 3, 1991)

13.40.040 Testing of backflow prevention
assemblies and inspection of air
gaps.
All RPBAs, RPDAs, DCDAs, DCVAs and
PVBAs are required to be tested at least annually.
and all air gaps installed in lieu of an approved backflow prevention assembly shall be inspected at least annually. Completed test reports shall be returned to the city within 30 days after receipt of the yearly test notification. Tests and inspections may be required on a more frequent basis at the discretion of the director of public works. (Ord. 1247 § 1 (Exh. A), 1997; Ord. 1033 § 4, 1991)

13.40.050 Access to user’s premises.  
Only authorized employees of the city with proper identification shall have reasonable access at reasonable hours of the day to the user’s premises to which water is supplied. The city shall abide by all appropriate legal means to facilitate this access. Water service shall be refused or terminated to any premises for failure to allow necessary inspections upon the city’s request as above set forth. (Ord. 1033 § 5, 1991)

13.40.060 Failure of customer to cooperate – Grounds for termination of service.  
Failure of the customer to cooperate in the installation, maintenance, repair, inspection or testing of backflow prevention assemblies required by these regulations and incorporated in this chapter shall be grounds for termination of water service to the premises or the requirement for an air gap separation. This determination shall be made at the discretion of the public works director or his designee. (Ord. 1033 § 6, 1991)
ENGINEERING STANDARDS

For

Public Works Construction

Trevor Evers
Director of Public Works
February 2010

Chapter 1 – General Design Requirements
Chapter 2 – Erosion Control, Clearing and Grading
Chapter 3 – Streets
Chapter 4 – Storm Drainage
✓ Chapter 5 – Water
Chapter 6 – Sanitary Sewer
# Chapter 5
## Water
City of Washougal Engineering Standards for Public Works Construction
February 2010

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## Water
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CHAPTER 5 - WATER

5.00 Developer Extension Agreements

A. When extension of the existing water system is required for service, the Owner/Developer shall submit an application to the City as described within the Washougal Municipal Code.

B. Upon completion of the design and approval by the City, the Owner/Developer will be notified of requirements to be completed prior to construction. Upon completion of the pre-construction requirements and 48-hours notice, a pre-construction meeting will be held with the City, at which time construction inspection will be scheduled. No water main construction work shall commence prior to the pre-construction meeting. After completion of construction, testing, and submittal of required documents and fees, final acceptance will be given by the City, at which time service will be available by application following payment of fees for water meters.

C. Prior to commencing construction of any component of the public water system, the Developer shall submit to the City an approved performance bond in accordance with the requirements of Section 1.08 of these Standards.

D. Developer Extension projects shall be deeded to the City for maintenance and operation by letter after the system has been found to meet City standards.

5.01 Utility Tracts

All public utilities (storm, water, and sewer) shall be in public utility tracts. The tract shall be a minimum twenty (20) feet wide with a twelve (12) feet wide all weather surface. No obstructions are to be located within the public utility tracts.

5.02 General Design Considerations

A. In all residential and commercial developments water main extensions are required to assure orderly development of the water utility system. Where applicable, water main extensions shall conform to the requirements of the City’s latest approved Water System Plan. Where the proposed extension is not addressed in the Water System Plan, the Developer shall pay the cost for any Water System Plan amendments required by the Washington State Department of Health, or Director. All proposed water main extensions must comply with the City’s requirements for development, water quality, pressure zones, and fire protection requirements of the City.

B. Design and construction of water mains, including but not limited to, mainlines, valving, fire hydrants, fire sprinkler connections with backflow devices, domestic and irrigation services, pump stations, pressure reducing stations, telemetry and other appurtenances shall be in compliance with the City ordinances, special requirements of the City, these Standards, and the Standard Details.

C. The applicant is responsible for designing the Developer Extension Water system(s). The system(s) must be designed by a licensed engineer and approved by the City.
D. Water mains shall be extended through and to the extremes of the property being
developed for gridding or future development, as determined by the City.

E. Dead end water main extensions shall be avoided. Unless specifically approved by the
Director, all water main extensions shall be looped to other water mains within the
pressure zone of that water main extension. Generally, looping of water main extensions
is required for all extensions serving twenty (20) or more equivalent residential units.

F. Water main extensions for service to pressure zones different from the pressure zone
from which the extension is made shall be avoided. Unless specifically approved by the
Director, booster pump stations or pressure reducing valve stations shall not be
permitted.

5.03 Sizing and Pressure Requirements

A. In areas where gridding or fire flow is a requirement, 8-inch diameter pipe is required.
Nothing shall preclude the City from requiring the installation of a larger sized main if
the City determines a larger size is needed to meet fire protection requirements or for
future service. The Developer shall be required to pay the cost of all oversizing.
Reimbursement for oversizing will be in accordance with the WMC.

B. Minimum size mains shall be 6-inch on runs less than three hundred (300) feet, when
there will not be more than eight (8) 1-inch services, where no more than one (1) fire
hydrant is required, and when there is no possibility of future extensions.

C. Dead end mains shall be avoided. If they are permitted, a blow off assembly will be
required at the end of the pipeline. In the event that the "dead end" finishes where there
is risk of a vacuum being created due to water shut down, then a Combination Air and
Vacuum Release Valve shall be installed in accordance with the Standard Drawings.

D. All water system installation shall be designed to provide a pressure range at the
residence of thirty (30) psi to ninety (90) psi at all times, including during peak demand,
unless specifically approved.

E. An approved screen shall be located in the pressure reducing valve vault at a location
upstream of the pressure-reducing valve. Pressure reducing valves may be required at
the discretion of the City on individual services. Such valves will be installed after the
meter and will be the responsibility of the homeowner to install and maintain.

F. Water service size shall be evaluated by the Developer's engineer. The requirements of
this section shall be met and shall be no smaller than 1-inch. Booster pumps shall not be
allowed on meter service lines in order to meet this requirement, unless specifically
approved by the Director. The meter size shall be no smaller than the service line size
unless approved by the Director, except that a ¾-inch meter shall have a 1-inch service
line.

G. Where requested by the Director, the Developer's engineer shall provide a "pressure
available" chart on the water system plan sheet of the construction plans. This sheet shall
indicate the calculated pressures theoretically available to each lot during static and peak
demand periods. In such cases it shall be the Developer's engineer's responsibility to
determine pressures based upon an analysis of the system. All work associated with the
analysis shall be paid for by the Developer.

5.04 Shut-off Valves

A. Valves shall be located, whenever possible, at intersections (one (1) valve per each line radiating from the intersection). In general, sufficient valves should be provided to permit shutting down any section of the line, not exceeding five-hundred (500) feet, with valve operations in not more than three (3) locations.

B. Valves shall be installed in clusters at pipeline intersections.

C. Valves 8-inches and smaller shall be resilient seat gate valves.

D. Valves 10-inches and greater shall be butterfly valves.

5.05 Air-release Valves

At high points in the water system, combination air and vacuum release valves (CARV) shall be installed as required by the Director. All Air-Vac, Air Evacuation, and Vacuum Prevention Valves of sizes 2-inches and larger shall vent to the outside of the vault. If construction of the valve does not permit the venting of leakage to the outside of the vault, a screened drain to daylight of at least the supply line size must be provided at a level that will prevent cross connection and/or backflow problems. This decision will be made by the Director prior to the plan approval.

5.06 Hydrants

A. The number and locations of fire hydrants, fire flow requirements, and fire sprinkler components will be determined by the City Fire Department. Following are general requirements for fire hydrant locations:

1. Commercial Buildings: Fire hydrants shall be located so that no part of a commercial building is more than two-hundred and fifty (250) feet from a fire hydrant measured along a route accessible to fire department vehicles. When a fire department connection (FDC) is installed in conjunction with an automatic sprinkler system, it is required to have a fire hydrant located within seventy (70) feet of the FDC.

2. Non-Commercial Buildings: Fire hydrants shall be placed at a minimum at each street intersection. The Fire Marshall may request additional hydrants per Fire Code requirements.

   a. Intermediate hydrants are required when the distances to any part of non-commercial buildings exceeds five-hundred (500) feet measured along a route accessible to fire department vehicles.

B. Fire hydrants shall not be connected to mains less than 8-inches, or 6-inches in diameter where the length of 6-inch main is less than two-hundred (200) feet. As per the UFC, fire hydrants shall be located to allow a 5-foot clear space surrounding the hydrant. For example, street lights, sign posts, protective posts, or retaining walls shall be no closer than five (5) feet from the nearest portion of a hydrant. There shall also be no
obstructions directly in line with any of the ports of the hydrant.

C. Fire hydrants shall have Storz fittings (or approved equal).

D. Fire hydrants subject to possible vehicular damage shall be adequately protected with guard posts in accordance with Uniform Fire Code Section 8001.11.3. For marking, see Section 901.4.3. For obstruction, see Section 1001.7.

5.07 Water Meters

A. Water meters sized 1-inch shall be furnished and set by the City. The owner is required to make application and pay meter fees prior to the installation. The City will install meters and lock off meter setters and turn on as requested by the owner after acceptance by the City. Water meters will be set only after curb stop and box are at proper finished grade.

B. Meters 1 ½ -inch and larger shall be compatible with the City’s MVRS and AMR system, installed by the owner as part of the construction project, and will be locked off by the City. The 1 ½ -inch and larger meters will be turned on by the City by request from the owner after acceptance by the City.

C. Meters shall be located outside of the sidewalk and/or drivepath within public right-of-way or as otherwise approved by the Director.

D. In plat and short plats, water meter applications will be processed for meter sets and water turned on after acceptance of the water mainline facility by the City.

E. All irrigation systems require plumbing permits and the installation of state approved backflow preventers.

All irrigation meters will be set and turned on after acceptance of the water system by the City. The City will not accept a water system until all the requirements of the Extension Agreement have been completed and all the fees have been paid.

F. Adjustments, repairs, or replacement of the service line, meter box, or setter shall be the responsibility of the property owner.

G. Water services are to be single runs from the main line to each meter. Manifolds with multiple meters shall be allowed in multi-family units with a single property owner.

5.08 Fees and Charges

All fees and charges related to development shall be in accordance with the latest requirements of the WMC.

5.09 Cross Connection Control
A. All water system connections to serve buildings or properties with domestic water, fire sprinkler systems, or irrigation systems shall comply with the minimum backflow requirements as established by the Department of Health (DOH), WAC 246-290-490, and the City. See the Washougal Cross Connection Control Program for information on City requirements.

B. A permit is required for the installation of all backflow preventers to protect the existing water system and users from possible contamination. These backflow preventers shall be installed in accordance with the requirements of the "Accepted Procedure and Practice in Cross Connection Control" manual, the Uniform Plumbing Code, Chapter 6 Washington State Amendments 603.0.

5.10 Contract for Reimbursement (Latecomer Agreements)

Should the Developer deem that the utility extension is an undue hardship and will significantly benefit other property owners, the Developer may request a latecomer agreement, in accordance with the WMC.

5.11 Water Quality

The quality, taste, and odor of water drawn from new construction water mains shall be the same as the water in the existing facility classed as acceptable for use by the City. Should the water not be acceptable for use because of taste, required steps as approved by the City shall be accomplished to attain water quality acceptable for use. Sampling for such water quality testing shall be performed by the use of a Kupferle (model #88 Eclipse) sampling station installed permanently and specifically for such testing. A sampling station shall be required for every fifty (50) EDU’s or as determined by the Director. The location for said sampling stations will be determined by the Director.

5.12 Plans and Specifications

A. All extensions to the water system shall conform to the most recent edition of the Standard Specifications for Road, Bridge, and Municipal Construction. The system shall be capable of future expansion and be constructed of permanent materials.

B. The installation of water extensions shall be in accordance with construction plans and specifications prepared by the Developer’s engineer and reviewed and approved by the City. Where conflicts exist the more stringent specification shall apply as approved by the City.

5.13 Connections to Existing Pipelines

A. Cut-ins shall be made in existing pipes. The work shall be conducted at such a time and in such a manner as to minimize the interruption of service. Cut-in time must be approved by the City. Necessary pipe, fittings, and gate valves shall be swabbed with chlorine and assembled at the site ready for installation prior to the shutting-off of water in the existing main. Once the water has been shut off, the work shall be performed vigorously, to minimize the interruption, and shall not be halted until the line is restored to service.
When approved by the Director, connections may be made to existing pipes under pressure with a tapping machine by determining the size and type of pipe and installing tapping sleeve to fit complete with tapping gate valve.

Operation of all water main line valves shall be by the City.

The City shall witness all wet taps and cut-in connections and requires 48-hours notice and approval by the City.

B. The Contractor shall have the responsibility of giving written notice to the City at least four (4) days and to affected customers at least 48-hours prior to disruption of service. Written notice to affected customers shall consist of, at a minimum, door hangers, as well as signs posted at the entrance to the customers' streets.

C. Pipes to be abandoned shall be removed or capped watertight with mechanical couplings, as determined by the Director.

5.14 Roadway and Railway Crossing

The owner shall be responsible for obtaining all permits required when constructing within right-of-way outside of the City's jurisdiction. The design shall be acceptable to the City and the government or private agency having control of the right-of-way.

5.15 Trench Excavation

A. Clearing and grubbing where required shall be performed within the easement or public right-of-way and as permitted by the property owner and/or governing agencies. Debris resulting from the clearing and grubbing shall be disposed of by the Developer.

B. Trenching for water mains shall be completed in accordance with the Standard Specifications.

C. Trenching and shoring operations shall not proceed more than one-hundred (100) feet in advance of pipe laying without written approval of the City.

D. Where a utility crosses under an existing asbestos cement water main or where a trench alters the bedding of an existing asbestos cement water main, the existing A.C. pipe shall be cut three (3) feet minimum from each side of the trench wall and replaced with a corresponding size ductile iron pipe Class 52. The ductile iron pipe shall be connected to A.C. pipe with transition couplings.

E. Contractor shall furnish a watertight plug of the appropriate size which shall be installed in the end of water main when work is delayed or stopped at the end of the work shift.

5.16 Pipe in Filled Areas

Where pipe is to be installed in filled areas, special treatment may be required at the discretion of the City. This treatment may consist of compacting the backfill in 6-inch layers, careful choice of backfill materials, use of Mechanical Joint Ductile Iron Pipe in short lengths, or such other reasonable method or combinations as may be necessary or as required by the City.
5.17 Pipe Installation for Water Mains

The work necessary to excavate, bed, and backfill water pipelines shall conform to the requirements of the Standard Specifications and the Standard Drawings.

A. Pipe and Fittings

1. Use only Class 52 ductile iron pipe and fittings in accordance with the Standard Specifications.

B. Permissible Deflection of Joints

1. Wherever it is necessary to deflect pipe from a straight line either in a vertical or horizontal plane, or where long-radius curves are permitted, the amount of deflection allowed shall not exceed the values in the following Table 5.1.

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<th>Dia. Inches</th>
<th>Angle Degrees and Minutes</th>
<th>Deflection</th>
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<td>8-18</td>
<td>31</td>
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<td>18</td>
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</tr>
<tr>
<td>12</td>
<td>5-21</td>
<td>20</td>
<td>5</td>
<td>18</td>
</tr>
</tbody>
</table>

* The maximum deflection shall be whichever is less; the table or that recommended by the pipe manufacturer.

** Safe deflection for one hundred and fifty pounds (150 lbs.) pressure. For higher pressure, reduce tabulated deflection proportionally ten percent (10%) for each one hundred and fifty pounds (150 lbs.) added pressure.

5.18 Bedding and Backfill

Use imported bedding for all water main pipe installed under pavement, curbs, sidewalks, or usable shoulder. Bed and backfill pipe and appurtenances in accordance with the Standard Specifications.
5.19 Hydrostatic Tests

The Contractor shall make pressure and leakage tests on all newly laid pipe. Test to be made at one hundred and fifty (150) psi or one and one-half times the normal working pressure, whichever is greater, for 1-hour with no loss. Test at higher pressures may be required depending upon installation. The Contractor shall furnish all necessary equipment and material, make all taps in the pipe as required, and conduct the tests. The City shall witness the test; if the test does not pass inspection for any reason, additional trips required to witness the test shall be at the owner's expense.

A. Correction of Excessive Leakage

Should any test of pipe laid disclose leakage greater than that allowed, the Contractor shall locate and repair the defective joints or pipe until the leakage of a subsequent test is within the specified allowance.

B. Isolation of Existing Systems Prior to Testing

Existing water pipelines shall be protected from contamination during the testing process for new construction. Use of special "blind flanges" will be necessary if the line being tested cannot be adequately separated from existing systems. The Developer's engineer shall submit shop drawings and proposed procedures to the City prior to installing any special testing device.

5.20 Sterilization and Flushing of Water Mains

Pipelines intended to carry potable water shall be sterilized before placing in service. Sterilizing procedures shall conform to the standard specifications as hereinafter modified or expanded.

A. Disposal of Sterilizing Water

Sterilizing water shall be disposed of in an approved manner. Sterilizing water shall not be allowed into a waterway without adequate dilution or other satisfactory method of reducing chlorine to a safe level. Dechlorination procedures are to be submitted in writing and approved by the Director prior to flushing system.

5.21 Cross Connection Control and Backflow Assemblies

A. An approved backflow prevention assembly, as listed in “Backflow Prevention Assemblies for Installation in Washington State” (DOH PUB 331-137), is required on all fireline systems, domestic water service larger than 2-inches, and/or building in excess of thirty (30) feet above the water main. The assembly shall be installed at the location normally established for water meters, usually at the property line. A water service shall not be turned on until all required backflow prevention assemblies are installed, inspected, tested, approved, and registered with the City of Washougal. Costs of all installations, including all costs of inspection and testing fees, shall be the responsibility of the customer. The backflow prevention assembly will remain the property of the customer. The customer will be responsible for all maintenance and
B. When required, backflow prevention assemblies for protection of the public water system shall meet the requirements set forth in the current Washington State Department of Health regulations, Uniform Plumbing Code, and City ordinances. All installation shall meet AWWA Cross Connection Control Manual, May 1990, requirement.

C. There are two (2) types of backflow prevention assemblies, which the City will allow as protection of the public water system; reduced pressure backflow assemblies and double check (or double detector check) assemblies. The Washington State Department of Health provides a list of approved assemblies that meet these criteria.

The type of backflow prevention assembly required is determined by the aforementioned rules and codes, based on the type of premises to which water service is being provided, hydraulic condition, complexity of piping and determined by the State certified Cross Connection Control Specialist. The approved types of assemblies are listed below with some of the types of premises that must be protected by each type of assembly. However, these lists are not complete, they are only intended to provide some basic guidelines.

1. Reduced Pressure Backflow Assembly
   a. An approved Reduced Pressure Backflow Assembly shall be installed on the service connection above ground to the following:
      b. Any parcel or building that has an auxiliary water supply on or available to it. This will include any above or below ground water source. (The most commonly encountered type of auxiliary water supply is a private well);
      c. Buildings which are located within an industrial zone;
      d. Hospitals, medical centers, and clinics;
      e. Mortuaries and nursing homes;
      f. Gas stations;
      g. Car washes;
      h. Sewage pump and lift stations;
      i. Dry cleaners and commercial laundries;
      j. Any water system which has a pump to supplement pressure; and
      k. Irrigation systems, which are designed to use chemical injection.

2. Double Check Assembly or Double Detector Check Assembly
   An approved double check assembly or an approved double detector check assembly shall be required (provided that all internal plumbing is installed and maintained in accordance with the Uniform Plumbing Code), on the service connection to premises where there is:
a. Any fire system or water line to a private fire hydrant;
b. Multi-story buildings which are in excess of thirty (30) feet above the water main at the service connection;
c. Shopping centers or large retail stores; and
d. Restaurants or fast food establishments.

C. Installation and Testing

1. Backflow prevention assemblies shall be installed at the water service connection on the customer side of the meter. Backflow assemblies 3-inch diameter and larger shall be installed in a vault in accordance with these standards. Backflow prevention assemblies 1-inch and smaller shall be installed in a Carson Industries Box, series 1324 or an approved equal. 1 ½-inch and 2-inch assemblies shall be installed in a series 1730 box, or equal.

2. After installation, all backflow prevention assemblies that are installed must be tested upon installation by a State of Washington certified tester. The results of the testing shall be received by the City prior to issuance of “final occupancy.”

3. Backflow prevention device assembly vaults shall be constructed in accordance with the standard drawings and requirements of this section. Backflow vaults shall be on private property and located outside of public easements.

5.22 Requirements for Water System Vault Installations

To ensure proper operation and accessibility of all assemblies, the following requirements shall apply to installation of these assemblies, unless otherwise approved by the City. Vaults shall be constructed per the Standard Details.

A. The vault shall be sealed with an asphalt base foundation coating on the outside of the vault. Vault penetrations shall be sealed with non-shrink grout from the outside. Apply waterproof coating over grout. Backfill around vault per manufacturer’s specifications.

B. Access to be through an H-20 rated standard Bilco door, or approved alternate.

C. Provide approved ladder if the vault or chamber depth is 5'0” or greater and entry is through the vault or chamber roof. Ladders shall include a Model 1 Bilco LadderUP safety post or approved equal.

D. Adequate drainage for the vault or chamber shall be provided. (Drainage to piped storm systems allowed with check valve).

E. Vault must be equipped with a moisture proof light fixture if adequate lighting is not available.

F. Vault is to have no other use, except for use described by these Standards.

G. Vault shall be installed on undisturbed base or compacted 3/4”-0” gravel base.

H. No piping shall be installed in excess of three (3) feet above the vault floor.
I. Assembly is to be adequately supported from the floor, and suitably restrained from movement. Supports shall consist of steel supports or approved equal; no wood supports shall be used.

J. All electrical wiring shall be inspected by a Washington State Electrical Inspector (Permit is required).

K. The assembly shall be readily accessible with adequate room for maintenance.

All new services are to be pressure tested and disinfected by the contractor and proven to be bacteriologically safe from the existing main to the vault.

5.23 Fire Services and Domestic Services

A. No part of the backflow prevention assembly shall be submerged in water or installed in a location subject to flooding. In a vault or chamber, adequate drainage shall be provided; and test cocks shall be plugged. The plugs shall not be of dissimilar metals.

B. The backflow assembly shall be protected from freezing and other severe weather conditions.

C. All backflow assemblies shall have a minimum 12-inch clearance on the backside, 24-inch clearance on the test-cock side and 12-inches below the assembly.

D. Adequate clearance (6-inches minimum) must be maintained above gate-valve stem at full extension. Headroom of 6’0” is required in vaults without a full opening top. Access to the device and to any vault or chamber shall remain clear at all times.

5.24 Special for Fire Service Only

A. Fire Service backflow prevention assemblies shall be installed at the property line or edge of the public water line easement. The fire service from the public main to the backflow assembly shall be privately owned and meet all City’s Standard Drawings.

B. Only approved resilient seat indicating valves are allowed on fireline assemblies.

C. Only approved Double Detector Check Valve Assemblies are to be used for system containment on fire line services in the City. The meter on the bypass detector shall read in cubic feet.

D. Fire Line Flow and Tamper Switches installed, as required by UBC sec. 3803, must be connected to a monitored Fire Detection System approved by the Fire Marshal. The tamper switches are required on the rising stem gate valves in the vault, as well as any other indicating control valves on the fire protection system. Electrical inspection and permit is required.

E. The remote reader (if allowed) shall be rigidly mounted on an exterior building wall (near the domestic meter), enclosed in a metal box with a slot opening which allows reading the remote without opening the box, and at an elevation of five (5) feet above the
ground level.

The remote reader shall have the same number configuration as the metering device itself, and read in cubic feet. All wires to the remote reader shall be enclosed in a heavy plastic or rigid metal conduit. All wiring shall be in conformance with appropriate sections of the National Electric Code.

5.25 Water Meter Vaults

The vault is to be provided and installed by the Contractor, per Standard Drawings.

5.26 Pressure Reducing Valve Vaults

PRV vaults are unique to each situation. The engineer shall detail the vault on the plans and submit for review. The City will review the vault for size and compliance with the general requirements listed under this section.

5.27 Appurtenances

Air and Vacuum Release Valves

A. Air and vacuum release valves shall be APCO - Valve and Primer Corporation, "Heavy-Duty," combination air release valve, or equal.

B. Installation shall be as shown on the Standard Details.

C. Piping and fittings shall be copper or brass. Location of the air release valves as shown on the plans will be approximate. The installation shall be set at the high point of the line. Water line must be constructed so the air release valve may be installed in a convenient location.
Appendix F contains cost data for recommended improvements to reservoirs, pressure reducing facilities, pump stations, and system piping. Improvement project cost estimates presented in this appendix are based upon recent experience with construction costs for similar work in Oregon and southwest Washington and assume improvements will be accomplished by private contractors. Estimates include provisions for approximate construction costs plus an aggregate 45 percent allowance for contingencies, engineering, administration and other project-related costs. Since construction costs change periodically, an indexing method to adjust present estimates in the future is useful. The Engineering News-Record (ENR) Construction Cost Index (CCI) is a commonly used index for this purpose. For purposes of future cost estimate updating; the current ENR CCI for Seattle, Washington is 9060 (January 2012).

1 The cost estimates presented are opinions of cost based on the assumptions stated and developed from information available at the time of the estimate. Final costs for all projects will depend on actual field conditions, on actual material and labor costs, final project scope, project implementation and other variables.
Reservoir project cost estimates are based on the following assumptions:

No rock excavation included.
No property acquisition costs included.
Construction by private contractors.
An Engineering (ENR) construction cost index of 9060 for Seattle, Washington (1/2012).

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Description</th>
<th>Estimated Project Cost¹</th>
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<tbody>
<tr>
<td>1.</td>
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<td>$2,100,000</td>
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¹ The cost estimates presented are opinions of cost based on the assumptions stated and developed from information available at the time of the estimate. Final costs for all projects will depend on actual field conditions, on actual material and labor costs, final project scope, project implementation and other variables.
Reservoir project cost estimates are based on the following assumptions:

No rock excavation included.
No property acquisition costs included.
Construction by private contractors.
Construction on existing Reservoir 2A and 2B site.
Includes cost to demolish existing 0.161 MG Reservoir 2A and relocate Pump Station 4.
An Engineering (ENR) construction cost index of 9060 for Seattle, Washington (1/2012).

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Total Construction $1,750,000  
45% Contingency, Administration & Engineering $790,000  
Total Project Cost $2,540,000  
SAY $2,540,000  

1 The cost estimates presented are opinions of cost based on the assumptions stated and developed from information available at the time of the estimate. Final costs for all projects will depend on actual field conditions, on actual material and labor costs, final project scope, project implementation and other variables.
Table F-2
Reservoir Project Cost Estimate Summary
Reservoir 3B (0.9 MG)

Reservoir project cost estimates are based on the following assumptions:

- No rock excavation included.
- No property acquisition costs included.
- Construction by private contractors.
- Construction on existing Reservoir 3 site.
- An Engineering (ENR) construction cost index of 9060 for Seattle, Washington (1/2012).

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¹ The cost estimates presented are opinions of cost based on the assumptions stated and developed from information available at the time of the estimate. Final costs for all projects will depend on actual field conditions, on actual material and labor costs, final project scope, project implementation and other variables.
Table F-3
Reservoir Project Cost Estimate Summary
Reservoir 7 (0.7 MG)

Reservoir project cost estimates are based on the following assumptions:

No rock excavation included.
No property acquisition costs included.
Construction by private contractors.
An Engineering (ENR) construction cost index of 9060 for Seattle, Washington (1/2012).

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¹ The cost estimates presented are opinions of cost based on the assumptions stated and developed from information available at the time of the estimate. Final costs for all projects will depend on actual field conditions, on actual material and labor costs, final project scope, project implementation and other variables.
The cost estimates presented are opinions of cost based on the assumptions stated and developed from information available at the time of the estimate. Final costs for all projects will depend on actual field conditions, on actual material and labor costs, final project scope, project implementation and other variables.

### Table F-4
**PRV Station Project Cost Estimate Summary**

PRV station project cost estimates are based on the following assumptions:

- No rock excavation
- No property acquisition costs included.
- Construction by private contractors.

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Description</th>
<th>Estimated Project Cost ¹</th>
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<tbody>
<tr>
<td>1.</td>
<td>Vault</td>
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<td>2.</td>
<td>Valves</td>
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<td>Fittings</td>
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<td>4.</td>
<td>Piping</td>
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<td>5.</td>
<td>Supports/Restraint</td>
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<td>6.</td>
<td>Excavation/Backfill/Surface Restoration</td>
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<td>7.</td>
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<td>8.</td>
<td>Labor/Equipment</td>
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Total Construction Cost $75,000

45% Contingency, Administration & Engineering $33,750

Total Project Cost $108,750

SAY $110,000

¹ The cost estimates presented are opinions of cost based on the assumptions stated and developed from information available at the time of the estimate. Final costs for all projects will depend on actual field conditions, on actual material and labor costs, final project scope, project implementation and other variables.
Pump station project cost estimates are based on the following assumptions:

- No rock excavation included.
- No property acquisition costs included.
- Construction by private contractors.

This pump station project cost estimate reflects typical costs for the range of pump station capacities recommended for Washougal’s water system (150 gpm to 400 gpm firm capacity).

<table>
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<tr>
<td>1.</td>
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<td>4.</td>
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<td>5.</td>
<td>Electrical and Controls</td>
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<td>6.</td>
<td>Landscaping</td>
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Total Construction $520,000
45% Contingency, Administration & Engineering $234,000
Total Project Cost $754,000
SAY $760,000

Additional costs for unique project conditions:

a. Standby Power (Pump Station No. 5) $40,000
b. Demolition of Existing Facilities (Pump Station No. 3) $50,000
The cost estimates presented are opinions of cost based on the assumptions stated and developed from information available at the time of the estimate. Final costs for all projects will depend on actual field conditions, on actual material and labor costs, final project scope, project implementation and other variables.

## Table F-6
### Piping Unit Project Cost Summary

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<tr>
<th>Pipe Diameter</th>
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<td>8-inch</td>
<td>$130</td>
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<tr>
<td>12-inch</td>
<td>$190</td>
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</table>

Basic Assumptions:

- No rock excavation
- No dewatering
- No property or easement acquisitions
- No specialty construction included
- A 45% contingency, administration and engineering allowance included
- Construction by private contractors
- Add an additional 60% for construction with rock excavation the entire depth of trench

---

1 The cost estimates presented are opinions of cost based on the assumptions stated and developed from information available at the time of the estimate. Final costs for all projects will depend on actual field conditions, on actual material and labor costs, final project scope, project implementation and other variables.
City of Washougal
Hydrogeologic Summary and
Wellhead Protection Assessment Report

March 20, 2012

Pacific Groundwater Group
Seattle, Washington

JM1006
City of Washougal
Hydrogeologic Summary and
Wellhead Protection Assessment Report

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March 20, 2012
JM1006
SIGNATURE

This report, and Pacific Groundwater Group’s work contributing to this report, were reviewed by the undersigned and approved for release.

Dan Matlock
Principal Hydrogeologist
Washington State Hydrogeologist No. 714
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**List of Acronyms**

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
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<tr>
<td>BNSF</td>
<td>Burlington Northern Santa Fe</td>
</tr>
<tr>
<td>CARA</td>
<td>Critical Aquifer Recharge Area</td>
</tr>
<tr>
<td>EPA</td>
<td>Environmental Protection Agency</td>
</tr>
<tr>
<td>FSID</td>
<td>Facility Site Identification</td>
</tr>
<tr>
<td>GIS</td>
<td>Geographic Information System</td>
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<tr>
<td>GP</td>
<td>Georgia Pacific</td>
</tr>
<tr>
<td>LUST</td>
<td>Leaking Underground Storage Tank</td>
</tr>
<tr>
<td>MCL</td>
<td>Maximum Contaminant Level</td>
</tr>
<tr>
<td>MODFLOW</td>
<td>Modular Three-Dimensional Finite-Difference Ground-Water Flow Model</td>
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<tr>
<td>MTCA</td>
<td>Model Toxics Control Act</td>
</tr>
<tr>
<td>NPDES</td>
<td>National Pollutant Discharge Elimination System</td>
</tr>
<tr>
<td>PAA</td>
<td>Pleistocene Alluvial Aquifer</td>
</tr>
<tr>
<td>RA</td>
<td>Remedial Assessment</td>
</tr>
<tr>
<td>RCRA</td>
<td>Resource Conservation and Recovery Act</td>
</tr>
<tr>
<td>SGA</td>
<td>Sand and Gravel Aquifer</td>
</tr>
<tr>
<td>SHA</td>
<td>Site Hazardous Assessment</td>
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<tr>
<td>SSL</td>
<td>Site Screening Level</td>
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<td>SWMP</td>
<td>Stormwater Management Plan</td>
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<tr>
<td>UST</td>
<td>Underground Storage Tank</td>
</tr>
<tr>
<td>VCP</td>
<td>Voluntary Cleanup Program</td>
</tr>
<tr>
<td>WAC</td>
<td>Washington Administrative Codes</td>
</tr>
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<td>Washington Department of Transportation</td>
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<td>WHPA</td>
<td>Wellhead Protection Area</td>
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<tr>
<td>WSP</td>
<td>Water System Plan</td>
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<tr>
<td>XQG</td>
<td>No Waste Generator</td>
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</table>
1 Introduction

This report summarizes the hydrogeology, municipal wellhead protection area ("WHPA") delineations, and contaminant risks to groundwater supplies for the City of Washougal ("the City"). Information presented in this report supports an update of the City’s Water System Plan ("WSP") currently being prepared for the City by Murray, Smith & Associates, Inc.. The purpose of this report is to help the City better manage its groundwater supply wells and to better understand the contaminant risks posed to these sources.

The study area for this investigation focuses on the City’s two supply wellfields: the Westside (Lower) Wellfield located near Goot Park and 1st Street and the Hathaway (Upper) Wellfield located near 28th and I streets (Figure 1). The City operates six wells for municipal supply including Wells 5, 6, 7, and 11 at the Lower Wellfield and Wells 1 and 10 at the Upper Wellfield (Table 1). In 2009, the City installed a new supply well (Well 12) at their Lower Wellfield. The City is currently working with the Department of Ecology in securing a new permit for Well 12 as well as clarifying instantaneous water right capacity of both wellfields. The City also owns one deeper supply well (Well 9) at Hamlllik Park which is currently not used due low yield and taste and odor problems.

This report is organized in four sections:

- **Section 1: Introduction.** This section contains background information on the report.
- **Section 2: Hydrogeologic Framework.** This section presents the regional and local hydrogeologic features that are pertinent to the City’s groundwater supplies. It describes the deposits that form aquifers and aquitards, and describes the movement of groundwater through these deposits.
- **Section 3: Wellhead Protection Area Delineations.** This section discusses the methods used to delineate the WHPAs and presents the results of the analysis. Time-related capture zones are presented for the City’s wellfield supply areas.
- **Section 4: Risk Assessment.** This section presents an inventory of confirmed and potential sources of contamination, particularly those that lie within the wellhead capture zones. An evaluation of risks associated with these sources is also presented.
- **Section 5: Contingency and Spill Response Planning.** This section discusses the City’s ability to deal with loss of supply in the event of a contamination release that would impact the supply sources.

This work was performed, and this report prepared, in accordance with generally accepted hydrogeologic practices at this time and in this area for the exclusive use of the City of Washougal for specific application to the study area. No other warranty, expressed or implied, is made.
2 Hydrogeologic Framework

2.1 Geology and Hydrogeology

The geology of the greater Clark County region and the study area is commonly divided into older rocks and younger sediments, which are semi-consolidated or unconsolidated. The older rocks crop out in the foothills and mountains in the north and east portions of Clark County, and occur at depth in the central and western portions of the County. Within the Washougal study area, the older rocks crop out north and east of the Washougal River. The younger sediments crop out in all other areas, and contain all of the principal aquifers noted in the County. The sedimentary units, from youngest to oldest, consist of:

- Recent alluvial deposits
- Pleistocene alluvial deposits
- Troutdale formation

These units are described below and shown on hydrogeologic cross section A-A’, B-B’, and C-C’ (Figures 2 and 3). Surface outcrop patterns for these units are shown on Figure 1, along with the cross section location. The main focus of attention for the existing Washougal groundwater sources is the Pleistocene alluvial deposits that occur in the Lower Washougal River lowland. All of the City’s active supply wells are completed in these materials whereas Well 9 is completed in the deeper Troutdale formation.

The Troutdale formation does not occur in the immediate vicinity of the City’s Lower Wellfield but underlies the Pleistocene alluvial deposits further to the east and south where it is tapped by Well 9. Although it is not an important source of water in the Washougal area, it does yield large quantities of water in other parts of Clark County. Throughout most of the county, the Troutdale formation contains three coarse-grained units that are separated by finer-grained confining units. The coarse units are:

- Upper Troutdale unit – variably cemented gravel in a matrix of sand and silt
- Lower Troutdale unit – relatively discontinuous occurrence of fine sand
- “SGA” - a deeper sand and gravel unit

2.2 Recent and Pleistocene Alluvial Deposits

2.2.1 Deposits Origin, Texture, Distribution

Recent floodplain alluvium consisting of silt, sand, and gravel occurs along many of the rivers and streams in the study area, including Lacamas Creek and the Columbia, Washougal, and Little Washougal rivers. The recent floodplain alluvium generally occurs in narrow bands (less than 1,000 feet wide) along the smaller rivers and streams, with thicknesses ranging from several feet to ten or twenty feet. It also forms a fairly
extensive veneer over older deposits along the Columbia River where it may be as much as 100 feet thick (Steigerwald vicinity).

During the late Pleistocene time, the ancestral Columbia River deposited a great deltaic fan emanating to the west from the mouth of the Gorge during a series catastrophic flood events known as the “Missoula floods”. Near the City wellfields, textures are similar to those of the recent alluvium, which overlies the Pleistocene alluvium along streams and rivers. Due to textural similarities between Recent and Pleistocene alluvium, hydrogeologic distinction is not necessary between the two units.

The combined Recent and Pleistocene alluvial deposits are approximately 100 feet thick in vicinity of the City’s wellfield. The deposits are underlain by clay and locally by bedrock near the Lower Wellfield and the Troutdale formation near the Upper Wellfield. The City of Washougal is located near the eastern limit of the area scoured by catastrophic Columbia River flooding during late Pleistocene times. Therefore, the sedimentary basin at Washougal is small compared to portions of Clark County farther to the west. The older bedrock exposed to the north of the wellfields is relatively impermeable and functions as an adjacent no-flow boundary.

2.2.2 Aquifer Definition, Recharge, Production, Capture

The Pleistocene Alluvial Aquifer (PAA), defined as the combination of the Recent and Pleistocene alluvial deposits found along the Columbia and lower Washougal rivers, is the principal aquifer near the City wellfields. The aquifer is recharged by incident precipitation, and induced recharge from the incised Columbia and Washougal rivers.

The productive zone of the aquifer is described on drillers’ logs as a loose mixture of gravel, cobbles, boulders and little sand. Depending on the thickness of saturation, this aquifer can be very productive with well yields in excess of 1,000 gpm. Immediately north and east of the Washougal River, where this aquifer pinches out on top of bedrock or Troutdale deposits, well yields are substantially lower. Groundwater in the PAA near the City’s wellfields occurs under unconfined conditions.

Groundwater flow directions in the PAA are relatively dynamic because the hydraulic connection to the Washougal and Columbia rivers causes groundwater levels to move up and down with the tides and with seasonal changes in runoff. Pumping at nearby supply wells operated by the City of Camas and Georgia Pacific also influences water levels and flow directions in the PAA. The City of Camas operates nine municipal supply wells and Georgia Pacific operates as many as 17 industrial supply wells. All of these wells are completed in the PAA at depths of approximately 50 to 120 feet. Total production from the Georgia Pacific wellfield may exceed 25 million gallons per day (mgd) at times whereas Camas’ peak production is on the order of 9 mgd. This large scale pumping has a significant affect on water levels within Washougal’s production wells with large declines occurring during summer when combined municipal and industrial production is at its peak.
2.2.3 Aquifer Susceptibility

The sensitivity of the City’s groundwater sources to potential contamination was evaluated by assessing the relative susceptibility and vulnerability of the City’s primary production aquifer. Aquifer susceptibility refers to the estimated ease of contaminant transport from the land surface to the aquifer. Some of the primary factors influencing aquifer susceptibility are the thickness and permeability of the sediments overlying the aquifer. Shallow aquifers are typically more susceptible to surficial contaminants than deeper aquifers. Aquifers overlain by highly permeable sediments such as sand and gravel are also at higher risk than aquifers overlain by lower permeability sediments such as silt or clay. In the vicinity of the City’s wellfields, coarse grained soils typically extend from ground surface to the water table which lies at depths of 30 to 60 feet. Drillers’ logs from wells in the area indicate no laterally extensive low permeability layers exist between land surface and the underlying PAA. The combination of a shallow depth to water and relatively high permeability of the overlying sediments indicate the PAA has relatively high susceptibility to contamination.

Aquifer vulnerability combines the aquifer susceptibility discussed above, with an evaluation of the occurrence of contaminants at land surface, and the likelihood of a contaminant release. In general, aquifer susceptibility is a function of stratigraphy and hydrogeology, and cannot be substantially modified. The potential for contaminant release on the other hand is controllable, and can be reduced in areas where susceptible aquifers are utilized as a major source of potable water. One of the primary purposes of a water system’s wellhead protection plan is to evaluate the susceptibility of the system’s aquifer(s), and the potential sources of contamination within the system’s capture zones. Additional attention to potential contamination sources is recommended within the capture zones in high susceptibility aquifer areas to reduce the likelihood of a contaminant release. This is especially true for potential contaminant sources within the shorter duration capture zones, such as the 1 year capture zone shown in Figure 4.

3 WHPA Delineations

3.1 WHPA Model

This section documents the methods used to delineate the wellhead protection areas (WHPAs) and presents the results of the analysis. The “capture zone” for the City’s wellfields was estimated using a computer groundwater flow model (MODFLOW) that was developed by the US Geologic Survey (McDonald and Harbaugh, 1988). A capture zone is the area that supplies groundwater recharge to a pumping well or wellfield, in other words, its “zone of contribution.” In natural systems, capture zones are not circular but elongated, with most of the capture occurring from areas that lie hydraulically up-gradient of the wellhead. Each capture zone has a stagnation point, the furthestmost “point of capture” down-gradient of the wellhead. The capture zone encompasses portions of the aquifer that surround the well. A time-related capture zone is the area that supplies groundwater recharge to a pumping well within a specified time period. Time-related capture zones provide a basis for developing monitoring plans, land-use inventories, and data collection plans.
The groundwater flow model developed for the Lower Washougal and Columbia River lowlands depicts the major aquifers in the study area (PAA and SGA), the occurrence of bedrock, the Columbia and Washougal rivers, recharge from precipitation, and groundwater inflow from areas outside the model domain (PGG, 2004 and 2007). The model simulates three-dimensional flow using a three layer representation of the system. The upper two layers represent flow in the combined Recent and Pleistocene alluvial deposits while the third layer represents the SGA deposits. The model uses cell sizes ranging from 100 feet square to 600 feet square. Model boundary conditions include cells that represent the rivers, pumping wells, specified inflows from outside the model domain, and incident recharge applied to the top of the uppermost aquifer. The model was calibrated to observed summer drawdowns in the Camas/Washougal wellfield vicinities, summer seepage losses from the Washougal River, and groundwater level responses to tidal fluctuations and runoff events in the Columbia River.

The calibrated model was used to perform predictive simulations which included evaluation of capture zones for the Upper and Lower wellfields. The simulations assumed that the City would fully exercise all of their existing annual water rights (Qa) which are capped at 3,786 ac-ft/yr (2,347 gpm). The City is currently processing two new “umbrella” water right permits (G2-30564 and G2-30565) for their Upper and Lower wellfields which will clarify the instantaneous water right quantities (Qi) held under claims and certificates. At this time, we have assumed that the City will be able to secure the instantaneous rights presented in Table 2 for their various wells. The instantaneous rates were normalized by the Qa/Qi ratio to obtain average operational rates for each source that were then used in the capture zone modeling analysis.

Wellhead protection capture zones were not delineated for Well 9 since the City has not used this water source since 1988 due to water quality and yield limitations.

Pumping rates for the City of Camas supply wells were specified at their annual water right of 11,090 ac-ft/yr (6,870 gpm). In addition, a high-end pumping was assumed for the Georgia Pacific wellfield (37.5 mgd or 26,040 gpm).

3.2 Capture Zone Analysis

Estimated capture zones for 6-month, 1-year, and 5-year times-of-travel for the City of Washougal wellfield supply areas are shown on Figure 4. All groundwater in the recharge area is younger than 10 years; therefore there are no 10-year time-of-travel delineations on Figure 4. The shape and extent of these capture zones are influenced by pumping at the Georgia Pacific wellfield and aquifer boundaries, including the Washougal and Columbia Rivers and older bedrock exposures to the north.

The capture area for Washougal’s Lower Wellfield extends generally west to east and occupies large portions of the lowland area between the Washougal and Columbia rivers. Capture for the Upper Wellfield extends only a short distance to the north where it intercepts the Washougal River. Evaluation of mass-balance calculations for the
groundwater flow model indicate that the majority of water captured by the Washougal wellfields originates as flow within the PAA that otherwise would have discharged to the Columbia and Washougal rivers.

The estimated capture zones were generated using a steady state groundwater flow model, meaning that only the long term average rates of withdrawal were simulated. Variations in pumping, recharge, and boundary conditions such as river stage are not simulated in a steady state model. As a result, Figure 4 shows the average positions of the capture zones, not the temporal variations in the capture areas. Increased pumping during peak use months will result in variations of the predicted capture zones beyond the long term average estimates shown in Figure 4. In order to account for the uncertainties associated with temporal variations in capture zone, an additional capture zone labeled Critical Aquifer Recharge Area (CARA) is shown. The CARA includes areas that were not included in the steady state capture zone analysis, but may likely contribute recharge during certain times of the year given variations in pumping, river elevation, and natural recharge.

4 Risk Assessment

4.1 Data Sources

Contaminant sources that lie within the vicinity of City of Washougal wellfield areas were investigated and mapped using data from two sources. The first, a parcel database that contains information on land use and zoning, was provided by Clark County. The second contains data from the Washington State Department of Ecology’s Facility / Site database\(^1\), including state cleanup sites, federal superfund sites, hazardous waste generators, solid waste facilities and underground storage tanks. The information from these sources were classified and plotted on GIS coverages to assess whether existing and potential contaminant sources were located within the vicinity of the City’s production wells and WHPA (capture zone) delineations.

4.1.1 Land Use Database

Clark County’s database contains a description of the land use within each parcel in the study area. A GIS analysis was used to identify land uses that could pose a risk to groundwater within the vicinity of the City’s wellfields. Parcels where such land uses were identified were designated “parcels of concern.” This approach provides a way to assess potential sources of contamination. The “parcels of concern” include those where potential activities could result in a release of contaminants to groundwater. Table 3 summarizes the land use categories that are considered to be of concern.

Figure 5 shows the distribution of zoning throughout the study area. It also shows the parcels of concern that occur within the City’s capture zone areas. Parcels of concern are

\(^1\) http://www.ecy.wa.gov/fs/
shown as green cross-hatched areas. For the Washougal wellfields, 12 parcels of concern occur in the 6-month wellhead protection capture zone, 1 parcel falls within the one-year capture zone, and 15 parcels fall within the 5-year capture zone. Fourteen additional parcels fall outside of the capture zones, but within the defined CARA. Parcels of concern that fall within the various capture zones should be considered as potential contaminant sources, with the shorter time of travel zones being more critical for risk management.

4.2 Current Land Use and Zoning

Zoning information from the County’s GIS was used to evaluate current and future land-use in the study area. The following zoning categories were mapped (Figure 5):

- Commercial
- Industrial
- Parks/Open Space
- Residential

The most commonly allowed land use within the City’s wellhead protection capture zones is residential followed by commercial, parks/open space, and industrial. Areas zoned as commercial and industrial are most likely to comprise threats to groundwater quality. Most of the allowed commercial and industrial use is concentrated along SR-14, the southern terminus of SR-500, the railroad corridors, SE 3rd Avenue, and E Street (Figure 5).

4.3 Confirmed and Potential Contaminant Sources

Table 5 summarizes the 19 confirmed and potential contaminant sites that fall within the City’s wellhead protection capture zones. Figure 6 displays the location of each of these sites, and indicates through the location symbols which types of activities or risk are associated with each site. Each site marker has three pie slices which indicate the type of activities associated with the site as follows:

- Underground Storage Tanks (UST/LUST)
- Cleanup Site (State Cleanup or Voluntary Cleanup)
- Hazardous Material Generator or Handler

Any combination of the three indicators is possible. In addition to the pie slices, a red circle around the outside of the pie indicates that a release to either groundwater or soils has occurred at the site.

4.3.1 Known/Confirmed Sources

Table 5 indicates two confirmed contaminant sources occur in the City’s wellhead capture zones. Confirmed contaminated sites are shown on Figure 6 by one of the following types of sites:
- State Cleanup Sites
- Leaking Underground Storage Tanks (LUST)

### 4.3.1.1 State Cleanup Sites

Both of the contaminant release sites in the City’s wellhead protection capture zones are included on the State Cleanup List. A brief discussion of each of these sites follows, with additional information provided in Appendix A.

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<thead>
<tr>
<th>Map ID</th>
<th>FS ID</th>
<th>Facility Name</th>
<th>Wellhead Protection Zone (WHPZ)</th>
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<tr>
<td>18</td>
<td>85837922</td>
<td>Goodyear Tire Camas</td>
<td>6-Months</td>
</tr>
<tr>
<td>21</td>
<td>22538744</td>
<td>Hi Way Fuel</td>
<td>CARA</td>
</tr>
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</table>

Goodyear Tire (FSID 85837922) is located at 3440 Third Avenue, Camas. Following the removal of three 500-gallon underground storage tanks in 1999, a release to the soil was noted (Gasoline, Diesel and Waste Oil). After the removal of the impacted soil, sampling confirmed that all petroleum hydrocarbon impacted soil had been removed. On September 6, 2001 Ecology issued a no further action determination for the site. This facility is participating in the Voluntary Cleanup Program (VCP).

The Hi Way Fuel site (FSID 22538744) is located at 1250 E Street in Washougal. In August through October of 1996, Hi Way Fuel underwent renovation which included the decommissioning of five underground tanks and associated piping. During the process subsurface contamination was encountered in the area of the former tanks. Clean up efforts removed the most highly contaminated soil, but due to structural issues not all impacted soil was removed. Soil borings were installed to assess the remaining soil contamination. Groundwater was not encountered to the depth of exploration, and has not been assessed.

### 4.3.2 Other Potential Sources

This section discusses other potential sources of contamination within the wellhead protection capture zones based on Ecology’s Facility database and Clark County’s parcel, stormwater, and septic system databases. The following potential contamination sources have been identified within or near the capture zones for the Washougal wells:

- Hazardous materials
- On-site septic systems
- Underground storage tanks
- Stormwater
- Unused and improperly constructed wells
- Agriculture, golf courses, and parks
- Transportation corridors
4.3.2.1 Hazardous Materials

The commercial use of chemicals poses a major threat to groundwater quality, since the chemicals can be accidentally spilled or disposed of improperly. The likelihood of such releases from spills can be reduced by proper methods of handling, spill prevention measures, and emergency response strategies. Improper disposal is likely the most common pathway for chemicals to be released into the environment. Therefore, risk reduction strategies should target on-site waste management practices. The following facility activity classifications were included as hazardous materials sites:

<table>
<thead>
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<th>Activity Code</th>
<th>Definition</th>
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<tr>
<td>HWG</td>
<td>Facilities that generate any quantity of a dangerous waste. They may be classified as small, medium or large quantity generators (SQG, MQG, or LQG) depending on hazardous waste generated for a given month.</td>
</tr>
<tr>
<td>HWOTHER</td>
<td>Facilities that are required to have a RCRA Site ID# but who do not generate and/or manage hazardous waste (XQG generator status). This includes transporters, used oil recyclers, and dangerous waste fuel marketers and burners.</td>
</tr>
<tr>
<td>HWTRNSFR</td>
<td>A transfer facility is a site, owned, leased or operated by a transporter of regulated hazardous waste shipments where any of the following occurs: 1) receives wastes from another transporter, 2) transfers wastes from one transport vehicle to another, 3) transfers waste from one container to another, or 4) stores waste within a vehicle or on property for 10 days or less. Examples of transfer facilities include a parking lot, warehouse, truck terminal, barge or steamship loading and unloading facility, or railroad spur loading or unloading facility.</td>
</tr>
<tr>
<td>HWTSDF</td>
<td>Facilities that treat store or dispose hazardous waste.</td>
</tr>
<tr>
<td>TIER2</td>
<td>Businesses that store 10,000 pounds or more of a hazardous chemical or 500 pounds or less, depending on the chemical, of an extremely hazardous chemical on site at any one time must report annually. Reports are sent to the State Emergency Response Commission [represented by Ecology], Local Emergency Planning Committees, and local fire departments for emergency planning. [product, not waste]</td>
</tr>
<tr>
<td>TRI</td>
<td>Facilities in specific industries that manufacture, process or use more than the threshold amount of one or more of 600 listed toxic chemicals. Most threshold amounts are 10,000 or 25,000 pounds per year. Some chemicals have much lower thresholds.</td>
</tr>
</tbody>
</table>

The most significant threats to groundwater are related to the use and storage of solvents. Solvents are persistent, both soluble and insoluble in water, and highly mobile. A large plume of contamination can be created with a small quantity of solvent.

The Washington State Facility Site database indicates that there are eleven sites within the City’s wellhead protection capture zones that fall into one of the above hazardous waste classifications. Of these eleven sites, three have active status, the rest are inactive. Inactive status indicates that the sites do not have current permitting, and therefore, are not actively overseen by Ecology.
The facility site index database does not indicate whether the sites listed are large or small hazardous waste generators.

### 4.3.2.2 On-Site Septic Systems

#### 4.3.2.2.1 Potential Risks

On-site septic systems pose a risk to groundwater where they are relatively high in density and/or where hazardous wastes are discharged to them. Potential contaminants from septic systems include pathogenic organisms (bacteria and parasites), toxic substances, and nitrogen compounds.

The extent to which pathogens are transported in the subsurface away from a septic drain field depends on the type of pathogen and the chemical and physical conditions in the subsurface. In general, if a septic system is properly sited, constructed, and maintained, the transport of microorganisms will be limited. Household hazardous chemicals such as cleaners, polishes, waxes, and paints can be transported to groundwater via a septic system. Some products contain toxic and persistent chemicals that can cause low-level contamination when coupled with a high density of septic systems. Homeowners can improperly apply or dispose of chemicals because they do not understand the threat these chemicals pose to groundwater quality. In some areas, business and commercial facilities still use on-site septic systems for sewage disposal. Business, commercial, and industrial operations that utilize on-site systems need to take special precautions to avoid contamination of their wastewater.

Ammonia and nitrate are highly soluble in water and can be expected in detectable quantities wherever portions of an aquifer are affected by septic system discharges. Septic systems are a source of nitrates in groundwater throughout Clark County. Nitrate is regulated, since ingestion can result in methemoglobinemia, or “blue baby” syndrome. Other sources of nitrate include fertilizers, feedlots, and natural mineral deposits. Background concentrations of nitrates in groundwater are typically less than 1 milligram of nitrogen per liter (mg-N/L). The maximum contaminant level (MCL) for nitrate is 10 mg-N/L. Nitrate levels in City supply wells are typically less than 2.5 mg/L.

Although significant portions of the urban area are served by sewer systems, some residents still rely on septic systems. Clark County maintains a GIS coverage of on-site septic system locations, locations are based on information provided by the Southwest Washington Health Department. The locations of the septic systems are plotted on Figure 6. This figure indicates that the Washougal wellhead protection capture zones have only 2 identified septic systems within the one-year capture zone, 19 systems within the 5 year capture zone, and 4 systems fall outside of these zones but within the CARA...
boundary. Overall, 25 septic systems fall within the City of Washougal’s Critical Aquifer Recharge Area boundary.

4.3.2.3 Underground Storage Tanks

Contamination in soil and groundwater caused by leaking USTs (“LUSTs”) is a major environmental, legal, and regulatory issue. The most common causes of leaks are structural failure, corrosion, improper fittings, improper installation, and natural phenomena. Although USTs usually contain flammable motor fuels or heating oils, they may contain other compounds used by industry, government, or business.

Leakage from USTs and associated piping often occurs without detection. Even relatively small amounts of certain compounds can adversely impact groundwater quality. Once released from an UST, some volatile organic compounds (VOCs) and petroleum products can rapidly migrate to groundwater, a problem that is especially serious in areas with permeable soils such as the sand and gravel comprising the PAA.

Of the many materials stored in USTs, solvents are considered among the most toxic. However, petroleum products may pose a greater total risk because of the prevalence of tanks containing petroleum products. In addition, petroleum products contain many potential contaminants, including three EPA priority pollutants: benzene, toluene, and ethylbenzene. Benzene is a known human carcinogen.

Figure 6 shows the locations of USTs in the WHPA that are summarized in Table 5. These sites were identified from the Washington Department of Ecology (WDOE) UST site data. Most of them lie along the railroad corridor and within areas zoned industrial and commercial.

A total of ten USTs occur within the City’s wellhead protection capture zones. Based on status information from Ecology, three are active and seven are inactive. Inactive USTs do not currently store materials.

4.3.2.4 Storm Water

Storm water (i.e., urban runoff) is produced when rainfall or other precipitation accumulates faster than it can evaporate, be used by plants, or infiltrate to the subsurface. Urban areas produce more runoff than rural areas because they have more impermeable and reduced permeability surfaces, such as rooftops, driveways, streets, and highways. These surfaces not only promote runoff but they also reduce the infiltration that recharges groundwater supplies. Even grass lawns can produce more runoff than forests and pasture.

Storm water typically contains pollutants, such as sediment, nutrients, bacteria, oils and grease, metals, and other toxicants. Many of these contaminants come from air pollution, motor vehicles, application of pesticides and fertilizers, soil erosion, and pet feces. Roofing materials have also been identified as a diffuse source of metals in runoff, particularly zinc (Good, 1993). In general, contaminant concentrations in storm water are
similar for all land uses with slightly higher nitrate concentrations in residential areas and higher zinc concentrations in commercial areas. Concentrated sources of storm water contamination may also occur if undiluted pollutants (e.g., fertilizer, gasoline) are accidentally spilled or intentionally released and enter storm drains.

Storm water contamination has primarily been a concern for surface water pollution because most urban runoff is directed to streams, lakes, and other water bodies with fish and other aquatic life that are highly sensitive to common storm water contaminants. However, where storm water is discharged to infiltration areas, there is also potential for groundwater contamination.

4.3.2.4.1 Potential Risks
Concern over potential groundwater contamination from storm water has been recognized by several governmental agencies in western Washington. Storm water-related impacts to water quality are of particular concern in industrial, commercial, and high-density residential development areas, where runoff volumes can be large. Consequently, storm water runoff from highways and roads can introduce contaminants such as heavy metals, organic priority pollutants, pesticides, and coliform bacteria into the groundwater system. Impervious surfaces in the commercial and industrial areas along SR-14, the southern terminus of SR-500, the railroad, and 3rd Avenue contribute substantial amounts of runoff in the Washougal study area. Storm water runoff from lawns and agricultural areas can introduce nitrate, herbicides, pesticides, and bacterial contaminants.

4.3.2.4.2 Dry Well Occurrence in the Washougal Area
Dry wells were historically used in many areas of Clark County for disposal of storm water. Dry well locations in the Washougal vicinity were obtained from Clark County GIS mapping. Dry well locations are presented on Figure 6. Most of the dry wells are in the older part of Washougal which includes the area bounded by 6th Street on the west, 32nd Street on the east, SR-14 on the south, and where Washougal River road crosses the Washougal River on the north. This area includes a portion of the 5-year wellhead protection capture zone for the City of Washougal’s Lower wellfield. Dry wells are the most common storm water facility in the older parts of Washougal, whereas surface storm water facilities are the most common in newer developments of Washougal. All new construction of storm water facilities in Washougal include only surface storm water facilities such as biofiltration swales and retention ponds. These types of facilities tend to minimize introduction of contaminants to underlying aquifers.

4.3.2.5 Unused, and Improperly Constructed Wells
Well casings can provide a conduit between the ground surface and underlying aquifers. Improperly constructed or abandoned wells pose several potential problems. In wells with no surface seal, contaminants introduced near the wellhead can move downward outside the casing to underlying aquifers. Many older wells that were constructed before the implementation of Washington Administrative Code (WAC) 173-160 have no surface seal. Unused wells that have not been properly abandoned are left uncapped in many cases, posing a special risk because contaminants can be introduced directly into the
aquifer. Unused wells also pose a risk when they are damaged during site redevelopment. Any of these situations can provide a conduit for contaminant movement.

Public water supplies have served most of the Washougal since the 1930s and few private wells exist in this area. Therefore, unused and improperly constructed wells do not pose a significant risk to the City’s supply sources.

The City is not currently using Wells 2, 3 and 4 at their Upper Wellfield. According to John Roth, City Water and Wastewater Manager, Wells 2 and 3 are capped and Well 4 still has a motor in place. Although the City largely controls land use at the wellfield, it may be prudent to consider abandoning these wells per WAC 173-150-381 if there is no intent to use them for future supply.

4.3.2.6 Agriculture, Golf Courses, Parks, and Lawns

Fertilizers, pesticides, and herbicides are applied to residential lawns, commercial landscaping, agricultural lands, and landscaped areas adjacent to roads. If optimally applied, these chemicals pose little threat to groundwater, however, applications are commonly not made correctly and groundwater contamination can result if fertilizers are applied in exceedance of the agronomic uptake rate. Excess nitrate from fertilizer will be recharged to the underlying groundwater system. Frimpter and others (1990) estimated that an average of 9 pounds of nitrate-N leached annually to groundwater from each 5,000-square-foot lawn. Landscaping activities can also be the source of pesticides and herbicides such as EDB, DBCP, and dicamba.

Both of the City’s wellfields lie adjacent to city parks (Goot and Hathaway parks). Residential lawns and landscaping occur throughout Washougal’s WHPA. These are potential sources of nitrogen, pesticide and herbicide contamination to the groundwater. The risk of groundwater contamination is high in the PAA because the aquifer is unconfined and groundwater is relatively shallow. Historical landscaping activities do not appear to have any impact on wellfield water quality but should be managed wherever possible to minimize future impacts.

4.3.2.7 Transportation Spills

Vehicles transporting hazardous material can be a source of groundwater contamination through accidents and resultant chemical spills. Hazardous materials are transported through Washougal on a daily basis. The major transportation routes include:

- SR-14
- Burlington Northern Santa Fe Railroad
- 3rd Avenue

All of these transportation corridors go through the City’s wellhead protection capture zones and are very close to the individual supply wells. A major spill along any of these routes could adversely impact groundwater pumped from all of the City’s Lower
Wellfield supply sources. Transportation spills pose little risk to the Upper Wellfield supply sources.

About 32 to 45 Burlington Northern Santa Fe (BNSF) freight trains pass through the Washougal area on a daily basis (pers. comm. Read Fay, BNSF). Approximately 120 train cars per day contain hazardous materials (including petrochemicals). Maximum speed of these trains does not exceed 45 to 50 miles per hour. These low speeds and the durability of the tank cars minimize the possibility of a spill in the unlikely event of a derailment. However, an uncontrolled crossing in the City of Camas, approximately 0.4 miles west of the Lower Washougal Wellfield presents some added risk. BNSF has their own spill response plan and contracts with local firms to handle any hazardous material problems. In the event of a derailment and release, the highly permeable nature of the sediments in the vicinity of the wellfield may make containment and protection of the aquifer difficult. It is worth noting that in a worse case scenario, a release from a single train car could result in the nearly permanent loss of the Lower Wellfield as a source of potable water.

Because all gasoline powered vehicles carry some risk of a contaminant release, even relatively small roads pose some risk to water supply wells. This is especially true when the distance between the roads and the wells becomes small, and when the underlying aquifer has high susceptibility. For this reason, the Washington State Department of Health (DOH) generally discourages placement of roads within the sanitary control radius (SCA) of public water system wells. We understand that the City of Camas is exploring the possibility of providing access to the Anderson Property via a road that would be constructed along the north side, and within the SCA of Washougal’s Lower Wellfield. Engineering controls such as storm water collection systems could reduce the risk associated with such a road. Such design considerations would need to be evaluated by DOH before a road could be constructed within the Lower Wellfield SCA.

4.4 Wellhead Susceptibility/Vulnerability Analysis

The sensitivity of the City’s groundwater sources to potential contamination was evaluated by assessing the relative susceptibility and vulnerability of the City’s Lower and Upper wellfield areas. Susceptibility refers to the estimated ease of contaminant transport from the land surface to the aquifer. Vulnerability accounts for the potential of contaminant releases at the land surface.

4.4.1 Alluvial Aquifer – Lower Washougal Wellfield

As described in Section 2.2.1, the PAA occurs in the floodplains of the Columbia and Washougal rivers and is predominantly comprised of permeable sand, gravel and cobble deposits. Reported depth to groundwater in the aquifer is as little as 30 feet below land surface in supply wells completed at the City’s wellfields. While some fine-grained or cemented zones are noted above the shallow water table in drilling logs, in many cases they are absent in the logs of neighboring wells. Therefore, no laterally extensive low permeability layer exists between the land surface and the water table to protect the PAA from contaminants released at the land surface. The aquifer is therefore considered to exhibit relatively high susceptibility.
Several natural mechanisms exist for attenuation of pollutant loading to the alluvial aquifer. While these mechanisms are probably benefiting groundwater quality under current conditions, they do not substantially reduce the aquifer’s susceptibility rating. Percolation of recharge through the unsaturated zone (from the land surface to the water table) supports some reduction of selected contaminants via: (1) adsorption to particulates and oxides; (2) precipitation in aerated zones; and (3) biodegradation. However, the course texture of the sediments and general lack of organic matter suggests that the unsaturated zone offers minor contaminant attenuation relative to more silty, organic soils. Dilution via mixing with uncontaminated recharge in the unsaturated zone and the alluvial aquifer also serves to reduce contaminant concentrations. Because it is certain that some contaminant loading occurs at the land surface (e.g., from known contaminated sites, urban runoff and septic systems), the fact that historic groundwater quality monitoring has detected minimal contamination supports the value of these two processes. However, lack of contaminant detection in the City’s wells does not mean that contamination is not reaching the water table in adjacent areas. It is important to understand that these natural attenuation processes are not likely to offer sufficient protection against a significant contaminant spill or release at the land surface.

Aquifer vulnerability is typically expressed as a risk factor, calculated by multiplying ratings reflecting the ease of contaminant transport to the water table (susceptibility) by the potential for contaminant releases at the land surface. Thus, the risk of groundwater contamination depends on both the hydrogeologic framework and the activities conducted at the land surface. In the case of Washougal, the PAA should be considered highly vulnerable to potential contamination. While active, known/confirmed sources of groundwater contamination are limited, potential sources of contamination include:

- Known and unknown UST’s and LUST’s
- Hazardous waste generators
- Industrially or commercially zoned areas and related parcels of concern
- Dry wells and septic systems
- Transportation spills
- Other potential sources

**Contingency and Spill Response Planning**

4.5 Introduction

WAC 246-290-135 (Source Water Protection) requires that Wellhead Protection Plans include a contingency plan to ensure consumers have an adequate supply of potable water in the event that contamination results in the temporary or permanent loss of the principal source of supply (major well(s) or wellfield). A contingency plan is particularly important for the City of Washougal due to the concentration of the primary sources of supply in a relatively small area (Lower Wellfield), and the highly susceptible nature of the aquifer in that area.
4.6 Sources and Demand

Current and estimated year 2030 peak daily demands are 3.7 and 6.0 million gallons per day (mgd) respectively. The current capacity of all the system’s active wells is 8.6 mgd, which is sufficient to provide peak capacity in the year 2030. Specific individual well capacities are listed in Table 1.

4.7 Potential Source Loss Scenarios

The loss of one of the City’s supply wells due to contamination or other problems will result in a reduction in the overall system production capacity. However, the loss of even the systems largest capacity well (Well 12, 1500 gpm) would not result in an inability to meet current or future demands. Only the simultaneous loss of multiple wells (or other related infrastructure) could result in the city experiencing an inability to meet demand.

Risk of losing multiple wells from a single contamination release arises from the fact that most of the City’s wells are clustered in close proximity to each other and may be susceptible to the same contamination event. Most of the City’s current supply is provided by the Lower Wellfield. As discussed in Section 4.3.2.7, the Lower Wellfield is at risk from spill / contaminant release along the BNSF railroad corridor.

The current combined capacity of the Lower Wellfield is 6.7 mgd, compared to the Upper Wellfield capacity of 1.9 mgd. In the event that the City’s Lower Wellfield became inoperable due to a major contaminant release, the City could have difficulty meeting their entire water demand from the Upper Wellfield alone. In this event, the City would need to rely on its two interties with the City of Camas. The capacity of these interties to meet this sort of catastrophic loss has not been evaluated. Hydraulic modeling of a worst case scenario should be completed to assess the ultimate reliability of the system under summer peaking demands.

A worst case scenario (loss of the Lower Wellfield) event could be handled more effectively if the City possessed more balanced redundancy in terms of spatial distribution of production capacity. Development of an additional wellfield located in a different area from the Lower Wellfield could provide such redundancy.

The Cities of Camas and Washougal are currently working towards development of a regional wellfield supply source near the Steigerwald Wildlife Refuge southeast of Washougal (Figure 1). To date, the Cities have installed two test wells and completed other hydrogeologic characterization and modeling that demonstrates the viability of developing at least 15 mgd from this area (PGG, 2007). The Cities have also submitted a joint application (G2-30528) to the Department of Ecology that requests 17,213 gpm and 13,555 ac-ft/yr to meet the City’s long term growth targets beyond the 20-year planning horizon. Development of the Steigerwald wellfield will likely be initiated in the next 10 to 15 years.
4.8 Spill Response Planning

The results of the susceptibility assessment should be utilized by local emergency responders to evaluate whether changes in spill / incident response measures are needed to better protect groundwater quality within the WHPA. Spill response plans related to the BNSF railroad corridor in the vicinity of the Lower Wellfield should receive a high level of attention.

5 References


Table 1. Summary Information for Active Washougal Production Wells

<table>
<thead>
<tr>
<th>Lower Wellfield</th>
<th>Elevation (ft-msl)</th>
<th>Type of Completion</th>
<th>Top (ft-bgs)</th>
<th>Bot (ft-bgs)</th>
<th>SWL (ft-bgs)</th>
<th>SWL Date</th>
<th>Well Cap. (gpm)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Well 5</td>
<td>50</td>
<td>Perf</td>
<td>84.5</td>
<td>98</td>
<td>29</td>
<td>6/1/1954</td>
<td>650</td>
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<tr>
<td>Well 6</td>
<td>50</td>
<td>Perf</td>
<td>84</td>
<td>94</td>
<td>43.5</td>
<td>1942</td>
<td>675</td>
</tr>
<tr>
<td>Well 7</td>
<td>50</td>
<td>Perf</td>
<td>80</td>
<td>94</td>
<td>33</td>
<td>7/10/1947</td>
<td>850</td>
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<tr>
<td>Well 11</td>
<td>50</td>
<td>Screen</td>
<td>66</td>
<td>97</td>
<td>41.1</td>
<td>1/26/1984</td>
<td>1000</td>
</tr>
<tr>
<td>Well 12</td>
<td>50</td>
<td>Screen</td>
<td>72</td>
<td>82</td>
<td>44.6</td>
<td>7/20/2007</td>
<td>1500</td>
</tr>
</tbody>
</table>

Upper Wellfield

| Well 1          | 90                | Unknown            | ??           | < 128        | ??           | 925        |
| Well 10         | 94                | Screen             | 88.5         | 113.5        | 64.2         | 2/3/1984   | 400            |

Table 2. Washougal Supply Well Pumping Rates for WHP Capture Zone Modeling

<table>
<thead>
<tr>
<th>Lower Wellfield</th>
<th>Instantaneous (Qi) Rate (gpm)</th>
<th>Average Annual Rate (gpm)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Well 5</td>
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<td>254</td>
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<td>Well 7</td>
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<td>Well 11</td>
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<td>391</td>
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<tr>
<td>Well 12</td>
<td>1,500</td>
<td>587</td>
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<tr>
<td>Subtotal</td>
<td>4,675</td>
<td>1,829</td>
</tr>
</tbody>
</table>

Upper Wellfield

| Well 1          | 925                           | 362                       |
| Well 10         | 400                           | 156                       |
| Subtotal        | 1,325                         | 518                       |
| Totals          | 6,000                         | 2,347                     |
Table 3. Summary of Land Use Types of Concern

<table>
<thead>
<tr>
<th>Parcel Land-Use Description</th>
<th>Number of Parcels Within WHPZs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auto Body Shop</td>
<td>1</td>
</tr>
<tr>
<td>Bio-Filtration Swales/Ponds</td>
<td>1</td>
</tr>
<tr>
<td>Drive Through Car Wash</td>
<td>7</td>
</tr>
<tr>
<td>Electric power operating, maintenance, and repair building.</td>
<td>1</td>
</tr>
<tr>
<td>Feedlots</td>
<td>1</td>
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<tr>
<td>Fleet Operation Centers &amp; Storage</td>
<td>5</td>
</tr>
<tr>
<td>General repair &amp; service garages</td>
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<tr>
<td>Mfg - Lumber &amp; Wood Products</td>
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<tr>
<td>Parking Lot: Gravel, for adjoining building</td>
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</tr>
<tr>
<td>SERVICE REPAIR SHOP</td>
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<tr>
<td>Service Station w/ Tanks &amp; Pumps or Card Lock Station</td>
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<tr>
<td>Tires (includes retread tires), batteries, parts and accessories</td>
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</tr>
<tr>
<td>dealers</td>
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<tr>
<td>Veterinarians / Small Animal Hospitals.</td>
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<td>Owner Name</td>
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<td>501090000018</td>
<td>SCHRIFTER BRIAN</td>
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<td>33</td>
<td>3811629</td>
</tr>
</tbody>
</table>

<sup>1</sup> GW - Groundwater  <sup>2</sup> C - Confirmed  SL - Soil  R - Remediated
FIGURE 2
Hydrogeologic Cross Section A-A'

LEGEND
- Pleistocene Alluvial Aquifer
- Sand and Gravel Aquifer
- Older Rocks

V. Water Level
W. Completion Interval
FIGURE 3
Hydrogeologic Cross Sections
B-B' and C-C'

LEGEND
- Pleistocene Alluvial Aquifer
- Sand and Gravel Aquifer
- Well Water Level
- Well Completion Interval
- Older Rocks

Washougal Wellhead Protection Plan
JMU00, M00L-J08L, June/2011

002713
Figure 5
Zoning Categories

- Industrial
- Residential
- Commercial
- Park/OS/Public

- Washougal Supply Well
- Camas Supply Well
- Camas Proposed Supply Well
- Other Wells

- Critical Aquifer Recharge Area (CARA)
- 6 Month Capture Zone
- 1 Year Capture Zone
- 5 Year Capture Zone

Washougal Wellhead Protection Plan

002715
Appendix A

Environmental Sites Information
Facility/Site: All Seasons Auto Centers Inc Camas
18768638

Also known as:

Address
3440 NE 3RD AVE
CAMAS WA 98607

Decimal Coordinates
Latitude: 45.58557
Longitude: -122.37007

Geographic Information
Ecology Region: SWRO
Legislatve District: 18
WRIA: 28
County: Clark
Congressional District: 3
Tribal Land: No

Ecology Interactions

<table>
<thead>
<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Program Phone</th>
<th>Program ID</th>
<th>Start Date</th>
<th>End Date</th>
</tr>
</thead>
</table>

Report generated on 09-29-2011
No NAICS information is available for this facility site.

### Industrial Codes (External Links Below)

<table>
<thead>
<tr>
<th>SIC Code</th>
<th>SIC Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>7538</td>
<td>GENERAL AUTOMOTIVE REPAIR SHOPS</td>
</tr>
</tbody>
</table>

Report generated on 09-29-2011
Facility/Site: Brass Lamp Motor Inn
64124152

Also known as:

Address
544 6TH ST
WASHOUGAL WA 98671

Decimal Coordinates
Latitude: 45.58158
Longitude: -122.36917

Geographic Information
Ecology Region: SWRO
Legislative District: 18
WRIA: 28
County: Clark
Congressional District: 3
Tribal Land: No

Ecology Interactions

<table>
<thead>
<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Program Phone</th>
<th>Program ID</th>
<th>Start Date</th>
<th>End Date</th>
</tr>
</thead>
</table>

Report generated on 09-29-2011
No NAICS information is available for this facility site.

<table>
<thead>
<tr>
<th>SIC Code</th>
<th>SIC Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>9511</td>
<td>AIR, WATER, &amp; SOLID WASTE MANAGEMENT</td>
</tr>
</tbody>
</table>

Report generated on 09-29-2011
Facility/Site: COLUMBIA WAREHOUSE
37125488

Also known as: COLUMBIA STORAGE INC C ST

Address
361 C ST
WASHOUGAL WA 98671

Decimal Coordinates
Latitude: 45.58079
Longitude: -122.37573

Geographic Information
Ecology Region: SWRO
Legislative District: 18
WRIA: 28
County: Clark
Congressional District: 3
Tribal Land: No

Ecology Interactions

<table>
<thead>
<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Program Phone</th>
<th>Program ID</th>
<th>Start Date</th>
<th>End Date</th>
</tr>
</thead>
</table>

Report generated on 09-29-2011
Industrial Codes (External Links Below)

No NAICS information is available for this facility site.

<table>
<thead>
<tr>
<th>SIC Code</th>
<th>SIC Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>4225</td>
<td>GENERAL WAREHOUSING AND STORAGE</td>
</tr>
</tbody>
</table>
## Regulated Underground Storage Tanks Site List

**Facility-Site ID:** 37125488  
**UST Site ID:** 6085  
**Location:** 361 C ST PO BOX 530  
**Responsible Unit:** SOUTHWEST  
**Site Name:** COLUMBIA WAREHOUSE  
**Lat / Long:** 45.58079, -122.37573

<table>
<thead>
<tr>
<th>Tank Name</th>
<th>Tank Status</th>
<th>Install Date</th>
<th>Capacity Range</th>
<th>Compartment #</th>
<th>Substance Stored</th>
</tr>
</thead>
<tbody>
<tr>
<td>TANK #1</td>
<td>Removed</td>
<td>12/31/1964</td>
<td></td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>TANK #2</td>
<td>Closed in Place</td>
<td>12/31/1964</td>
<td></td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>TANK #3</td>
<td>Removed</td>
<td>12/31/1964</td>
<td>111 TO 1,100 Gallons</td>
<td>1</td>
<td>Leaded Gasoline</td>
</tr>
</tbody>
</table>

[Report: TCP_web_reporting/RegulatedUSTs.rdl]
### Storage Tank: Tank #1

**Site Information**
- **Site ID:** 6085
- **Site Tag #:** none

**Facility Site Information**
- **Facility Site ID:** 37125488

**Site Address:**
- **COLUMBIA WAREHOUSE**
- **361 C ST PO BOX 530**
- **WASHOUGAL, WA 98671**
- **Phone #:** (206) 835-8351

**Latitude/Longitude:**
- **Lat/Long:** 45° 34' 50.8" / -122° 22' 32.6"

**TANK INFORMATION**
- **Tank Name:** TANK #1
- **Status:** Removed
- **Upgrade DT:**
- **Install Date:** December 31, 1964
- **Status Date:** August 6, 1996
- **Permit Expiration Date:** No Closed Date Recorded

**COMPARTMENT DETAILS**
- **Compartment #:** 1
- **MATERIAL:** Steel
- **CONSTRUCTION:** Single Wall Tank

### Storage Tank: Tank #2

**Site Information**
- **Site ID:** 6085
- **Site Tag #:** none

**Facility Site Information**
- **Facility Site ID:** 37125488

**Site Address:**
- **COLUMBIA WAREHOUSE**
- **361 C ST**
- **WASHOUGAL, WA 98671**
- **Phone #:** (206) 835-8351

**Latitude/Longitude:**
- **Lat/Long:** 45° 34' 50.8" / -122° 22' 32.6"

**TANK INFORMATION**
- **Tank Name:** TANK #2
- **Status:** Closed in Place
- **Upgrade DT:**
- **Install Date:** December 31, 1964
- **Status Date:** August 6, 1996
- **Permit Expiration Date:** No Closed Date Recorded

**COMPARTMENT DETAILS**
- **Compartment #:** 1
- **MATERIAL:** Steel
- **CONSTRUCTION:** Single Wall Tank
### Tank Data Summary

**SITE INFORMATION**

<table>
<thead>
<tr>
<th>Site ID: 6085</th>
<th>Site Tag #: none</th>
</tr>
</thead>
<tbody>
<tr>
<td>COLUMBIA WAREHOUSE</td>
<td></td>
</tr>
<tr>
<td>361 C ST PO BOX 530</td>
<td></td>
</tr>
<tr>
<td>WASHOUGAL, WA 98671</td>
<td></td>
</tr>
<tr>
<td>Phone #: (206) 835-8351</td>
<td>-</td>
</tr>
</tbody>
</table>

**FACILITY SITE INFORMATION**

<table>
<thead>
<tr>
<th>Facility Site ID: 37125488</th>
</tr>
</thead>
<tbody>
<tr>
<td>COLUMBIA WAREHOUSE</td>
</tr>
<tr>
<td>361 C ST</td>
</tr>
<tr>
<td>WASHOUGAL, WA 98671</td>
</tr>
<tr>
<td>Lat/Long: 45° 34' 50.8&quot; / -122° 22' 32.6&quot;</td>
</tr>
</tbody>
</table>

**TANK INFORMATION**

<table>
<thead>
<tr>
<th>TANK NAME: TANK #3</th>
<th>Status: Removed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Install Date</td>
<td>Status Date</td>
</tr>
<tr>
<td>December 31, 1964</td>
<td>August 6, 1996</td>
</tr>
</tbody>
</table>

| CAPACITY RANGE: 111 TO 1,100 Gallons |
| PUMP SYSTEM: |
| SPILL PREVENTION: |
| OVERFILL PREVENTION: |

**COMPARTMENT DETAILS**

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>SUBSTANCE STORED</th>
<th>SUBSTANCE USED</th>
<th>ACTUAL CAPACITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Leaded Gasoline</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Report Information: Path TCP_Web_Reporting\TankDetails.rdl
Facility/Site: GOODYEAR TIRE CAMAS
85837922

Also known as: GOODYEAR TIRE CAMAS, SCHUCKS AUTO SUPPLY

Address
3440 3RD AVE
CAMAS WA 98607

Decimal Coordinates
Latitude: 45.5838
Longitude: -122.36929

Geographic Information
Ecology Region: SWRO
Legislative District: 18
WRIA: 28
County: Clark
Congressional District: 3
Tribal Land: No

Ecology Interactions

<table>
<thead>
<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Phone</th>
<th>Program ID</th>
<th>Start Date</th>
<th>End Date</th>
</tr>
</thead>
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Report generated on 09-29-2011
Underground Storage Tank

|------------|----------------|--------|-----------|-----------|

**Industrial Codes (External Links Below)**

No NAICS information is available for this facility site.

<table>
<thead>
<tr>
<th>SIC Code</th>
<th>SIC Description</th>
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<tbody>
<tr>
<td>5014</td>
<td>TIRES AND TUBES</td>
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</table>

Report generated on 09-29-2011
### CLARK COUNTY

#### SITE I

**GOODYEAR TIRE CAMAS**

Alternate Name(s): GOODYEAR TIRE CAMAS, SCHUCKS AUTO SUPPLY

#### LOCATION:

- **Address**: 3440 3RD AVE, CAMAS 98607
- **Lat/Long**: 45.58380, -122.36929
- **Township/Range/Section**: 1N 4E 53

- **Legislative District**: 18
- **Congressional District**: 3

#### STATUS:

- **Ecology Status**: No Further Action
- **Responsible Unit**: Southwest
- **Site Manager**: Szyszkowski, Marcel
- **Statute**: MTCA
- **WARM BIN#**: N/A
- **Environmental Covenant?**: No
- **Is Brownfield?**: No
- **Is PSI Site?**: No
- **UST Site ID**: 496977
- **WRIA ID**: 28
- **NFA Received?**: Yes
- **NFA Date**: 9/4/2001
- **NFA Reason**: NFA-Voluntary Cleanup Program Review

#### SITE ACTIVITIES:

<table>
<thead>
<tr>
<th>Applies to</th>
<th>Related ID (Unit-LUST-VCP)</th>
<th>Activity Display Name</th>
<th>Status</th>
<th>Start Date</th>
<th>End Date</th>
<th>Legal Mechanism</th>
<th>Performed By</th>
<th>Project Manager</th>
</tr>
</thead>
<tbody>
<tr>
<td>CleanupSite</td>
<td>Site Discovery/Release Report Received</td>
<td>5/27/1999</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Szyszkowski, Marcel</td>
<td></td>
</tr>
<tr>
<td>CleanupSite</td>
<td>Site Status Changed to NFA</td>
<td>9/4/2001</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>CleanupSite</td>
<td>Ecology Routine Cleanup</td>
<td>Completed 5/27/1999 9/13/1999 Independent PLP</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Szyszkowski, Marcel</td>
<td></td>
</tr>
<tr>
<td>Lust</td>
<td>LUST - Report Received</td>
<td>10/6/1999 9/13/1999</td>
<td></td>
<td></td>
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<tr>
<td>VcpProject</td>
<td>SW0350 VCP Application</td>
<td>Completed 8/3/2001</td>
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<td>Szyszkowski, Marcel</td>
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<tr>
<td>VcpProject</td>
<td>SW0350 VCP Termination</td>
<td>Completed 3/7/2002</td>
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<td>VcpProject</td>
<td>SW0350 VCP Opinion on Cleanup Action</td>
<td>Cancelled</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Szyszkowski, Marcel</td>
<td></td>
</tr>
</tbody>
</table>

#### AFFECTED MEDIA & CONTAMINANTS:

<table>
<thead>
<tr>
<th>Contaminant</th>
<th>Ground Water</th>
<th>Surface Water</th>
<th>Soil</th>
<th>Sediment</th>
<th>Air</th>
<th>Bedrock</th>
</tr>
</thead>
<tbody>
<tr>
<td>Halogenated Organics</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>R</td>
</tr>
</tbody>
</table>
## Cleanup Site Details

<table>
<thead>
<tr>
<th>Petroleum-Other</th>
<th>C</th>
</tr>
</thead>
</table>

**Key:**

- B - Below Cleanup Level
- C - Confirmed Above Cleanup Level
- S - Suspected
- R - Remediated
- RA - Remediated-Above
- RB - Remediated-Below
<table>
<thead>
<tr>
<th>Facility Site ID</th>
<th>CS ID</th>
<th>Site Address</th>
<th>City, Zip</th>
<th>NFA Basis</th>
<th>Rank</th>
<th>VCP</th>
<th>NFA Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>85837922</td>
<td>6772</td>
<td>GOODYEAR TIRE CAMAS</td>
<td>CAMAS, 98607</td>
<td>NFA-VCP Review</td>
<td>☑</td>
<td></td>
<td>09/04/2001</td>
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<tr>
<td></td>
<td></td>
<td>3440 3RD AVE</td>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>
No Further Action (NFA) Report Legend

This report includes all sites previously on the Confirmed & Suspected Contaminated Sites list that have received a 'No Further Action' (NFA) determination. Data in this report are subject to change at any time.

Explanation of Column Headings:

**CS ID** = Cleanup Site ID number

**Rank**: Indicates the outcome of the WAshington Ranking Model or 'WARM'. The WARM rank is always a number between 1 and 5, with a 1 indicating the greatest assessed risk to human health and the environment and a 5 indicating the lowest assessed risk. A zero in this column indicates that the site is either on the federal national Priorities List (NPL) or is a sub-site or operable unit of an NPL site. NPL sites are ranked separately under the federal Hazard Ranking System (HRS).

**VCP** = Voluntary Cleanup Program. A 'check' in this column indicates that the cleanup was conducted under the Voluntary Cleanup Program.

Explanation of 'NFA Type' Choices:

Cleanup Complete = Cleanup completed, not on Hazardous Sites List (HSL)
NFA-SHA = NFA after Site Hazard Assessment (SHA)
NFA-IRAP Review = NFA following earlier IRAP (Independent Remedial Action Program) Review
NFA-II = NFA following Initial Investigation (II)
NFA-SHA, IRAP, or VCP = NFA after Assessment, IRAP Review, or Voluntary Cleanup
NFA-VCP Review = NFA following review under the Voluntary Cleanup Program
Prior Authority = Cleaned up under prior statutory authority (predates Model Toxics Control Act)
NFA-ECO SUP / Conducted Cleanup = NFA after Ecology-Supervised or Conducted cleanup
RC, IC = Restrictive Covenant(s) or Institutional Control(s) required
Historic LUST NFA = Historical data, NFA under Leaking Underground Storage Tank (LUST) program
II = NFA after Initial Investigation (II)
<table>
<thead>
<tr>
<th>Tank Name</th>
<th>Tank Status</th>
<th>Install Date</th>
<th>Capacity Range</th>
<th>Compartment #</th>
<th>Substance Stored</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Removed</td>
<td>01/01/1900</td>
<td>1,101 to 2,000 Gallons</td>
<td>1</td>
<td>Diesel</td>
</tr>
<tr>
<td>2</td>
<td>Removed</td>
<td>01/01/1900</td>
<td>1,101 to 2,000 Gallons</td>
<td>1</td>
<td>Diesel</td>
</tr>
<tr>
<td>3</td>
<td>Removed</td>
<td>01/01/1964</td>
<td></td>
<td>1</td>
<td>Unleaded Gasoline</td>
</tr>
<tr>
<td>4</td>
<td>Removed</td>
<td>01/01/1900</td>
<td></td>
<td>1</td>
<td>Diesel</td>
</tr>
<tr>
<td>5</td>
<td>Removed</td>
<td>01/01/1964</td>
<td></td>
<td>1</td>
<td>Used Oil/Waste Oil</td>
</tr>
</tbody>
</table>
### Storage Tank: 2

**Site Information**
- **Site ID:** 496977
- **Site Tag #:** none
- **Phone #:** () -

**Facility Site Information**
- **Facility Site ID:** 85837922
- **Latitude/Longitude:** 45° 35' 1.67" / -122° 22' 9.44"

**Tank Name: 2**
- **Status:** Removed
- **Upgrade DT:**

<table>
<thead>
<tr>
<th>Install Date</th>
<th>Status Date</th>
<th>Permit Expiration Date</th>
<th>Permanently Closed Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 1, 1900</td>
<td>December 10, 1999</td>
<td></td>
<td>No Closed Date Recorded</td>
</tr>
</tbody>
</table>

**Capacity Range:** 1,101 to 2,000 Gallons

**Compartment Details**

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>Substance Stored</th>
<th>Substance Used</th>
<th>Actual Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Diesel</td>
<td></td>
<td>2500</td>
</tr>
</tbody>
</table>

### Storage Tank: 3

**Site Information**
- **Site ID:** 496977
- **Site Tag #:** none
- **Phone #:** () -

**Facility Site Information**
- **Facility Site ID:** 85837922
- **Latitude/Longitude:** 45° 35' 1.67" / -122° 22' 9.44"

**Tank Name: 3**
- **Status:** Removed
- **Upgrade DT:**

<table>
<thead>
<tr>
<th>Install Date</th>
<th>Status Date</th>
<th>Permit Expiration Date</th>
<th>Permanently Closed Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 1, 1964</td>
<td>February 21, 2001</td>
<td></td>
<td>No Closed Date Recorded</td>
</tr>
</tbody>
</table>

**Capacity Range:**

**Compartment Details**

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>Substance Stored</th>
<th>Substance Used</th>
<th>Actual Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Unleaded Gasoline</td>
<td></td>
<td>500</td>
</tr>
</tbody>
</table>
## Storage Tank: 5

**Site Information**

- **Site ID:** 496977
- **Facility Site ID:** 85837922
- **Address:** GOODYEAR TIRE CAMAS, 3440 3RD AVE, CAMAS, WA 98607
- **Phone:** () -
- **UBI:** --

**Site Information**

- **Site Tag #:** none
- **Facility Site ID:** 85837922
- **Address:** GOODYEAR TIRE CAMAS, 3440 3RD AVE, CAMAS, WA 98607
- **Lat/Long:** 45° 35' 1.67" / -122° 22' 9.44"

**Tank Information**

- **Tank ID:** 559723
- **Status:** Removed
- **Install Date:** January 1, 1964
- **Status Date:** February 21, 2001
- **Permit Expiration Date:**
- **Permanently Closed Date:** No Closed Date Recorded
- **Capacity Range:**
- **Pump System:**
- **Spill Prevention:**
- **Overfill Prevention:**

**Compartment Details**

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>Substance Stored</th>
<th>Substance Used</th>
<th>Actual Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Used Oil/Waste Oil</td>
<td></td>
<td>275</td>
</tr>
</tbody>
</table>

## Storage Tank: 1

**Site Information**

- **Site ID:** 496977
- **Facility Site ID:** 85837922
- **Address:** GOODYEAR TIRE CAMAS, 3440 3RD AVE, CAMAS, WA 98607
- **Phone:** () -
- **UBI:** --

**Tank Information**

- **Tank ID:** 496985
- **Status:** Removed
- **Install Date:** January 1, 1900
- **Status Date:** December 10, 1999
- **Permit Expiration Date:**
- **Permanently Closed Date:** No Closed Date Recorded
- **Capacity Range:** 1,101 to 2,000 Gallons
- **Pump System:**
- **Spill Prevention:**
- **Overfill Prevention:**

**Compartment Details**

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>Substance Stored</th>
<th>Substance Used</th>
<th>Actual Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Diesel</td>
<td></td>
<td>2500</td>
</tr>
<tr>
<td>TANK NAME: 4</td>
<td>Status: Removed</td>
<td>Upgrade DT:</td>
<td></td>
</tr>
<tr>
<td>-------------</td>
<td>----------------</td>
<td>-------------</td>
<td></td>
</tr>
<tr>
<td>Install Date</td>
<td>February 21, 2001</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| CAPACITY RANGE: |
| PUMP SYSTEM: |
| SPILL PREVENTION: |
| OVERFILL PREVENTION: |

### TANK INFORMATION

| MATERIAL: | Steel |
| CONSTRUCTION: |
| PRIMARY REL DETECT: |
| SECONDARY REL DETECT: |
| TIGHTNESS TEST: |
| CORROSION PROTECTION: |

<table>
<thead>
<tr>
<th>COMPARTMENT DETAILS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compartment #</td>
</tr>
<tr>
<td>------------------</td>
</tr>
<tr>
<td>1</td>
</tr>
</tbody>
</table>

Report Information: Path TCP_Web Reporting\TankDetails.rdl
September 6, 2001

Mrs. Randi Val Morrison
CSK Auto, Inc.
645 East Missouri Avenue
Phoenix, AZ 85012

Dear Mrs. Morrison:

Re: Goodyear Site, Camas, Washington

Thank you for submitting the results of your independent remedial action(s) for review by the State of Washington Department of Ecology (Ecology). Ecology appreciates your initiative in pursuing this administrative option under the Model Toxics Control Act (MTCA).

Ecology's Toxics Cleanup Program has reviewed the following information regarding the Goodyear Site located at 3440 Third Avenue, Camas, Washington 98607:


The above listed report will be kept in the Central Files of the Southwest Regional Office (SWRO) of Ecology for review by appointment only. Appointments can be made by calling the SWRO resource contact Sherri Greenup at (360) 407 6365.

Based upon the above listed information Ecology has determined that, at this time, the release of diesel, heavy oil, and other petroleum hydrocarbons into the soil no longer poses a threat to human health or the environment. Therefore, Ecology is issuing this determination that no further remedial action is necessary at this site under MTCA, Chapter 70.105D RCW. However, please note that because your actions were not conducted under a consent decree with Ecology, this letter is written pursuant to RCW 70.105D.030(1)(i) and does not constitute a settlement by the state under RCW 70.105D.040(4) and is not binding on Ecology.

Ecology's no further action determination is made only with respect to the site identified in this letter. This no further action determination applies only to the area of the property at Goodyear Site located at 3440 Third Avenue, Camas, Washington 98607 and it does not apply to any release or potential release at the property, any other areas on the property, nor any other properties owned or operated by CSK Auto, Inc.

Ecology will update its database to reflect this "No Further Action" determination.
The state, Ecology, and its officers and employees are immune from all liability and no cause of action of any nature may arise from any act or omission in providing this determination.

If you have any questions, please contact me at (360) 407-6363.

Sincerely,

[Signature]

Marcel Szyszkowski, P.E.
Southwest Regional Office
Toxics Cleanup Program

cc: Mark Underhill, PSI
    Chuck Cline, Ecology
UNDERGROUND STORAGE TANK CLOSURE REPORT

For

3440 THIRD STREET
CAMAS, WASHINGTON 98607

Prepared for

CSK AUTO
18021 AURORA AVENUE NORTH
SHORELINE, WASHINGTON 98133

Prepared by

Professional Service Industries, Inc.
12812 NE Marx Street
Portland, OR 97230
Telephone (503) 254-8418

PSI PROJECT NO. 572-9G014

September 13, 1999
1.0 EXECUTIVE SUMMARY

Professional Service Industries, Inc. (PSI) provided underground storage tank (UST) closure management services to CSK Auto for one 500-gallon gasoline UST, one 500-gallon diesel UST and one 500-gallon waste oil UST located at 3440 Third Avenue, Camas, Washington.

Michael Hauser, staff geologist for PSI, was present to provide oversight, document UST removal activities, and collect closure samples during the removal of the USTs. The findings and conclusions associated with the decommissioning of the three tanks are given below.

GASOLINE UST

Following removal of the gasoline UST on April 26, 1999, an inspection for signs of obvious contamination in the native soils beneath the former location of the tank and associated piping did not reveal any indications of a release. In addition, analytical results of two soil samples collected at each end of the excavation did not identify hydrocarbon concentrations above the laboratory method detection limits of 20 mg/kg gasoline, 50 mg/kg diesel, and 100 mg/kg heavy oil range hydrocarbons. Required regulatory closure information for this UST can be found in Appendix F.

DIESEL UST

During the decommissioning of the diesel UST on April 26, 1999, a release to the soil was noted. The diesel tank release was reported to DOE and assigned LUST file number 496977. After the removal of 28 tons of diesel impacted soil from the tank pit, soil samples from the sides and bottom of the tank pit confirmed that all diesel range petroleum hydrocarbons impacted soil had been removed.

According to reporting requirements, this report should be submitted to the Washington DOE Regional Office for review. At that time a determination will be made, based on the data presented in this report, as to any further actions required by CSK Auto.

WASTE OIL UST

During the decommissioning of the waste oil UST on May 7, 1999, a release to the soil was noted. The waste oil tank release was reported to DOE and assigned LUST file number 496977. Analytical results from sample taken from beneath the tank indicated impact from petroleum hydrocarbons and VOC’s. After the removal of 331 tons of impacted soil from the tank pit, soil samples from the sides and bottom of the tank pit confirmed that all petroleum hydrocarbons above MTCA Method A cleanup levels and VOC impacted soil had been removed.

According to reporting requirements this report should be submitted to the Washington DOE Regional Office for review. At that time a determination will be made, based on the data presented in this report, as to any further actions required by CSK Auto. Required regulatory closure information for this UST can be found in Appendix F.
This summary does not contain all the information that is found in the full report. The report should be read in its entirety to obtain a more complete understanding of the information provided, and to aid in any decisions made or actions taken based on this information.
Facility/Site: Schucks Auto Supply Camus
52218486

Also known as: CSK AUTO INC DBA SCHUCKS AUTO SUPPLY

Address
3440 NE 3RD ST
CAMAS WA 98607

Decimal Coordinates
Latitude: 45.58511
Longitude: -122.36953

Geographic Information
Ecology Region: SWRO
Legislative District: 18
WRIA: 28
County: Clark
Congressional District: 3
Tribal Land: No

Ecology Interactions

<table>
<thead>
<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Program Phone</th>
<th>Program ID</th>
<th>Start Date</th>
<th>End Date</th>
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</table>

Report generated on 09-29-2011
**Industrial Codes (External Links Below)**

<table>
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<th>NAICS Code</th>
<th>Description</th>
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<tr>
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<th>SIC Code</th>
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Report generated on 09-29-2011
Facility/Site: TARR INC WASHOUGAL 3264254

Also known as:

Address
361 B C ST
WASHOUGAL WA 98671

Decimal Coordinates
Latitude: 45.58078
Longitude: -122.37572

Geographic Information
Ecology Region: SWRO
Legislative District: 18
WRIA: 28
County: Clark
Congressional District: 3
Tribal Land: No

Ecology Interactions

<table>
<thead>
<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
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<th>End Date</th>
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<table>
<thead>
<tr>
<th>Industrial Codes (External Links Below)</th>
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<tbody>
<tr>
<td>No NAICS information is available for this facility site.</td>
<td>No SIC information is available for this facility site.</td>
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</tbody>
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Report generated on 09-29-2011
Facility/Site: 16327542

WASHOUGAL ELECTRIC & SHEET METAL INC

Also known as:

Address
594 C ST
WASHOUGAL WA 98671-0005

Decimal Coordinates
Latitude: 45.5804
Longitude: -122.37235

Geographic Information
Ecology Region: SWRO
Legislative District: 18
WRIA: 28
County: Clark
Congressional District: 3
Tribal Land: No

Ecology Interactions

<table>
<thead>
<tr>
<th>Interaction Description</th>
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<th>End Date</th>
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<tr>
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<tbody>
<tr>
<td>No SIC information is available for this facility site.</td>
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Report generated on 09-29-2011
| Tank Name | Tank Status | Install Date | Capacity Range | | | Sub. Substance Stored |
|-----------|-------------|--------------|----------------|--------|------------------------------------------------|
| 1         | Removed     | 12/31/1964   | 111 TO 1,100 Gallons | 1 | Unleaded Gasoline |

Facility-Site ID: 16327542
UST Site ID: 199
Location: 594 C ST PO BOX 5
Washougal, 986710005

Responsible Unit: SOUTHWEST
Lat / Long: 45.5804, -122.37235

[Report: TCP_web_reporting/RegulatedUSTs.rdl]
### Tank Data Summary

**Clark COUNTY**

**Storage Tank: 1**

<table>
<thead>
<tr>
<th>Site ID: 199</th>
<th>Site Tag #: none</th>
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<tr>
<td>WASHOUGAL ELECTRIC &amp; SHEET METAL INC</td>
<td></td>
</tr>
<tr>
<td>594 C ST PO BOX 5</td>
<td></td>
</tr>
<tr>
<td>WASHOUGAL, WA 98671-0005</td>
<td></td>
</tr>
<tr>
<td>Phone #: (206) 835-3121</td>
<td>UBI: --</td>
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<table>
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<tr>
<th>Facility Site ID: 16327542</th>
</tr>
</thead>
<tbody>
<tr>
<td>WASHOUGAL ELECTRIC &amp; SHEET METAL INC</td>
</tr>
<tr>
<td>594 C ST</td>
</tr>
<tr>
<td>WASHOUGAL, WA 98671-0005</td>
</tr>
<tr>
<td>Lat/Long: 45° 34' 49.4&quot; / -122° 22' 20.4&quot;</td>
</tr>
</tbody>
</table>

#### TANK INFORMATION

**TANK NAME:** 1  
**Status:** Removed  
**Upgrade DT:**  
**Install Date:** December 31, 1964  
**Status Date:** August 6, 1996  
**Permit Expiration Date:**  
**Permanently Closed Date:** No Closed Date Recorded  
**CAPACITY RANGE:** 111 TO 1,100 Gallons  
**PUMP SYSTEM:**  
**SPILL PREVENTION:**  
**OVERFILL PREVENTION:**

#### COMPARTMENT DETAILS

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>SUBSTANCE STORED</th>
<th>SUBSTANCE USED</th>
<th>ACTUAL CAPACITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Unleaded Gasoline</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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Report Information: Path TCP_Web_Reporting\TankDetails.rdl

Toxic Cleanup Program  
Integrated Site Information System  
Page 1 of 1

002749
Facility/Site: WASHOUGAL SHELL
57872946

Also known as:

Address
730 E ST
WASHOUGAL WA 98671

Decimal Coordinates
Latitude: 45.58138
Longitude: -122.36502

Geographic Information
Ecology Region: SWRO
Legislative District: 18
County: Clark
Conessional District: 3
WRIA: 28
Tribal Land: No

Ecology Interactions

<table>
<thead>
<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Program Phone</th>
<th>Program ID</th>
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<th>End Date</th>
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### Industrial Codes (External Links Below)

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<th>NAICS Information</th>
<th>SIC Information</th>
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<tbody>
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<td>No SIC information is available for this facility site.</td>
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Report generated on 09-29-2011
## Regulated Underground Storage Tanks Site List

### CLARK COUNTY, Washougal | Site Name: WASHOUGAL SHELL

<table>
<thead>
<tr>
<th>Tank Name</th>
<th>Tank Status</th>
<th>Install Date</th>
<th>Capacity Range</th>
<th>Compartment #</th>
<th>Substance Stored</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Removed</td>
<td>12/31/1964</td>
<td></td>
<td>1</td>
<td>Unleaded Gasoline</td>
</tr>
<tr>
<td>2</td>
<td>Removed</td>
<td>12/31/1964</td>
<td></td>
<td>1</td>
<td>Leaded Gasoline</td>
</tr>
<tr>
<td>3</td>
<td>Removed</td>
<td>12/31/1964</td>
<td></td>
<td>1</td>
<td>Unleaded Gasoline</td>
</tr>
</tbody>
</table>

Facility-Site ID: 57872946  
UST Site ID: 5887  
Location: 730 E ST WASHOUGAL  
Washougal, 98671  

Responsible Unit: SOUTHWEST  
Lat / Long: 45.58138, -122.36502
### Storage Tank: 2

**Site ID:** 5887  
**Site Tag #:** none  
**Facility Site ID:** 57872946  
**Site Name:** WASHOUGAL SHELL  
**Address:** 730 E ST WASHOUGAL, WA 98671  
**Phone #:** (206) 835-8443  
**U BI:** --  
**Lat/Long:** 45° 34’ 52.9” / -122° 21’ 54.0”

**Install Date:** December 31, 1964  
**Status Date:** August 6, 1996  
**Upgrade DT:**  
**Permit Expiration Date:**  
**Permanently Closed Date:** No Closed Date Recorded

#### TANK NAME: 2

**Status:** Removed  
**Upgrade DT:**

#### CAPACITY RANGE:

- **PUMP SYSTEM:**
- **SPILL PREVENTION:**
- **OVERFILL PREVENTION:**

#### COMPARTMENT DETAILS

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>SUBSTANCE STORED</th>
<th>SUBSTANCE USED</th>
<th>ACTUAL CAPACITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Lead gasoline</td>
<td></td>
<td></td>
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### Storage Tank: 1

**Site ID:** 5887  
**Site Tag #:** none  
**Facility Site ID:** 57872946  
**Site Name:** WASHOUGAL SHELL  
**Address:** 730 E ST WASHOUGAL, WA 98671  
**Phone #:** (206) 835-8443  
**U BI:** --  
**Lat/Long:** 45° 34’ 52.9” / -122° 21’ 54.0”

**Install Date:** December 31, 1964  
**Status Date:** August 6, 1996  
**Upgrade DT:**  
**Permit Expiration Date:**  
**Permanently Closed Date:** No Closed Date Recorded

#### TANK NAME: 1

**Status:** Removed  
**Upgrade DT:**

#### CAPACITY RANGE:

- **PUMP SYSTEM:**
- **SPILL PREVENTION:**
- **OVERFILL PREVENTION:**

#### COMPARTMENT DETAILS

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>SUBSTANCE STORED</th>
<th>SUBSTANCE USED</th>
<th>ACTUAL CAPACITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Unleaded gasoline</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
**Clark COUNTY**

### Storage Tank: 3

**SITE INFORMATION**

<table>
<thead>
<tr>
<th>Site ID: 5887</th>
<th>Site Tag #: none</th>
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<tbody>
<tr>
<td>WASHOUGAL SHELL</td>
<td>Facility Site ID: 57872946</td>
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<tr>
<td>730 E ST WASHOUGAL</td>
<td>WASHOUGAL SHELL</td>
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<tr>
<td>WASHOUGAL, WA 98671</td>
<td>730 E ST</td>
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<tr>
<td>Phone #: (206) 835-8443</td>
<td>WASHOUGAL, WA 98671</td>
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**FACILITY SITE INFORMATION**

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<tr>
<th>UBI:</th>
<th>Lat/Long: 45° 34' 52.9&quot; / -122° 21' 54.0&quot;</th>
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### TANK INFORMATION

<table>
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<tr>
<th>TANK NAME: 3</th>
<th>Status: Removed</th>
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<tbody>
<tr>
<td>Install Date: December 31, 1964</td>
<td>Status Date: August 6, 1996</td>
<td>Permit Expiration Date:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Permanently Closed Date: No Closed Date Recorded</td>
</tr>
</tbody>
</table>

**CAPACITY RANGE:**

| PUMP SYSTEM: |
| SPILL PREVENTION: |
| OVERFILL PREVENTION: |

### COMPARTMENT DETAILS

| MATERIAL: Steel |
| CONSTRUCTION: |
| PRIMARY REL DETECT: |
| SECONDARY REL DETECT: |
| TIGHTNESS TEST: |
| CORROSION PROTECTION: |

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>SUBSTANCE STORED</th>
<th>SUBSTANCE USED</th>
<th>ACTUAL CAPACITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Unleaded Gasoline</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

---

Report Information: Path TCP_Web_Reporting\TankDetails.rdl
Facility/Site: 95756539  
CLARK COUNTY PUB WKS  
WASHOUGAL SITE

Also known as:

Address  
4624 SE WASHOUGAL  
WASHOUGAL WA 98671-9262

Decimal Coordinates  
Latitude: 45.58782  
Longitude: -122.35311

Geographic Information  
Ecology Region: SWRO  
Legislative District: 18  
County: Clark  
WRIA: 28  
Congressional District: 3  
Tribal Land: No

Ecology Interactions

<table>
<thead>
<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Program Phone</th>
<th>Program ID</th>
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<th>NAICS Information</th>
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<tr>
<th>Tank Name</th>
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<th>Install Date</th>
<th>Capacity Range</th>
<th>Compartments</th>
<th>Substance Stored</th>
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<tbody>
<tr>
<td>13-2</td>
<td>Removed</td>
<td>12/31/1964</td>
<td>10,000 to 19,999 Gallons</td>
<td>1</td>
<td>Leaded Gasoline</td>
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<tr>
<td>13-4</td>
<td>Removed</td>
<td>12/31/1964</td>
<td>1,101 to 2,000 Gallons</td>
<td>1</td>
<td>Diesel</td>
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</table>
### Storage Tank: 13-4

**Site Information**
- **Site ID:** 6319
- **Site Tag #:** none
- **Address:** CLARK COUNTY PUBLIC WORKS WASHOUGAL
  4624 SE WASHOUGAL
  WASHOUGAL, WA 98671-9262
- **Phone #:** (206) 835-3404
- **UBI:** --
- **Lat/Long:** 45° 35' 16.1" / -122° 21' 11.1"

**Facility Site Information**
- **Facility Site ID:** 95756539
- **Address:** CLARK COUNTY PUB WKS WASHOUGAL SITE
  4624 SE WASHOUGAL
  WASHOUGAL, WA 98671-9262
- **Lat/Long:** 45° 35' 16.1" / -122° 21' 11.1"

**Tank Information**
- **TANK NAME:** 13-4
- **Status:** Removed
- **Upgrade DT:**
- **Install Date:** December 31, 1964
- **Status Date:** August 6, 1996
- **Permit Expiration Date:**
- **Permanently Closed Date:** No Closed Date Recorded
- **_CAPACITY RANGE:** 1,101 to 2,000 Gallons

**Compartment Details**
- **Compartment #**
  - **SUBSTANCE STORED:** Diesel
  - **SUBSTANCE USED:**
  - **ACTUAL CAPACITY:** 1500

### Storage Tank: 13-2

**Site Information**
- **Site ID:** 6319
- **Site Tag #:** none
- **Address:** CLARK COUNTY PUBLIC WORKS WASHOUGAL
  4624 SE WASHOUGAL
  WASHOUGAL, WA 98671-9262
- **Phone #:** (206) 835-3404
- **UBI:** --
- **Lat/Long:** 45° 35' 16.1" / -122° 21' 11.1"

**Facility Site Information**
- **Facility Site ID:** 95756539
- **Address:** CLARK COUNTY PUB WKS WASHOUGAL SITE
  4624 SE WASHOUGAL
  WASHOUGAL, WA 98671-9262
- **Lat/Long:** 45° 35' 16.1" / -122° 21' 11.1"

**Tank Information**
- **TANK NAME:** 13-2
- **Status:** Removed
- **Upgrade DT:**
- **Install Date:** December 31, 1964
- **Status Date:** August 6, 1996
- **Permit Expiration Date:**
- **Permanently Closed Date:** No Closed Date Recorded
- **_CAPACITY RANGE:** 10,000 to 19,999 Gallons

**Compartment Details**
- **Compartment #**
  - **SUBSTANCE STORED:** Leaded Gasoline
  - **SUBSTANCE USED:**
  - **ACTUAL CAPACITY:** 10000
Facility/Site: Overton Mfg Inc
49392144

Also known as:

Address
1325 E ST
WASHOUGAL WA 98671-1410

Decimal Coordinates
Latitude: 45.5813
Longitude: -122.35738

Geographic Information
Ecology Region: SWRO
Legislative District: 18
WRIA: 28
County: Clark
Congressional District: 3
Tribal Land: No

Ecology Interactions

<table>
<thead>
<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Program Phone</th>
<th>Program ID</th>
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Industrial Codes (External Links Below)

No NAICS information is available for this facility site.

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<td>3451</td>
<td>SCREW MACHINE PRODUCTS</td>
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Report generated on 09-29-2011
Facility/Site: WASHOUGAL SCHOOL DIST BUS GARAGE

Also known as: WASHOUGAL SCHOOL DIST BUS GARAGE

Address
995 E ST
WASHOUGAL WA 98671-1317

Decimal Coordinates
Latitude: 45.58126
Longitude: -122.36206

Geographic Information
Ecology Region: SWRO
Legislative District: 18
WRIA: 28
County: Clark
Congressional District: 3
Tribal Land: No

Ecology Interactions

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<th>Ecology Program Phone</th>
<th>Program ID</th>
<th>Start Date</th>
<th>End Date</th>
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<tr>
<td>Industrial SW GP</td>
<td>WATQUAL</td>
<td>(360) 407-6400</td>
<td>WAR012253</td>
<td>6/1/2009</td>
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Industrial Codes (External Links Below)

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<td>4151</td>
<td>SCHOOL BUSES</td>
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<td>Tank Name</td>
<td>Tank Status</td>
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<tr>
<td>-----------</td>
<td>-------------</td>
</tr>
<tr>
<td>1</td>
<td>Removed</td>
</tr>
<tr>
<td>2</td>
<td>Removed</td>
</tr>
<tr>
<td>3</td>
<td>Exempt</td>
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</table>
### Storage Tank: 3
**Site Information**
- Site ID: 5819
- Site Tag #: none
- Facility Site ID: 48371594
- Facility Site Tag #: none
- WASHOUGAL SCHOOL DIST BUS GARAGE
- 995 E ST
- WASHOUGAL, WA 98671-1317
- Phone #: (206) 835-5626
- UBI: --

**Site Information**
- Site ID: 5819
- Site Tag #: none
- Facility Site ID: 48371594
- Facility Site Tag #: none
- WASHOUGAL SCHOOL DIST BUS GARAGE
- 995 E ST
- WASHOUGAL, WA 98671-1317
- Phone #: (206) 835-5626
- UBI: --

**Tank Information**
- **Tank Name**: 3
- **Status**: Exempt
- **Upgrade DT**: Install Date: December 31, 1964
- **Install Date**: Status Date: August 6, 1996
- **Permit Expiration Date**: Tank Open

**Compartment Details**
- **Compartment #**: 1
- **Material**: Steel
- **Construction**: Single Wall Tank
- **Primary Rel Detect**: None
- **Secondary Rel Detect**: None
- **Tightness Test**: None
- **Corrosion Protection**: None
- **Substance Stored**: Unleaded Gasoline
- **Substance Used**: Unleaded Gasoline
- **ACTUAL CAPACITY**: Unleaded Gasoline

### Storage Tank: 1
**Site Information**
- Site ID: 5819
- Site Tag #: none
- Facility Site ID: 48371594
- Facility Site Tag #: none
- WASHOUGAL SCHOOL DIST BUS GARAGE
- 995 E ST
- WASHOUGAL, WA 98671-1317
- Phone #: (206) 835-5626
- UBI: --

**Tank Information**
- **Tank Name**: 1
- **Status**: Removed
- **Upgrade DT**: Install Date: December 31, 1964
- **Install Date**: Status Date: August 6, 1996
- **Permit Expiration Date**: No Closed Date Recorded

**Compartment Details**
- **Compartment #**: 1
- **Material**: Steel
- **Construction**: Single Wall Tank
- **Primary Rel Detect**: None
- **Secondary Rel Detect**: None
- **Tightness Test**: None
- **Corrosion Protection**: None
- **Substance Stored**: Unleaded Gasoline
- **Substance Used**: Unleaded Gasoline
- **ACTUAL CAPACITY**: Unleaded Gasoline
### Clark COUNTY

#### Storage Tank: 2

**Site Information**

- **Site ID:** 5819
- **Site Tag #:** none

**Facility Information**

- **Facility Site ID:** 48371594
- **Address:** WASHOUGAL SCHOOL DIST BUS GARAGE, 995 E ST, WASHOUGAL, WA 98671-1317
- **Phone #:** (206) 835-5626
- **UBI:** --

**Latitude/Longitude:** 45° 34' 52.5" / -122° 21' 43.4"

#### Tank Information

- **Tank Name:** 2
- **Status:** Removed
- **Upgrade DT:**
- **Install Date:** December 31, 1964
- **Status Date:** August 6, 1996
- **Permit Expiration Date:**
- **Permanently Closed Date:** No Closed Date Recorded

#### Capacity Range:

- **Pump System:**
- **Spill Prevention:**
- **Overfill Prevention:**

#### Compartment Details

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>Substance Stored</th>
<th>Substance Used</th>
<th>Actual Capacity</th>
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<tbody>
<tr>
<td>1</td>
<td>Unleaded Gasoline</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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Report Information: Path TCP_Web_Reporting\TankDetails.rdl
Facility/Site: Asher Engine Service
94778244

Also known as:

Address
1405 E ST
WASHOUGAL WA 98671

Decimal Coordinates
Latitude: 45.58126
Longitude: -122.35629

Geographic Information
Ecology Region: SWRO
Legislative District: 18
WRIA: 28
County: Clark
Congressional District: 3
Tribal Land: No

Ecology Interactions

<table>
<thead>
<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Program Phone</th>
<th>Program ID</th>
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<th>End Date</th>
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</thead>
</table>

Report generated on 09-29-2011
Industrial Codes (External Links Below)

<table>
<thead>
<tr>
<th>SIC Code</th>
<th>SIC Description</th>
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<tbody>
<tr>
<td>7539</td>
<td>AUTOMOTIVE REPAIR SHOPS, NEC</td>
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</table>

No NAICS information is available for this facility site.

Report generated on 09-29-2011
Facility/Site: COLUMBIA STORAGE INC 2ND ST 11338232

Also known as:

Address
365 2ND ST
WASHOUGAL WA 98671-2111

Decimal Coordinates
Latitude: 45.58107
Longitude: -122.38046

Geographic Information
Ecology Region: SWRO
Legislative District: 18
WRIA: 28
County: Clark
Congressional District: 3
Tribal Land: No

Ecology Interactions

<table>
<thead>
<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Program Phone</th>
<th>Program ID</th>
<th>Start Date</th>
<th>End Date</th>
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Report generated on 09-29-2011
### Industrial Codes (External Links Below)

No NAICS information is available for this facility site.

<table>
<thead>
<tr>
<th>SIC Code</th>
<th>SIC Description</th>
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</thead>
<tbody>
<tr>
<td>4225</td>
<td>GENERAL WAREHOUSING AND STORAGE</td>
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Report generated on 09-29-2011
Facility/Site: HI WAY FUEL
22538744

Also known as:

Address
1250 E ST
WASHOUGAL WA 98671

Decimal Coordinates
Latitude: 45.58122
Longitude: -122.35839

Geographic Information
Ecology Region: SWRO
Legislative District: 18
WRIA: 28
County: Clark
Congressional District: 3
Tribal Land: No

Ecology Interactions

<table>
<thead>
<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Program Phone</th>
<th>Program ID</th>
<th>Start Date</th>
<th>End Date</th>
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<tbody>
<tr>
<td>LUST Facility</td>
<td>TOXICS</td>
<td>(360) 407-7224</td>
<td>102163</td>
<td>8/21/1996</td>
<td></td>
</tr>
<tr>
<td>Underground Storage Tank</td>
<td>TOXICS</td>
<td>(360) 407-7224</td>
<td>102163</td>
<td>6/1/1978</td>
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Report generated on 09-29-2011
### Industrial Codes (External Links Below)

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<tbody>
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<td>No SIC information is available for this facility site.</td>
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Report generated on 09-29-2011
### Clark County

#### City of WASHOUGAL

<table>
<thead>
<tr>
<th>Cleanup Site:</th>
<th>HI-WAY FUEL</th>
</tr>
</thead>
<tbody>
<tr>
<td>1250 E ST</td>
<td></td>
</tr>
<tr>
<td>WASHOUGAL</td>
<td>98671</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Facility ID:</th>
<th>22538744</th>
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<tbody>
<tr>
<td>Cleanup Site ID:</td>
<td>8323</td>
</tr>
<tr>
<td>Latitude:</td>
<td>45.581</td>
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<tr>
<td>Longitude:</td>
<td>-122.358</td>
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</table>

<table>
<thead>
<tr>
<th>Unit:</th>
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</thead>
<tbody>
<tr>
<td>Unit Type:</td>
<td>Upland</td>
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<tr>
<td>Process Type:</td>
<td>Independent Action</td>
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**Release:**

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<tr>
<th>Detail:</th>
<th>Release Status</th>
<th>Date</th>
<th>Cause</th>
<th>Media Affected</th>
<th>Contaminant Type</th>
<th>Status</th>
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</thead>
<tbody>
<tr>
<td>LUST - Cleanup Started</td>
<td>8/21/1996</td>
<td>Overfill</td>
<td>Groundwater</td>
<td>Petroleum-Other</td>
<td>C</td>
<td></td>
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<tr>
<td></td>
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<td></td>
<td>Soil</td>
<td>Petroleum-Other</td>
<td>C</td>
<td></td>
</tr>
</tbody>
</table>

* cuID: 8015

* Historic Release ID: 377975

UST ID: 102163
LUST ID: 4275
About the Leaking Underground Storage Tanks Site List:

The Cleanup Status assigned by the Department of Ecology to a Leaking Underground Tank Site is based on an informal review of the information we have received regarding the cleanup. A formal review could determine that the site has not been cleaned up to Model Toxics Control Act standards. Formal reviews including potential No Further Action determinations are available under the fee-based Voluntary Cleanup Program.

**LUST =** Leaking Underground Storage Tank

**UST =** Underground Storage Tank

**Cleanup Status Definitions:**

**Awaiting Cleanup** -- Discovered or reported release, yet no active cleanup measures taken; or,
- Site check (identified the source) begun or completed, yet no active cleanup measures taken; or,
- Site characterization begun or completed, yet no active cleanup measures taken.

**Cleanup Started** -- Responsible party has initiated physical, biological, or chemical management of release (e.g. soil excavated, groundwater pumped, vapors extracted, free product removed, oxygen added, etc.). Site investigations and emergency responses (e.g. venting explosive vapors, providing bottled water) do not qualify as activities under Cleanup Started.

**Monitoring** -- Groundwater monitoring is the only activity occurring at the site; or, Site has been characterized, only low levels of soil and/or groundwater contamination remain, and natural attenuation is the chosen cleanup method; or,
- Confirmational monitoring following active cleanup measures.

**No Further Action (NFA)** -- Cleanup report has been formally reviewed by Ecology under the fee-based Voluntary Cleanup Program and resulted in a No Further Action status; and,
- Institutional controls may have been required due to soil contamination that may remain under existing structures or in otherwise inaccessible areas.

**No Further Action (NFA) Determination II / SHA** -- No further action based on an Initial Investigation (II) or Site Hazard Assessment (SHA).

**Notification** -- Used to track when Ecology is notified of a new LUST release. WAC 173-340-450 (2)(a) requires UST owners / operators to report confirmed releases to Ecology within 24 hours.

**Reported Cleaned Up** (Historic Data Only) -- Owner or consultant reports that contamination has been cleaned up; and/or,
- Some soil contamination may remain under existing structures or in otherwise inaccessible areas if groundwater is not threatened and there has been no migration of contamination into the structure; and,
- Cleanup report has not been formally reviewed by Ecology. A formal review could determine that the site has not been cleaned up to MTCA standards.

**Contaminant Type Key:**

- B - Below Cleanup Level
- C - Confirmed Above Cleanup Level
- S - Suspected
- R - Remediated; RA - Remediated-Above; RB - Remediated-Below
Leaking Underground Storage Tanks List

Legend on last page.
CLARK COUNTY

SITE I

HI-WAY FUEL

Alternate Name(s): HI WAY FUEL, HI-WAY FUEL

LOCATION:

Address: 1250 E ST
WASHOUGAL 98671

Lat/Long: 45.58122 -122.35839

Township/Range/Section: 1N 4E 53

Legislative District: 18

Congressional District: 3

STATUS:

Ecology Status: Cleanup Started

WARM BIN#: 22538744

Responsible Unit: Southwest

Site Manager: Southwest Region

Statute: MTCA

Is Brownfield? 0

Environmental Covenant? 0

Is PSI Site? 0

UST Site ID: 102163

WRIA ID: 28

NFA Received? 0

NFA Date: 0

NFA Reason: 0

SITE ACTIVITIES:

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<th>Applies to</th>
<th>Related ID (Unit-LUST-VCP)</th>
<th>Activity Display Name</th>
<th>Status</th>
<th>Start Date</th>
<th>End Date</th>
<th>Legal Mechanism</th>
<th>Performed By</th>
<th>Project Manager</th>
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<tbody>
<tr>
<td>Lust</td>
<td>4275</td>
<td>LUST - Notification</td>
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<td>8/21/1996</td>
<td>8/21/1996</td>
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<td>Lust</td>
<td>4275</td>
<td>LUST - Site Characterization Report</td>
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<td>Lust</td>
<td>4275</td>
<td>LUST - Report Received</td>
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<td>12/30/2004</td>
<td>10/3/1997</td>
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<td>Lust</td>
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<td>LUST - Report Received</td>
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<td>10/11/1996</td>
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AFFECTED MEDIA & CONTAMINANTS:

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<thead>
<tr>
<th>Contaminant:</th>
<th>Ground Water</th>
<th>Surface Water</th>
<th>Soil</th>
<th>Sediment</th>
<th>Air</th>
<th>Bedrock</th>
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<tbody>
<tr>
<td>Petroleum-Other</td>
<td>C</td>
<td>C</td>
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<td></td>
</tr>
</tbody>
</table>

Key:

B - Below Cleanup Level
C - Confirmed Above Cleanup Level
S - Suspected

R - Remediated
RA - Remediated-Above
RB - Remediated-Below
<table>
<thead>
<tr>
<th>Tank Name</th>
<th>Tank Status</th>
<th>Install Date</th>
<th>Capacity Range</th>
<th>Compartment #</th>
<th>Substance Stored</th>
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<tbody>
<tr>
<td>1</td>
<td>Operational</td>
<td>11/15/1996</td>
<td>20,000 to 29,999 Gallons</td>
<td>1</td>
<td>Unleaded Gasoline</td>
</tr>
<tr>
<td>2</td>
<td>Operational</td>
<td>11/15/1996</td>
<td>10,000 to 19,999 Gallons</td>
<td>1</td>
<td>Unleaded Gasoline</td>
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<tr>
<td>3</td>
<td>Operational</td>
<td>11/15/1996</td>
<td>10,000 to 19,999 Gallons</td>
<td>1</td>
<td>Diesel</td>
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<td>4</td>
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<td>11/15/1996</td>
<td>10,000 to 19,999 Gallons</td>
<td>1</td>
<td>Heating Fuel</td>
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<tr>
<td>HIGH</td>
<td>Removed</td>
<td>06/01/1978</td>
<td>5,000 to 9,999 Gallons</td>
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<td>Removed</td>
<td>06/01/1978</td>
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<td>Diesel</td>
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<tr>
<td>REG</td>
<td>Removed</td>
<td>06/01/1978</td>
<td>5,000 to 9,999 Gallons</td>
<td>1</td>
<td>Leaded Gasoline</td>
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<tr>
<td>SUPER</td>
<td>Removed</td>
<td>06/01/1978</td>
<td>2,001 to 4,999 Gallons</td>
<td>1</td>
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<tr>
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<td>06/01/1978</td>
<td>5,000 to 9,999 Gallons</td>
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<td>Unleaded Gasoline</td>
</tr>
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[Report: TCP_web_reporting/RegulatedUSTs.rdl]
### Storage Tank: 1

**Site Information**
- **Site ID:** 102163
- **Site Tag:** A1092
- **Storage Tank:** 1

**Facility Site Information**
- **Facility Site ID:** 22538744
- **Address:** HI WAY FUEL
  - **1250 E ST**
  - **WASHOUGAL, WA 98671**
- **Phone:** (360) 835-3956
- **UBI:** 601-505-770 001 0001
- **Latitude:** 45° 34' 52.3" / **Longitude:** -122° 21' 30.2"

**TANK INFORMATION**
- **Name:** Tank 1
- **Status:** Operational
- **Upgrade DT:** 11/15/1996

**Install Date:** November 15, 1996  
**Status Date:** May 7, 1997  
**Permit Expiration Date:** January 31, 2012  
**Permanently Closed Date:** Tank Open

**Capacity Range:** 20,000 to 29,999 Gallons

**Pump System:** Pressurized System

**Spill Prevention:** Spill Bucket/Spill Box

**Overfill Prevention:** Ball Float Valve (vent line)

**Compartment Details**

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>Substance Stored</th>
<th>Substance Used</th>
<th>Actual Capacity</th>
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<tbody>
<tr>
<td>1</td>
<td>Unleaded Gasoline</td>
<td>Motor for Vehicles</td>
<td>20000</td>
</tr>
</tbody>
</table>

### Storage Tank: HIGH

**Site Information**
- **Site ID:** 102163
- **Site Tag:** A1092

**Facility Site Information**
- **Facility Site ID:** 22538744
- **Address:** HI WAY FUEL
  - **1250 E ST**
  - **WASHOUGAL, WA 98671**
- **Phone:** (360) 835-3956
- **UBI:** 601-505-770 001 0001
- **Latitude:** 45° 34' 52.3" / **Longitude:** -122° 21' 30.2"

**TANK INFORMATION**
- **Name:** Tank HIGH
- **Status:** Removed
- **Upgrade DT:**

**Install Date:** June 1, 1978  
**Status Date:** August 6, 1996  
**Permit Expiration Date:** January 31, 1997  
**Permanently Closed Date:** No Closed Date Recorded

**Capacity Range:** 5,000 to 9,999 Gallons

**Pump System:** Pressurized System

**Spill Prevention:** None

**Overfill Prevention:** None

**Compartment Details**

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<thead>
<tr>
<th>Compartment #</th>
<th>Substance Stored</th>
<th>Substance Used</th>
<th>Actual Capacity</th>
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<tbody>
<tr>
<td>1</td>
<td>Heating Fuel</td>
<td></td>
<td>8000</td>
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</tbody>
</table>
### Tank Data Summary

**Clark COUNTY**

#### Storage Tank: 4

**Site ID:** 102163  
**Site Tag #:** A1092  
**Facility Site ID:** 22538744  
**Site:** HI WAY FUEL  
**Address:** 1250 E ST, WASHOUGAL, WA 98671  
**Phone #:** (360) 835-3956  
**UBI:** 601-505-7700010001  
**Lat/Long:** 45° 34' 52.3" / -122° 21' 30.2"

**TANK INFORMATION**

- **TANK NAME:** 4  
- **Status:** Operational  
- **Upgrade DT:** 11/15/1996  
- **Install Date:** November 15, 1996  
- **Status Date:** May 7, 1997  
- **Permit Expiration Date:** January 31, 2012  
- **Permanently Closed Date:** Tank Open

**CAPACITY RANGE:** 10,000 to 19,999 Gallons

**PUMP SYSTEM:** Pressurized System

**SPILL PREVENTION:** Spill Bucket/Spill Box

**OVERFILL PREVENTION:** Ball Float Valve (vent line)

**COMPARTMENT DETAILS**

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>SUBSTANCE STORED</th>
<th>SUBSTANCE USED</th>
<th>ACTUAL CAPACITY</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Heating Fuel</td>
<td>Heating Fuel for Resale</td>
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</table>

#### Storage Tank: SUPER

**Site ID:** 102163  
**Site Tag #:** A1092  
**Facility Site ID:** 22538744  
**Site:** HI WAY FUEL  
**Address:** 1250 E ST, WASHOUGAL, WA 98671  
**Phone #:** (360) 835-3956  
**UBI:** 601-505-7700010001  
**Lat/Long:** 45° 34' 52.3" / -122° 21' 30.2"

**TANK INFORMATION**

- **TANK NAME:** SUPER  
- **Status:** Removed  
- **Upgrade DT:**

  - **Install Date:** June 1, 1978  
  - **Status Date:** August 6, 1996  
  - **Permit Expiration Date:** January 31, 1997  
  - **Permanently Closed Date:** No Closed Date Recorded

**CAPACITY RANGE:** 2,001 to 4,999 Gallons

**PUMP SYSTEM:** Pressurized System

**SPILL PREVENTION:** None

**OVERFILL PREVENTION:** None

**COMPARTMENT DETAILS**

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>SUBSTANCE STORED</th>
<th>SUBSTANCE USED</th>
<th>ACTUAL CAPACITY</th>
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<tbody>
<tr>
<td>1</td>
<td>Unleaded Gasoline</td>
<td>Motor Fuel for Vehicles</td>
<td>3000</td>
</tr>
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</table>
# Tank Data Summary

## Clark COUNTY

### Storage Tank: 2

**Site Information**
- Site ID: 102163
- Site Tag #: A1092
- Hi-WAY FUEL
- 1250 E ST
- Washougal, WA 98671
- Phone #: (360) 835-3956
- UB: 601-505-770 001 0001

**Facility Site Information**
- Facility Site ID: 22538744
- Hi WAY FUEL
- 1250 E ST
- Washougal, WA 98671
- Lat/Long: 45° 34' 52.3" / -122° 21' 30.2"

**Tank Information**
- **Tank Name:** 2
- **Status:** Operational
- **Upgrade DT:** 11/15/1996

<table>
<thead>
<tr>
<th>Install Date</th>
<th>Status Date</th>
<th>Permit Expiration Date</th>
<th>Permanently Closed Date</th>
</tr>
</thead>
</table>

**Capacity Range:** 10,000 to 19,999 Gallons

**Pump System:** Pressurized System

**Spill Prevention:** Spill Bucket/Spill Box

**Overfill Prevention:** Automatic Shutoff (fill pipe)

### Compartment Details

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>Substance Stored</th>
<th>Substance Used</th>
<th>Actual Capacity</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Unleaded Gasoline</td>
<td>Motor Fuel for Vehicles</td>
<td>12000</td>
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### Storage Tank: REG

**Site Information**
- Site ID: 102163
- Site Tag #: A1092
- Hi-WAY FUEL
- 1250 E ST
- Washougal, WA 98671
- Phone #: (360) 835-3956
- UB: 601-505-770 001 0001

**Facility Site Information**
- Facility Site ID: 22538744
- Hi WAY FUEL
- 1250 E ST
- Washougal, WA 98671
- Lat/Long: 45° 34' 52.3" / -122° 21' 30.2"

**Tank Information**
- **Tank Name:** REG
- **Status:** Removed
- **Upgrade DT:**

<table>
<thead>
<tr>
<th>Install Date</th>
<th>Status Date</th>
<th>Permit Expiration Date</th>
<th>Permanently Closed Date</th>
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</thead>
<tbody>
<tr>
<td>June 1, 1978</td>
<td>August 6, 1996</td>
<td>January 31, 1997</td>
<td>No Closed Date Recorded</td>
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</table>

**Capacity Range:** 5,000 to 9,999 Gallons

**Pump System:** Pressurized System

**Spill Prevention:** None

**Overfill Prevention:** None

### Compartment Details

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<thead>
<tr>
<th>Compartment #</th>
<th>Substance Stored</th>
<th>Substance Used</th>
<th>Actual Capacity</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Leaded Gasoline</td>
<td>Motor Fuel for Vehicles</td>
<td>8000</td>
</tr>
</tbody>
</table>
## Clark COUNTY

### Storage Tank: UNLEAD

**Site Information**
- **Site ID:** 102163
- **Site Tag #:** A1092
- **Phone #:** (360) 835-3956

**Facility Site Information**
- **Facility Site ID:** 22538744
- **HI WAY FUEL**
- **1250 E ST**
- **WASHOUGAL, WA 98671**
- **UBI:** 601-505-770 001 0001

**Lat/Long**
- **45° 34' 52.3" / -122° 21' 30.2"**

### TANK INFORMATION

<table>
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<th>TANK NAME: UNLEAD</th>
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<td><strong>Install Date</strong></td>
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<td><strong>Status Date</strong></td>
<td>August 6, 1996</td>
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<tr>
<td><strong>Permit Expiration Date</strong></td>
<td>January 31, 1997</td>
<td></td>
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<tr>
<td><strong>Permanently Closed Date</strong></td>
<td>No Closed Date Recorded</td>
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</tbody>
</table>

**CAPACITY RANGE:** 5,000 to 9,999 Gallons

**PUMP SYSTEM:** Pressurized System

**SPILL PREVENTION:** None

**OVERFILL PREVENTION:** None

### COMPARTMENT DETAILS

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>SUBSTANCE STORED</th>
<th>SUBSTANCE USED</th>
<th>ACTUAL CAPACITY</th>
</tr>
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<tbody>
<tr>
<td>1</td>
<td>Unleaded Gasoline</td>
<td>Motor Fuel for Vehicles</td>
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</tr>
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### Storage Tank: 3

**Site Information**
- **Site ID:** 102163
- **Site Tag #:** A1092
- **Phone #:** (360) 835-3956

**Facility Site Information**
- **Facility Site ID:** 22538744
- **HI WAY FUEL**
- **1250 E ST**
- **WASHOUGAL, WA 98671**
- **UBI:** 601-505-770 001 0001

**Lat/Long**
- **45° 34' 52.3" / -122° 21' 30.2"**

### TANK INFORMATION

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<td><strong>Status Date</strong></td>
<td>May 7, 1997</td>
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<tr>
<td><strong>Permit Expiration Date</strong></td>
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<tr>
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</table>

**CAPACITY RANGE:** 10,000 to 19,999 Gallons

**PUMP SYSTEM:** Pressurized System

**SPILL PREVENTION:** Spill Bucket/Spill Box

**OVERFILL PREVENTION:** Ball Float Valve (vent line)

### COMPARTMENT DETAILS

<table>
<thead>
<tr>
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<th>SUBSTANCE STORED</th>
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<tr>
<td>1</td>
<td>Diesel</td>
<td>Motor Fuel for Vehicles</td>
<td>12000</td>
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**Tank Data Summary**

**SITE INFORMATION**

- **Site ID:** 102163
- **Site Tag #:** A1092
- **Facility Site ID:** 22538744

**FACILITY SITE INFORMATION**

- **HI-WAY FUEL**
  - **Address:** 1250 E ST
  - **City:** WASHOUGAL
  - **State:** WA
  - **Zip:** 98671
  - **Phone #:** (360) 835-3956
  - **UBI:** 601-505-770 001 0001
  - **Lat/Long:** 45° 34' 52.3" / -122° 21' 30.2"

**TANK INFORMATION**

- **TANK NAME:** LOW
- **Status:** Removed
- **Upgrade DT:**
  - Install Date: June 1, 1978
  - Status Date: August 6, 1996
  - Permit Expiration Date: January 31, 1997
  - Permanently Closed Date: No Closed Date Recorded

**CAPACITY RANGE:** 5,000 to 9,999 Gallons

**PUMP SYSTEM:** Pressurized System

**SPILL PREVENTION:** None

**OVERFILL PREVENTION:** None

**COMPARTMENT DETAILS**

<table>
<thead>
<tr>
<th>Compartment #</th>
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<th>PIPING</th>
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<tr>
<td></td>
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<tr>
<td><strong>MATERIAL:</strong></td>
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<td></td>
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<tr>
<td><strong>CONSTRUCTION:</strong></td>
<td>Double Wall Tank</td>
<td>Single Wall Pipe</td>
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<td><strong>PRIMARY REL DETECT:</strong></td>
<td>Manual Inventory Control (daily)</td>
<td>Other</td>
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<td><strong>SECONDARY REL DETECT:</strong></td>
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<td><strong>TIGHTNESS TEST:</strong></td>
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<td><strong>CORROSION PROTECTION:</strong></td>
<td>None</td>
<td>None</td>
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<table>
<thead>
<tr>
<th>SUBSTANCE STORED</th>
<th>SUBSTANCE USED</th>
<th>ACTUAL CAPACITY</th>
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<tbody>
<tr>
<td>Diesel</td>
<td>Motor Fuel for Vehicles</td>
<td>8000</td>
</tr>
</tbody>
</table>

Report Information: Path TCP_Web_Reporting\TankDetails.rdl
October 3, 1997

Hi-Way Fuel
1250 E Street
Washougal, WA 98671

Attn: Scott Malfait

Re: Status of Treatment Pile from UST Cleanup at the
Hi-Way Fuel Facility Located at 1250 E Street in Washougal, WA

Dear Mr. Malfait:

This letter presents the results of soil samples collected from a treatment pile by a K&S Environmental, Inc. (K&S) engineer on September 19, 1997. The treatment pile consisted of approximately 100 cubic yards that had been actively treated over the past year by Scott Malfait through a process of mechanical mixing and aeration.

Background & Procedures

In August through October of 1996, the Hi-Way Fuel Facility underwent a major renovation which included the replacement of underground storage tanks at the site. During this process contaminated soil was encountered and removed from the site. The majority of the contaminated soil was taken to Wasco County Landfill under permit.

Approximately 100 tons of the least contaminated soil from the north end of the dispenser excavation was transported to a 17 acre piece of property located approximately 12 miles northeast of Washougal, WA where it was treated through a process of aeration. The average TPH concentration of this soil was estimated to be approximately 1000 ppm as gasoline. The soil treatment site is located outside the Clark County ozone non-attainment area and was owned by Scott Malfait, also the owner of Hi-Way Fuel. According to Tim Gould of the Southwest Air Pollution Control Authority (SWPCA), up to 100 tons of soil can be aerated outside the ozone non-attainment area if the concentration of TPH is less than 3000 ppm. The soil taken to Mr. Malfait’s property meets these SWPCA requirements. A legal description of the soil treatment location is as follows. That portion of the South 3/4 of the North half of the Northwest quarter of Section 30, Township 2 North, Range 5 East of the Willamette Meridian, lying Northerly of County road No. 223 designated as the Alder Road. Mr. Martin Auseth of the Skamania County Health Department was apprised of the aeration procedures at the site by K&S.

The 100 tons of PCS was placed in a pre-constructed berm'd area that was lined with 6 mil plastic. The soil was leveled to an average depth of 2-3 feet as part of the treatment preparation. The soil was mechanically turned and aerated on a periodic basis by Mr. Malfait. When the soil had been ‘worked’ sufficiently and it appeared as though the odor from the soil had decreased to a
satisfactory level, soil samples were collected by a K&S engineer and analyzed for TPH-G and BTEX at a certified laboratory.

The soil samples were collected by digging into the soil approximately 8-18 inches using a clean shovel. The soil samples were placed into 9 ounce EPA approved glass containers using disposable Nitrile gloves. The samples were labeled and immediately placed on ice for transport to a certified laboratory accompanied by chain of custody documentation. The soil samples were randomly collected from four quadrants of the treatment area and represent soil approximately 1/3 of the distance from the bottom of the pile. This is considered the location of soil most likely to be representative of the highest remaining concentrations. The sample results are summarized below in Table 1. Certified analytical reports are attached to this report.

<table>
<thead>
<tr>
<th>Sample ID</th>
<th>Location</th>
<th>WTPH-G</th>
<th>BTEX</th>
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<tr>
<td>S1</td>
<td>NW Quadrant</td>
<td>8.81 ppm</td>
<td>ND</td>
</tr>
<tr>
<td>S2</td>
<td>SW Quadrant</td>
<td>16.5 ppm</td>
<td>ND</td>
</tr>
<tr>
<td>S3</td>
<td>NE Quadrant</td>
<td>ND</td>
<td>ND</td>
</tr>
<tr>
<td>S4</td>
<td>SE Quadrant</td>
<td>ND</td>
<td>ND</td>
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<tr>
<td>MTCA Method A Cleanup Standard</td>
<td></td>
<td>100 ppm</td>
<td>ND</td>
</tr>
</tbody>
</table>

ND - None detected above reportable levels
ppm - parts per million

Conclusions

The samples collected by K&S in September 1997 indicate that the soil has been effectively treated to levels well below Ecology's most stringent cleanup standard of 100 ppm no further treatment of the soil is necessary. The soil will remain in its current location as permanent fill. K&S recommends that you maintain a copy of this letter with the property's permanent file. Please do not hesitate to call if you have any questions.

Sincerely,

Bill Knutson, P.E.
Environmental Engineer
September 27, 2002

Jennifer Taylor
Washington State Department of Ecology
2108 Grand Blvd.
Vancouver, WA 98661

Re: Hi Way Fuel, 1250 E. Street, Washougal, WA
Ecology Site ID #102163

Dear Ms. Taylor:

K&S Environmental, Inc. (K&S) is submitting this letter on behalf of Scott Malfait, owner of the above referenced facility, to address Ecology’s remaining concerns with the UST cleanup project completed at the site in 1996. General concerns with the cleanup project were presented in your July 10, 2002 letter to Mr. Malfait, and are addressed in the following paragraphs.

Project Summary

In August through October of 1996, the Hi Way Fuel Facility underwent a major renovation that included the decommissioning of five USTs and the associated piping and dispensing equipment. The UST system was replaced with a new system consisting of 3-12,000 gallon and -20,000 gallon double wall fiberglass tanks and all associated piping and dispensing equipment. The new system was installed to meet the 1998 Federally mandated upgrade requirements for underground storage tank systems.

During the decommissioning of the former UST system, subsurface soil contamination was encountered in the area of the former tanks and the area of the former dispensing islands. Cleanup was performed in both areas by Silversun Construction Company under the supervision of a K&S engineer. All contaminated soil was successfully removed from the area of the tanks to within acceptable MTCA Method A standards. Approximately 200 tons of gasoline contaminated soil was also excavated from the area of the former dispensing islands. The most highly contaminated soil was hauled off site to a permitted facility for disposal. Approximately 100 tons of the least contaminated soil excavated from the area was hauled to an off site location where it was treated through a process of aeration and natural attenuation.

Due to structural concerns with the adjacent building and a City waterline, Silver Sun was not able to excavate all the contaminated soil that exceeded Method A Cleanup Standards. To obtain additional data to better characterize the vertical and lateral extent of the remaining soil contamination, three soil borings were installed in the area of the remaining soil contamination and south of the remaining contamination. The results of the soil sampling completed by K&S during the UST system decommissioning and subsequent cleanup and investigation appears to indicate that the remaining soil contamination is more than 25 feet from groundwater (groundwater was not
encountered to the total depth explored at the site of 45 feet). The vertical extent of the remaining soil contamination was determined to be at a depth of 16.5 feet below the surface. The lateral extent of the soil contamination was determined to be the limits of the final excavation in the west and east directions, and the center to west end of the south wall. Contamination remains on the south sidewall, adjacent to the building, and in the northeast corner of the excavation, near the City and facility water lines.

Amount of Contaminated Soil Remaining at the Site

Based upon the lateral extent of the remaining soil contamination along the south sidewall and northeast corner and a conservative estimate of vertical extent of the soil contamination of 16 feet, K&S estimates that less than 100 cubic yards of impacted soil remains at the site that exceeds current MTCA Method A Cleanup Standards. This total is based upon soil sampling results and field observations made during remedial excavation completed at the site in 1996. The inferred lateral extent of the remaining soil contamination is depicted on the attached site map.

Documentation of Treated Soil

Final soil sampling for the soil treatment pile located on Scott Malfait’s property located north of Washougal, WA was completed on September 19, 1997. All results of this final soil sampling event indicate all soil has been treated to below Ecology’s Method A Cleanup Standards, and the soil remains at the site being used as shallow fill. I have included the K&S October 3, 1997 report entitled ‘Status of Treatment Pile from UST Cleanup at the Hi Way Fuel Facility Located at 1250 E Street in Washougal, WA.

Conclusions

In 1996, Hi Way Fuel completed the necessary UST system upgrades to meet the 1998 federally mandated requirements. Rather than upgrade the existing UST system, Scott Malfait opted to spend the additional money and decommission the existing system and install completely new equipment. During the decommissioning of the old UST system, soil contamination was encountered in the subsurface and Mr. Malfait authorized the excavation of approximately 250 cubic yards of contaminated soil. Because not all the contaminated soil could be removed due to structural concerns, a limited volume of impacted soil was left in place with the approval of Patty Martin of Ecology. To insure that the groundwater in the area was not at risk due to the remaining impacted soil, additional soil investigation was completed utilizing an air percussion ODEX drilling rig. It was determined through soil sampling that the groundwater in the area is greater than 45 feet below the surface, and that the vertical extent of any remaining soil contamination is less than 20 feet. Based upon the soil data accumulated during the soil remedial excavation activities and the subsequent subsurface drilling activities, it was concluded that the lateral extent of the remaining soil contamination is limited to a few feet in the northwest corner and along the south sidewall.

It has always been Hi Way Fuel’s intent to meet all Ecology rules and regulations regarding UST cleanups and ultimately receive a ‘No Further Action’ (NFA) determination from the State. Scott Malfait, owner of Hi Way Fuel requests that you review the data presented in this letter and contact him with any additional specific requirements that might be necessary to officially close the project and obtain a NFA letter for the site. Please contact Mr. Scott Malfait of Hi Way Fuel at
360-835-3956 or Bill Knutson of K&S Environmental, Inc. at 503-291-1454 if you have any questions regarding the information presented in this letter. Your assistance in this matter is greatly appreciated.

Sincerely,

Bill Knutson, P.E.
Environmental Engineer

cc Scott Malfair, Hi Way Fuel
Facility/Site: JIMBOS DELI MART 2
86429735

Also known as:

Address
165 C ST
WASHOUGAL WA 98671

Decimal Coordinates
Latitude: 45.58101
Longitude: -122.37863

Geographic Information
Ecology Region: SWRO
Legislative District: 18
WRIA: 28
County: Clark
Congressional District: 3
Tribal Land: No

Ecology Interactions

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<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Program Phone</th>
<th>Program ID</th>
<th>Start Date</th>
<th>End Date</th>
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</thead>
<tbody>
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<td>TOXICS</td>
<td>(360) 407-7224</td>
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<td>1/20/1981</td>
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Report generated on 09-29-2011
Industrial Codes (External Links Below)

| No NAICS information is available for this facility site. |
| No SIC information is available for this facility site.

Report generated on 09-29-2011
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Clark COUNTY

Storage Tank: 2

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<th>FACILITY SITE INFORMATION</th>
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<td>Site ID: 662</td>
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<tr>
<td>JIMBOS DELI MART 2</td>
<td>JIMBOS DELI MART 2</td>
</tr>
<tr>
<td>165 C STREET</td>
<td>165 C ST</td>
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<tr>
<td>WASHOUGAL, WA 98671-2144</td>
<td>WASHOUGAL, WA 98671</td>
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<td>Phone #: (360) 835-3383</td>
<td>Lat/Long: 45° 34' 51.6&quot; / -122° 22' 43.0&quot;</td>
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<tr>
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- **CAPACITY RANGE:** <br>Pressurized System
- **SPILL PREVENTION:** None
- **OVERFILL PREVENTION:** None

### COMPARTMENT DETAILS

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>SUBSTANCE STORED</th>
<th>SUBSTANCE USED</th>
<th>ACTUAL CAPACITY</th>
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Storage Tank: 4

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**TANK INFORMATION**

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- **CAPACITY RANGE:** Pressurized System
- **SPILL PREVENTION:** None
- **OVERFILL PREVENTION:** None

### COMPARTMENT DETAILS

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<tr>
<th>Compartment #</th>
<th>SUBSTANCE STORED</th>
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<tr>
<td>1</td>
<td>Motor Fuel for Vehicles</td>
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</table>
Clark COUNTY

Storage Tank: 421511

SITE INFORMATION

Site ID: 662
JIMBOS DELI MART 2
165 C STREET
WASHOUGAL, WA 98671-2144

Phone #: (360) 835-3383
UBI: 600-423-757 001 0001

Tank ID: 429048
Site Tag #: A1046

FACILITY SITE INFORMATION

Facility Site ID: 86429735
JIMBOS DELI MART 2
165 C ST
WASHOUGAL, WA 98671

Lat/Long: 45° 34' 51.6" / -122° 22' 43.0"

TANK INFORMATION

TANK NAME: 421511
Status: Operational
Upgrade DT: 2/14/1997
Install Date: February 14, 1997
Status Date: December 10, 1999
Permit Expiration Date: January 31, 2012
Permanently Closed Date: Tank Open

CAPACITY RANGE: 10,000 to 19,999 Gallons
PUMP SYSTEM: Pressurized System
SPILL PREVENTION: Spill Bucket/Spill Box
OVERFILL PREVENTION: Overfill Alarm

COMPARTMENT DETAILS

MATERIAL: Steel Clad with Corrosion Resistant Composite
CONSTRUCTION: Double Wall Tank
PRIMARY REL DETECT: Interstitial Monitoring (sump sensor)
SECONDARY REL DETECT: Automatic Line Leak Detection
TIGHTNESS TEST: No
CORROSION PROTECTION: Corrosion Resistant

Compartment # | SUBSTANCE STORED | SUBSTANCE USED | ACTUAL CAPACITY
1 | Unleaded Gasoline | Motor Fuel for Vehicles | 10000
## Storage Tank: 1

### Site Information
- Site ID: 662
- Site Tag #: A1046
- Facility Site ID: 86429735
- JIMBOS DELI MART 2
- 165 C STREET
- WASHOUGAL, WA 98671-2144
- Phone #: (360) 835-3383
- UB: 600-423-757 001 0001
- Lat/Long: 45° 34' 51.6" / -122° 22' 43.0"

### Tank Information
- Tank Name: 1
- Status: Removed
- Upgrade DT:
  - Install Date: January 20, 1981
  - Status Date: August 6, 1996
  - Permit Expiration Date: January 31, 1997
  - Permanently Closed Date: No Closed Date Recorded

### Compartment Details
<table>
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<th>Substance Stored</th>
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<tbody>
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<td>Leaded Gasoline</td>
<td>Motor Fuel for Vehicles</td>
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## Storage Tank: 3

### Site Information
- Site ID: 662
- Site Tag #: A1046
- Facility Site ID: 86429735
- JIMBOS DELI MART 2
- 165 C STREET
- WASHOUGAL, WA 98671-2144
- Phone #: (360) 835-3383
- UB: 600-423-757 001 0001
- Lat/Long: 45° 34' 51.6" / -122° 22' 43.0"

### Tank Information
- Tank Name: 3
- Status: Removed
- Upgrade DT:
  - Install Date: January 20, 1981
  - Status Date: August 6, 1996
  - Permit Expiration Date: January 31, 1997
  - Permanently Closed Date: No Closed Date Recorded

### Compartment Details
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<th>Compartment #</th>
<th>Substance Stored</th>
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<th>Actual Capacity</th>
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<tr>
<td>1</td>
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**Storage Tank: 421506**

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<th><strong>FACILITY SITE INFORMATION</strong></th>
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<tr>
<td>Phone #: (360) 835-3383</td>
<td>Lat/Long: 45° 34' 51.6&quot; / -122° 22' 43.0&quot;</td>
</tr>
<tr>
<td></td>
<td>UBI: 600-423-757 001 0001</td>
</tr>
</tbody>
</table>

**TANK INFORMATION**

<table>
<thead>
<tr>
<th><strong>TANK NAME: 421506</strong></th>
<th><strong>Status:</strong> Operational</th>
<th><strong>Upgrade DT:</strong> 2/14/1997</th>
</tr>
</thead>
<tbody>
<tr>
<td>Install Date</td>
<td>Status Date</td>
<td>Permit Expiration Date</td>
</tr>
<tr>
<td></td>
<td>Permit Expiration Date</td>
<td>Permanently Closed Date</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Tank Open</td>
</tr>
</tbody>
</table>

**CAPACITY RANGE:** 10,000 to 19,999 Gallons

**PUMP SYSTEM:** Pressurized System

**SPILL PREVENTION:** Spill Bucket/Spill Box

**OVERFILL PREVENTION:** Overfill Alarm

**COMPARTMENT DETAILS**

<table>
<thead>
<tr>
<th><strong>Compartments</strong></th>
<th><strong>SUBSTANCE STORED</strong></th>
<th><strong>SUBSTANCE USED</strong></th>
<th><strong>ACTUAL CAPACITY</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Unleaded Gasoline</td>
<td>Motor Fuel for Vehicles</td>
<td>15000</td>
</tr>
</tbody>
</table>

**TANK**

- **MATERIAL:** Steel Clad with Corrosion Resistant Composite
- **CONSTRUCTION:** Double Wall Tank
- **PRIMARY REL DETECT:** Interstitial Monitoring
- **SECONDARY REL DETECT:** Automatic Line Leak Detection
- **TIGHTNESS TEST:** Not Performed
- **CORROSION PROTECTION:** Corrosion Resistant

**PIPING**

- **PIPING MATERIAL:** Corrosion Resistant
- **CONSTRUCTION:** Double Wall Pipe
- **PRIMARY REL DETECT:** Interstitial Monitoring (sump sensor)
- **SECONDARY REL DETECT:** Automatic Line Leak Detection
- **TIGHTNESS TEST:** No
- **CORROSION PROTECTION:** Corrosion Resistant
# Tank Data Summary

## Clark COUNTY

### Storage Tank: 42

<table>
<thead>
<tr>
<th>Site ID: 662</th>
<th>Site Tag #: A1046</th>
</tr>
</thead>
<tbody>
<tr>
<td>JIMBOS DELI MART 2</td>
<td></td>
</tr>
<tr>
<td>165 C STREET</td>
<td></td>
</tr>
<tr>
<td>WASHOUGAL, WA 98671-2144</td>
<td></td>
</tr>
<tr>
<td>Phone #: (360) 835-3383</td>
<td></td>
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<tr>
<td>UBI: 600-423-757 001 0001</td>
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</table>

### Facility Site Information

<table>
<thead>
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<tbody>
<tr>
<td>JIMBOS DELI MART 2</td>
</tr>
<tr>
<td>165 C ST</td>
</tr>
<tr>
<td>WASHOUGAL, WA 98671</td>
</tr>
<tr>
<td>Lat/Long: 45° 34' 51.6&quot; / -122° 22' 43.0&quot;</td>
</tr>
</tbody>
</table>

### TANK INFORMATION

#### TANK NAME: 42

- **Status**: Operational
- **Upgrade DT**: 2/14/1997
- **Install Date**: February 14, 1997
- **Status Date**: December 10, 1999
- **Permit Expiration Date**: January 31, 2012
- **Permanently Closed Date**: Tank Open
- **Capacity Range**: 10,000 to 19,999 Gallons
- **Pump System**: Pressurized System
- **Spill Prevention**: Spill Bucket/Spill Box
- **Overfill Prevention**: Overfill Alarm

### COMPARTMENT DETAILS

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>Substance Stored</th>
<th>Substance Used</th>
<th>Actual Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Diesel</td>
<td>Motor Fuel for Vehicles</td>
<td>5000</td>
</tr>
<tr>
<td>2</td>
<td>Unleaded Gasoline</td>
<td>Motor Fuel for Vehicles</td>
<td>5000</td>
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</table>

**Report Information**: Path TCP_Web_Reporting\TankDetails.rdl
Facility/Site: Napa Washougal 79581825
Also known as: MA ASSOCIATES INC DBA NAPA

Address
1414 E ST
WASHOUGAL WA 98671

Decimal Coordinates
Latitude: 45.58129
Longitude: -122.35622

Geographic Information
Ecology Region: SWRO
Legislative District: 18
County: Clark
Congressional District: 3
WRIA: 28
Tribal Land: No

Ecology Interactions

<table>
<thead>
<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Program Phone</th>
<th>Program ID</th>
<th>Start Date</th>
<th>End Date</th>
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</table>

Report generated on 09-29-2011
No NAICS information is available for this facility site.

<table>
<thead>
<tr>
<th>SIC Code</th>
<th>SIC Description</th>
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<tbody>
<tr>
<td>9999</td>
<td>NONCLASSIFIABLE ESTABLISHMENTS</td>
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</table>

Industrial Codes (External Links Below)

Report generated on 09-29-2011
Facility/Site: 35533354

Also known as:

Address
17TH & E ST
WASHOUGAL WA 98671

Decimal Coordinates
Latitude: 45.58101
Longitude: -122.35462

Geographic Information
Ecology Region: SWRO
County: Clark
Legislative District: 18
Congressional District: 3
WRIA: 28
Tribal Land: No

Ecology Interactions

<table>
<thead>
<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Program Phone</th>
<th>Program ID</th>
<th>Start Date</th>
<th>End Date</th>
</tr>
</thead>
</table>

Report generated on 09-29-2011
### Industrial Codes (External Links Below)

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<th>SIC</th>
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</thead>
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<td>No SIC information is available for this facility site.</td>
</tr>
</tbody>
</table>

Report generated on 09-29-2011
<table>
<thead>
<tr>
<th>Tank Name</th>
<th>Tank Status</th>
<th>Install Date</th>
<th>Capacity Range</th>
<th>Compartment #</th>
<th>Substance Stored</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Removed</td>
<td>01/01/1900</td>
<td></td>
<td>1</td>
<td>Diesel</td>
</tr>
<tr>
<td>2</td>
<td>Removed</td>
<td>01/01/1900</td>
<td></td>
<td>1</td>
<td>Unleaded Gasoline</td>
</tr>
<tr>
<td>3</td>
<td>Removed</td>
<td>01/01/1900</td>
<td></td>
<td>1</td>
<td>Unleaded Gasoline</td>
</tr>
</tbody>
</table>
### Clark COUNTY

#### Storage Tank: 2

**Site Information**
- **Site ID:** 509052
- **Site Tag #:** none
- **Phone #:** ()

**Facility Site Information**
- **Facility Site ID:** 35533354
- **Address:** RD WAKEFIELD
  - 17TH AVE & E ST
  - WASHOUGAL, WA 98671
- **Phone #:** ()
- **UBI:** --
- **Lat/Long:** 45° 34' 51.6" / -122° 21' 16.6"

**Status:** Removed
**Upgrade DT:**
- **Install Date:** January 1, 1900
- **Status Date:** December 10, 1999
- **Permit Expiration Date:** No Closed Date Recorded

**Compartment Details**
- **Compartment #**
- **MATERIAL:**
- **CONSTRUCTION:**
- **PRIMARY REL DETECT:**
- **SECONDARY REL DETECT:**
- **TIGHTNESS TEST:**
- **CORROSION PROTECTION:**
- **SUBSTANCE STORED:** Unleaded Gasoline
- **SUBSTANCE USED:**
- **ACTUAL CAPACITY:** 675

---

#### Storage Tank: 1

**Site Information**
- **Site ID:** 509052
- **Site Tag #:** none
- **Phone #:** ()

**Facility Site Information**
- **Facility Site ID:** 35533354
- **Address:** RD WAKEFIELD
  - 17TH & E ST
  - WASHOUGAL, WA 98671
- **Phone #:** ()
- **UBI:** --
- **Lat/Long:** 45° 34' 51.6" / -122° 21' 16.6"

**Status:** Removed
**Upgrade DT:**
- **Install Date:** January 1, 1900
- **Status Date:** December 10, 1999
- **Permit Expiration Date:** No Closed Date Recorded

**Compartment Details**
- **Compartment #**
- **MATERIAL:**
- **CONSTRUCTION:**
- **PRIMARY REL DETECT:**
- **SECONDARY REL DETECT:**
- **TIGHTNESS TEST:**
- **CORROSION PROTECTION:**
- **SUBSTANCE STORED:** Diesel
- **SUBSTANCE USED:**
- **ACTUAL CAPACITY:** 1000
**Clark COUNTY**

**Storage Tank: 3**

<table>
<thead>
<tr>
<th>SITE INFORMATION</th>
<th>FACILITY SITE INFORMATION</th>
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</thead>
<tbody>
<tr>
<td>Site ID: 509052</td>
<td>Facility Site ID: 35533354</td>
</tr>
<tr>
<td>RD WAKEFIELD</td>
<td>RD WAKEFIELD PROPERTY</td>
</tr>
<tr>
<td>17TH AVE &amp; E ST</td>
<td>17TH &amp; E ST</td>
</tr>
<tr>
<td>WASHOUGAL, WA 98671</td>
<td>WASHOUGAL, WA 98671</td>
</tr>
<tr>
<td>Phone #: ()</td>
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<tr>
<td>Site Tag #: none</td>
<td>UBI: 002803</td>
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**TANK INFORMATION**

<table>
<thead>
<tr>
<th>TANK NAME: 3</th>
<th>Status: Removed</th>
<th>Upgrade DT:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Install Date</td>
<td>January 1, 1900</td>
<td></td>
</tr>
<tr>
<td>Status Date</td>
<td>June 26, 2001</td>
<td></td>
</tr>
<tr>
<td>Permit Expiration Date</td>
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<td></td>
</tr>
<tr>
<td>Permanently Closed Date</td>
<td>No Closed Date Recorded</td>
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</table>

**CAPACITY RANGE:**

**PUMP SYSTEM:**

**SPILL PREVENTION:**

**OVERFILL PREVENTION:**

**COMPARTMENT DETAILS**

<table>
<thead>
<tr>
<th>TANK</th>
<th>PIPING</th>
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</thead>
<tbody>
<tr>
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<tr>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>SUBSTANCE STORED</th>
<th>SUBSTANCE USED</th>
<th>ACTUAL CAPACITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Unleaded Gasoline</td>
<td></td>
<td>675</td>
</tr>
</tbody>
</table>

Report Information: Path TCP_Web_Reporting\TankDetails.rdl
Facility/Site: S & S FOOD MART
64113396

Also known as: JAMES C MOONEY, WILD WILLIES 1641 E ST

Address
1641 E ST
WASHOUGAL WA 98671-1430

Decimal Coordinates
Latitude: 45.58106
Longitude: -122.35543

Geographic Information
Ecology Region: SWRO
Legislative District: 18
WRIA: 28
County: Clark
Congressional District: 3
Tribal Land: No

Ecology Interactions
<table>
<thead>
<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Program Phone</th>
<th>Program ID</th>
<th>Start Date</th>
<th>End Date</th>
</tr>
</thead>
</table>

Report generated on 09-29-2011
Industrial Codes (External Links Below)

No NAICS information is available for this facility site.

<table>
<thead>
<tr>
<th>SIC Code</th>
<th>SIC Description</th>
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<tbody>
<tr>
<td>5541</td>
<td>GASOLINE SERVICE STATIONS</td>
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</table>

Report generated on 09-29-2011
## Regulated Underground Storage Tanks Site List

**CLARK COUNTY, Washougal**  
**Site Name:** S & S FOOD MART

<table>
<thead>
<tr>
<th>Tank Name</th>
<th>Tank Status</th>
<th>Install Date</th>
<th>Capacity Range</th>
<th>Compartment #</th>
<th>Substance Stored</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Removed</td>
<td>12/31/1964</td>
<td></td>
<td>1</td>
<td>Leaded Gasoline</td>
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<tr>
<td>2</td>
<td>Removed</td>
<td>12/31/1964</td>
<td></td>
<td>1</td>
<td>Unleaded Gasoline</td>
</tr>
<tr>
<td>3</td>
<td>Removed</td>
<td>12/31/1964</td>
<td></td>
<td>1</td>
<td>Unleaded Gasoline</td>
</tr>
<tr>
<td>4</td>
<td>Removed</td>
<td>12/31/1964</td>
<td></td>
<td>1</td>
<td>Unleaded Gasoline</td>
</tr>
<tr>
<td>5</td>
<td>Removed</td>
<td>12/31/1964</td>
<td></td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Operational</td>
<td>03/15/1990</td>
<td>10,000 to 19,999 Gallons</td>
<td>1</td>
<td>Unleaded Gasoline</td>
</tr>
<tr>
<td>7</td>
<td>Operational</td>
<td>03/15/1990</td>
<td>10,000 to 19,999 Gallons</td>
<td>1</td>
<td>Unleaded Gasoline</td>
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<tr>
<td>8</td>
<td>Operational</td>
<td>03/15/1990</td>
<td>10,000 to 19,999 Gallons</td>
<td>1</td>
<td>Unleaded Gasoline</td>
</tr>
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</table>

[Report: TCP_web_reporting/RegulatedUSTs.rdl]
### Storage Tank: 3

**Site ID:** 11194  
**Site Tag #:** A1080  
**Facility Site ID:** 64113396

**Location:**  
S & S FOOD MART  
1641 E ST  
WASHOUGAL, WA 98671-1430  
Phone #: (360) 835-8040  
UBI: 602-598-435 001 0001  
Lat/Long: 45° 34' 51.8" / -122° 21' 19.5"

**Status:** Removed  
**Upgrade DT:** No Closed Date Recorded

**Install Date:** December 31, 1964  
**Status Date:** August 6, 1996

**Capacity Range:**  
**Pump System:**  
**Spill Prevention:**  
**Overfill Prevention:**  

**Compartment Details:**

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>Substance Stored</th>
<th>Substance Used</th>
<th>Actual Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Unleaded Gasoline</td>
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<td></td>
</tr>
</tbody>
</table>

---

### Storage Tank: 5

**Site ID:** 11194  
**Site Tag #:** A1080  
**Facility Site ID:** 64113396

**Location:**  
S & S FOOD MART  
1641 E ST  
WASHOUGAL, WA 98671-1430  
Phone #: (360) 835-8040  
UBI: 602-598-435 001 0001  
Lat/Long: 45° 34' 51.8" / -122° 21' 19.5"

**Status:** Removed  
**Upgrade DT:** No Closed Date Recorded

**Install Date:** December 31, 1964  
**Status Date:** August 6, 1996

**Capacity Range:**  
**Pump System:**  
**Spill Prevention:**  
**Overfill Prevention:**  

**Compartment Details:**

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>Substance Stored</th>
<th>Substance Used</th>
<th>Actual Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
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</table>
### Tank Data Summary

#### Storage Tank: 4

<table>
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<tr>
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<th>FACILITY SITE INFORMATION</th>
</tr>
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<tbody>
<tr>
<td>Site ID: 11194</td>
<td>Facility Site ID: 64113396</td>
</tr>
<tr>
<td>S &amp; S FOOD MART</td>
<td>S &amp; S FOOD MART</td>
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<tr>
<td>1641 E ST</td>
<td>1641 E ST</td>
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<td>WASHOUGAL, WA</td>
<td>WASHOUGAL, WA</td>
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<tr>
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<td>98671-1430</td>
</tr>
<tr>
<td>Phone #: (360)</td>
<td>Lat/Long: 45° 34′ 51.8° / -122° 21′ 19.5°</td>
</tr>
<tr>
<td>835-8040</td>
<td></td>
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**TANK INFORMATION**

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<tr>
<td>Status Date:</td>
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<tr>
<td>August 6, 1996</td>
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</table>

**COMPARTMENT DETAILS**

<table>
<thead>
<tr>
<th>Compartiment #</th>
<th>MATERIAL</th>
<th>CONSTRUCTION</th>
<th>PRIMARY REL DETECT</th>
<th>SECONDARY REL DETECT</th>
<th>TIGHTNESS TEST</th>
<th>CORROSION PROTECTION</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Steel</td>
<td>Single Wall</td>
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<table>
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<tr>
<th>SUBSTANCE STORED</th>
<th>ACTUAL CAPACITY</th>
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<tbody>
<tr>
<td>Unleaded Gasoline</td>
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#### Storage Tank: 6

<table>
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<th>FACILITY SITE INFORMATION</th>
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<td>Site ID: 11194</td>
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<tr>
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<td>WASHOUGAL, WA</td>
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<td>98671-1430</td>
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<td>Lat/Long: 45° 34′ 51.8° / -122° 21′ 19.5°</td>
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**TANK INFORMATION**

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<tbody>
<tr>
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</tr>
<tr>
<td>August 6, 1996</td>
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**COMPARTMENT DETAILS**

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<th>MATERIAL</th>
<th>CONSTRUCTION</th>
<th>PRIMARY REL DETECT</th>
<th>SECONDARY REL DETECT</th>
<th>TIGHTNESS TEST</th>
<th>CORROSION PROTECTION</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Coated Steel</td>
<td>Single Wall</td>
<td>Automatic Tank Gauging</td>
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<td>Annual</td>
<td>Sacrificial Anode</td>
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<table>
<thead>
<tr>
<th>SUBSTANCE STORED</th>
<th>SUBSTANCE USED</th>
<th>ACTUAL CAPACITY</th>
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</thead>
<tbody>
<tr>
<td>Unleaded Gasoline</td>
<td>Motor Fuel for Vehicles</td>
<td>12000</td>
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</tbody>
</table>
### Storage Tank: 2

**Site Information**
- **Site ID:** 11194
- **Facility Site ID:** 64113396
- **Site Tag #:** A1080
- **Facility Site Tag #:** A1080
- **Location:** S & S FOOD MART 1641 E ST WASHOUGAL, WA 98671-1430
- **Phone #:** (360) 835-8040
- **UBI:** 602-598-435 001 0001
- **Lat/Long:** 45° 34' 51.8" / -122° 21' 19.5"

**TANK INFORMATION**
- **Tank Name:** 2
- **Status:** Removed
- **Upgrade DT:**
  - **Install Date:** December 31, 1964
  - **Status Date:** August 6, 1996
  - **Permit Expiration Date:** March 31, 2012
  - **Permanently Closed Date:** No Closed Date Recorded

**COMPARTMENT DETAILS**

<table>
<thead>
<tr>
<th>Compartment #</th>
<th>Substance Stored</th>
<th>Substance Used</th>
<th>Actual Capacity</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Unleaded Gasoline</td>
<td>Motor Fuel for Vehicles</td>
<td>12000</td>
</tr>
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### Storage Tank: 7

**Site Information**
- **Site ID:** 11194
- **Facility Site ID:** 64113396
- **Site Tag #:** A1080
- **Facility Site Tag #:** A1080
- **Location:** S & S FOOD MART 1641 E ST WASHOUGAL, WA 98671-1430
- **Phone #:** (360) 835-8040
- **UBI:** 602-598-435 001 0001
- **Lat/Long:** 45° 34' 51.8" / -122° 21' 19.5"

**TANK INFORMATION**
- **Tank Name:** 7
- **Status:** Operational
- **Upgrade DT:** 4/28/1998
  - **Install Date:** March 15, 1990
  - **Status Date:** August 6, 1996
  - **Permit Expiration Date:** March 31, 2012
  - **Permanently Closed Date:** Tank Open

**COMPARTMENT DETAILS**

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<th>Substance Used</th>
<th>Actual Capacity</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Unleaded Gasoline</td>
<td>Motor Fuel for Vehicles</td>
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### Storage Tank: 1

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<th>Facility Site ID: 64113396</th>
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<tbody>
<tr>
<td>S &amp; S FOOD MART</td>
<td>1641 E ST</td>
<td>S &amp; S FOOD MART</td>
</tr>
<tr>
<td>WASHOUGAL, WA 98671-</td>
<td></td>
<td>1641 E ST</td>
</tr>
<tr>
<td>Phone #: (360) 835-8040</td>
<td></td>
<td>WASHOUGAL, WA 98671-1430</td>
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<tr>
<td>UBI: 602-598-435 001 0001</td>
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<td>Lat/Long: 45° 34' 51.8&quot; / -122° 21' 19.5&quot;</td>
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#### TANK INFORMATION

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<td>Install Date</td>
<td>December 31, 1964</td>
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<tr>
<td>Status Date</td>
<td>August 6, 1996</td>
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<tr>
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#### COMPARTMENT DETAILS

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<tbody>
<tr>
<td>1</td>
<td>Leaded Gasoline</td>
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<tr>
<td>S &amp; S FOOD MART</td>
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<td>S &amp; S FOOD MART</td>
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<tr>
<td>WASHOUGAL, WA 98671-</td>
<td></td>
<td>1641 E ST</td>
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<tr>
<td>Phone #: (360) 835-8040</td>
<td></td>
<td>WASHOUGAL, WA 98671-1430</td>
</tr>
<tr>
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<td></td>
<td>Lat/Long: 45° 34' 51.8&quot; / -122° 21' 19.5&quot;</td>
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#### TANK INFORMATION

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<td>Permit Expiration Date</td>
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<td>Permanently Closed Date</td>
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#### COMPARTMENT DETAILS

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<th>SUBSTANCE STORED</th>
<th>SUBSTANCE USED</th>
<th>ACTUAL CAPACITY</th>
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<tr>
<td>1</td>
<td>Unleaded Gasoline</td>
<td>Motor Fuel for Vehicles</td>
<td>8000</td>
</tr>
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</table>
Facility/Site: US DOE BPA Camas Substation
3811629

Also known as:

Address
1ST ST 1 BLK N OF 8TH AVE
WASHOUGAL WA 98671

Decimal Coordinates
Latitude: 45.58176
Longitude: -122.38134

Geographic Information
Ecology Region: SWRO
Legislative District: 18
County: Clark
Congressional District: 3
WRIA: 28
Tribal Land: No

Ecology Interactions

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<tr>
<th>Interaction Description</th>
<th>Ecology Program</th>
<th>Ecology Program Phone</th>
<th>Program ID</th>
<th>Start Date</th>
<th>End Date</th>
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</thead>
</table>

Report generated on 09-29-2011
Industrial Codes (External Links Below)

<table>
<thead>
<tr>
<th>SIC Code</th>
<th>SIC Description</th>
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<tbody>
<tr>
<td>9199</td>
<td>GENERAL GOVERNMENT, NEC</td>
</tr>
</tbody>
</table>

No NAICS information is available for this facility site.
September 12, 2012

Re: City of Washougal Wellhead Protection Plan
Physical Address:

To Whom It May Concern:

The City of Washougal has developed a Wellhead Protection Plan to help maintain drinking water quality for our city residents. The Plan is based on Washington Department of Health WAC 246-290-135(3) regulations. As part of the Plan, maps were prepared that show the areas around each city drinking water well where a chemical spill on the ground may cause contamination of the well/aquifer. These areas are Wellhead Protection Areas (WHPA). The Plan also requires an inventory of potential sources of groundwater contamination within these wellhead protection areas.

The primary purpose of this letter is to notify you that your facility is located within our WHPA. Since your business or the activities conducted at your facility may involve the use of chemicals (e.g., gasoline, underground storage tanks, hazardous waste, etc.), and the potential exists that a chemical spill from your facility may adversely impact the city drinking water supply, please notify the City of Washougal immediately if a chemical spill occurs at your facility. All spills should be reported by dialing 911 and requesting that the City of Washougal Fire Department and Southwest Washington Health Department be contacted.

Please note that the groundwater aquifer that supplies the City of Washougal’s wells also supply the City of Camas’ wells. Therefore, immediate notification of City of Washougal in the event of a spill also assists the City of Camas by protecting the water supply for the entire community.

Thank you for assisting us in protecting our water supply and groundwater resources. If you have any questions, please contact me at (360) 835-2662 ext 206.

Sincerely,

John Roth
Water and Waste Water Manager
City of Washougal
DOE Sites of Concern

Table 5

Hazardous Materials

Refer to Section 4.3 and Table 5 for description.

Figure 6
Hazardous Sites
MAILED 8-29-12

Mr. Christopher Delargy,
Terminal Superintendent
BNSF Railroad
1515 W 39th Street
Vancouver, WA 98660

Chief Nick Swinhart
City of Camas Fire Department
616 NE 4th Avenue
Camas, WA 98607

Chief Mitch Lackey
Camas Police Department
2100 NE 3rd Avenue
Camas, WA 98607

Ron Schumacher,
Division Chief/Fire Marshal
Washougal Fire Department
1400 A Street
Washougal, WA 98671

Chief Ron Mitchell
Washougal Police Department
1320 "A" Street
Washougal, WA 98671

MAILED 9-12-12

O'Reilly Auto Parts
CSK Auto Corp Store #3146
C/O Thompson Reuters PTS
Post Office Box 06116
Chicago, IL 60606

Rama Inn
Attn: Manager/Owner
544 6th Street
Washougal, WA 98671

Columbia Storage
Post Office Box 327
Washougal, WA 98671

Dan's Top Notch
1367 N. Q Circle
Washougal, WA 98671

Classic Muffler
3000 H Street
Washougal, WA 98671

Clark County Shed
4700 NE 78th Street
Vancouver, WA 98665

Gateway Community Church
1325 E Street
Washougal, WA 98671

Washougal School District 112
Transportation Department
4855 Evergreen Way
Washougal, WA 98671

East County Auto Repair
462 Lillian Lane
Roseburg, OR 97470

Goodwill Industries
1943 SE 6th Avenue
Portland, OR 97214

Hi-Way Fuel
31914 SE 17th Street
Washougal, WA 98671

Jimbo's Deli Mart #2
16109 NE 61st Avenue
Vancouver, WA 98686

E Street Market
642 Belle Center Road
Washougal, WA 98671

Wild Willies
1641 E Street
Washougal, WA 98671

Washougal 1st Substation
Clark Public Utilities
Post Office Box 8900
Vancouver, WA 98668
OPERATION AND MAINTENANCE PROGRAM

General

This document describes the City of Washougal’s (City’s) existing operation and maintenance program including water system management and personnel, routine operation procedures, preventative maintenance, water quality monitoring plans, emergency response program, safety procedures, cross-connection control program and customer complaint response procedures.

Water System Management and Personnel

The City’s public works department includes fourteen certified water system operators with varying degrees of experience and levels of certification. Table 1 lists each operator, their position title and certifications as defined in Washington Administrative Code (WAC) 246-292.

Table 1
Water System Personnel and Water Certifications

<table>
<thead>
<tr>
<th>Name</th>
<th>Position Title</th>
<th>Certifications(^1)</th>
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</thead>
<tbody>
<tr>
<td>David Scott</td>
<td>City Administrator</td>
<td>WDM4, WTPOIT, CCS</td>
</tr>
<tr>
<td>Trevor Evers</td>
<td>Public Works Director</td>
<td>WDM4, WTPOIT, CCS</td>
</tr>
<tr>
<td>James Dunn</td>
<td>Assistant Public Works Director</td>
<td>WDM3</td>
</tr>
<tr>
<td>John Roth</td>
<td>Water System Manager</td>
<td>WDM3, BTO, BAT, CCS</td>
</tr>
<tr>
<td>Vaughan Barber</td>
<td>Water System Supervisor</td>
<td>WDM2, CCS, BTO</td>
</tr>
<tr>
<td>Travis Davis</td>
<td>Water System Lead</td>
<td>WDM2, CCS, BAT</td>
</tr>
<tr>
<td>Grant Lewis</td>
<td>Water System Staff</td>
<td>WDM2</td>
</tr>
<tr>
<td>Adam Connolly</td>
<td>Water System Staff</td>
<td>WDM2</td>
</tr>
<tr>
<td>Chris Delaney</td>
<td>Water System Staff</td>
<td>WDM2</td>
</tr>
<tr>
<td>Chris Strong</td>
<td>Water System Staff</td>
<td>WDM1</td>
</tr>
<tr>
<td>Ryan Baker</td>
<td>Wastewater Supervisor</td>
<td>WDM1</td>
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<tr>
<td>Nathan Payne</td>
<td>Wastewater System Staff</td>
<td>WDM1</td>
</tr>
<tr>
<td>Lee Fitzpatrick</td>
<td>Construction Inspector</td>
<td>WDM2, WDS, WTPOIT, CCS</td>
</tr>
<tr>
<td>Travis Geisler</td>
<td>Storm Lead</td>
<td>WDM2</td>
</tr>
<tr>
<td>Scott Randall</td>
<td>Storm Staff</td>
<td>WDM2</td>
</tr>
</tbody>
</table>

1. Certification Acronyms: Numbers following acronyms indicate level of certification; IT – “In Training”

BAT – Backflow Assembly Tester          WDM – Water Distribution Manager
BTO – Basic Treatment Operator          WDS – Water Distribution Specialist
CCS – Cross Connection Control Specialist WTPO – Water Treatment Plant Operator
Position Responsibilities and Certification

The water system manager, supervisor and staff share the responsibilities of an operator in “responsible charge” of a public water system as defined by the Washington State Department of Health (DOH). DOH requires that public water system operators be certified to a level determined by the water system’s classification. The City of Washougal has a group 3 classification requiring WDM3 certification for operators in responsible charge of the system. Specific duties of each water system operator which require certification are listed below. The City provides its water system staff with opportunities for continuing education in order to maintain current operator certifications. Water system operators are currently in compliance with DOH certification requirements and training is on-going to prepare additional public works staff for certification.

Water System Manager

- Plan, assign, distribute and direct work of water division operators and personnel
- Recruit, select, train and develop water system staff and operators
- Provide oversight and guidance for water system operations and maintenance programs.
- Ensure compliance with water system reporting and other regulatory requirements
- Requisition materials, supplies and equipment necessary for water system function
- Inspect water system work to ensure compliance with standards; recognize and correct conditions that are in violation of safety or health standards
- Manage and maintain water system budget, make budgetary recommendations to management
- Confer with Assistant Public Works Director and Public Works Director to determine improvement project priorities; implement improvements
- Communicate with department personnel and the public to resolve complaints, concerns or questions related to water system work or activities

Water System Supervisor

- Assignment of daily tasks to water division personnel
- Ensure regular inspection of:
  - Water quality monitoring stations
  - Well houses
  - Reservoirs
- Ensure compliance with state and federal water quality regulations
- Oversee maintenance and repair of water and telemetry systems
- Oversee repair and replacement of waterlines
- Coordinate annual preventative maintenance programs
- Maintain records of water system maintenance
- Perform operational duties for the water system, including starting and stopping pumps and installing piping
- Manage the water system through telemetry system monitoring
Water System Lead

- Fill in for the Water Supervisor when absent
- Ensure compliance with state and federal water quality regulations
- Oversee maintenance and repair of water and telemetry systems
- Oversee repair and replacement of waterlines
- Coordinate annual preventative maintenance programs
- Maintain records of water system maintenance
- Perform operational duties for the water system, including starting and stopping pumps and installing piping
- Oversee the water system through telemetry system monitoring
- Administer the Cross Connection Control Program

Water System Staff

- Tap and install new water services
- Test water system pH and chlorine residual regularly
- Troubleshoot problems in the water system
- Prepare samples for water quality testing
- Manage database for parts inventory, well flow and booster pump data, chlorine residual, and water quality testing results
- Inspect water tank levels, chlorine tanks and well heads. Inspect pumps to ensure proper operation
- Answer emergency and after hours calls for field service

System Operation and Maintenance Procedures

Described below are major water system facilities and components as well as their routine operation and maintenance procedures. All operating procedures are performed by a certified water system operator. Landscaping at water facilities is periodically maintained, as needed, to ensure safe and reliable site access. The City also maintains an inventory of spare parts commonly required for routine maintenance of its water system. System components are identified on the Washougal Water System Map in Appendix A.

Well Houses

The City supply wells are arranged in two wellfields, the Hathaway Park (Upper) Wellfield and the Westside (Lower) Wellfield. There is one well (No. 1) active at the Hathaway Park Wellfield and five wells (Nos. 5, 6, 7 11, and 12) at the Westside Wellfield. Each of the well houses pumps raw water from the groundwater well and delivers it to either Sodium hypochlorite injectors or gas chlorinators for disinfection then on to finished water storage reservoirs either directly or via booster pump stations depending on the elevation of the storage facility. Each well house is inspected a minimum of every two days to ensure satisfactory operation. Routine operating data including wells in operation, operating hours,
production rate, and total production volume are recorded by the City’s telemetry system. These records are reviewed daily.

Chlorination System

Well No. 1 at Hathaway Park has a sodium hypochlorite injection system. Chlorination equipment at the Westside Wellfield is housed primarily in Well House No. 11. Discharge mains for Well Nos. 5, 6, and 7 are manifolded together in order to share a single injector and jockey pump. Well No. 11 has an independent injector and jockey pump. Well No. 12 has an independent chlorination system with its own injector and jockey pump inside the Well No. 12 building. The chlorination systems at each wellfield are inspected daily to ensure satisfactory operation and record chlorine use. Chlorine residuals are monitored each weekday at ten locations disbursed throughout the water distribution system. Chlorine residuals are monitored each weekend day at the water quality sample site No. 25 on the Water System Map in Appendix A.

Finished Water Storage Reservoirs

The City operates seven finished water storage reservoirs. Reservoirs 1A and 1B are served directly from the well houses whereas reservoirs 2A, 2B, 3, 4A and 4B are served via booster pump stations due to their high elevation relative to the wellfields. Water storage reservoirs are inspected every 5 years for the presence of sediment and other foreign materials and to assess the condition of interior and exterior coating and lining systems. Reservoir Nos. 1A and 1B were painted on the exterior and interior in 2001. When appropriate, reservoirs will be taken out of service for cleaning. The location, elevation and capacity of each reservoir are shown on the Water System Map in Appendix A.

Booster Pump Stations

The City operates three booster pump stations serving Reservoirs 2A, 2B, 3, 4A and 4B and some customers in upper pressure zones. Booster Pump Station No. 1 pumps finished water from Reservoirs 1A and 1B up to Reservoirs 2A and 2B. Station No. 1 has three pumps each with a capacity of 1,000 gallons per minute (gpm). Booster Pump Station No. 4 pumps finished water from Reservoirs 2A and 2B up to Reservoir 4A and 4B. Station No. 4 has three pumps each with a capacity of 300 gpm. Booster Pump Station No. 3 pumps finished water to Reservoir 3. Station No. 3 has three pumps each with a capacity of 350 gpm.

Pressure Reducing Valves (PRV)

There are sixteen PRVs in the City’s distribution system two of which provide an emergency intertie to the City of Camas and are normally closed. The City does not currently have a formal valve inspection or exercise program due to labor resource limitations.
**Distribution Piping and Blow-offs**

Distribution blow-offs and fire hydrants located at the end of dead-end mains are flushed twice yearly with more frequent operation, as needed, to maintain distribution system water quality.

**Source Meters**

The source meters are regularly serviced in accordance with the manufacturer’s recommendations to ensure accurate flow measurement and operation.

**Service Meters**

The water meters are read bi-monthly by the City with half the system read each month. The City has replaced over 90 percent of all service meters with touch pad technology as part of an on-going meter replacement and upgrade project. During meter reading, the condition of the meter, meter box, and service line are observed. Items in need of replacement or repair are noted and attended to as convenient and appropriate. Large service meters are tested every year to ensure accurate operation.

**Fire Hydrants**

The Washougal Fire Department inspects all fire hydrants and conducts flow testing of one-fifth of existing fire hydrants annually in accordance with National Fire Protection Association guidelines.

**Equipment, Supplies and Chemicals**

Service representatives and suppliers for equipment and chemicals needed to operate the water system are listed in Table 2.
Table 2
Water System Equipment and Chemical Supplier Summary

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<tr>
<th>Description</th>
<th>Supplier Name</th>
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<td><strong>Water System Equipment and Supplies</strong></td>
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<tr>
<td>Pressure reducing valves/vaults (Cla-Val)</td>
<td>GC Systems, Inc.</td>
<td>(800)525-9425</td>
</tr>
<tr>
<td>Pump maintenance and repair (wells &amp; boosters)</td>
<td>Mather &amp; Sons, Inc.</td>
<td>(360)256-1310</td>
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<tr>
<td>Compliance sampling</td>
<td>Addy Labs, LLC.</td>
<td>(360)750-0055</td>
</tr>
<tr>
<td>Electrician (Jeff Downer)</td>
<td>Prestige Electric</td>
<td>(360)210-4269</td>
</tr>
<tr>
<td>Radio Services (telemetry)</td>
<td>Quality Mobile Comms</td>
<td>(800)808-9839</td>
</tr>
<tr>
<td>Repair parts, piping, and inventoried parts</td>
<td>HD Fowler Company</td>
<td>(503)656-3900</td>
</tr>
<tr>
<td>Metering pumps (Grundfos Metering Pumps)</td>
<td>PumpTech, Inc.</td>
<td>(503)659-6230</td>
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<tr>
<td>System intergrator</td>
<td>Taurus Power &amp; Controls</td>
<td>(503)692-9004</td>
</tr>
<tr>
<td>Chlorine application, metering and monitoring (W&amp;T)</td>
<td>Engineered Control Prd</td>
<td>(503)656-4880</td>
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<tr>
<td>Repair parts, piping, meters, and inventoried parts</td>
<td>General Pacific Co.</td>
<td>(503)907-2900</td>
</tr>
<tr>
<td>Repair parts, piping, meters, and inventoried parts</td>
<td>HD Supply Waterworks</td>
<td>(360)256-6151</td>
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<td><strong>Water System Chemicals</strong></td>
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<tr>
<td>Chlorine gas</td>
<td>Air Gas Nor Pac</td>
<td>(503) 978-3100</td>
</tr>
<tr>
<td>Sodium Hydroxide (pH adjustment) and Sodium Hypochlorite</td>
<td>Northstar Chemical</td>
<td>(503)625-3770</td>
</tr>
</tbody>
</table>

Routine operating procedures, safety practices and required safety training are documented in the City of Washougal Public Works Safety Procedures manual included as Appendix H2. Material Safety Data Sheets (MSDS) for chemicals used in the operation of the water system are included as Appendix H3.

**Water Quality Monitoring Plan**

The City must meet the water quality and facility standards outlined in Washington’s Safe Drinking Water Act (SDWA). The following paragraphs describe Washougal’s water quality monitoring procedures and demonstrate the water system’s compliance with the existing and proposed water quality regulations.
System Overview

The City of Washougal obtains all of its drinking water from groundwater sources. All of these sources are disinfected with chlorine and pH adjusted for corrosion control with sodium hydroxide. Water quality is monitored, in accordance with WAC 246-290-300, for the following potential contaminants:

- Coliform (bacteriological)
- Chlorine Residual (residual disinfection)
- Disinfection By-Products
- Organic Chemicals
  - Synthetic Organic Chemicals (SOC)
  - Volatile Organic Chemicals (VOC)
- Inorganic Chemicals (IOC)
  - Asbestos
  - Nitrate-N
- Lead and Copper

The City maintains twenty-five water quality monitoring stations and an additional thirty-seven lead and copper sample sites throughout the distribution system. Locations of these monitoring stations are marked on the Water System Map in Appendix A. The type of water quality tests performed at each station is also summarized on the map. All water quality sampling is performed by water system operators with delivery to a certified testing laboratory for analysis. If laboratory results indicate a violation of treatment, monitoring or maximum contaminant level (MCL) requirements; the lab results are immediately verified. If the results are confirmed, they are either sent directly to DOH or reported by the City within 48 hours.

Bacteriological

Routine bacteriological (coliform) samples are taken each month by water system staff at seventeen coliform sampling stations located throughout the City’s distribution system. To comply with the requirements of WAC 246-290-300, a total of twenty samples are taken each month, ten samples in the first half of the month and ten samples in the last half of the month. Two repeat sampling sites are located in close proximity to each of the routine sites. The City’s Coliform Monitoring Plan includes a list of bacteriological sampling locations and a routine sample rotation schedule. The City’s Coliform Monitoring Plan is included as Appendix H4.

Residual Disinfection

In order to comply with Washington’s drinking water disinfection standards, the City must maintain a trace amount of chlorine throughout the distribution system and minimum
chlorine residual of 0.2 milligrams per liter (mg/L) at locations which are representative of the distribution system. To ensure adequate chlorine residuals, the City continuously monitors finished water discharge from the well houses. Chlorine residual and pH levels are also measured in ten samples taken each week from representative locations spread throughout the distribution system. Chlorine residual measurements typically range between 0.4 and 0.8 mg/L.

**Disinfection By-Products**

The City monitors disinfection by-products according to the requirements of the Environmental Protection Agency (EPA) Stage 1 and Stage 2 Disinfection By-Product Rules. The Stage 1 rule requires that the City measure total trihalomethanes (TTHM) and haloacetic acids (HAA5) once each August, the warmest month, at locations representing the longest residence time for disinfected water within the distribution system. Stage 2 rules require measurement of TTHM and HAA5 at additional monitoring sites within the distribution system; one monitoring site near the disinfection site, one at a location with average residence time and four locations with the longest residence times in the distribution system. The number of monitoring sites required is determined based on the size of the system and the number of customers served. The City of Washougal has a Schedule 3 system serving approximately 13,880 customers. Measurements are taken quarterly; in February, May, August and November. Monitoring sites for disinfection by-products are summarized in the water quality sample sites table on the Water System Map in Appendix A.

**Organic Chemicals**

Both synthetic and volatile organic chemicals are monitored according to EPA regulations. SOCs and VOCs are both tested at each well every three years as allowed by a waiver granted to the City by the State of Washington.

**Inorganic Chemicals**

The City tests each active well annually for IOCs in accordance with WAC 246-290-300. MCLs are defined in WAC 246-290-310.

**Lead and Copper**

The City’s groundwater supply wells have a pH in the corrosive range. The City began treating the groundwater system in 2000 with sodium hydroxide to limit lead and copper leaching. This treatment has raised the typical well pH and reduced the concentration of copper.
**Public Notification**

The water system is required to provide public notification when MCLs are exceeded. Basic notification procedures include publication of a notice in a local newspaper, posting in public places or direct customer contact by phone or mail. Notices are issued in a manner that ensures that water system customers have adequate information regarding the water quality violation. The notice describes any measures the customer should take for their protection and what mitigating or corrective measures the City is taking.

**Water Quality Records**

Water quality testing records required to be kept by the water system are specified in WAC 246-290-480. Bacteriological testing records must be maintained for five years. Chemical testing records must be maintained for the life of the facility.

**Emergency Response Program**

The City public works department has prepared an emergency response plan in coordination with other service providers. This plan includes chain-of-command and responsibilities for water department staff, response actions for specific types of emergencies, public notification and communication with other agencies such as close coordination with Washougal Fire and Rescue for large disaster response.

**Emergency Contacts**

An essential component of the City’s emergency response program is communications. All water system operators have cell phones with one operator designated on-call at all times should an emergency arise. The term emergency in this case means a customer service outage or any condition constituting a clear and present danger to life or property. For less severe emergencies, the water system operators will identify, isolate as appropriate and correct problems with the water system. Typically, emergencies arise from water main breaks, which can be readily isolated and service promptly restored. Water system operator cell and home phone numbers are listed in Table 3. The water department establishes a weekend and holiday on-call duty schedule each year.

If on-call duty personnel are unavailable, the following people will be contacted in the order shown:

1. Water System Manager - John Roth
2. Assistant Public Works Director - James Dunn
3. Public Works Director - Trevor Evers
4. City Administrator - David Scott
The City contracts after-hours emergency calls from both the public and the SCADA system to Sonitrol Security Systems. Sonitrol contacts water department on-call duty personnel as necessary.

### Table 3
**Water System Operator Contact Numbers**

<table>
<thead>
<tr>
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<th>Home</th>
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<td>907-5751</td>
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<tr>
<td>Chris Delaney</td>
<td>772-2915</td>
<td>606-7469</td>
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<tr>
<td>Chris Strong</td>
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<td>324-0276</td>
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<tr>
<td>Nathan Payne</td>
<td>607-4697</td>
<td>(503) 853-1213</td>
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<tr>
<td>John Roth</td>
<td>772-2919</td>
<td>835-0267</td>
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<tr>
<td>James Dunn</td>
<td>772-1611</td>
<td>210-5067</td>
</tr>
<tr>
<td>Trevor Evers</td>
<td>772-2977</td>
<td>835-1764</td>
</tr>
</tbody>
</table>

The Water System Manager, Supervisor, Lead and operators have the authority to make emergency decisions relating to system operation and rental of emergency equipment, supplies and services.

City water system operations staff will immediately notify the DOH by phone when an emergency arises which causes or threatens to cause a loss in water service of more than 24 hours or reduces water quality such that public health may be threatened.

**DOH Office of Drinking Water Hotline: 1-877-481-4901**

**Vulnerable System Facilities**

The City completed a detailed vulnerability assessment in June 2004 in compliance with the 2002 Bioterrorism Act. The assessment report identified few vulnerable facilities. Details of this report are not included here in order to protect the City’s water system security.
Cross-Connection Control Program

The City has developed a Cross-Connection Control Program Plan to comply with state requirements for cross-connection control programs. The plan is currently implemented by Travis Davis, a state certified CCS (see Table 1). Authority for the cross-connection control program is granted by City ordinance (see Washougal Municipal Code Chapter 13.40). The current Cross-Connection Control Program Plan is included in Appendix H5.

Customer Complaints

Water system customer complaints may be filed through the Citizen Referral form process at Washougal City Hall. Complaints regarding the water system are forwarded to water department staff members that then begin a work order to investigate and address the customer’s concern. The City also accepts citizen comments and complaints through their website.

Summary

This operations and maintenance program plan documents the City of Washougal’s existing water system management and personnel, routine operating procedures, preventative maintenance, water quality monitoring plans, emergency response program, safety procedures, cross-connection control program and customer complaint response procedures.
City of Washougal Public Works
Safety Procedures
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MANAGEMENT & EMPLOYEES RESPONSIBILITIES

Responsibilities for safety and health include the establishment and maintenance of an effective communication system among workers, supervisors and management officials. To this end, all personnel are responsible to assure that their messages are received and understood by the intended receiver. Specific safety and health responsibilities for City of Washougal personnel are as follows:

Management Officials

Active participation in, and support of safety and health programs are essential. Management officials will display their interest in safety and health matters at every opportunity. At least one manager will participate in the safety and health committee meetings, incident investigations, and inspections.

Managers

The safety and health of the employees they oversee is the primary responsibility of the managers. To accomplish this obligation, managers will:

1. Verify that all safety and health rules, regulations, policies and procedures are understood and observed.
2. Require the proper care and use of all required personal protective equipment.
3. Identify and eliminate job hazards quickly through a job safety analysis.
4. Inform and train employees on the hazardous chemicals and/or procedures they MAY encounter under normal working conditions or during an emergency situation. (See “Hazard Communication” located on Page 10.)
5. Receive and take initial action on employee suggestions, awards or disciplinary measures.
6. Verify that Supervisor/Lead(s) are discussing daily safety issues for current projects and work sites. Follow up on safety interests by coordinating bi-weekly “tailgate” safety meetings.
7. Train employees (new and experienced) in the safe and efficient methods of accomplishing each job or task as necessary.
9. Attend safety meetings and actively participate in the proceedings.
10. Participate in incident investigations and inspections.
11. Promote employee participation in the safety and health program.
12. Actively follow the progress of injured workers and display an interest in their rapid recovery and return to work.
City Safety Manager
The City Safety Manager will be a permanent member of the Safety Committee for the purpose of advisement and training. The Safety Manager will carry the safety recommendations for various driving skill courses and provide feedback to the Committee on the effects of corrective actions.

Department Safety Manager Responsibilities
The Safety Manager that is designated for the City of Washougal Public Works Operations shall:

- Have the authority to stop unsafe operations if deemed necessary;
- Have access and obtain the necessary training, or designate an employee to receive the necessary training, to fulfill the Safety Manager's duties, which includes hazard identification;
- Be management's representative on the departmental Safety Committee;
- Appoint a designee to be responsible for the maintenance of all Safety and Health records within the department which include, but are not limited to: Safety Committee meeting minutes, inspection reports, work-related accident and illness records, completed Safety Suggestion forms, and all City of Vancouver Safety and Health programs; and
- Shall inspect or appoint a designee to annually inspect the department or area of responsibility periodically for compliance with the Accident Prevention Program.

Employee Responsibility
Observe the items of responsibility established in this document as well as job safety rules which may apply to specific task assignments.

Employees MUST adhere to the following regulations in accordance with WAC 296-24-025 & WAC 296-800-110

1. Employees MUST cooperate with all other employees to eliminate accidents.
2. Employees MUST study and implement all safe practices governing their work.
3. Employees should offer safety suggestions, which may contribute to a safer work environment. Employees may forward to the Safety Manager / Safety Committee a "Hazard Report Form" (Appendix A) detailing the potential hazard and offering suggestions to eliminate the hazard.
4. Employees MUST apply the principles of accident prevention in their daily work and MUST use proper safety devices and protective equipment as required by their employment.
5. Employees MUST properly care for all personal protective equipment.
6. Employees MUST make a prompt report to their immediate supervisor, of each industrial injury or occupational illness, regardless of the degree of severity.
7. Employees MUST not wear torn or loose clothing while working around machinery.

8. Employees MUST not tamper with any safety device on equipment!

9. Employees MUST not use any equipment, personal protective equipment, personal protective clothing which has been damaged or changed from original manufacturer's specifications.

10. Conduct walk-around safety inspections at the beginning of each job, and at least weekly thereafter.

If an employee does not comply with the above standards, disciplinary action may be administered, up to and including termination.

NOTE:
Employees may discuss and participate in any Washington State Industrial Safety and Health Act (WISHA) safety and health related practice and may refuse to perform dangerous tasks without fear of discrimination. Discrimination includes: dismissal, demotion, loss of seniority, denial of a promotion, harassment, etc.

An employee may report any concerns regarding safety and health in the employee's work area utilizing the “Hazard Report Form”. This report must be given to the employee's manager whom will send a copy to the department Safety Manager. The Safety Manager will address the hazard or designate an employee to correct the hazard. The Safety Manager MUST forward a written response to the reporting employee on the actions taken to address the concern or hazard.

For assistance and information, including copies of the act and of specific safety and health standards, employees should contact: the Safety Manager or the nearest office of the Department of Labor and Industries.
Occupational Accidents, Injuries and Illnesses

Occupational accidents, injuries and illnesses MUST be managed in compliance with WAC 296-802 and WAC 296-27-00105

In the event of an occupational accident, injury or illness; the incident MUST be reported to the employee's supervisor as soon as possible. The supervisor will then report the incident to the Safety Manager, management and Human Resources utilizing the “Injury and Illness Incident Investigation Report” (Appendix B).

Procedure for Injury or Illness on the Job

Supervisor or lead person immediately takes charge

- Supervise and administer first aid as you wish (Good Samaritan Law applies).
- Arrange for transportation (ambulance, helicopter, company vehicle, etc.), depending on the seriousness of the injury. Protect the injured person from further injury.
- Notify owner or Management Official, if not already present.
- Do not move anything unless necessary, pending investigation of the incident.
- Accompany or take injured person(s) to doctor, hospital, home etc. (depending on the extent of injuries).
- Take injured person to family doctor, if available.
- Remain with the injured person until relieved by other authorized persons (manager, EMT, doctor, etc.).
- When the injured person’s immediately family is known, the owner or supervisor should properly notify family members, preferable in person, or have an appropriate person do so.

Documentation

1. Minor Injuries – requiring doctor or outpatient care: After the emergency actions following an injury, an investigation of the incident will be conducted by the immediate supervisor and any witness to determine the causes. The findings must be documented on our “Injury and Illness Incident Investigation Report”.

2. Major Injuries – fatality or multiple hospitalizations: Management Officials must see that the Department of Labor and Industries is notified as soon as possible, but at least within 8 hours of the incident. Call or contact in person the nearest office of the Department or call the OSHA toll free central number (1-800-321-6742). Management Officials will then assist the Department in the investigation.
3. The findings must be documented on our incident investigation report form and recorded on the “Log of Work Related Injuries and Illnesses” Appendix E, if applicable.

Near Misses

1. All near-miss incidents (close calls) must be investigated.
2. Document the finding on the “Injury and Illness Incident Investigation Report”.
3. Review the findings at the monthly safety meetings or sooner if the situation warrants.

The Manager MUST:
1) Immediately take measures to protect the injured or ill employee (Good Samaritan Law applies);
2) If necessary, administer first aid and have someone call 911;
3) Secure any area or situation which may cause any more accidents, such as:
   a) Barricade the unsafe area;
   b) Disable unsafe or defective equipment until repaired;
   c) Secure the area if there is a possibility of an investigation into the accident. 
   d) Report the accident, injury or illness to the supervisor’s Department Head;
   e) Complete an "Injury and Illness Incident Investigation Report" with in 24 hours and return it to the Safety Manager and his/her manager. Within 24 hours an investigation MUST be performed on any incident which requires an "Injury and Illness Incident Investigation Report."

Human Resources MUST record occupational injury and illness information on the following forms:

1. A physician’s report (Appendix D), sent with employee to be filled out by the physician;
2. Log of Work Related Injuries and Illnesses;
3. OSHA’s Form 300A – Summary of Work Related Injuries and Illnesses (Appendix G).

Any preliminary investigation of the cause of a serious injury or accident MUST be conducted in compliance with WAC 296-24-020(2). Individuals who should be involved are:
(a) Victim (if possible);
(b) Safety Manager;
(c) Supervisor;
(d) Manager;
(e) Safety Committee member(s);
(f) Employee Representative;
(g) Human Resources;
(h) Others whose expertise would help expedite the process and help present a more accurate report.
Maintenance of Occupational Illness and Injury Records

The Human Resource Department MUST maintain for five years a log and summary of all recordable occupational injuries and illnesses for employees in accordance with WAC 296-27-04103.

Recordable cases include:

(a) Every occupational death;
(b) Every industrial illness;
(c) Every occupational injury that involves one of the following:
   (1.) Unconsciousness;
   (2.) Inability to perform all phases of regular job;
   (3.) Inability to work full time on regular job;
   (4.) Temporary assignment to another job;
   (5.) Medical treatment beyond first-aid.

The OSHA 300 log must be completed, signed and posted on all safety bulletin boards for the entire month of February each year for the preceding year ending on December 31st.

Access & Preservation of Employee Exposure / Medical Records

Employee medical records for job-related accidents or injuries MUST be preserved and maintained within the Human Resource Department in compliance with WAC 296-24-020(4).

Copies of employee Injury/Exposure Reports MUST be preserved and maintained in the employee’s confidential medical files, with the original sent to Human Resource Department to preserve confidential files. All files to be kept in compliance with WAC 296-800-32005.

Employee Access to Records

City of Washougal MUST assure the access of each employee (or designated representative) to job related employee medical records of which the employee is the subject as required by WAC 296-27- and WAC 296-800-32000.

Whenever an employee requests access to a medical or exposure record, the City of Washougal MUST assure that access is provided in a reasonable time, place, and manner as required in WAC 296-62-05209.
**Reporting Fatal or Multiple Hospitalization Accidents**

Within eight (8) hours after the occurrence of an employment related accident which results in a fatality to one or more employees, or which results in the hospitalization of two (2) or more employees the Management Official or above MUST report the accident to the Department of Labor and Industries. The reporting party MUST relate the circumstances of the accident, the number of fatalities and the extent of injuries. The Director of the Department of Labor and Industries may require such additional reports, in writing or otherwise, as deemed necessary, concerning the accident.

Each report required by this subsection MUST relate the following information: Establishment name, location of the incident, time of the accident, number of fatalities or hospitalized employees, contact person, phone number, and a brief description of the incident.

Equipment involved in an accident resulting in an immediate or probable fatality MUST not be moved, until a representative of the division of industrial safety and health investigates the accident and releases such equipment, except where removal is essential to prevent further accident. Where necessary to remove the victim, such equipment may be moved only to the extent of making possible such removal.

Upon arrival of the L & I investigator, the employer MUST assign an employee to assist the investigator, the immediate supervisor and all employees who were witnesses to the accident, or whoever the investigator deems necessary to complete the investigation.

Records MUST be maintained by Human Resource Department, which contains records of occupational injuries and illnesses.

**Recordable cases include:**
1. Every occupational death;
2. Every industrial accident;
3. Every occupational injury that involves one of the following:
   a. Unconsciousness;
   b. Inability to perform all phases of regular job;
   c. Inability to work full time on regular job;
   d. Temporary assignment to another job;
   e. Medical treatment beyond first-aid.
4. Bloodborne/Airborne disease exposure.
Hazard Communication

Purpose
To establish a formal training and information program for employees that may be potentially exposed to hazardous chemicals in the performance of their work duties.

Background
In 1984 the Washington Industrial safety and Health Act (WISHA) promulgated the Hazard Communication safety and Health Standard (WAC 296-62-054). This regulation requires that all employees that work in an establishment where hazardous chemicals are used must receive information regarding the facilities hazard communication program. Additionally those workers in the establishment who are directly exposed (or potentially exposed) to hazardous chemicals on the job must receive additional information and training on particular hazards of the chemicals to which they are exposed.

Policy
Each agency employee shall receive information regarding the agency’s Hazard Communication Program. In addition, those employees who are exposed (or potentially exposed) to hazardous chemicals as a result of their work duties shall receive additional information and training as required by this policy.

Employees shall be trained in these procedures and are required to strictly adhere to them. It is the responsibility of each employee’s supervisor to ensure that trained employees understand and adhere to the instructions and procedures of this policy. It is also the responsibility of each employee covered by this policy to bring to his or her supervisors attention any unsafe or hazardous conditions or practices that may cause injury to either themselves or any other employee utilizing the “Hazard Report Form”. The Safety Coordinator must approve any changes to this Hazard Communication Policy.

Definitions
Chemical means any element, chemical compound or mixture of elements and/or compounds.

Exposure or exposed means that an employee is subjected in the course of employment to a chemical that is a physical or health hazard, and includes potential (e.g. accidental or possible) exposure. “Subjected” in terms of health hazards includes any rout of entry (e.g. inhalation, ingestion, skin contact or absorption).

Hazardous chemical means any chemical that is physical or a health hazard.
**Health hazard** means a chemical for which there is statistical significant evidence based on at least one study conducted in accordance with established scientific principles that acute or chronic health effects may occur in exposed employees. The term ‘health hazard’ includes chemicals which are carcinogens, toxic or highly toxic agents, reproductive toxins, irritants, corrosive, sensitizes, hepatoxins, nephrotoxins, neurotoxins, agents which act on the hematopietic system, and agents which damage the lungs, skin, eyes, or mucous membranes.

**Label** means any written, printed, or graphic material displayed on or affixed to containers of hazardous chemicals.

**Material Safety Data Sheet (MSDS)** means written or printed material concerning a hazardous chemical(s).

**Physical hazard** means a chemical for which there is scientifically valid evidence that it is a combustible liquid, a compressed gas, explosive, flammable, organic peroxide, an oxidizer, pyrophoric, unstable (reactive) or water reactive.

**Work area** means a room or a defined space in a workplace where hazardous chemicals are produced, and where employees are present.

**Responsibilities**

**Accident Prevention Program**
The Safety Manager for the accident prevention program is responsible for the overall administration of the agency hazard communication policy and will maintain a list of materials safety data sheets (MSDS’s) used throughout the agency.

**Managers**
All supervisors are responsible for ensuring that their employees receive adequate information and training in accordance with the requirements of this policy.

**Safety Committee Members:**
Each safety committee member is responsible for the overall administration of the policy and site specific written hazard communication program.

**Safety Committee Members are responsible for:**
A. Conducting an inventory of all hazardous chemicals in each field office location;
B. Implementation of site specific written programs for each field office location;
C. Maintaining current copies of MSDS’s for all hazardous chemicals that are used in their respective regions;
D. Ensuring that a copy of the written program, chemical inventory and MSDS’s are immediately available for employee review at each safety committee member’s field office location.

Procedures

**Hazardous Chemical Inventory**
The Safety Coordinator is responsible for preparing and maintaining a current list of hazardous chemicals in their respective offices. See Appendix B for specific information that can be used in determining what products should be included in the inventory.

**Container labeling**
Supervisors or managers (as designated in the written hazard communication program) will ensure that all hazardous chemical received in their area of responsibility are labeled to include the following:

- A. The identity of the hazardous chemical(s) used on the MSDS;
- B. The appropriate hazard warning;
- C. The name and address of the manufacturer.

Secondary containers into which hazardous chemicals are transferred must be labeled, tagged or marked with the identity of the hazardous chemical(s) and hazard warning(s). The identity may be any chemical or common name that is indicated on the MSDS and will permit cross-referencing to be made among the list of hazardous chemicals, the label and the MSDS.

**Material Safety Data Sheet (MSDS)**
The MSDS is used to relay chemical hazard information from the manufacturer to the user and must be maintained at the workplace in which it is used. A copy of the written hazard communication program and applicable MSDS’s shall be kept at a central location(s) to ensure that employees can access the information contained in these documents.

Each safety Committee member shall supply copies of the new MSDS’s to the Safety Coordinator for the Accident Prevention Program. The Safety Coordinator shall be responsible for ensuring that all MSDS’s are complete and accurate, and will maintain a MSDS master file for all hazardous chemicals used in the agency.

**Employee Training**
All agency employees will be informed on both the WISHA Hazard Communication Program and the requirements of this policy. Those employees who are directly exposed (or potentially exposed) to hazardous chemicals on the job must receive addition information and training on the particular hazards of the chemicals to which they are exposed or potentially exposed. It is the
responsibility of every supervisor to determine which of their employees are exposed (or potentially exposed) and need to be included in the training program.

Supervisors will coordinate and ensure the information and training of identified employees will be included in the training.

_all employees will be informed of:
A. The hazard communication standard requirements;
B. Any operations in their work areas where hazardous chemicals are present;
C. The location and availability of this policy and the written hazard communication program including the chemical inventory list and MSDS’s.

Training
Exposed (or potentially exposed) employee training shall include:
A. Methods and observations that may be used to detect the presence or release of hazardous chemicals;
B. Physical and health hazards of the chemicals in the work area;
C. Measures employees can take to protect themselves from the hazards present;
D. The details of this policy and written hazard communication program;
E. Signing of the training certification document.

Field safe Requirements
Agency employees that perform field activities in various areas shall avoid chemical exposure and utilize their hazard communication training when reading properly labeled containers or warning signs. In case of inadequate, improper or missing labels, employees shall contact the employer to request and obtain the necessary information.

Industrial hygienists that need to sample unknown chemicals shall use professional judgments as the potential class(es) of chemicals that may be involved and take all appropriate protective precautions. In the absence of information regarding the type or identification of chemicals involved, employees shall report to their supervisor prior to sampling to ensure that adequate safeguards and training can be implemented prior to monitoring activities.
Standard Operating Procedures

WATER & SEWER

For Weekend Personnel on Duty

DUTY #1:

Lower Well Field

**Sodium Hydroxide Building**

Overall visual check of building and grounds. Inspection will include looking for signs of vandalism and forced entry into any of the secured areas.

Inside the plant in addition to a quick visual inspection of the building itself special care should be taken to check for visual signs of sodium hydroxide leaks, audio and visual inspection of pumps for malfunctions, and any odor relating to electrical overheating.

Sodium hydroxide tank levels will be read, checked for normal usage, and recorded on the computer.

Sodium hydroxide pump hours will be read, checked for normal operation and recorded on the computer.

If a Sodium hydroxide leak is observed call for assistance and refer to the MSDS sheet located in the sodium hydroxide building for the appropriate PPE and handling instructions.

**Chlorine room at #11 Well Building**

Before entering chlorine room a visual check of the red alarm light on the exterior of the building is necessary. If light is on, do not enter building. Call for assistance and refer to the MSDS sheet located in the sodium hydroxide building for the appropriate PPE and handling instructions. If no alarm exists, then look into the chlorine room through the small window in the door, making sure that there is no alarm on the chlorine detector flashing.

If no alarms are present, one may enter the room. An automatic light fan switch is on the door and will run continuously while the door is open. A...
manual switch is located in the box to the right of the door. Record chlorine weight of tank in service.

Inside #11 Well House, check that rotometers for wells on line are at preset levels. Do a visual, audio and odor check of injection pumps for chlorine and well pump. Check each well house for vandalism, and security breach. Inside do visual, audio and odor inspection.

DUTY #2:

Water House, 2247 B Street

Perform chlorine test at sink. Ensure residual is above .4 ppm.

Record chlorine weight, and residual on the spreadsheet provided. Initial the spreadsheet in the far right column.

Retrieve daily report from printer at the telemetry station and place in 3 ring binders. Enter total of well flows and flows for well #1 in the appropriate spaces. Well #1 will not always show flows. If well #1 shows flow you must follow the instructions under the upper well field portion of these procedures.

Check the computer for the water telemetry. Look for alarms in the alarm notification box and check which wells and boosters are running. Also check reservoir levels at the four reservoirs. Finally check to see if Well #1 is running. If Well #1 is running the “Upper Well Field” checks will also have to be performed.

Click the trends box on the overview screen. Inspect this screen for any sudden drops or irregular lines in the reservoir levels.

Click on the All Reservoir Levels box. This will take you to the graph for all the reservoirs including the Lehr Rd. Standpipe. Inspect the top line for sudden drops or irregular lines. Click the Overview box to return to overview.

Lift station checks are performed by checking the “Mission” site at http://www.123mc.com/. You will have to log onto a computer using your user name and password and log into Mission with the appropriate user name and password. The Water Telemetry computer does NOT have an internet connection and does NOT have a link to the City’s server. Do not attempt to shut down, modify or otherwise log into the Water Telemetry computer without specific authorization as this unit monitors crucial water operations 24/7. Once on the Mission site a map with all of the lift stations will come up. All of the sites should be green indicating normal operation. Next you would open the “data” folder in the column on the left hand side
of the screen. Inside the data folder is a “pump info” folder inside of this folder is a runtime table. The runtime table should be checked to ensure that lift station pumps are operating within their normal range.

**DUTY #3:**  
**Upper Well Field**  
(These checks are performed when the well is still running.)

**Building and Grounds**

Overall visual check of building and grounds. Inspection will include looking for signs of vandalism and forced entry into any of the secured areas.

Open the sample station and begin running the water. Measure the chlorine residual after a sufficient amount of water has run to ensure you are sampling the water in the main. Ensure that the value is greater than .6PPM. This measurement will have to be recorded on the spreadsheet at the water house.

Inside well house in addition to a quick visual inspection of the building itself special care should be taken to check for visual signs of sodium hydroxide leaks. If a leak is observed call for assistance and refer to the MSDS sheet located in the well pump building for the appropriate PPE and handling instructions. Do an audio and visual inspection of pumps for malfunctions, and any odor relating to electrical overheating.

Sodium hydroxide tank levels will be read, checked for normal usage, and recorded on the logbook.

Sodium hydroxide pump hours will be read, checked for normal operation and recorded on the logbook.

Do a visual, audio and odor check of injection pumps for chlorine and well pump.

*Chlorine room at #1 Well Building*

Before entering chlorine room a visual check of the red alarm light on the exterior of the building is necessary. If light is on, do not enter building. Call for assistance and refer to the MSDS sheet located in the well pump building for the appropriate PPE and handling instructions. If no alarm exists, then look into the chlorine room through the small window in the door, making sure that there is no alarm on the chlorine detector flashing. If no alarms are present, one may enter the room. An automatic light fan switch is on the door and will run continuously while the door is open. A manual switch is located in the box to the right of the door. If the well is on
check that the rotometer for the well is on line at the preset level. Record
chlorine weight of tank in service this will also have to be entered into the
spreadsheet at the water house.

GENERAL NOTICE

If for any reason something does not look right, seems out of place, or you
have a concern make verbal contact with a certified operator. If there is an
alarm visual or audible, make verbal contact with a certified operator. If
you can otherwise handle the situation and simply need assistance please
call from the on-call duty list. These numbers are confidential and for
official use only. Do not give these numbers out.

Certified Drinking Water Operators

<table>
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<tr>
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<td>Adam Connolly</td>
<td>837-3502</td>
<td>772-1322</td>
</tr>
<tr>
<td>Chris Delaney</td>
<td>606-7469</td>
<td>772-2915</td>
</tr>
<tr>
<td>Tom Derryberry</td>
<td>837-3030</td>
<td>518-4540</td>
</tr>
</tbody>
</table>
If duty personnel is unavailable, please contact:

John Roth at 772-2919 (cell), 835-0267 (home) or 418-0947 (pager)

If John is not available, please contact:

Jim Dunn at 772-1611 or 210-5067

If Jim is not available, please contact:

Trevor Evers at 360-835-1764 or 360-772-2977

If Trevor is unavailable, please contact:

Nabiel Shawa at 360-835-3504 or 360-518-4798

CHLORINE CYLINDER REPLACEMENT

For safety reasons, work in pairs. A second person can radio for help or possibly pull someone to safety using approved breathing apparatus.

Check both alarm lights. Check the red alarm light on the exterior of the building. If this is not on, then look into the chlorine room to make sure that there is no alarm on the chlorine detector flashing.

If no alarms are present, one may enter the room. An automatic light fan switch is on the door and will run continuously while the door is open. A manual switch is located in a lock box near outside near the entry door.

Turn off the chlorine bottle (it should only be open one half turn).

Go into the well pump room and check chlorinator (rotometer) to be sure the flow indicator ball is on zero (0) and the red flag in window is showing. Leave the booster pump running to allow any trapped chlorine to be sucked into the system.

Loosen vacuum regulator from the cylinder, but do not remove at this point. Check for leaking chlorine with the ammonia solution located in the chlorine room. Then turn the black knob on the regulator to the off position to avoid sucking air into the system. And finally, remove the regulator and hank it from the hook on the wall.

Replace the valve cap and the safety cap to the spent chlorine cylinder, then unchain it from the scales and remove it. Place new cylinder onto scales and chain in place before removing safety cap.
Check cylinder valve to be sure it is off, then crack open the valve cap and check that no chlorine is leaking from the valve before fully removing the valve cap.

Clean the mating surface of the cylinder valve, remove the used lead washer from the regulator, and install the regulator to the cylinder using a new lead washer.

Open and then quickly close the cylinder valve one quarter turn to charge the regulator with a small amount of chlorine. Use the ammonia solution to check for any leaks around the installed lead washer. If leaking, tighten regulator to cylinder or remove regulator and inspect lead gasket and replace if necessary then retest for leaks. If no leaks, slowly open cylinder valve one half turn (1/2) and leave valve wrench installed on operating nut.

Check for any leaks again with the ammonia solution, turn the black control knob on the regulator to the standby position, and reset the scale to read 150 lb (full cylinder weight).
General Materials Handling Safety

Make sure that all materials stored in tiers are stacked, racked, blocked, interlocked, or otherwise secured to prevent sliding, falling, or collapse.

Post conspicuously the maximum safe load limits of floors within buildings and structures, in pounds per square foot, in all storage areas, except for floor or slab on grade. Do not exceed the maximum safe loads.

Keep aisles and passageways clear to provide for the free and safe movement of material handling equipment or employees. Keep these areas in good repair.

Do not store materials on scaffolds or runways in excess of supplies needed for immediate operations.

Use ramps, blocking, or grading when a difference in road or working levels exists to ensure the safe movement of vehicles between the two levels.

Do not place materials stored inside buildings under construction within 6 feet of any hoist way or inside floor openings, or within 10 feet of an exterior wall which does not extend above the top of the material stored.

Anchor and brace temporary floors used in steel erection, concrete forms, and shoring and other “in-process equipment” that are to be left overnight or for longer periods of time to prevent their displacement in any direction. While in “interim storage,” this equipment is subject to the provisions in WAC 296-155-325(2)(i) (see previous bullet point: Do not place materials stored inside buildings under construction within 6 feet of any hoistway or inside floor openings, or within 10 feet of an exterior wall which does not extend above the top of the material stored.)

When working on stored materials in silos, hoppers, tanks, and similar storage areas, use personal fall arrest equipment meeting the requirements of Chapter 296-155 Part C-1.

Segregate non-compatible materials in storage.

Stack bagged materials by stepping back the layers and cross-keying the bags at least every ten bags high.

Carefully handle cement and lime delivered in paper bags to prevent the bags from bursting.

Do not pile cement and lime bags more than ten bags high except when stored in bins or enclosures built for the purpose of storage.
When bags are removed from the pile, keep the length of the pile at an even height and maintain the necessary step backs every five bags.

When handling cement and lime bags, wear eye protection preventing any contact with the substance (such as goggles or other sealed eye protection) and wear long sleeve shirts with close fitting collar and cuffs.

Make sure to report any susceptibility of skin to cement and lime burns.

Make sure that a hand cream or Vaseline and eyewash is provided and kept ready for use to prevent burns.

Store lime in a dry place to prevent a premature slacking action that may cause fire.

When stacking masonry blocks higher than 6 feet, taper back the stack one-half block per tier above the 6-foot level.

When stacking inside a building, distribute the piles to prevent overloading the floor.

Do not drop or throw blocks from an elevation or deliver blocks through chutes.

Do not stack lumber more than 20 feet high; if handling lumber manually, do not stack more than 16 feet high.

Remove all nails from used lumber before stacking.

Stack lumber on level and solidly supported sills, and such that the stack is stable and self-supporting.

Stack stored lumber on timber sills to keep it off the ground. Sills must be placed level on solid supports.

Place cross strips in the stacks when they are stacked more than 4 feet high.

If not racked, stack and block structural steel, poles, pipe, bar stock, and other cylindrical materials as to prevent spreading or tilting.

Wear heavy gloves when handling reinforcing steel.

When bending reinforcing steel on the job, use a strong bench set up on even dry ground or a floor to work on.
Carefully pile structural steel to prevent danger of members rolling off or the pile toppling over.

Keep structural steel in low piles, giving consideration to the sequence of use of its members.

Stack corrugated and flat iron in flat piles, with the piles not more than 4 feet high; place spacing strips between each bundle.

Frequently inspect stock piles of sand, gravel, and crushed stone to prevent their becoming unsafe by continued adding to or withdrawing from the stock.

Do not remove frozen material in a manner that would produce an overhang.

**General Rigging Equipment Safety:**

Inspect rigging equipment for material handling prior to use on each shift and as necessary during its use to ensure that it is safe. Remove defective rigging equipment from service.

Never load rigging equipment in excess of its recommended safe working load.

Remove rigging equipment when not in use from the immediate work area so as not to present a hazard to employees.

Mark special rigging accessories (i.e., spreader bars, grabs, hooks, clamps, etc.) or other lifting accessories with the rated capacity. Proof tests all components to 125% of the rated load prior to the first use. Maintain permanent records on the job site for all special rigging accessories.

**Disposal of waste materials:**

*Whenever materials are dropped more than 20 feet to any point lying outside the exterior walls of the building, use an enclosed chute of wood or equivalent material.*

*When debris is dropped without the use of chutes, make sure that the area onto which the material is dropped is completely enclosed with barricades at least 42 inches high and 20 feet back from the projected edge of the opening above. Post at each level warning signs of the hazard of falling materials. Do not remove debris in this lower area until debris handling ceases above.*

*Remove all scrap lumber, waste material, and rubbish from the immediate work area as the work progresses.*
Make sure to comply with local fire regulations if disposing of waste material or debris by burning.

Keep all solvent waste, oily rags, and flammable liquids in fire-resistant covered containers until removed from the work site.

**Office and Building Safety Policy**

*Purpose*

To establish requirements for the recognition and prevention of office and building hazards and related injuries.

*Policy*

**General Housekeeping**

Spills shall be wiped up immediately.

Notify supervisor and facilities upon discovering broken floor tiles, worn stair treads, missing handrails, slippery work surfaces, unsafe rugs or buckled carpeting, or other hazards that could cause slips, trips or falls.

**Recognized Office Equipment Hazards**

Machinery that is inoperable shall be turned to the off position, unplugged at the receptacle and a warning sign shall be placed on the equipment.

Equipment shall not be operated until all appropriate guards are in place. Guards that are installed on machinery shall not be removed.

When working around machinery, employees shall remove large rings, bracelets, scarves, etc., and secure loose sleeves, ties and long hair.

Sharp objects such as pencils, exacto knives, thumb tacks, scissors, knives and blades should be placed in separate containers so as to avoid hazards when reaching into desk drawers.

Employees shall use care when handling paper cutters and ensure the blade is in the down position when the cutter is not in use.

**Precautionary Measures Used in Handling Electrical Sources**

Cords shall not be placed in aisles and around workplaces with protective covering.

Damaged cords shall be reported to the supervisor.

Only approved surged protected extension cords with multiple plug outlets shall be used.
Fire Response and Building Safety

Emergency numbers shall be posted plainly (fire, police, and hospital, ambulance, aid car) on the safety and health bulletin boards.

Fire doors shall not be blocked and shall be inspected frequently to insure proper operation. Exits shall be plainly marked and be kept clear of stored materials.

Physical Safety Policy

Prevention of Muscle Strain

Do not move heavy office equipment such as desks, filing cabinets, or large bookshelves. Maintenance personnel or someone qualified to utilize material handling equipment shall do the job.

Do not move electronic equipment such as computers or printers.

Blood Borne Pathogens

Testing and shots are available for Hepatitis B. Ask your supervisor for information.

Attend North West Regional Training Center (NWRTC) testing on blood borne pathogens annually.

Employees must recognize that they have responsibilities for their own health and safety, and encourage other employees to work in a safe manner. Consistent with the circumstances presenting themselves, employees shall always use appropriate personal protective equipment consistent with the policies and procedures listed in the Accident Prevention and Safety Manual.

Initiate immediate self care and seek immediate medical attention and follow-up treatment as prescribed by standard medical practices and as outlined in the Employee Post Exposure Care and Procedures guideline in the Report and Form Section of the Clark County Accident Prevention Program.

Make an immediate verbal report of the exposure to their supervisor and complete the department's Injury/Exposure Report form.

If treatment is required for an occupational exposure, proceed immediately to the Emergency Room at SW Washington Medical Center. Provide
detailed information of the circumstances of the exposure to the attending health care personnel and complete applicable forms.
If the blood or other potentially infectious materials comes in contact with clothing or intact skin as an indirect exposure

Fall Protection

Training at the NWRTC is provided at no cost to the employee for fall protection
Employee will follow all guidelines from the training program and use all PPE’s as outlined.
Employees shall report all unsafe conditions to the lead person or supervisor.

First Aid

All employees in direct charge of crew or CDL holders are required to have current first aid / CPR training. This is provided at no cost to the employee at NWRTC.
Know where first aid kits are located. If you use a kit report to supervisor so that they get restocked.
Although you may have first aid training you are not required to provide assistance in a medical emergency.
If you administer first aid or receive first aid you must fill out an accident form and submit to your supervisor.

Hearing Conservation

Annual hearing tests are provided by the City and all information is confidential. Results of the test will be shared with the employee.
Employees will use hearing PPE’s in accordance with requirements in the Accident Prevention and Safety Manual, SOP’s or per direction of a lead person or supervisor.
Employees should report non compliance to a safety committee member, lead person or supervisor.

Personal Protective Equipment (PPE)
PPE include but are not limited to protective eye wear, hearing protection, gloves, hard hat, safety vest, breathing protection, sunscreen, and air monitoring equipment.

Employees will use PPE’s in accordance with requirements in the Accident Prevention and Safety Manual, SOP’s, MSDS sheets or per direction of a lead person or supervisor.

Employees should report non compliance to a safety committee member, lead person or supervisor.

Replace any damaged PPE. Ask you supervisor for replacement.

Respiratory Protection

Care for and maintain their respirators as instructed, and store them in a clean sanitary location.

Inform their supervisor if the respirator no longer fits well, and request a new one that fits properly.

Inform their supervisor or the Program Administrator of any respiratory hazards that they feel are not adequately addressed in the workplace and of any other concerns that they have regarding the program.

Evacuation

Refer to the Emergency Plan for Operations Center for more detailed information.

Notify your supervisor or Evacuation Coordinator of conditions that may threaten employees and guests.

Know specific hazard procedures, if you have a specific task for emergency response follow guidelines.

Assist Evacuation Coordinator if requested, otherwise move to designated location.

Have a disaster plan for yourself and your family.

Equipment Safety Policy
Motor Vehicle Policy

Purpose

The purpose of this policy is to establish requirements for safe motor vehicle operation and defensive driving training.

Policy

The purpose of this policy is to ensure the safety of those individuals who drive city vehicles or use personal vehicles for the purpose of City of Washougal business and to provide guidance on the proper use of such vehicles. It is the driver’s responsibility to operate such vehicles in a safe manner and to drive defensively to prevent injuries and property damage. It is the policy of the City of Washougal to provide vehicles for business use and to reimburse employees for business use of personal vehicles according to this policy. The term “vehicle” as used for this policy includes, but is not limited to, cars, trucks, backhoes, front end loaders, graders, and any other motorized equipment. City-owned or leased vehicles shall be used for the conduct of municipal business.

Drivers Requirements

Employees that operate a motor vehicle on agency business for an average two to three times per week, (or as directed by supervisors/management) should complete a certified defensive driving course. Employees who use motor pool vehicles and/or don’t meet the above guidelines are welcome to take the defensive driving class at the City of Washougal’s expense.

Supervisors are responsible to ensure that new permanent employees covered by this policy complete a certified defensive driving course within a specific time frame of being hired. The time frame is be decided by Supervisors on an individual bases.

Employees that require a Commercial Driver’s License (CDL) will need to meet the requirements set forth by Department of Licensing (DOL).

City of Washougal employees shall notify management if their license has been suspended or revoked.

All employees shall have in their possession a current valid driver’s license while operating City of Washougal or privately owned vehicles for official City of Washougal business.

City of Washougal employees shall not operate commercial vehicles (e.g. dump trucks, sweepers, Vacuum trucks, etc.) without a valid Commercial
Drivers License (CDL). The exception being that a CDL license is not required ONLY during training of commercial vehicles.

**Vehicles**

All City of Washougal and Privately owned vehicles used for agency business shall be in safe and legal operating condition;

All tools and equipment that could present a hazard to department employees shall be restrained while inside the passenger compartment of all vehicles;

Employees using personal vehicles for City of Washougal business should:

- Maintain auto liability insurance that meets state minimums.
- Maintain current state vehicle inspections when required.
- Maintain their vehicle in a safe operating condition meeting the manufacturer’s maintenance recommendations when driven on City of Washougal business.

**Preventable/Non-Preventable Accidents**

The following definitions relate to motor vehicle accidents:

A motor vehicle accident is defined as “any occurrence involving a motor vehicle which results in death, injury or property damage, unless such vehicle is properly parked (See Notes 1 and 2). Who was injured, what property was damaged and to what extent, where the accident occurred, or who was responsible or sited, are not relative factors.” If vehicle is legally parked, the incident will not be subject to review.

A preventable accident is defined as “any accident involving the vehicle, unless properly parked, which results in property damage or personal injury and in which the driver failed to do everything he/she reasonably could have done to prevent or avoid the accident.”

**Note 1:** A properly parked motor vehicle is one that is completely stopped and parked where it is legal and prudent to park such a vehicle or to stop load/unload property. Vehicles stopped to load and unload passengers are not considered parked.

**Note 2:** Parking on private property will be governed by the same regulations that apply on public streets and highways. A vehicle stopped in traffic in response to a sign, traffic signal or the police are not considered parked.
**Seat Belt Usage**

All employees of the City of Washougal shall wear seat belts while operating or riding in any vehicle while working on City of Washougal time. It is a State Law RCW 46.61.688 that people in a motor vehicle wear a safety belt.

**Confined Space**

Employers must test confined spaces to determine if they are hazardous.

A confined space is defined as:

- An area that is adequately sized and configured for employee entry.
- Has limited means of access or egress.
- Is not designed for continuous employee occupancy.

Confined spaces include but are not limited to STEP tanks, manholes, catch basins, utility vaults, truck bins.

Confined space tasks include: cleaning, painting, welding, scraping, performing repairs, or maintenance.

A confined space's atmosphere may make it hazardous, such as: flammable gas, vapor or mist; high dust levels that may hamper visibility of fewer than 5 feet; Oxygen concentration above 23.5 percent or below 19.5 percent; and any condition immediately dangerous to life or health that could threaten life, cause irreversible health problems, or make it difficult to escape the space without help.

All employees involved in confined space entry including the entrant, supervisor and attendant will be trained at NWRTC annually prior to entry.

Employee shall follow all procedures in confined space entry including all PPE requirements.

Attendants stand outside of the space to monitor and protect authorized personnel.

It becomes a PERMIT-REQUIRED CONFINED SPACE if, in addition, it presents or has potential for any recognized serious hazard.

**Evacuation, Trenching and Shoring**

Employees will not enter a trench or excavation without receiving training from NWRTC. The training is provided at no cost to the employee.

An employee shall not enter an excavation or trench over 4 feet deep without proper sloping or shoring as determined by a competent person.

Notify One-call 48 hours prior to dig to allow time for utility locates.
Provide proper traffic control to protect citizens and employees prior to start of excavation.

In general always load out spoils to eliminate trench loading and erosion issues.

Never leave the excavation or trench unattended without proper barricades and protection.

If you observe unsafe working conditions report to the lead or competent person, or supervisor.

Workers are required to wear all PPE’s.

**Flagging**

Training at the NWRTC is provided at no cost to the employee for flagging certification.

You must have a valid flagging card to perform flagging duties in a public right of way on non-emergency projects.

Employee to wear PPE’s at all times.

Install all appropriate traffic control and signage prior to the start of work.

**Ladder and Scaffold**

Training at the NWRTC is provided at no cost to the employee for ladder and scaffold training and is required. Employee to follow safety guidelines provided in the training.

Use ladders only for the purpose for which they were designed.

Inspect prior to use. If defect is found remove from service and notify a lead person or supervisor.

Make sure that scaffold in installed with all braces and safety features before using.

Never relocate scaffold with personnel or equipment on it.

Portable ladders shall have nonconductive siderails if they are used where the employee or the ladder could contact exposed energized parts.

**Welding and Cutting**
Do not attempt to use welding equipment until properly trained. Welding machine shall be equipped with a power disconnect switch which is conveniently located at or near the machine.

Protect yourself and others from flying objects. Make sure your own eyes and eyes of others are protected when chipping slag, etc.

Be sure the welding area has a good safe floor. Concrete or masonry is recommended. The floor should not be wood, plastic tile or carpeted. Keep combustible or flammable materials at a safe distance (at least 35 feet).

Do not use gloves or other clothing which contain oil and grease. Do wear appropriate gloves.

Always be sure your machine is properly grounded. The polarity switch must never be changed while machine is under load. Wait until the machine is idling and the circuit is open.

Protect others with a screen and yourself with a protective welding helmet. Flying sparks are a danger to your eyes. Arc rays can also cause painful burns to yourself and onlookers.

Keep a fire extinguisher handy at all times.

Avoid damp areas and keep the hands and clothing dry at all times. Dampness on the body may cause an electrical shock.

Never strike an arc on a compressed cylinder or tank, even if empty, that has contained combustible material.

**Electrical Safety**

Training required by this section shall be of the classroom or on-the-job type. The degree of training provided shall be determined by the risk to the employee.

Lockout/Tagout procedures apply to any servicing or maintenance work of electrical equipment.

Conductive articles of jewelry and clothing such as watch bands, bracelets, rings, key chains, necklaces, metalized aprons, cloth with conductive thread, or metal headgear) may not be worn if they might contact exposed energized parts. However, such articles may be worn if they are rendered nonconductive by covering, wrapping, or other insulating means.
Lockout / Tagout

LockOut/TagOut procedures are designed to isolate or shut off machines and equipment before employees perform any servicing or maintenance work. Each person who may work on equipment shall be trained on this standard before conducting any work. General guidelines for implementing this standard are:

Training at the NWRTC is provided at no cost to the employee for lockout/tagout.

Only persons who are trained and authorized may work on equipment.

All machinery and equipment which may be started or which may release energy during servicing must be positively locked out.

All employees must honor lockout/tagout devices. No employee may remove a lock unless they have installed it.

Each person performing service or maintenance work must have their own individual lockout device. Locks must be standardized by color, shape, size or type.

Employees implementing a lockout procedure shall notify employees in the immediate vicinity of his actions.

Machinery or equipment shall be shut down through its normal stopping procedure before the lockout device is applied.

The lockout device shall be installed at a place where the machinery or equipment can be isolated from its energy source.

The equipment shall then be checked to ensure that it is inoperable before any work is performed.

The machinery or equipment shall not be restored to operation until all tools are removed and a check is made to ensure no personnel are in a hazardous area.
Appendix
OSHA Standards and Requirements

Hazard Communication

In 1994 the top two most frequently cited OSHA citations involved the HazCom Standard, and often resulted in fines of more than $1,000 per violation.

What is a Hazardous Chemical?

The HazCom Standard applies to all businesses where hazardous chemicals are used in the workplace. OSHA defines a hazardous chemical as any liquid, solid, or gas that could present a physical or health hazard to an employee. Examples of hazardous chemicals include cleaning agents, degreasers, flammables, greases, paints, pesticides, aerosols and compressed gases.

Which Consumer Products are Hazardous Chemicals?

Many employers do not realize that many of the same products they use at home are considered by OSHA to be hazardous chemicals. Exemptions are made for consumer products, and two criteria must be met in order to qualify. First, the product must be used in the same quantity and concentration as it would be at home. Second, it must not be used with greater frequency or for longer durations than it would be at home. For example, the average American does not buy a five-gallon bucket of degreaser, nor does the average American clean their bathroom twice a day. If you use hazardous chemicals in the workplace and do not meet the criteria for exemption, then the HazCom Standard applies to your business.

Steps Necessary For Compliance

Now that you know whether the Hazard Communication Standard applies to you, you’re probably wondering "What do I have to do?" The key to successful compliance is to be proactive. Don’t wait for an accident to happen or for an OSHA inspection to begin thinking about Hazard Communication. The key is understanding what you must do in order to comply. First, you must develop a written HazCom plan. Second, you should be sure that your hazardous chemical inventory list is up to date and complete. Third, make sure that all hazardous chemicals are properly labeled. Fourth, you must have accessible Material Safety Data Sheets (MSDS) for every chemical that is covered by the standard. And finally, you must properly train your employees. It’s important to understand that most HazCom citations involve the absence of compliance — for example, NOT having a written hazard communication program or NOT properly training your employees.

Again, the key to compliance is pro-activity. The first step is to understand what is required of you, and the second is to take action. Develop your written plan. Train your employees. Do these
things now. True workplace safety is implemented long before accidents happen or OSHA pays a visit.

Why Does OSHA Enforce the Hazard Communication Standard?

The actual OSHA standard, 1910.1200(a)(1) says,

The purpose of this section is to ensure that the hazards of all chemicals produced or imported are evaluated, and that information concerning their hazards is transmitted to employers and employees. This transmittal of information is to be accomplished by means of comprehensive hazard communication programs, which are to include container labeling and other forms of warning, material safety data sheets and employee training.

Elements of the Written Hazard Communication Program

According to the U.S. Department of Labor General Industry Digest, 1994 (Revised):

Employers shall develop, implement, and maintain at the workplace a written hazard communication program for their workplaces. Employers must inform their employees of the availability of the program, including the required list(s) of hazardous chemicals and material safety data sheets.

The actual OSHA standards; 1910.1200(e)(1)(i) & (ii) say,

Employers shall develop, implement, and maintain at each workplace, a written hazard communication program for their workplaces. Employers must inform their employees of the availability of the program, including the required list(s) of hazardous chemicals and material safety data sheets.

Hazardous Chemical Inventory

All hazardous chemicals used by the employees in your facility are to be documented in the Hazardous Chemical Inventory. This listing must be available for inspection by any employee.

The Hazardous Chemical Inventory lists the chemicals in use at that location. Any new hazardous chemicals received are to be documented in the Hazardous Chemical Inventory before use by any employee. The Material Safety Data Sheet for any chemical should also be available.

Labeling

The information on all labels should correspond to the information on the appropriate Material Safety Data Sheet. All containers must be labeled. Also, piping that carries hazardous chemicals must be labeled (example — hot water, compressed gases, high pressure water, or high pressure air).
Transfer containers are temporary containers that are used by one person for one shift only. They are not required to be labeled. According to the U.S. Department of Labor General Industry Digest, 1994 (Revised):

The employer shall ensure that each container of hazardous chemicals in the workplace is labeled, tagged, or marked with the identity of the hazardous chemical(s) contained therein and must show hazard warnings appropriate for employee protection.

**THE ACTUAL OSHA STANDARD, 1910.1200(f)(5) SAYS.**

(5) Except as provided in paragraphs (f)(6) and (f)(7) of this section, the employer shall ensure that each container of hazardous chemicals in the workplace is labeled, tagged or marked with the following information:

(i) Identity of the hazardous chemical(s) contained therein; and,

(ii) Appropriate hazard warnings, or alternatively, words, pictures, symbols, or combination thereof, which provide at least general information regarding the hazards of the chemicals, and which, in conjunction with the other information immediately available to employees under the hazard communication program, will provide employees with the specific information regarding the physical and health hazards of the hazardous chemical.

The manufacturer’s name, address and emergency phone number should also be on the label. In the event of an emergency, having the emergency phone number on the label can save valuable time.

**Material Safety Data Sheets**

As an employer you should have a Material Safety Data Sheet (MSDS) for every chemical that your employees use or are potentially exposed to.

**THE ACTUAL OSHA STANDARD, 1910.1200(g)(8) SAYS.**

The employer shall maintain in the workplace copies of the required material safety data sheets for each hazardous chemical, and shall ensure that they are readily accessible during each work shift to employees when they are in their work area(s). (Electronic access, microfiche, and other alternatives to maintaining paper copies of the material safety data sheets are permitted as long as no barriers to immediate employee access in each workplace are created by such options.)

**How to Read a Material Safety Data Sheet (MSDS)**

At first glance, most material safety data sheets are confusing. However, by knowing what’s in each section you can find the information that you are looking for quickly. Some sections such as Hazardous Ingredients, Transportation Information and Regulatory Information will be used mainly by the Safety Director.
OSHA requires all employees to be familiar with the hazards and precautions of the chemicals that they are working with. As an employee, it is your responsibility to remain familiar with the hazards and precautions of the chemicals that you are working with. Monthly safety meetings will help you to review and reinforce this information.

You should not use a chemical that you don’t have an MSDS for. All chemicals in use should be on the Hazardous Chemical inventory for your area.

Each Material Safety Data Sheet is broken up into approximately eight sections. Those sections include follows:

**PRODUCT IDENTIFICATION** — Gives the name of the chemical which is the same as the name on the corresponding label.

**HAZARDOUS INGREDIENTS** — Lists names of chemicals that make up this particular hazardous material.

**PHYSICAL CHARACTERISTICS** — Lists information such as odor and appearance.

**FIRE AND EXPLOSION HAZARDS** — Gives the flash point (which determines if it is a flammable, combustible, or neither) and fire fighting procedures.

**REACTIVITY** — Lists types of chemicals that shouldn’t be stored with this particular chemical.

**HEALTH HAZARDS** — Look in this section for symptoms of overexposure and first aid procedures.

**PRECAUTIONS FOR SAFE HANDLING AND USE** — This section lists the PPE that should be used when handling or using this chemical.

**SPILL OR LEAK PROCEDURES** — What should be done to control a spill or leak.

**SPECIAL PRECAUTIONS** — Special handling or use instructions are documented in this section.

**TRANSPORTATION DATA** — Used for DOT classifications.

**REGULATORY INFORMATION** — Is this chemical covered by the SARA Title III or RCRA Hazardous Waste Acts.

**Minimum Hazard Communication Training Requirements**

Hazard communication training is fairly simple for most employers. The training can be broken down into two phases.
**Conceptual training should include:**

- what do you expect your employees to know about the hazards of the chemicals that they are exposed to;

- OSHA Hazard Communication standard;

- basic hazards that employees encounter when they work with hazardous chemicals (fire, health, etc.);

- acute vs. chronic hazards;

- what is a Hazardous Chemical Inventory and where is it located in your facility;

- how to read a MSDS and where to find them;

- labeling of containers;

**Practical training should include:**

- health and physical hazards of each chemical;

- signs of exposure/overexposure;

- how to detect the release of a chemical;

- PPE to use with each chemical;

- special precautions you should take when using or handling;

- how to respond in an emergency involving that chemical;

- how to handle a spill or leak;

A good approach is to do your conceptual training annually and upon hiring or job change. The practical training is best handled during your monthly safety meetings. A good approach is to cover the information on the MSDS for one to two chemicals during the monthly safety meeting. Putting your employees in a room for eight hours and covering a stack of MSDS will probably only result in a very low retention of the material. By covering small chunks of the MSDS information during monthly meetings, you will get better retention. During an OSHA Inspection, the compliance Manager will interview employees to test their knowledge of the hazard communication standard. If your employees are properly trained (i.e. able to answer basic questions about the Hazard Communication program, MSDS, labeling, hazardous chemical inventory and basic chemical hazards) you can receive a citation even though your employee spent days in ineffective training. The actual OSHA standards; 1910.1200(h)(3)(i) through (iv) say,
Employee training shall include at least:

(i) Methods and observations that may be used to detect the presence or release of a hazardous chemical in the work area (such as monitoring conducted by the employer, continuous monitoring devices, visual appearance or odor of hazardous chemicals when being released, etc.);

(ii) The physical and health hazards of the chemicals in the work area;

(iii) The measures employees can take to protect themselves from these hazards, including specific procedures the employer has implemented to protect employees from exposure to hazardous chemicals, such as appropriate work practices, emergency procedures, and personal protective equipment to be used; and,

(iv) The details of the hazard communication program developed by the employer, including an explanation of the labeling system and the material safety data sheet, and how employees can obtain and use the appropriate hazard information.
**SECTION 1 PRODUCT IDENTIFICATION:**

**PRODUCT NAME:** DPD FREE CHLORINOL REAGENT

**CATALOG NUMBERS:**
- No applicable

**FORMULA:**
- Carbonate Salt: Confidential
- Sodium Phosphate, Dibasic: CAS #: 7558-78-9
- DPD Salt: Confidential

**SECTION 2 HAZARDOUS INGREDIENTS:**

**HAZARDOUS**
- No hazardous ingredients

**Other Limit:**
- CAS#: 7558-78-9 (recommended)
- DPD Salt: Not established

**SECTION 3 PHYSICAL DATA:**

**BOILING POINT (IF APPLICABLE):** No applicable

**SOLUBILITY IN WATER:** Soluble

**VAPOR PRESSURE (Pess High):** No applicable

**MELTING POINT:** No known - Decompose

**APPEARANCE AND ODOR:** White to pale pink powder, no odor

**VAPOR DENSITY (AIR=1):** No applicable

**SPECIFIC GRAVITY (H2O=1):** No available

**EVAPORATION RATE:** Heat applicable

**SECTION 4 FIRE AND EXPLOSION HAZARD DATA:**

**FLASH POINT (METHOD USED):** Non-flammable

**FLAMMABLE LIMITS:**
- LEL: Not applicable
- UEL: Not applicable

**EXTINGUISHING MEDIA:** Water, dry chemical, alcohol foam, or carbon dioxide.

**FIRE FIGHTING PROCEDURES:** Suitable to cause of fire. Wear protective clothing and self-contained breathing apparatuses.

**UNUSUAL FIRE AND EXPLOSIVE HAZARDS:** May emit toxic fumes.

**SECTION 5 HEALTH HAZARDS EFFECTS AND FIRST AID:**

**ROUTE OF ENTRY:** Inhalation / swallowed / eye contact / skin contact

**HEALTH HAZARDS (ACUTE AND CHRONIC):** Irritating to eyes and respiratory track. May cause allergic skin reaction.

**Carcinogenicity:** NTP: EAC: Monographs: OSHA Regulated: Not listed

**SIGNALS AND SYMPTOMS OF EXPOSURE:** Moderately toxic. Rash, irritation of eyes and respiratory track. May be absorbed through skin and may be sensitizing to skin.

**MEDICAL CONDITIONS GENERALLY AGGRAVATED BY EXPOSURE:** Asthma or sensitivity to dusts of DPD.

**EMERGENCY FIRST AID PROCEDURES:**

**Eye And Skin Exposure:** Immediately flush eyes with water for 15 minutes. Call physician. Wash skin with soap and plenty of water.

**SECTION 6 Reactivity Data:**

**STABILITY:** Stable under normal conditions of use and storage

**CONDITIONS TO AVOID:** Exposure to light, heat, and moisture

**INCOMPATIBILITIES (MATERIALS TO AVOID):** Strong oxidizing agents

**HAZARDOUS DECOMPOSITION OR BYPRODUCTS:** Toxic fumes

**SECTION 7 HANDLING AND USE:**

**STORAGE:** Clean, dry, temperature-controlled area.

**HANDLING:** Avoid contact with eyes, skin, and clothing. Use only with adequate ventilation. Store in a cool, dry place.

**OTHER PRECAUTIONS:** None

**SECTION 8 CONTROL MEASURES:**

**RESPIRATORY PROTECTION:** Not necessary in normal use.

**VENTILATION SYSTEMS:** General mechanical ventilation satisfactory normal use.

**EYE PROTECTION:** Safety glasses

**SUN PROTECTION:** Rubber gloves

**OTHER PROTECTIVE CLOTHING OR EQUIPMENT:** Lab coat, eyes, safety shoes.

**WORKHYGIENIC PRACTICES:** Wash well after handling. Avoid skin contact.

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**DISCLAIMER:** WE RESERVE THE RIGHT TO MAKE CHANGES TO THIS MATERIAL WITHOUT NOTICE. WE CANNOT BE RESPONSIBLE FOR ANY PROPERTY DAMAGE OR PERSONAL INJURY INCURRED IN THE USE OF THIS PRODUCT OR THEREAFTER. OUR LIABILITY IS LIMITED TO THE SALE Price AND ITS RECAPTURE.
Material Safety Data Sheet

Product Name: Ammonia Solution

Catalog Number: NF scientific, Inc.: 10198
U.S. Filter/Wallace & Tiernan: U409

Chemical Family: Ammonia

Synonyms: Aqua Ammonia, Ammonia Water, Ammonia Hydrate

Formula: NH₄OH CASS 1336-21-6 18% H₂O CASS 7732-18-5 82%

Section 2 Hazardous Ingredients

Hazardous Ingestion(s) OSHA ACOSH Recommended
Ammonium Hydroxide 35 ppm STEL 35 ppm STEL
CASS # 1336-21-6 25 ppm PEL 25 ppm TWA

Section 4 Fire and Explosion Hazard Data

Autoignition Temperature: 65°C (149°F) as NH₃
Flammable Limits: Air Volume % as NH₃: LEL 16%
VP: 0.27
Specific Gravity: 0.92
Evaporation Rate: H₂O = 1
Solubility in Water: Infinite

Appearance and Odor: Clear, colorless solution at room temperature with the odor of ammonia.

Percent Volatile: 100% at 212°F

Section 5 Health Effects and First Aid

Route(s) Of Entry: Inhalation? Yes. Skin? No.* Ingestion? Yes.
*Contact may cause skin damage.

Health Hazards (Acute & Chronic):
Inhalation: May cause irritation to the respiratory tract, symptoms may include coughing, sore throat, and labored breathing. High concentrations may cause laryngitis, larynx, pulmonary edema, chest pain, or pneumonitis.

Ingestion: Toxic. May cause corrosion to the esophagus and stomach with perforation and peritonitis. Symptoms include pain in the mouth, chest, and abdomen, with coughing, vomiting and collapse.

Skin Contact: May cause skin burns with vesication.

Eyes: Wash eyes with plenty of water for at least 15 minutes, lifting lower and upper eyelids occasionally. Get medical attention immediately. In case of contact, immediately flush skin with plenty of water for at least 15 minutes while removing contaminated clothing and shoes. Call a physician.

Ingestion: Give several glasses of water to drink if dilute. Vomiting may occur spontaneously, but do not induce. Get medical attention immediately. Inhalation: Remove to fresh air. If not breathing, give artificial respiration. If breathing is difficult, give oxygen. Call a physician.

Section 6 Reactivity Data

Stability: Stable under ordinary conditions of use and storage.

Conditions to Avoid: Extreme heat.

Incompatibility (Materials to Avoid): Acids, acrolein, dimethyl sulfoxide, halogenated hydrocarbons, nitric oxide, nitrous oxide, oxides, aqueous or alcoholic ammonia.

Hazardous Decomposition or Byproducts: Emits toxic fumes of ammonia and nitric oxide when heated to decomposition.

Hazardous Polymerization: Will not occur.

Section 7 Safe Handling and Use

Steps to be Taken in Case Material Is Released or Spilled:
Ventilate and evacuate area. Kept-up personnel require protective clothing and respiratory protection from vapors. Allow only qualified personnel to handle the spill. Certain and recover liquid and solids as possible. Spills may be neutralized with dilute hydrochloric acid or dilute sulfuric acid and discharged to sewer with large amounts of water. Regulations for pH, ammonia content and solids for effluents must be considered. Do not flush directly into sewers. Alternately, spills may be absorbed with dry inert material and collected for disposal in a RCRA approved facility. Reportable Quantity (RQ) (QWACERCA): 1000 lbs.

Waste Disposal Method: Dispose of in accordance with all applicable federal, state and local environmental regulations.

Precautions to Be Taken in Handling and Storage: Keep away from heat and flames. Keep container closed when not in use. Other Precautions: Isolate from incompatible substances.

Section 8 Control Measures

Respiratory Protection: If the TLV is exceeded, a dust / mist respirator with chemical goggle may be worn. Alternatively, a full face respirator or airline hood may be worn.

Ventilation System: Local exhaust ventilation to keep below exposure limits.

Skin Protection: Wear appropriate protective clothing, including gloves, lab coat, apron or coveralls to prevent skin contact.

Eye Protection: Use chemical safety goggles and/or full face shield while handling or spilled solutions that are possible. Contact lenses should not be worn while working with this material.

Other Protective Clothing or Equipment: Eyewash stations in use area.

Washroom Practices: Wash well after handling. Avoid breathing vapors.

No guarantee is made as to the accuracy of any data or statement contained herein. While this material is furnished in good faith, no warranty expressed or implied, or merchantability, fitness or otherwise is made. This material is offered only for your consideration, investigation and verification. NF Scientific Inc. including its divisions, affiliates and subsidiaries, shall not in any event be liable for special, incidental or consequential damage in connection with its publication. Likewise, no statement made herein shall be construed as a permission or recommendation for the use of any product in a manner that might infringe existing patent.
MATERIAL SAFETY DATA SHEET
NCL of Wisconsin, Inc.
P.O. Box 8
Birnamwood, WI 54414
Emergency Telephone No: 800-424-9300 (Chemtel)

PRODUCT NAME: BUFFER SOLUTION, pH 7.00
NCL CATALOG NUMBER: E-47
Date of this revision: 10/23/2007

1. CHEMICAL PRODUCT IDENTIFICATION

Trade name: None.
Chemical Formula: Solution in water.
Formula CAS No: Not applicable.
Molecular Weight: Not applicable.

2. COMPOSITION

<table>
<thead>
<tr>
<th>Component</th>
<th>CAS#</th>
<th>Approx %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water</td>
<td>7732-18-5</td>
<td>&gt;58</td>
</tr>
<tr>
<td>Potassium Phosphate Monoasparate</td>
<td>7778-77-0</td>
<td>&lt;1</td>
</tr>
<tr>
<td>Sodium Hydroxide</td>
<td>1310-73-2</td>
<td>&lt;1</td>
</tr>
<tr>
<td>Yellow food coloring</td>
<td>not found</td>
<td>&lt;0.001</td>
</tr>
</tbody>
</table>

3. HAZARD IDENTIFICATION

Do not get in eyes, on skin or on clothing. Minimal contact, as with all chemicals, is a good policy to follow. Remove and wash contaminated clothing before re-use.
Routes of entry: Ingestion, inhalation, or skin contact.
Corrosiveness: This material is not listed (IARC, NTP, OSHA) as a cancer causing agent.

4. FIRST AID MEASURES

Ingestion: Give large quantities of water. Call a physician.
Inhalation: Remove to fresh air. Give artificial respiration if breathing has stopped.
Eyes: Immediately flush eyes with plenty of water for at least 15 minutes. Get medical attention if irritation develops.
Skin: Immediately flush skin with plenty of water. Get medical attention if irritation develops.

5. FIRE FIGHTING MEASURES:

Flash Point: Not Applicable.
Flammable Limits (LEL): Not Applicable.
Flammable Limits (UEL): Not Applicable.
Fire Extinguishing Media: Use any suitable means for surrounding materials.
Explosion Hazards: None known.

6. ACCIDENTAL RELEASE MEASURES

Evacuate area of non-essential personnel. Eliminate ignition sources.
Scoop up material and transfer to a container for proper disposal.
Ensure compliance with Federal, State, and local regulations.
7. HANDLING AND STORAGE
Store at room temperature. Avoid contact with eyes.

8. EXPOSURE CONTROLS
Airborne Exposure Limits: None established for product.
For 100% Sodium Hydroxide (product contains <1%)
OSHA Permissible Exposure Limit (PEL): 2 mg/cu.m.
ACGIH Threshold Limit Value (TLV): 2 mg/cu.m.
Ventilation System: None normally required.
Personnel Respirators (NIOSH Approved): None normally required.
Skin Protection: Rubber gloves may be worn to prevent skin contact.
Eye Protection: Use chemical safety goggles and/or a full face shield where splashing is possible. Contact lenses should not be worn when working with this material. Maintain eye-wash fountain and quick-drench facilities in work area.

9. PHYSICAL CHEMICAL PROPERTIES
Appearance: Clear, yellow liquid.
Odor: None.
Solubility: Infinitely soluble in water.
Boiling Point: Essentially the same as water.
Melting Point: Essentially the same as water.
Specific Gravity: 1.0
Vapor Density (Air=1): Essentially the same as water.
Vapor Pressure (mm Hg): Essentially the same as water.
Evaporation Rate: Essentially the same as water.

10. STABILITY AND REACTIVITY
Stability: Stable under ordinary conditions of use and storage.
Hazardous Decomposition Products: None known.
Hazardous Polymerization: This substance does not polymerize.
Incompatibilities: None found.

11. TOXICOLOGICAL INFORMATION:
No toxicity data for product.
For 100% Sodium Hydroxide (product contains <1%):
oral LDLo: 560 mg/kg.
Mutagenic effects cited in RTECS.

12. ECOLOGICAL INFORMATION
None found.

13. DISPOSAL CONSIDERATIONS
BPA Waste Number: None.
Ensure compliance with Federal, State, and local regulations.

END OF MATERIAL SAFETY DATA
MATERIAL SAFETY DATA SHEET
NCL of Wisconsin, Inc.
P.O. Box 9
Birnamwood, WI 54414
Emergency Telephone No: 800-424-9300 (Chemtree)

PRODUCT NAME: BUFFER SOLUTION, pH 4.00
NCL CATALOG NUMBER: B-44
Date of this revision: 10/17/2007

1. CHEMICAL PRODUCT IDENTIFICATION
Trade name: None.
Chemical Formula: Solution in water.
Formula CAS No: Not applicable.
Molecular Weight: Not applicable.

2. COMPOSITION

<table>
<thead>
<tr>
<th>Component</th>
<th>CAS #</th>
<th>Approx %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water</td>
<td>7732-18-5</td>
<td>&gt;98.8</td>
</tr>
<tr>
<td>Potassium Hydrogen Phthalate</td>
<td>877-24-7</td>
<td>1.1</td>
</tr>
<tr>
<td>Red food coloring</td>
<td>not found</td>
<td>&lt;0.001</td>
</tr>
</tbody>
</table>

3. HAZARD IDENTIFICATION
Do not get in eyes, on skin or on clothing. Minimal contact, as with all chemicals, is a good policy to follow. Remove and wash contaminated clothing before re-use. Routes of entry: Ingestion, inhalation, or skin contact.
Carcinogenicity: This material is not listed (IARC, NTP, OSHA) as a cancer causing agent.

4. FIRST AID MEASURES
Ingestion: Give two glasses of water to dilute. Call a physician.
Inhalation: Remove to fresh air. Give artificial respiration if breathing has stopped.
Eyes: Immediately flush eyes with plenty of water for at least 15 minutes. Get medical attention if irritation develops.
Skin: Immediately flush skin with plenty of water. Get medical attention if irritation develops.

5. FIRE FIGHTING MEASURES:
Flash Point: Not Applicable.
Flammable Limits (LEL): Not Applicable.
Flammable Limits (UEL): Not Applicable.
Fire Extinguishing Media: Use any suitable means for surrounding materials.
Explosion Hazards: None known.
6. ACCIDENTAL RELEASE MEASURES
Evacuate area of non-essential personnel. Eliminate ignition sources. Scoop up material and transfer to a plastic container and send to a RCRA-approved waste facility. Ensure compliance with Federal, State, and local regulations.

7. HANDLING AND STORAGE
Store at room temperature. Avoid contact with eyes. Do not breathe mist.

8. EXPOSURE CONTROLS
Airborne Exposure Limits: None established for product.
Ventilation System: None normally required.
Personal Respirators (NIOSH Approved): None normally required.
Skin Protection: Rubber gloves may be worn to prevent skin contact.
Eye Protection: Use chemical safety goggles and/or a full face shield where splashing is possible. Contact lenses should not be worn when working with this material. Maintain eye-wash stations and quick-drench facilities in work area.

9. PHYSICAL CHEMICAL PROPERTIES
Appearance: Clear, pink to red liquid.
Odor: None.
Solubility: Infinitely soluble in water.
Boiling Point: 100 °C (212°F).
Melting Point: 0 °C (32°F).
Specific Gravity: 1.0
Vapor Density (Air=1); Essentially the same as water.
Vapor Pressure: (mm Hg); Essentially the same as water.
Evaporation Rate: Essentially the same as water.

10. STABILITY AND REACTIVITY
Stability: Stable under ordinary conditions of use and storage.
Hazardous Decomposition Products: None known.
Hazardous Polycondensation: This substance does not polymerize.
Incompatibilities: None found.

11. TOXICOLOGICAL INFORMATION:
No toxicity data for product.

12. ECOLOGICAL INFORMATION:
None found.

13. DISPOSAL CONSIDERATIONS
EPA Waste Number: None.
Ensure compliance with Federal, State, and local regulations.

14. TRANSPORT INFORMATION
DOT Shipping Name: Not Regulated.
DOT Number: None.

15. REGULATORY INFORMATION
The CAS numbers of all components of this solution are listed on the TSCA Inventory.

16. OTHER INFORMATION
The information contained herein is provided in good faith and is believed to be correct as of the date hereof. However, NCL of Wisconsin, Inc. makes no representation as to the comprehensiveness or accuracy of the information. It is expected that individuals receiving the information will exercise their independent judgment in determining its appropriateness for a particular purpose. Accordingly, NCL of Wisconsin, Inc. will not be responsible for damages of any kind resulting from the use of or reliance upon such information.

END OF MATERIAL SAFETY DATA SHEET
Material Safety Data Sheet

Chevron GST® Oils

MSDS: 6710
Revision #: 6 Revision Date: 11/08/00

Click here to search the product data sheet database

1. CHEMICAL PRODUCT AND COMPANY IDENTIFICATION

CHEVRON GST Oil

PRODUCT NUMBER(S): CPS220091 CPS253026 CPS253027 CPS253028 CPS253029 CPS253034

SYNONYM: CHEVRON GST Oil EP ISO 32
          CHEVRON GST Oil EP ISO 46
          CHEVRON GST Oil ISO 100
          CHEVRON GST Oil ISO 32
          CHEVRON GST Oil ISO 46
          CHEVRON GST Oil ISO 68
          CHEVRON Turbine Oil GST EP ISO 32
          CHEVRON Turbine Oil GST ISO 100
          CHEVRON Turbine Oil GST ISO 32
CHEVRON Turbine Oil GST ISO 46
CHEVRON Turbine Oil GST ISO 68

COMPANY IDENTIFICATION

Chevron Products Company
Lubricants and Specialty Products
6001 Bollinger Canyon Rd., T3325/B10
San Ramon, CA 94583
www.chevron-lubricants.com

EMERGENCY TELEPHONE NUMBERS

HEALTH (24 hr): (800)231-0623 or
(510)231-0623 (International)

TRANSPORTATION (24 hr): CHEMTREC
(800)424-9300 or (703)527-3887

Emergency Information Centers
are located in U.S.A.
Int'l collect calls accepted

PRODUCT INFORMATION: MSDS Request: (800)414-6737 email:lubemsds@chevron.com
Environmental, Safety, & Health Info: (925) 842-5535
Product Information: (800) 582-3835

2. COMPOSITION/INFORMATION ON INGREDIENTS

100.0 % CHEVRON GST Oil

CONTAINING

COMPONENTS AMOUNT LIMIT/QTY AGENCY/TYP
LUBRICATING BASE OIL
SEVERELY REFINED PETROLEUM DISTILLATE
The BASE OIL may be a mixture of any of the following: CAS 64741884, CAS 64741885, CAS 64741894, CAS 64741975, CAS 64742014, CAS 64742525, CAS 64742536, CAS 64742547, CAS 64742627, CAS 64742650, or CAS 72623037.

ADDITIONS

< 2.00%

COMPOSITION COMMENT:
All the components of this material are on the Toxic Substances Control Act Chemical Substances Inventory.

This product fits the ACGIH definition for mineral oil mist. The ACGIH TLV is 5 mg/m³, the OSHA PEL is 5 mg/m³.

3. HAZARDS IDENTIFICATION

IMMEDIATE HEALTH EFFECTS

EYE:
Not expected to cause prolonged or significant eye irritation.

SKIN:
Contact with the skin is not expected to cause prolonged or significant
Irritation. Not expected to be harmful to internal organs if absorbed through the skin. High-Pressure Equipment Information: Accidental high-velocity injection under the skin of materials of this type may result in serious injury. Seek medical attention at once should an accident like this occur. The initial wound at the injection site may not appear to be serious at first; but, if left untreated, could result in disfigurement or amputation of the affected part.

INGESTION:
Not expected to be harmful if swallowed.

INHALATION:
Contains a petroleum-based mineral oil. May cause respiratory irritation or other pulmonary effects following prolonged or repeated inhalation of oil mist at airborne levels above the recommended mineral oil mist exposure limit.

4. FIRST AID MEASURES

EYE:
No specific first aid measures are required because this material is not expected to cause eye irritation. As a precaution remove contact lenses, if worn, and flush eyes with water.

SKIN:
No specific first aid measures are required because this material is not expected to be harmful if it contacts the skin. As a precaution, remove clothing and shoes if contaminated. Wash skin with soap and water. Wash or clean contaminated clothing and shoes before reuse.
INGESTION:

No specific first aid measures are required because this material is not expected to be harmful if swallowed. Do not induce vomiting. As a precaution, give the person a glass of water or milk to drink and get medical advice. Never give anything by mouth to an unconscious person.

INHALATION:

If exposed to excessive levels of material in the air, move the exposed person to fresh air. Get medical attention if coughing or respiratory discomfort occurs.

NOTE TO PHYSICIANS:

In an accident involving high-pressure equipment, this product may be injected under the skin. Such an accident may result in a small, sometimes bloodless, puncture wound. However, because of its driving force, material injected into a fingertip can be deposited into the palm of the hand. Within 24 hours, there is usually a great deal of swelling, discoloration, and intense throbbing pain. Immediate treatment at a surgical emergency center is recommended.

5. FIRE FIGHTING MEASURES

SPECIAL NOTES: Leaks/ruptures in high pressure systems using materials of this type can create a fire hazard when in the vicinity of ignition sources (e.g. open flame, pilot lights, sparks, or electric arcs).

FIRE CLASSIFICATION:

Classification (29 CFR 1910.1200): Not classified by OSHA as flammable or combustible.

FLAMMABLE PROPERTIES:
FLASH POINT: (COC) 374°F (190°C) Min.

AUTOIGNITION: NDA

FLAMMABILITY LIMITS (% by volume in air): Lower: NA Upper: NA

EXTINGUISHING MEDIA:
- CO2, Dry Chemical, Foam, Water Fog

NFPA RATINGS: Health 0; Flammability 1; Reactivity 0.

FIRE FIGHTING INSTRUCTIONS:
This material will burn although it is not easily ignited. For fires involving this material, do not enter any enclosed or confined fire space without proper protective equipment, including self-contained breathing apparatus.

COMBUSTION PRODUCTS:
Normal combustion forms carbon dioxide and water vapor; incomplete combustion can produce carbon monoxide.

6. ACCIDENTAL RELEASE MEASURES

CHEMTREC EMERGENCY NUMBER (24 hr): (800)424-9300 or (703)527-3867

International Collect Calls Accepted

ACCIDENTAL RELEASE MEASURES:
Stop the source of the leak or release. Clean up releases as soon as possible, observing precautions in Exposure Controls/Personal Protection. Contain liquid to prevent further contamination of soil, surface water or groundwater. Clean up small spills using appropriate techniques such as sorbent materials or pumping. Where feasible and appropriate, remove contaminated soil. Follow prescribed procedures for reporting and
responding to larger releases.

7. HANDLING AND STORAGE

DO NOT USE IN HIGH PRESSURE SYSTEMS in the vicinity of flames, sparks and hot surfaces. Use only in well ventilated areas. Keep container closed.

Container is not designed to contain pressure. Do not use pressure to empty container or it may rupture with explosive force. Empty containers retain product residue (solid, liquid, and/or vapor) and can be dangerous. Do not pressurize, cut, weld, braze, solder, drill, grind, or expose such containers to heat, flame, sparks, static electricity, or other sources of ignition. They may explode and cause injury or death. Empty containers should be completely drained, properly closed, and promptly returned to a drum reconditioner, or properly disposed of. Avoid contaminating soil or releasing this material into sewage and drainage systems and bodies of water.

8. EXPOSURE CONTROLS/PERSONAL PROTECTION

GENERAL CONSIDERATIONS:
Consider the potential hazards of this material (see Section 3), applicable exposure limits, job activities, and other substances in the workplace when designing engineering controls and selecting personal protective equipment. If engineering controls or work practices are not
adequate to prevent exposure to harmful levels of this material, the personal protective equipment listed below is recommended. The user should read and understand all instructions and limitations supplied with the equipment since protection is usually provided for a limited time or under certain circumstances.

Special Note: Do not use in breathing air apparatus or medical equipment.

ENGINEERING CONTROLS
Use in a well-ventilated area. If user operations generate an oil mist, use process enclosures, local exhaust ventilation, or other engineering controls to control airborne levels below the recommended mineral oil mist exposure limits.

PERSONAL PROTECTIVE EQUIPMENT

EYE/FACE PROTECTION:
No special eye protection is normally required. Where splashing is possible, wear safety glasses with side shields as a good safety practice.

SKIN PROTECTION:
No special protective clothing is normally required. Where splashing is possible, select protective clothing depending on operations conducted, physical requirements and other substances. Suggested materials for protective gloves include: <Nitrile> <Silver Shield> <Viton> <4H>

RESPIRATORY PROTECTION:
No respiratory protection is normally required. If user operations generate an oil mist, determine if airborne concentrations are below the recommended mineral oil mist exposure limits. If not wear a NIOSH approved respirator that provides adequate protection from measured concentrations.
Stable.

CONDITIONS TO AVOID:
No data available.

INCOMPATIBILITY WITH OTHER MATERIALS:
May react with strong oxidizing agents, such as chlorates, nitrates, peroxides, etc.

HAZARDOUS POLYMERIZATION:
Polymerization will not occur.

11. TOXICOLOGICAL INFORMATION

EYE EFFECTS:
The eye irritation hazard is based on an evaluation of the data for the components.

SKIN EFFECTS:
The skin irritation hazard is based on an evaluation of the data for the components.

ACUTE ORAL EFFECTS:
The acute oral toxicity is based on an evaluation of the data for the components.

ACUTE INHALATION EFFECTS:
The acute respiratory toxicity is based on an evaluation of the data for the components.

ADDITIONAL TOXICOLOGY INFORMATION:
This product contains petroleum base oils which may be refined by various processes including severe solvent extraction, severe hydrocracking, or
severe hydrotreating. None of the oils requires a cancer warning under the OSHA Hazard Communication Standard (29 CFR 1910.1200). These oils have not been listed in the National Toxicology Program (NTP) Annual Report nor have they been classified by the International Agency for Research on Cancer (IARC) as carcinogenic to humans (Group 1), probably carcinogenic to humans (Group 2A), or possibly carcinogenic to humans (Group 2B).

12. ECOLOGICAL INFORMATION

ECOTOXICITY:
This material is not expected to be harmful to aquatic organisms.

ENVIRONMENTAL FATE:
This material is not expected to be readily biodegradable.

13. DISPOSAL CONSIDERATIONS

Oil collection services are available for used oil recycling or disposal. Place contaminated materials in containers and dispose of in a manner consistent with applicable regulations. Contact your sales representative or local environmental or health authorities for approved disposal or recycling methods.
14. TRANSPORT INFORMATION

The description shown may not apply to all shipping situations. Consult 49CFR, or appropriate Dangerous Goods Regulations, for additional description requirements (e.g., technical name) and mode-specific or quantity-specific shipping requirements.

DOT SHIPPING NAME: NONE
DOT HAZARD CLASS: NONE
DOT IDENTIFICATION NUMBER: NONE
DOT PACKING GROUP: N/A
ADDITIONAL INFO: Petroleum Lubricating Oil - Not Hazardous by U.S. DOT.

ADR/RID Hazard class - Not applicable.

15. REGULATORY INFORMATION

SARA 311 CATEGORIES:
1. Immediate (Acute) Health Effects: NO
2. Delayed (Chronic) Health Effects: NO
3. Fire Hazard: NO
4. Sudden Release of Pressure Hazard: NO
5. Reactivity Hazard: NO

REGULATORY LISTS SEARCHED:
The following components of this material are found on the regulatory lists indicated.

**SEVERELY REFINED PETROLEUM DISTILLATE**

is found on lists: 14,15,17,

**NEW JERSEY RTK CLASSIFICATION:**

Under the New Jersey Right-to-Know Act L. 1983 Chapter 315 N.J.S.A.
34:5A-1 et. seq., the product is to be identified as follows:

**PETROLEUM OIL**

**WHMIS CLASSIFICATION:**

This product is not considered a controlled product according to the criteria of the Canadian Controlled Products Regulations.

16. **OTHER INFORMATION**
NFPA RATINGS: Health 0; Flammability 1; Reactivity 0;
HMIS RATINGS: Health 1; Flammability 1; Reactivity 0;
(0-Least, 1-Slight, 2-Moderate, 3-High, 4-Extreme, PPE:- Personal Protection Equipment Index recommendation, *- Chronic Effect Indicator). These values are obtained using the guidelines or published evaluations prepared by the National Fire Protection Association (NFPA) or the National Paint and Coating Association (for HMIS ratings).

REVISION STATEMENT:
This revision updates Section 4 (First Aid Measures), Section 9 (Physical and Chemical Properties), and Section 15 (Regulatory Information).

ABBREVIATIONS THAT MAY HAVE BEEN USED IN THIS DOCUMENT:
TLV - Threshold Limit Value TWA - Time Weighted Average
STEL - Short-term Exposure Limit TPQ - Threshold Planning Quantity
RQ - Reportable Quantity PEL - Permissible Exposure Limit
C - Ceiling Limit CAS - Chemical Abstract Service Number
A1-5 - Appendix A Categories () - Change Has Been Proposed
NDA - No Data Available NA - Not Applicable

Prepared according to the OSHA Hazard Communication Standard (29 CFR 1910.1200) and the ANSI MSDS Standard (Z400.1) by the Toxicology and Health Risk Assessment Unit, CRTC, P.O. Box 1627, Richmond, CA 94804
The above information is based on the data of which we are aware and is believed to be correct as of the date hereof. Since this information may be applied under conditions beyond our control and with which we may be unfamiliar and since data made available subsequent to the date hereof may suggest modification of the information, we do not assume any responsibility for the results of its use. This information is furnished upon condition that the person receiving it shall make his own determination of the suitability of the material for his particular purpose.

**********************************************************************
THIS IS THE LAST PAGE OF THIS MSDS
**********************************************************************
**PART I  What is the material and what do I need to know in an emergency?**

### 1. PRODUCT IDENTIFICATION

**TRADE NAME (AS LABELED):**
NORTHSTAR SODIUM HYDROXIDE LIQUID (1% - 40%)

**CHEMICAL NAME/CLASS:**
Sodium Hydroxide Solution

**PRODUCT USE:**
Metal finishing, neutralization, industrial cleaners, chemical processing.

**SUPPLIER/MANUFACTURER'S NAME:**
Northstar Chemical, Inc.

**ADDRESS:**
Corporate Office
14200 S.W. Tualatin-Sherwood Rd.
Sherwood, OR 97140

**B USINESS PHONE:**
888-793-9476

**EMERGENCY PHONE:**
CHEMTREC: 800-424-9300

**DATE OF PREPARATION:**
January 12, 2001

Si usted no entiende las Hojas de Información de Seguridad sobre Materiales, busque a alguien para que se la explique a usted en detalle.

(If you do not understand the Material Safety Data Sheet, find someone to explain it to you in detail.)

### 2. COMPOSITION AND INFORMATION ON INGREDIENTS

<table>
<thead>
<tr>
<th>CHEMICAL NAME</th>
<th>CAS #</th>
<th>Trade</th>
<th>TLV ppm</th>
<th>STEL ppm</th>
<th>PEL ppm</th>
<th>STEL ppm</th>
<th>IDLH ppm</th>
<th>OTHER ppm</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sodium Hydroxide</td>
<td>1310-73-2</td>
<td>1-40</td>
<td>2, C</td>
<td>NE</td>
<td>2, C</td>
<td>NE</td>
<td>10</td>
<td>MSHA REL: 2</td>
</tr>
</tbody>
</table>

Water and other ingredients. The other ingredients are each present in less than 1 percent concentration in this product.

The components present in the balance of this product do not contribute any significant, additional hazards. All hazard information pertinent to this product has been presented in the remaining sections of this Material Safety Data Sheet, per the requirements of Federal Occupational Safety and Health Hazard Communication Standard (29 CFR 1910.1200).

NE = Not Established. C = Ceiling Limit. See Section 16 for Definitions of Terms Used.

NOTE: All WHMIS required information is included. It is located in appropriate sections based on the ANSI Z400.1-1993 format.
3. HAZARD IDENTIFICATION

EMERGENCY OVERVIEW: This product is a clear to turbid liquid solution. This solution is corrosive, and can be damaging to contaminated tissue. Ingestion of large quantities can be fatal. In the event of fire or spill, adequate precautions must be taken. This solution reacts with water to generate heat. If involved in a fire, this product may decompose to produce sodium oxides and a variety of other compounds (i.e. carbon monoxide and carbon dioxide). Emergency responders must wear the proper personal protective equipment suitable for the situation to which they are responding.

SYMPTOMS OF OVER-EXPOSURE BY ROUTE OF EXPOSURE: This solution can damage skin, eyes, mucous membranes, and other contaminated tissues. Burns may not be immediately painful or visible.

INHALATION: If mists or sprays of this solution are inhaled, this product may cause pulmonary irritation, irritation of the mucus membranes, coughing, and a sore throat. Damage to the tissues of the respiratory system may occur.

CONTACT WITH SKIN or EYES: Severe irritation and/or burns can occur following eye exposure. Contact may cause impairment of vision and corneal damage possibly blindness. Skin contact may result in a "soapy" feel and cause reddening, discomfort, and irritation. Prolonged exposure may result in ulcerating burns which could leave scars.

SKIN ABSORPTION: Skin absorption is not anticipated to be a significant route of over-exposure to any component of this product.

INGESTION: Though ingestion is not anticipated to be a significant route of over-exposure to this product, if ingestion does occur burning and irritation of the mouth, throat, esophagus, and other tissues of the digestive system will occur immediately upon contact. Ingestion of large quantities may be fatal.

INJECTION: Though injection is not anticipated to be a significant route of over-exposure to this product, if it occurs, may cause local reddening, tissue swelling, and discomfort.

HEALTH EFFECTS OR RISKS FROM EXPOSURE: An Explanation in Lay Terms:

ACUTE: This solution is corrosive, and can burn and damage eyes, skin, mucous membranes, and any other exposed tissue. If ingested, irritation of the respiratory system may occur, with coughing, and breathing difficulty. Though unlikely to occur during occupational use, ingestion of large quantities may be fatal.

CHRONIC: Repeated skin contact with this product may result in dermatitis (inflammation and reddening of the skin).

PART II. What should I do if a hazardous situation occurs?

4. FIRST-AID MEASURES

SKIN EXPOSURE: If the product contaminates the skin, immediately begin decontamination with running water. Minimum flushing is for 15 minutes. Remove contaminated clothing, taking care not to contaminate eyes. Washing with large amounts of clean water should continue until affected skin surface no longer feels slippery. Victim must seek medical attention.

EYE EXPOSURE: If this product enters the eyes, open victim's eyes while under gentle running water. Use sufficient force to open eyelids. Have victim "roll" eyes. Minimum flushing is for 15 minutes. Do not attempt to neutralize. Oils or ointments should not be used at this time. Victim must seek immediate medical attention.

INHALATION: If vapors, mists, or sprays of this product are inhaled, remove victim to fresh air. If necessary, use artificial respiration to support vital functions. Remove or cover gross contamination to avoid exposure to rescuers.

INGESTION: If this product is swallowed, CALL PHYSICIAN OR POISON CONTROL CENTER FOR MOST CURRENT INFORMATION. If professional advice is not available, do not induce vomiting. Victim should drink milk, egg whites, or large quantities of water. Never induce vomiting or give diuretics (milk or water) to someone who is unconscious, having convulsions, or who cannot swallow.

Victims of chemical exposure must be taken for medical attention. Rescuers should be taken for medical attention, if necessary. Take copy of label and MSDS to health professional with victim.
5. FIRE-FIGHTING MEASURES

AUTOIGNITION TEMPERATURE: °C: Not flammable.
FLAMMABLE LIMITS (in air by volume %): Lower (LEL): Not applicable.
Upper (UEL): Not applicable.

FIRE EXTINGUISHING MATERIALS:
Water Spray: YES
Foam: YES
Dry Chemical: YES
Carbon Dioxide: YES
Helium: YES
Other: Any "ABC" Class.

UNUSUAL FIRE AND EXPLOSION HAZARDS: Not considered flammable or combustible. Does not support combustion. However, contact with water or acids may generate sufficient heat to ignite nearby combustible materials. Contact with aluminum, tin or zinc will result in the generation of heat and release of hydrogen gas. Run-off from fire control may cause pollution. Keep fire-exposed containers cool with water spray to prevent rupture due to excessive heat. High pressure water hose may spread product from broken containers increasing contamination.

When involved in a fire, this material may decompose and produce irritating fumes and toxic gases (including carbon monoxide, carbon dioxide and sodium oxides). Products of combustion are irritating to the respiratory tract and may cause breathing difficulties. Symptoms may be delayed several hours or longer depending upon the extent of exposure.

Explosion Sensitivity to Static Discharge: Not sensitive.

SPECIAL FIRE-FIGHTING PROCEDURES: Incipient fire responders should wear eye protection. Structural fire fighters must wear Self-Contained Breathing Apparatus and full protective equipment. If possible, prevent run-off water from entering storm drains, bodies of water, or other environmentally sensitive areas.

6. ACCIDENTAL RELEASE MEASURES

SPILL AND LEAK RESPONSE: Uncontrolled releases should be responded to by trained personnel using pre-planned procedures. Proper protective equipment should be used. In case of a spill, clear the affected area, protect people, and respond with trained personnel.

The proper personal protective equipment for incidental releases (e.g.-1 L of the product released in a well-ventilated area) use impermeable gloves, specific for the material handled, goggles, face shield, and appropriate body protection. In the event of a large release, use impermeable gloves, specific for the material handled, chemically resistant suit and boots, and hard-hat. Self Contained Breathing Apparatus or respirator may be required where engineering controls are not adequate or conditions for potential exposure exist. When respirators are required, Select NIOSH/MSHA approved based on actual or potential airborne concentrations in accordance with latest OSHA and/or ANSI recommendations. Absorb spilled liquid with polyprop or other suitable absorbent materials. Neutralize residue with citric acid or other caustic neutralizing agent. Decontaminate the area thoroughly. Test area with litmus paper to confirm neutralization. Place all spill residue in a suitable container. Dispose of in accordance with Federal, State, and local hazardous waste disposal regulations (see Section 13, Disposal Considerations).

PART III How can I prevent hazardous situations from occurring?

7. HANDLING and STORAGE

WORK PRACTICES AND HYGIENE PRACTICES: As with all chemicals, avoid getting this product ON YOU or IN YOU. Wash hands after handling this product. Do not eat or drink while handling this material. Remove contaminated clothing immediately. Discard contaminated clothing items, or launder before re-use. Inform anyone handling such contaminated laundry of the hazards associated with this product. Use ventilation and other engineering controls to minimize potential exposure to this product.

NORTHSTAR Sodium Hydrate 1%-40% M.S.D.S. PAGE 3 OF 8
7. HANDLING and STORAGE (Continued)

STORAGE AND HANDLING PRACTICES: All employees who handle this material should be trained to handle it safely. Avoid breathing mists or fumes generated by this product. It is best to never add water to this product, always add product, with constant stirring, slowly to surface of lukewarm (80-100 °F, 27-38 °C) water, to assure product is being completely dispersed as it is added. Only trained personnel can add water to this product. Never add more product than can be absorbed by solution while maintaining temperatures below 200 °F (93 °C) to prevent boiling and spattering of caustic solution. Use in a well-ventilated location.

For Non-Bulk Containers: Open containers slowly on a stable surface. Containers of this product must be properly labeled. Store containers in a cool, dry location, away from direct sunlight, sources of intense heat, or where freezing is possible. Material should be stored in secondary containers, or in a dilute area, as appropriate. Store containers away from incompatible chemicals. Keep container tightly closed when not in use. Wash thoroughly after using this material. Storage areas should be made of fire-resistant materials. If appropriate, post warning signs in storage and use areas. Inspect all incoming containers before storage, to ensure containers are properly labeled and not damaged. Empty containers may contain residual liquid, therefore, empty containers should be handled with care.

Bulk Containers: All tanks and pipelines which contain this material must be labeled. Perform routine maintenance on tanks or pipelines which contain this product. Report all leaks immediately to the proper personnel.

Tank Car Shipments: Tank cars carrying this product should be loaded and unloaded in strict accordance with tank car manufacturer's recommendation and all established on-site safety procedures. Appropriate personal protective equipment must be used (see Section 6, Engineering Controls and Personal Protective Equipment). All loading and unloading equipment must be inspected, prior to each use. Loading and unloading operations must be attended, at all times. Tank cars must be level, brakes must be set or wheels must be locked or blocked prior to loading or unloading. Tank car (for loading) or storage tank (for unloading) must be verified to be correct for receiving this product and be properly prepared, prior to starting the transfer operations. Hoses must be verified to be clean and free of incompatible chemicals, prior to connection to the tank car or vessel. Valves and hoses must be verified to be in the correct positions, before starting transfer operations. A sample (if required) must be taken and verified (if required) prior to starting transfer operations. All lines must be blown-down and purged before disconnecting from the tank car or vessel.

PROTECTIVE PRACTICES DURING MAINTENANCE OF CONTAMINATED EQUIPMENT: Follow practices indicated in Section 6 (Accidental Release Measures). Make certain application equipment is locked and tagged-out safely. Always use this product in areas where adequate ventilation is provided. Decontaminate equipment before maintenance begins by a triple-rinse with water followed, if necessary, by using caustic neutralizing agent and an additional rinse. Collect all rinsates and dispose of according to applicable Federal, State, or local procedures.

8. EXPOSURE CONTROLS - PERSONAL PROTECTION

VENTILATION AND ENGINEERING CONTROLS: If required use a corrosion-resistant ventilation system separate from other exhaust ventilation systems to ensure that there is no potential for overexposure to sprays, or mists of this product and that exposures are below those in Section 2 (Composition and Information on Ingredients). Ensure eyewash/safety shower stations are available near areas where this product is used.

RESPIRATORY PROTECTION: Maintain airborne contaminant concentrations below exposure limits listed in Section 2 (Composition and Information on Ingredients). If respiratory protection is needed, use only protection authorized in 29 CFR 1910.134, or applicable State regulations. If adequate ventilation is not available or if there is potential for airborne exposure above the exposure limits (listed in Section 2) a respirator may be worn up to respirator exposure limits, check with respirator equipment manufacturers recommendations/limitations. For a higher level of protection use positive pressure supplied air respiration protection or Self Contained Breathing Apparatus or if oxygen levels are below 18.5% or are unknown.

EMERGENCY OR PLANNED ENTRY INTO UNKNOWN CONCENTRATIONS OR IDLH CONDITIONS:
Positive pressure, full-facepiece Self Contained Breathing Apparatus; or positive pressure, full-facepiece Self Contained Breathing Apparatus with an auxiliary positive pressure Self Contained Breathing Apparatus.

EYE PROTECTION: Splash goggles or safety glasses. Face-shields are recommended when the operation can generate splashes, sprays or mists.

HAND PROTECTION: Wear appropriate gloves for routine industrial use. Use appropriate gloves for spill response, as stated in Section 6 of this MSDS (Accidental Release Measures).

BODY PROTECTION: Use body protection appropriate for task. Cover-all, rubber aprons, or chemical protective clothing made from natural rubber are generally acceptable, depending upon the task.
9. PHYSICAL and CHEMICAL PROPERTIES

Physical and chemical properties for various concentrations of Sodium Hydroxide, the main component of this product are as follows:

<table>
<thead>
<tr>
<th>PHYSICAL STATE:</th>
<th>10</th>
<th>20</th>
<th>30</th>
<th>40</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boiling Point</td>
<td>110°C</td>
<td>115°C</td>
<td>119°C</td>
<td>123°C</td>
</tr>
<tr>
<td>Freezing Point</td>
<td>-13°C</td>
<td>-18°C</td>
<td>-23°C</td>
<td>-28°C</td>
</tr>
<tr>
<td>Vapour Pressure</td>
<td>125</td>
<td>110</td>
<td>78</td>
<td>48</td>
</tr>
<tr>
<td>Specific Gravity</td>
<td>1.11</td>
<td>1.22</td>
<td>1.33</td>
<td>1.43</td>
</tr>
<tr>
<td>Density @ 15°C</td>
<td>0.28</td>
<td>0.29</td>
<td>1.07</td>
<td>1.13</td>
</tr>
</tbody>
</table>

APPEARANCE AND COLOR: This product is a clear light straw to turbid liquid solution.

HOW TO DETECT THIS SUBSTANCE (warn of properties): Litmus paper will turn blue-purple upon contact with this solution even with low concentrations.

10. STABILITY and REACTIVITY

STABILITY: Stable.

DECOMPOSITION PRODUCTS: Thermal decomposition products of this solution can include carbon dioxide, carbon monoxide, and sodium compounds.

MATERIALS WITH WHICH SUBSTANCE IS INCOMPATIBLE: This product reacts with strong acids. Additionally, it is incompatible with organic halogen compounds, organic nitro compounds, aluminum, zinc, tin, and other metals. Avoid contact with leather and wood. Reactions with various food sugars may form carbon monoxide.

HAZARDOUS POLYMERIZATION: Will not occur.

CONDITIONS TO AVOID: Avoid exposure or contact to extreme temperatures and incompatible chemicals.

PART IV Is there any other useful information about this material?

11. TOXICOLOGICAL INFORMATION

TOXICITY DATA: Additional toxicology information for components greater than 1 percent in concentration is provided below.

SODIUM HYDROXIDE:
- Eye Irritation (rabbit) = 1% solution, 24 hr, Severe.
- Skin Irritation (rabbit) = 500 mg, 24 hr, Severe.
- Eye Irritation (rabbit) = 4 g, Mild.
- Eye Irritation (rabbit) = 1% solution, Severe.
- Eye Irritation (rabbit) = 50 g, 24 hr, Severe.
- Eye Irritation (rabbit) = 1 mg, 24 hr, Severe.
- Eye Irritation (rabbit) = 100 mg with rinses, Severe.
- Cytogenetic Analysis System (grasshopper, parental) = 20 mg
- LD₅₀ (intraperitoneal, mice) = 40 mg/kg.
- LD₅₀ (oral, rabbit) = 500 mg/kg.

NORTHSTAR Sodium Hydroxide 1%-40% M.S.D.S.

PAGE 5 OF 8
11. TOXICOLOGICAL INFORMATION (Continued)

SUPECOCTED CANCER AGENT: The components of this product's ingredients are not found on the following lists: FEDERAL OSHA Z LIST, NTP, IARC, CAL/OSHA; and therefore are not considered to be, nor suspected to be, cancer-causing agents by those agencies.

IRRITANT OF PRODUCT: This product is severely irritating to contaminated tissue.

SENSITIZATION TO THE PRODUCT: No component of this product is known to be a sensitizers.

REPRODUCTIVE TOXICITY INFORMATION: Listed below is information concerning the effects of this product and its components on the human reproductive system.

Mutagenicity: This product is not reported to produce mutagenic effects in humans. Mutation data is available for the Sodium Hydroxide (component of this product), obtained during clinical studies on animal tissues exposed to high doses of this compound.

Embryotoxicity: This product is not reported to produce embryotoxic effects in humans.

Teratogenicity: This product is not reported to cause teratogenic effects in humans.

Reproductive Toxicity: This product is not reported to cause reproductive effects in humans.

A mutagen is a chemical which causes permanent changes to genetic material (DNA) such that the changes will propagate through generational lines. An embryotoxic is a chemical which causes damage to a developing embryo (i.e. within the first four weeks of pregnancy in humans), but the damage does not propagate across generational lines. A teratogen is a chemical which causes damage to a developing fetus, but the damage does not propagate across generational lines. A reproductive toxin is any substance which interferes in any way with the reproductive process.

BIOLICAL EXPOSURE INDICES: Currently there are no Biological Exposure Indices (BEIs) associated with the components of this product.

MEDICAL CONDITIONS AGGRAVATED BY EXPOSURE: Skin disorders can be aggravated by over-exposure to this product. Inhalation of this product mists may aggravate respiratory conditions.

RECOMMENDATIONS TO PHYSICIANS: Treat symptoms and eliminate over-exposure to this product.

12. ECOLOGICAL INFORMATION

ALL WORK PRACTICES MUST BE AIMED AT ELIMINATING ENVIRONMENTAL CONTAMINATION.

ENVIRONMENTAL STABILITY: The components of this product are relatively stable in the environment; they may degrade, after time, into other organic and inorganic constituents. Additional environmental data is available for the components of this product as follows:

SODIUM HYDROXIDE: K<sub>oc</sub> = too low to be measured. Water solubility = 9 g/0.8 ml water. BOD: None.

EFFECT OF MATERIAL ON PLANTS or ANIMALS: This product is harmful to plant and animal life if this product is released into the environment. As with all chemicals, work practices should be aimed at eliminating environmental releases.

EFFECT OF CHEMICAL ON AQUATIC LIFE: This product can substantially raise the pH of an aquatic environment and can be extremely toxic to fish and aquatic plants. As with all chemicals, work practices should be aimed at eliminating environmental releases. Additional aquatic data for the components of this product is available as follows:

SODIUM HYDROXIDE:

*LC<sub>50</sub> (Cyprinus carpio) = 180 ppm/24 hr/25 °C
*TL<sub>50</sub> (mosquito fish) = 125 ppm/96 hr (fresh water)
*TL<sub>50</sub> (bluegill) = 99 mg/L/48 hr (tap water)

13. DISPOSAL CONSIDERATIONS

PREPARING WASTES FOR DISPOSAL: Waste disposal must be in accordance with appropriate Federal, State, and local regulations. This product, if unaltered by use, may be disposed of by treatment at a permitted facility or as advised by your local hazardous waste regulatory authority.

EPA WASTE NUMBER: D002 (Characteristic, corrosive), applicable to wastes consisting only of this solution.

NORTHSTAR Sodium Hydroxide 1% - 40% M.S.D.S.

PAGE 6 OF 8
14. TRANSPORTATION INFORMATION

PROPER SHIPPING NAME: Sodium Hydroxide solution
HAZARD CLASS NUMBER and DESCRIPTION: 8 (Corrosive Material)
UN IDENTIFICATION NUMBER: UN 1824
PACKING GROUP: II
DOT LABEL(S) REQUIRED: Corrosive
NORTH AMERICAN EMERGENCY RESPONSE GUIDEBOOK NUMBER (2000): 154
MARINE POLLUTANT: This product does not contain any components which are designated by the Department of Transportation to be Marine Pollutants. (49 CFR 172.101, Appendix B).

TRANSPORT CANADA TRANSPORTATION OF DANGEROUS GOODS REGULATIONS: THIS MATERIAL IS CONSIDERED AS DANGEROUS GOODS. Use the above information for the preparation of Canadian Shipments.

Note: The latest DOT information is provided, please verify all DOT information as it subject to change without notice.

15. REGULATORY INFORMATION

SARA REPORTING REQUIREMENTS: The components of this product subject to the reporting requirements of Sections 302, 304 and 313 of Title III of the Superfund Amendments and Reauthorization Act are as follows.

<table>
<thead>
<tr>
<th>COMPONENT</th>
<th>SARA 302</th>
<th>SARA 304</th>
<th>SARA 313</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sodium Hydroxide</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
</tr>
</tbody>
</table>

SARA Threshold Planning Quantity: Not applicable.

TSCA INVENTORY STATUS: The components of this product are listed on the TSCA Inventory.

CERCLA REPORTABLE QUANTITY (RQ): Sodium Hydroxide = 1000 lbs.

OTHER FEDERAL REGULATIONS: Not applicable.

STATE REGULATORY INFORMATION: Components of this product are covered under specific State regulations, as denoted below.

- Alaska - Designated Toxic and Hazardous Substances: Sodium Hydroxide
- California - Permissible Exposure Limits for Chemical Contaminants: Sodium Hydroxide
- Florida - Substance List: Sodium Hydroxide
- Illinois - Toxic Substance List: Sodium Hydroxide
- Kansas - Section 3203(13) List: Sodium Hydroxide
- Minnesota - List of Hazardous Substances: Sodium Hydroxide
- Missouri - Employer Information: Toxic Substance List: Sodium Hydroxide
- New Jersey - Right to Know Hazardous Substance List: Sodium Hydroxide
- North Dakota - List of Hazardous Chemicals, Reportable Quantities: Sodium Hydroxide
- Pennsylvania - Hazardous Substance List: Sodium Hydroxide
- Rhode Island - Hazardous Substance List: Sodium Hydroxide
- Texas - Hazardous Substance List: Sodium Hydroxide
- West Virginia Substance List: Sodium Hydroxide
- Wisconsin - Toxic and Hazardous Substances: Sodium Hydroxide

CALIFORNIA PROPOSITION 65: No component of this product is on the California Proposition 65 lists.


TARGET ORGANS: Skin, eyes and respiratory system.

NORTHSTAR Sodium Hydroxide 1% - 40% M.S.D.S.
PAGE 7 OF 8
# LIQUID CHLORINE

## General Sales Specification

<table>
<thead>
<tr>
<th>Parameters</th>
<th>Units</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chlorine</td>
<td>Volume %</td>
<td>99.5 Min.</td>
</tr>
<tr>
<td>Moisture</td>
<td>ppm</td>
<td>50 Max.</td>
</tr>
<tr>
<td>Non-Volatile Residue</td>
<td>ppm</td>
<td>50 Max.</td>
</tr>
<tr>
<td>Carbon Tetrachloride</td>
<td>ppm</td>
<td>15 Max.</td>
</tr>
<tr>
<td>Chloroform</td>
<td>ppm</td>
<td>50 Max.</td>
</tr>
<tr>
<td>Bromine</td>
<td>ppm</td>
<td>25 Max.</td>
</tr>
<tr>
<td>Nitrogen Trichloride</td>
<td>ppm</td>
<td>5 Max.</td>
</tr>
</tbody>
</table>

**NOTES:**
- Certified to NSF Standard 60.
- Meets the properties in the Food Chemical Codex Cl2 monograph, Fifth Edition.
- Meets the properties in AWWA Standard B301-04.

**IMPORTANT:**
The information presented herein, while not guaranteed, was prepared by technical personnel and is true and accurate to the best of our knowledge. No warranty or guarantee, expressed or implied, is made regarding performance, stability or otherwise. This information is not intended to be all-inclusive as the manner and conditions of use, handling, storage and other factors may involve other or additional safety or performance considerations. While our technical personnel will be happy to respond to questions regarding safe handling and use procedures, safe handling and use remains the responsibility of the customer. No suggestions for use are intended as, and nothing shall be construed as, a recommendation to infringe any existing patents or to violate any Federal, State, Provinicial and local laws.

Date Approved: 09/14/2005
Revision No.: 2005-001

CANEXUS Chemicals
Customer Service Group
100 Amherst Avenue
North Vancouver, BC
CANADA V7H 1S4
Phone: (800) 699-6924
Fax: (604) 929-6918
Material Safety Data Sheets (MSDS) For Our Products

As a supplier and manufacturer of controlled products we are required under Workplace Hazardous Materials Information System (WHMIS) to provide new Material Safety Data Sheets every 3 years. Attached are our current MSDS(s) revised January 1, 2002 for the products that Nexen supply to your facility. They will also be available as Library publications on our web site www.nexenchemicals.com.

If these sheets should be sent to others in your organization please let us know and we will revise our list for future mailing. We do ask, however, that you assist us now by sending on copies of the MSDS to the appropriate people in your organization.

To assist us in ensuring you have actually received the MSDS, an acknowledgment of receipt is requested. You may respond by mail, phone or fax:

Mailing address: Nexen Chemicals
100 Amherst Avenue
North Vancouver, B.C.
V7H 1S4

Phone No.: (604) 929-8161
Fax No.: (604) 929-6918

Your confirmation of receipt will be greatly appreciated.

If additional copies of MSDS are required, or if you have inquiries concerning MSDS please contact us at (604) 929-8161 and we will be happy to assist you.

Nexen Customer Service
January 21, 2002
SUPPLIER NOTIFICATION REQUIREMENT

SARA TITLE III

This product contains a toxic chemical or chemicals subject to the reporting requirements of Section 313 of Title III of the Superfund Amendments and Reauthorization Act ("SARA") of 1986 and 40 CFR Part 372.

Because JCI Jones Chemicals, Inc. is in Standard Industrial Classification codes 20 through 39, manufactures or processes this toxic chemical, and sells or otherwise distributes this mixture or trade name product containing a toxic chemical to you, we are required to give you this notification under SARA Title III.

This notification is required to be made each year with at least the first shipment of each mixture or trade name product to each recipient beginning January 1, 1989.

This notification must not be detached from this Material Safety Data Sheet ("MSDS"). Any copying and redistribution of this MSDS shall include copying and redistribution of this notification attached to copies of the MSDS subsequently redistributed.

This mixture or trade name product contains the following Section 313 Toxic Chemicals:

<table>
<thead>
<tr>
<th>SARA TITLE III</th>
<th>TOXIC CHEMICAL</th>
<th>CHEMICAL ABSTRACTS SERVICE REGISTRY NUMBER (CAS #)</th>
<th>PERCENT BY WEIGHT OF TOXIC CHEMICAL</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Chlorine</td>
<td>7782-50-5</td>
<td>99.5%</td>
</tr>
</tbody>
</table>
Hi Andrea,

Please find the requested NSF certification requested.

Have a good day!

With kind regards,
Aryn Smith-Avendano
Customer Service Co-ordinator
CHLORINE

UNITED STATES FEDERAL REGULATIONS: (not a comprehensive list)

TOXIC SUBSTANCES CONTROL ACT (TSCA): Chlorine is listed on the inventory.

OSHA: Hazardous Substance under 29 CFR Section 1910, Subpart Z.

CERCLA: Hazardous Substance under 40 CFR Part 302, RQ = 10 lbs.

SARA 313: Toxic Chemical subject to the reporting requirements of 40 CFR Part 372

SARA 311/312 EPA HAZARD CATEGORIES: Immediate (Acute) Health, Sudden Release of Pressure

SARA 302: Extremely Hazardous Substance, Threshold Planning Quantity = 100 lbs.

NSF

This product has been certified to NSF/ANSI Standard 60 (Certificate number 07870/07871B).

SECTION 15 - OTHER INFORMATION

<table>
<thead>
<tr>
<th>VERSION</th>
<th>1.2</th>
</tr>
</thead>
<tbody>
<tr>
<td>PREPARED BY</td>
<td>Canexus Chemicals Responsible Care Department. If you have any questions, contact Canexus at: 1-800-899-6924</td>
</tr>
<tr>
<td>REVISIONS</td>
<td>Most recent revision(s) are noted by the bold, double bars in left-hand margin throughout this document. Company changed from Nexen to Canexus on August 18, 2005.</td>
</tr>
</tbody>
</table>

**SDS#: 0007**

Effective date: 2005/August/18
**CHLORINE**

**BRAZILIAN TRANSPORTATION REQUIREMENTS:**

Decreto Lei N 96.044 de 18.05.88: Regulamentação do Transporte Rodoviário de Produtos Perigosos

Portaria MT 204 de 20.05.1997: Instrução Complementar aos Regulamentos dos Transportes Rodoviários e Ferroviários de Produtos Perigosos

NBR 7500: Símbolos de Risco e Manuseio para o Transporte e Armazenagem de Materiais

NBR 7501: Terminologia - Transporte de Produtos Perigosos

NBR 7502: Transporte de Cargas Perigosas - Classificação

NBR 7503: Ficha de Emergência para o Transporte de Produto Perigoso - Características e Dimensões

NBR 7504: Envelope para o Transporte de Produtos Perigosos - Dimensões e Utilização

NBR 8285: Preenchimento da Ficha de Emergência para o Transporte de Produtos Perigosos - Procedimento

NBR 8288: Emprego de Símbologia para o Transporte de Produtos Perigosos - Procedimentos

NBR 9734: Conjunto de Equipamentos de Proteção Individual para Avaliação de Emergência e Fuga no Transporte Rodoviário de Produtos Perigosos - Procedimentos

NBR 9735: Conjunto de Equipamentos para Emergência no Transporte Rodoviário de Produtos Perigosos - Procedimentos

**SECTION 15 - REGULATORY INFORMATION**

**CANADIAN FEDERAL REGULATIONS:** (not a comprehensive list)

**CANADIAN ENVIRONMENTAL PROTECTION ACT (CEPA):** Chlorine on the Domestic Substances List (DSL).

**WHMIS CLASSIFICATION:**
- A - Compressed Gas
- C - Oxidizing Material
- D1A - Very Toxic Material causing immediate and serious toxic effects
- D2A - Toxic Material causing other toxic effects
- E - Corrosive Material

**WHMIS INGREDIENT DISCLOSURE LIST:** Yes, 1%

**CPR COMPLIANCE**

This product has been classified with the hazard criteria of the CPR, and the MSDS contains all the information required by CPR.

**MSDS#: 0007**

**Effective date:** 2005/August/18
### Acute Effects:
- **LC50 Mouse:** 137 ppm/1 hr
- **LC50 Male rat:** 260-344 ppm/1 hr

**Carcinogenicity:** ACGIH: A4, Not classifiable as a human carcinogen

**Sensitization:** Not a sensitizer

**Teratogenicity:** No information available

**Reproductive Effects:** No information available

**Mutagenicity:** No information available

### Ecotoxicological Information:
- **LC50 Daphnia magna:** 0.087 mg/L/30 min
- **LC50 Daphnia magna:** 0.063 mg/L/60 min
- **LC50 Yellow perch:** 0.88 mg/L/60 min

Can cause immediate damage to wildlife and plants.

**Ecological Fate Information:**
Unlikely to accumulate due to reactivity with moisture and tissues.

### Disposal Considerations
Dispose the contents of a leaking cylinder to a safe out-of-door area or a hood with forced ventilation. Attached an appropriate control valve with a trap or check valve and a long piece of flexible hose connected to the valve outlet. Discharge the gas at a moderate rate into an adequate amount of about 15% aqueous sodium hydroxide or other alkali in a suitable container. When all the gas has been discharged, close the cylinder valve and transport the resulting salt solution to the plant treating unit for neutralization and disposal. The cylinder should be tagged as defective and returned to the supplier according to its directions. Follow all federal, provincial/state, and local regulations. Consult with your local supplier for additional information. Residue in empty containers can be dangerous.

### Canadian Transportation of Dangerous Goods Regulations:
- Chlorine, Class 2.3; 8 UN1017
  - ERAP Index QUANTITY RESTRICTION: 500 kg

### US DOT Hazardous Materials Regulations:
- Chlorine, 2.3 (Poison gas), 8 (Corrosive), UN1017
  - Corrosive subsidiary label is required. Classified as a Marine Pollutant. Reportable Quantity, RQ = 10 lbs.
CHLORINE

RESPIRATORY PROTECTION:
NIOSH recommendations for chlorine concentrations in air:
Up to 5 ppm: Chemical cartridge respirator with chlorine cartridge(s), or Supplied Air Respirator (SAR). Up to 10 ppm: SAR operated in continuous flow mode, or powered air-purifying respirator with chlorine cartridge(s), or full-facepiece chemical cartridge respirator with chlorine cartridge(s), or full face-piece SCBA, or full face-piece SAR.
IDLH Conditions (10 ppm) or Planned Entry in Unknown Concentrations: Positive pressure, full face-piece SCBA, or positive pressure full face-piece SAR with an auxiliary positive pressure SCBA.
Escape: Gas mask with canister, or escape type SCBA.
NOTE: Air purifying respirators do not protect against oxygen deficient atmospheres.
In Brazil, use equipment with certificate of approval emitted by the Ministry of Labour.
SKIN PROTECTION: Wear impervious gloves and boots and/or other protective clothing according to circumstances. Some operations may require the use of an impervious full-body encapsulating suit.
EYE AND FACE PROTECTION: Eye protection is required. Chemical safety goggles are recommended. The wearing of contact lenses is not recommended.
OTHER: Have a safety shower and eye wash station readily available in the immediate work area.

SECTION 9 - PHYSICAL AND CHEMICAL PROPERTIES

<table>
<thead>
<tr>
<th>PROPERTY</th>
<th>AMOUNT</th>
<th>PPM</th>
<th>RELATIVE DENSITY</th>
<th>PARTITION COEFFICIENT</th>
<th>EVAPORATION RATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appearance</td>
<td>Amber liquid or greenish-yellow gas.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Odour</td>
<td>Pungent. Detection at 0.2-0.4 ppm, but unreliable.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>pH</td>
<td>Reacts with water to produce acid solutions.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vapour Pressure</td>
<td>638.4 kPa (6.3 atmospheres) at 20 °C</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Solubility</td>
<td>Slightly soluble in water and soluble alkalis, but reacts liberating heat.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vapour Density</td>
<td>2.5 (air = 1)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Melting Point</td>
<td>-101 °C</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Boiling Point</td>
<td>-34 °C</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Critical Temperature</td>
<td>144 °C</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Relative Density</td>
<td>1.33 @ 15.6 °C</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Partition Coefficient</td>
<td>n-Octanol/Water</td>
<td>Not applicable.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Evaporation Rate</td>
<td>Not applicable.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

SECTION 10 - STABILITY AND REACTIVITY

CHEMICAL STABILITY: Dry chlorine is stable in steel containers at normal ambient conditions.
INCOMPATIBILITY: Chlorine is extremely reactive. Liquid or gaseous chlorine can react violently with many combustible materials, and other chemicals, including water. Metal halides, carbon, finely divided metals and sulphides can accelerate the rate of chlorine reactions. Chlorine is extremely corrosive to most metals in the presence of moisture (>150 ppm water) or at high temperatures. Combines with water to produce hydrochloric and hypochlorous acid. Chlorine reacts with carbon monoxide to produce toxic phosgene, and sulphur dioxide to produce sulfuryl chloride.
HAZARDOUS DECOMPOSITION PRODUCTS: None.
HAZARDOUS POLYMERIZATION: Will not occur.
CHLORINE

persons, such as when trying to stop the flow of gas. Use water with caution as chlorine in water may be very corrosive. Ventilate area. Chlorine gas is heavier than air and will collect in low areas.

NATIONAL FIRE PROTECTION ASSOCIATION (NFPA) HAZARD INDEX:

| HEALTH: 4 - May be fatal on short exposure. Specialized protective equipment required |
| FLAMMABILITY: 0 - Not combustible |
| REACTIVITY: 0 - Not reactive when mixed with water. |
| SPECIFIC HAZARDS: Oxidizing agent |

SECTION 6 - ACCIDENTAL RELEASE MEASURES

PERSONAL PROTECTION: Evacuate unnecessary personnel from release area and keep unprotected persons upwind. Wear appropriate personal protective equipment including respiratory protection.

ENVIRONMENTAL PRECAUTIONS: Stop or reduce leak if safe to do so. Prevent chlorine from entering confined spaces, sewers or waterways.

REMEDIATION MEASURES: Restrict access to area until completion of cleanup. Ensure cleanup is conducted by trained personnel only. Extinguish or remove all sources of ignition. Ventilate area. Chlorine gas is heavier than air and will collect in low areas. Chlorine gas may be absorbed in alkaline solutions with a pH above 10. Notify government occupational health and safety and environmental authorities as per applicable regulations. In the United States, releases over 10 pounds must be reported to the National Response Center at 1-800-424-8802.

SECTION 7 - HANDLING AND STORAGE

HANDLING: Follow safe handling practices for compressed gas cylinders as described by the Compressed Gas Association or the relevant agency in the country where the product is used. Regularly inspect and test piping and containment for chlorine service according to Chlorine Institute guidelines. Have emergency equipment readily available.

STORAGE: Store containers in a well ventilated area of low fire potential and away from incompatible materials. Cylinder temperature should never exceed 51 degrees C or 125 degrees F. Avoid storage of cylinders for more than 6 months. Protect containers from weather and physical damage.

SECTION 8 - EXPOSURE CONTROLS AND PERSONAL PROTECTION

EXPOSURE LIMITS:

| ACGIH TLV-C: 0.5 ppm | A4, Not classifiable as a human carcinogen |
| ACGIH TLV- STEL: 1.0 ppm |
| OSHA PEL-TWA: 0.5 ppm |

ENGINEERING CONTROLS: Use general or local exhaust ventilation to maintain exposure below the exposure limits. These controls may need to be augmented by the use of process or personnel enclosures, control of process conditions, or by process modification.

SDS#: 0007
Effective date: 2005/August/18
Coliform Monitoring Plan for: City of Washougal

A. System Information

<table>
<thead>
<tr>
<th>City of Washougal</th>
<th>County: Clark</th>
<th>System I.D. Number: 934000</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Attach copy of current WFI</th>
<th>Number of Sample Sites Needed to Represent the Distribution System: 20</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Number of Routine Samples Required Monthly by Regulation: 20</td>
</tr>
</tbody>
</table>

B. Routine and Repeat Sample Locations

<table>
<thead>
<tr>
<th>Location/Address for Routine Sample Sites</th>
<th>Location/Address for Repeat Sample Sites</th>
</tr>
</thead>
<tbody>
<tr>
<td>S1. 421 C Street Sample Station</td>
<td>1-1. 421 C Street Sample Station</td>
</tr>
<tr>
<td></td>
<td>1-2. Upstream 165 C Street</td>
</tr>
<tr>
<td></td>
<td>1-3. Downstream 548 C Street</td>
</tr>
<tr>
<td>S2. 324 North X Street</td>
<td>2-1. 324 N. X Street Sample Station</td>
</tr>
<tr>
<td></td>
<td>2-2. Upstream 374 N. X Street</td>
</tr>
<tr>
<td></td>
<td>2-3. Downstream 314 N. X Street</td>
</tr>
<tr>
<td>S3. 541 West Dogwood Sample Stn.</td>
<td>3-1. 541 West Dogwood Sample Stn.</td>
</tr>
<tr>
<td></td>
<td>3-2. Upstream 541 West Dogwood</td>
</tr>
<tr>
<td></td>
<td>3-3. Downstream 578 West Dogwood</td>
</tr>
<tr>
<td>S4. 493 Sheppard Rd. Sample Station</td>
<td>4-1. 493 Sheppard Rd. Sample Station</td>
</tr>
<tr>
<td></td>
<td>4-2. Upstream 513 Sheppard Rd.</td>
</tr>
<tr>
<td></td>
<td>4-3. Downstream 403 Sheppard Rd.</td>
</tr>
<tr>
<td>S5. 2324 N. L Street Sample Station</td>
<td>5-1. 2324 N. L Street Sample Station</td>
</tr>
<tr>
<td></td>
<td>5-2. Upstream 2363 North L Street</td>
</tr>
<tr>
<td></td>
<td>5-3. Downstream 2355 North L Street</td>
</tr>
<tr>
<td>S6. 3780 Birch Street Sample Stn.</td>
<td>6-1. 3780 Birch Street Sample Stn.</td>
</tr>
<tr>
<td></td>
<td>6-2. Upstream 3831 Birch Street</td>
</tr>
<tr>
<td></td>
<td>6-3. Downstream 3760 Birch Street</td>
</tr>
<tr>
<td>Sample Station</td>
<td>Upstream</td>
</tr>
<tr>
<td>--------------------------------------</td>
<td>----------------</td>
</tr>
<tr>
<td>S7. 4283 M Drive Sample Station</td>
<td>4273 M Drive</td>
</tr>
<tr>
<td>S8. 5525 I Street Sample Station</td>
<td>5540 I Street</td>
</tr>
<tr>
<td>S10. 605 39th Street Sample Station</td>
<td>312 39th Street</td>
</tr>
<tr>
<td>S11. 2201 C Street Sample Station</td>
<td>415 22nd Street</td>
</tr>
<tr>
<td>S12. 607 K Street Sample Station</td>
<td>529 K Street</td>
</tr>
<tr>
<td>S13. 02 West Dogwood Sample Stn.</td>
<td>161 West Dogwood St.</td>
</tr>
<tr>
<td>S14. 776 West U Street Sample Stn.</td>
<td>756 West U Street</td>
</tr>
<tr>
<td>S15. 2103 North O Street Sample Stn.</td>
<td>2093 North O Street</td>
</tr>
</tbody>
</table>
### S16. 5193 N Street Sample Station
- 16-1. 5193 N Street Sample Station
- 16-2. Upstream 5227 N Street
- 16-3. Downstream 5165 N Street

### S17. 5192 I Street Sample Station
- 17-1. 5192 I Street Sample Station
- 17-2. Upstream 5223 I Street
- 17-3. Downstream 931 52nd Street

### S18. 1212 49th Street Sample Station
- 18-1. 49th Street Sample Station
- 18-2. Upstream 1407 49th Street
- 18-3. Downstream 1112 49th Street

### S19. 4285 Addy St. Sample Station
- 19-1. 4285 Addy St. Sample Station
- 19-2. Upstream 4260 Addy Street
- 19-3. Downstream 4280 Addy Street

### S20. 650 37th Street Sample Station
- 20-1. 650 37th Street Sample Station
- 20-2. Upstream 3725 Grant Street
- 20-3. Downstream 627 South 37th Street

### C. Routine Sample Rotation Schedule

<table>
<thead>
<tr>
<th>Month</th>
<th>Routine Site(s)</th>
<th>Month</th>
<th>Routine Site(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>January</td>
<td>ALL</td>
<td>July</td>
<td>ALL</td>
</tr>
<tr>
<td>February</td>
<td>ALL</td>
<td>August</td>
<td>ALL</td>
</tr>
<tr>
<td>March</td>
<td>ALL</td>
<td>September</td>
<td>ALL</td>
</tr>
<tr>
<td>April</td>
<td>ALL</td>
<td>October</td>
<td>ALL</td>
</tr>
<tr>
<td>May</td>
<td>ALL</td>
<td>November</td>
<td>ALL</td>
</tr>
<tr>
<td>June</td>
<td>ALL</td>
<td>December</td>
<td>ALL</td>
</tr>
</tbody>
</table>
D. Unsatisfactory Samples

<table>
<thead>
<tr>
<th>Description of Sample Collection Locations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Following Unsatisfactory Samples</td>
</tr>
</tbody>
</table>

Following an unsatisfactory sample result, repeat samples will be collected within 24 hours in accordance with WAC 246-290-320(2). Also, as a result of the Groundwater Rule that went into effect as of December 1, 2009, triggered monitoring samples will be collected from every source in operation at the time the unsatisfactory sample was collected and analyzed for fecal indicators. Results from these triggered source samples will determine possible public notice and corrective actions in accordance with EPA letter from Margo Partridge from Region 10 dated December 2009 and attached to this plan.

E. Month Following Unsatisfactory Samples

<table>
<thead>
<tr>
<th>Description of Sample Collection Locations</th>
</tr>
</thead>
<tbody>
<tr>
<td>for Month Following Unsatisfactory Samples</td>
</tr>
</tbody>
</table>

Regulations require a minimum of 5 routine samples in the month following an unsatisfactory routine sample. We collect 20 routine samples each month thereby addressing this requirement.

F. Preparation Information

<table>
<thead>
<tr>
<th>System Name:</th>
<th>Date Plan Completed:</th>
<th>Dates Modified</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of Washougal</td>
<td>3/6/07</td>
<td>5/17/12</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name of Plan Preparer: Travis Davis</th>
<th>Position: Maintenance III Worker</th>
<th>Daytime Phone #</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>(360)835-2862</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>State Reviewer</th>
<th>Date Last Review</th>
</tr>
</thead>
</table>
SKIN CONTACT: High concentrations of chlorine gas can cause severe irritation. Symptoms include burning and prickling sensations, reddening and blisters. Direct contact with liquid chlorine causes severe local irritation, burns and possibly frostbite.

EYE CONTACT: Chlorine gas is a severe irritant to the eyes. Symptoms include a stinging and burning sensation with tearing. Direct contact with liquid chlorine may cause burns, permanent damage, and possibly blindness.

INGESTION: Not applicable to gaseous chlorine.

EFFECTS OF LONG-TERM (CHRONIC) EXPOSURE:
Repeated and prolonged exposure at 5 ppm may cause respiratory effects, inflammation of the nose and corrosion of tooth enamel. No evidence of carcinogenicity in human or animal studies. Chlorine is unlikely to accumulate in the body since it reacts with water and tissues.

MEDICAL CONDITIONS AGGRAVATED BY EXPOSURE:
Pre-existing respiratory disorders.

SECTION 3 - COMPOSITION

<table>
<thead>
<tr>
<th>HAZARDOUS INGREDIENTS</th>
<th>% (v/w)</th>
<th>CAS NUMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chlorine</td>
<td>99.5</td>
<td>7782-50-5</td>
</tr>
</tbody>
</table>

SECTION 4 - FIRST AID MEASURES

INHALATION: Take precautions to ensure your own safety before attempting rescue. Wear appropriate personal protective equipment and use the 'buddy' system. Remove source of chlorine or remove victim to fresh air. If breathing has stopped, a trained person should begin artificial respiration, or if the heart has stopped, cardiopulmonary resuscitation (CPR) immediately. Oxygen may be beneficial if administered by a suitably trained person. Obtain medical attention immediately.

SKIN CONTACT: Immediately flush contaminated areas with lukewarm, gently running water for at least 20 minutes. Remove contaminated clothing. If irritation persists, obtain medical attention immediately. Use cold packs to reduce pain.

EYE CONTACT: Immediately flush contaminated eye(s) with lukewarm, gently running water for at least 30 minutes, by the clock, while holding the eyelid(s) open. Take care not to rinse contaminated water into a non-affected eye. If irritation persists, obtain medical attention immediately.

INGESTION: Not applicable to gaseous chlorine.

GENERAL COMMENTS: Provide general supportive measures (comfort, warmth, rest). Seek medical attention for all exposures except minor instances of inhalation or skin contact. First-aid procedures should be reviewed by appropriate personnel familiar with chlorine and its conditions of use in the workplace.

SECTION 5 - FIRE FIGHTING MEASURES

<table>
<thead>
<tr>
<th>FLASH POINT:</th>
<th>Does not burn, but strong oxidizer and fire risk</th>
<th>LOWER FLAMMABILITY LIMITS:</th>
<th>Not applicable</th>
<th>SENSITIVITY TO MECHANICAL IMPACT:</th>
<th>Not sensitive</th>
</tr>
</thead>
</table>

HAZARDOUS COMBUSTION PRODUCTS: Toxic products are formed when combustible materials burn in chlorine.

EXTINGUISHING MEDIA: Small fires: Dry chemical or carbon dioxide (CO₂). Large fires: Water spray, fog or foam as suitable for surrounding media.

FIRE FIGHTING INSTRUCTIONS: Wear adequate personal protective equipment. Remove chlorine containers from fire area if safe to do so. Use water to keep fire-exposed containers cool. Use water spray to direct escaping gas away from...
MATERIAL SAFETY DATA SHEET

THE FOLLOWING CLAUSE DISCLAIMS CANEXUS' LIABILITY, PLEASE READ IT CAREFULLY
The information herein is provided in good faith and believed to be accurate as of the effective date shown below. However, Canexus makes no warranty (of merchantability or otherwise), express or implied, with respect to the information in this MSDS and Canexus assumes no liability resulting from use of this MSDS or the information provided therein. Since conditions for use of the products described in this MSDS are not under Canexus' control, it is the buyer/user's responsibility to make their own investigations to determine the suitability of the information for their particular purposes and to ensure that their activities comply with all federal, state, provincial or local laws and in no event shall Canexus be liable for any claims, losses, damages or expenses of any buyer/user, or of any third party, howsoever arising.

Canexus Chemicals Canada Limited Partnership
100 Amherst Avenue
North Vancouver, British Columbia, Canada V7H 1S4
Emergency, call: (604) 929-3441
To Request an MSDS, call: 1-800-699-6924

This MSDS is available in French upon request.
Cette fiche signalétique est disponible en français sur demande.

SECTION 1 - IDENTIFICATION

PRODUCT IDENTIFIER: CHLORINE
PRODUCT USE: Pulp bleaching, water treatment, manufacture of plastics, organic and inorganic chlorides, refrigerants, and pharmaceuticals.
MANUFACTURER: Canexus Chemicals Canada Limited Partnership
100 Amherst Avenue
North Vancouver, British Columbia, Canada V7H 1S4
Emergency, call: (604) 929-3441

SECTION 2 - HAZARDS IDENTIFICATION

WHMIS CLASSIFICATION:
A - Compressed Gas
C - Oxidizing Material
D1A - Very Toxic Material causing immediate and serious toxic effects
D2A - Toxic Material causing other toxic effects
E - Corrosive Material

EMERGENCY OVERVIEW:
Greenish-yellow gas or clear amber liquid (under pressure) with a pungent odour. Compressed gas. Strong oxidizer. Contact with combustible material may cause fire or explosion. Combines with water to form corrosive hydrochloric and hypochlorous acids. Corrosive to the respiratory tract, eyes and skin. Very toxic. Can cause immediate death.

EFFECTS OF SHORT-TERM (ACUTE) EXPOSURE:
INHALATION: Chlorine is a severe nose, throat and upper respiratory tract irritant. Slight itching of the nose can occur at 0.2 ppm. At 1.0 ppm, scratching and dryness of the throat, coughing and minor difficulty breathing can occur. Severe shortness of breath and violent headache occur after exposure at 1.3 ppm for 30 minutes. Immediately dangerous to life or health (IDLH) at 10 ppm. Above 30 ppm, intense coughing, choking, chest pain and vomiting occur. Bronchitis and accumulation of fluid in the lungs may develop after severe exposure. High concentrations may cause death.

TSDS#: 0007
Effective date: 2005/August/18
Page 1 of 7
Cross-Connection Control Program Plan  
City of Washougal Water System  

A. Requirement for Program  
The City of Washougal, 934000,  

Hereinafter referred to as “the City of Washougal and or water utility,” has the responsibility to protect the public water system from contamination due to cross connections. A cross connection may be defined as “any actual or potential physical connection between a potable water line and any pipe, vessel, or machine that contains or has a probability of containing a non-potable gas or liquid, such that it is possible for a non-potentable gas or liquid to enter the potable water system by backflow.” All public water systems are required to develop and implement cross-connection control (CCC) programs. The CCC requirements are contained in Washington Administrative Code (WAC) 246-290-490 of the Group A Drinking Water Regulations. The minimum required elements of a CCC program are:

1. Establishment of legal authority and program policies;  
2. Evaluation of premises for cross-connection hazards;  
3. Elimination and/or control of cross connections;  
4. Provision of qualified personnel;  
5. Inspection and testing of backflow preventers;  
6. Quality control of testing process;  
7. Response to backflow incidents;  
8. Public education for consumers;  
9. Record keeping for CCC program;  
10. Special requirements for reclaimed water use.  
Other CCC program requirements include:  
11. Coordination with the Local Administrative Authority (LAA), i.e., the local building or plumbing official regarding CCC activities;  
12. Prohibition of the return of used water into the public water system (PWS) distribution system;  
13. Inclusion of a written CCC program in a Water System Plan (WSP).  

Note: Throughout the CCC program plan the term customer is used. Customer as used herein means the property owner and/or occupant of the premises served by the City of Washougal (i.e., whoever interfaces with the City of Washougal regarding water service). Also, unless otherwise defined, all CCC-related terms used in this program have the same definitions as those contained in WAC 246-290-010 of the Washington State Drinking Water Regulations.
B. Program Objectives

The objectives of the CCC program are to:
1. Reasonably reduce the risk of contamination of the public water distribution system.
2. Reasonably reduce the City of Washougal’s exposure to legal liability arising from the backflow of any contaminant originating from the customer's plumbing system and then supplied to other customers.

C. Summary of Program Decisions

The following table summarizes the major policy and program decisions adopted for the City of Washougal water system. The items in the table represent CCC program areas that have more than one acceptable approach or option.
# CCC Program Decision Summary Table for the City of Washougal

<table>
<thead>
<tr>
<th>Decision Item</th>
<th>Decision</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1. Type of Program</strong> [General, WAC 246-290-490(2)(e)]</td>
<td></td>
</tr>
<tr>
<td>a. Premises isolation only</td>
<td></td>
</tr>
<tr>
<td>b. Premises isolation and in-premises protection (combination program)</td>
<td></td>
</tr>
<tr>
<td><strong>2. Extent of Coordination with LAA</strong> [WAC 246-290-490(2)(d)]</td>
<td></td>
</tr>
<tr>
<td>a. Information exchange</td>
<td></td>
</tr>
<tr>
<td>b. Interaction</td>
<td></td>
</tr>
<tr>
<td>c. Joint program</td>
<td></td>
</tr>
<tr>
<td><strong>3. Relationship with Customer</strong> [Element 1]</td>
<td></td>
</tr>
<tr>
<td>a. Signed service agreement or contract</td>
<td></td>
</tr>
<tr>
<td>b. Ordinance/resolution; implied service agreement</td>
<td></td>
</tr>
<tr>
<td><strong>4. Enforcement of Corrective Action</strong> [Element 1]</td>
<td></td>
</tr>
<tr>
<td>a. Rely upon shut-off of water service</td>
<td></td>
</tr>
<tr>
<td>b. Rely upon purveyor-installed premises isolation</td>
<td></td>
</tr>
<tr>
<td><strong>5. Assessment and Re-assessment of Hazard</strong> [Element 2]</td>
<td></td>
</tr>
<tr>
<td>a. By purveyor’s staff or equivalent</td>
<td></td>
</tr>
<tr>
<td>b. By cross-connection control specialist (CCS) employed by customer; report reviewed by purveyor’s CCS</td>
<td></td>
</tr>
<tr>
<td><strong>6. Location and Ownership of Premises Isolation Assembly</strong> [Element 3]</td>
<td></td>
</tr>
<tr>
<td>a. On purveyor’s service line</td>
<td></td>
</tr>
<tr>
<td>b. On customer’s service line</td>
<td></td>
</tr>
<tr>
<td><strong>7. CCS Option – Purveyor’s Program Management</strong> [Element 4]</td>
<td></td>
</tr>
<tr>
<td>a. Purveyor’s staff member certified</td>
<td></td>
</tr>
<tr>
<td>b. Inter-agency agreement or use other agency’s CCS</td>
<td></td>
</tr>
<tr>
<td>c. Contract with consultant CCS</td>
<td></td>
</tr>
<tr>
<td><strong>8. Testing of Assemblies</strong> [Element 5]</td>
<td></td>
</tr>
<tr>
<td>a. By purveyor’s staff or purveyor-employed backflow assembly tester (BAT)</td>
<td></td>
</tr>
<tr>
<td>b. By customer-employed (contractor) BAT</td>
<td></td>
</tr>
<tr>
<td><strong>9. Cost Recovery</strong> [WAC 246-290-100(4)(b) and –105(4)(p)]</td>
<td></td>
</tr>
<tr>
<td>a. Borne by all customers (general water rates)</td>
<td></td>
</tr>
<tr>
<td>b. Assessed to specific class (commercial meters)</td>
<td></td>
</tr>
<tr>
<td>c. Each customer directly bears cost</td>
<td></td>
</tr>
</tbody>
</table>

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002918
Cross-Connection Control and Related Materials

### Acronyms and Abbreviations

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ABPA</td>
<td>American Backflow Prevention Association</td>
</tr>
<tr>
<td>AG</td>
<td>air gap</td>
</tr>
<tr>
<td>ANSI</td>
<td>American National Standards Institute</td>
</tr>
<tr>
<td>ASR</td>
<td>Annual Summary Report</td>
</tr>
<tr>
<td>AVB</td>
<td>atmospheric vacuum breaker</td>
</tr>
<tr>
<td>AWWA</td>
<td>American Water Works Association</td>
</tr>
<tr>
<td>BAT</td>
<td>backflow assembly tester</td>
</tr>
<tr>
<td>BPA</td>
<td>backflow prevention assembly</td>
</tr>
<tr>
<td>CCC</td>
<td>cross-connection control</td>
</tr>
<tr>
<td>CCS</td>
<td>cross-connection control specialist</td>
</tr>
<tr>
<td>CV</td>
<td>single-check valve</td>
</tr>
<tr>
<td>DCAV</td>
<td>dual-check with atmospheric vent</td>
</tr>
<tr>
<td>DCDA</td>
<td>double-check detector assembly</td>
</tr>
<tr>
<td>DCV</td>
<td>dual-check backflow preventer</td>
</tr>
<tr>
<td>DCVA</td>
<td>double-check valve assembly</td>
</tr>
<tr>
<td>DOH</td>
<td>Washington State Department of Health</td>
</tr>
<tr>
<td>EPA</td>
<td>U.S. Environmental Protection Agency</td>
</tr>
<tr>
<td>HBVB</td>
<td>hose bib vacuum breaker</td>
</tr>
<tr>
<td>IAPMO</td>
<td>International Association of Plumbing and Mechanical Officials</td>
</tr>
<tr>
<td>L&amp;I</td>
<td>Washington State Department of Labor and Industries</td>
</tr>
<tr>
<td>LAA</td>
<td>Local Administrative Authority</td>
</tr>
<tr>
<td>MCL</td>
<td>maximum contaminant level</td>
</tr>
<tr>
<td>NTNC</td>
<td>non-transient non-community</td>
</tr>
<tr>
<td>PNWS-AWWA</td>
<td>Pacific Northwest Section - American Water Works Association</td>
</tr>
<tr>
<td>psi</td>
<td>pounds per square inch</td>
</tr>
<tr>
<td>PVBA</td>
<td>pressure vacuum breaker assembly</td>
</tr>
<tr>
<td>PVC</td>
<td>polyvinyl chloride</td>
</tr>
<tr>
<td>PWS</td>
<td>public water system</td>
</tr>
<tr>
<td>QA/QC</td>
<td>quality assurance/quality control</td>
</tr>
<tr>
<td>RCW</td>
<td>Revised Code of Washington</td>
</tr>
<tr>
<td>ROW</td>
<td>right-of-way</td>
</tr>
<tr>
<td>RPBA</td>
<td>reduced-pressure backflow assembly</td>
</tr>
<tr>
<td>RPDA</td>
<td>reduced-pressure detector assembly</td>
</tr>
<tr>
<td>SBCC</td>
<td>Washington State Building Code Council</td>
</tr>
<tr>
<td>SDWA</td>
<td>Safe Drinking Water Act</td>
</tr>
<tr>
<td>SRC4</td>
<td>Spokane Regional Cross-Connection Control Committee</td>
</tr>
<tr>
<td>SVBA</td>
<td>spill-resistant vacuum breaker assembly</td>
</tr>
<tr>
<td>SWSMP</td>
<td>small water system management plan</td>
</tr>
</tbody>
</table>
This section contains Washington State Department of Health drinking water regulations relating to cross-connection control, WAC 246-290-490. These regulations first became effective in April 1999. Below is a list, definitions, abbreviations and acronyms relating to cross connections. These have been extracted from WAC 246-290-010.

**Definitions Related to Cross-Connection Control**

"Approved air gap" means a physical separation between the free-flowing end of a potable water supply pipeline and the overflow rim of an open or non-pressurized receiving vessel. To be an air gap approved by the department, the separation must be at least:

- Twice the diameter of the supply piping measured vertically from the overflow rim of the receiving vessel, and in no case be less than one inch, when unaffected by vertical surfaces (sidewalls); and

- Three times the diameter of the supply piping, if the horizontal distance between the supply pipe and a vertical surface (sidewall) is less than or equal to three times the diameter of the supply pipe, or if the horizontal distance between the supply pipe and intersecting vertical surfaces (sidewalls) is less than or equal to four times the diameter of the supply pipe in no case less than one and one-half inches.

"Approved atmospheric vacuum breaker" means an AVB of make, model, and size that is approved by the department. *AVBs that appear on the current approved backflow prevention assemblies list developed by the University of Southern California Foundation for Cross-Connection Control and Hydraulic Research or that are listed or approved by other nationally recognized testing agencies (such as IAPMO, ANSI, or UL) acceptable to the local administrative authority are considered approved by the department.
"Approved backflow preventer" means an approved air gap, an approved backflow prevention assembly, or an approved AVB. The terms "approved backflow preventer," "approved air gap," or "approved backflow prevention assembly" refer only to those approved backflow preventers relied upon by the purveyor for the protection of the public water system. The requirements of WAC 246-290-490 do not apply to backflow preventers installed for other purposes.

"Approved backflow prevention assembly" means RPBA, RPDA, DCVA, DCDA, PVBA, or SVBA of make, model, and size that is approved by the department. Assemblies that appear on the current approved backflow prevention assemblies list developed by the University of Southern California Foundation for Cross-Connection Control and Hydraulic Research or other entity acceptable to the department are considered approved by the department.

"Backflow" means the undesirable reversal of flow of water or other substances through a cross connection into the public water system or consumer's potable water system.

"Backflow assembly tester" means a person holding a valid BAT certificate issued in accordance with chapter 246-292 WAC.

"Backpressure" means a pressure (caused by a pump, elevated tank or piping, boiler, or other means) on the consumer's side of the service connection that is greater than the pressure provided by the public water system and which may cause backflow.

"Backsiphonage" means backflow due to a reduction in system pressure in the purveyor's distribution system and/or consumer's water system.

"Combination fire protection system" means a fire sprinkler system that:

- Is supplied only by the purveyor's water;
- Does not have a fire department pumper connection; and
- Is constructed of approved potable water piping and materials that serve both the fire sprinkler system and the consumer's potable water system.

"Consumer" means any person receiving water from a public water system from either the meter, or the point where the service line connects with the distribution system if no meter is present. For purposes of cross-connection control, "consumer" means the owner or operator of a water system connected to a public water system through a service connection.

"Consumer's water system," as used in WAC 246-290-490, means any potable and/or industrial water system that begins at the point of delivery from the public water system and is located on the consumer's premises. The consumer's water system includes all auxiliary sources of supply, storage, treatment, and distribution facilities, piping, plumbing, and fixtures under the control of the consumer.
"Cross connection" means any actual or potential physical connection between a public water system or the consumer's water system and any source of nonpotable liquid, solid, or gas that could contaminate the potable water supply by backflow.

"Cross-connection control program" means the administrative and technical procedures the purveyor implements to protect the public water system from contamination via cross connections as required in WAC 246-290-490.

"Cross-connection control specialist" means a person holding a valid CCS certificate issued in accordance with chapter 246-292 WAC.

"Cross-connection control summary report" means the annual report that describes the status of the purveyor's cross-connection control program.

"Flow-through fire protection system" means a fire sprinkler system that:

- Is supplied only by the purveyor's water;
- Does not have a fire department pumper connection;
- Is constructed of approved potable water piping and materials to which sprinkler heads are attached; and
- Terminates at a connection to a toilet or other plumbing fixture to prevent the water from becoming stagnant.

"High health cross-connection hazard" means a cross connection which could impair the quality of potable water and create an actual public health hazard through poisoning or spread of disease by sewage, industrial liquids or waste.

"In-premises protection" means a method of protecting the health of consumers served by the consumer's potable water system, located within the property lines of the consumer's premises by the installation of an approved air gap or backflow prevention assembly at the point of hazard, which is generally a plumbing fixture.

"Local administrative authority" means the local official, board, department, or agency authorized to administer and enforce the provisions of the Uniform Plumbing Code as adopted.

"Low health cross-connection hazard" means a cross connection that could cause an impairment of the quality of potable water to a degree that does not create a hazard to the public health, but does adversely and unreasonably affect the aesthetic qualities of such potable waters for domestic use.

“Premises Isolation” means a method of protecting a public water system by installation of approved air gaps or approved backflow prevention assemblies at or near the service connection or alternative location acceptable to the purveyor to isolate the consumer’s water system from the purveyor’s distribution system.
"Reclaimed water" means effluent derived in any part from sewage from a wastewater treatment system that has been adequately and reliably treated, so that as a result of that treatment, it is suitable for beneficial use or a controlled use that would not otherwise occur, and it is no longer considered wastewater.

"Unapproved auxiliary water supply" means a water supply (other than the purveyor's water supply) on or available to the consumer's premises that is either not approved for human consumption by the health agency having jurisdiction or is not otherwise acceptable to the purveyor.

"Uniform Plumbing Code" means the code adopted under RCW 19.27.031(4) and amended under chapter 51-46 WAC. This code establishes statewide minimum plumbing standards applicable within the property lines of the consumer's premises.

"Used water" means water which has left the control of the City.

Elements of The Program

The drinking water regulations for Group A public water systems in Washington, WAC 246-290, require CCC programs to include certain minimum elements. The elements are listed in WAC 246-290-490(3). This section describes how the City of Washougal intends to comply with each of the required program elements. Elements are numbered the same as they appear in the WAC.

Element 1: Adoption of a written legal instrument authorizing the establishment and implementation of a CCC program.

The City of Washougal water system has adopted a resolution City Resolution 922, reproduced as exhibit in appendix A, which authorizes the City of Washougal to implement a CCC program. The resolution also authorizes the water system to administer the Cross Connection Control Program. The primary method for protection of the distribution system will be the installation of a backflow preventer by the customer, at the customer’s expense.

Prevention of Contamination

The customer's plumbing system, starting from the termination of the Purveyor's water service pipe, shall be considered a potential high-health hazard requiring the isolation of the customer's premises by a DOH-approved, customer-installed and maintained reduced-pressure principle backflow assembly (RPBA) or reduced-pressure detector assembly (RPDA). The RPBA or RPDA shall be located at the end of the Purveyor's water service pipe (i.e., immediately downstream of the meter). Water shall only be supplied to the customer through a DOH-approved, customer-installed and maintained RPBA or RPDA. Notwithstanding the aforesaid, the Purveyor, upon an assessment of the risk of contamination posed by the customer's plumbing system and use of water, may allow:
• A single-family or duplex residential customer to connect directly to the water service pipe, i.e., without a purveyor-approved DCVA or RPBA.
• Any customer other than a single-family or duplex residential customer, as a minimum, to be supplied through a DOH-approved, customer-installed and maintained double-check valve assembly (DCVA) or double-check detector assembly (DCDA).

Conditions for Providing Service
Water service is provided based on the following terms and limitations:

1. The customer agrees to take all measures necessary to prevent the contamination of the plumbing system within his/her premises and the Purveyor's distribution system that may occur from backflow through a cross connection. These measures shall include the prevention of backflow under any backpressure or backsiphonage condition, including the disruption of the water supply from the Purveyor's system that may occur during routine system maintenance or during emergency conditions, such as a water main break.

2. The customer agrees to install, operate, and maintain at all times his plumbing system in compliance with the current edition of the Uniform Plumbing Code having jurisdiction as it pertains to the prevention of contamination and protection from thermal expansion, due to a closed system that could occur with the present or future installation of backflow preventers on the customer's service and/or at plumbing fixtures.

3. For cross-connection control or other public health-related surveys, the customer agrees to provide for the Purveyor’s employees or agents free access to all parts of the premises during reasonable working hours of the day for routine surveys and at all times during emergencies. Where agreement for free access for the Purveyor's survey is denied, the Purveyor may supply water service provided that premises isolation is provided through a DOH-approved reduced-pressure principle backflow assembly (RPBA).

4. The customer agrees to install all backflow prevention assemblies requested by the Purveyor and to maintain those assemblies in good working order. The assemblies shall be of a type, size, and make approved by DOH and acceptable to the Purveyor. The assemblies shall be installed in accordance with the Purveyor’s cross connection control program and construction standards and specifications.”

5. The customer agrees to:
(a) Have all assemblies (e.g., RPBAs and/or DCVAs) that the Purveyor relies upon to protect the public water distribution system tested upon installation, annually thereafter and/or more frequently if requested by the Purveyor, after repair, and after relocation;
(b) Have all testing done by a purveyor-approved and currently DOH-certified Backflow Assembly Tester (BAT);
(c) Have the RPBA or DCVA tested in accordance with DOH-approved test procedures; and
(d) Submit to the Purveyor the results of the test(s) on Purveyor-approved test report forms within the time period specified by the Purveyor.

6. The customer agrees to bear all costs for the aforementioned installation, testing, repair, maintenance and replacement of the RPBA, RPDA, DCVA or DCDA installed to protect the Purveyor's distribution system.

7. At the time of application for service, if required by the Purveyor, the customer agrees to submit to the Purveyor plumbing plans and/or a cross-connection control survey of the premises conducted by a purveyor-approved and DOH-certified Cross-Connection Control Specialist (CCS). The cross-connection control survey shall assess the cross-connection hazards and list the backflow preventers provided within the premises. The results of the survey shall be submitted prior to the Purveyor turning on water service to a new customer. The cost of the survey shall be borne by the customer.

8. For classes of customers other than single-family residential, when required by the Purveyor, the customer agrees to periodically submit a cross-connection control re-survey of the premises by a DOH-certified CCS acceptable to the Purveyor. The Purveyor may require the re-survey to be performed in response to changes in the customer's plumbing or water use, or performed periodically (annually or less frequently) where the Purveyor considers the customer's plumbing system to be complex or subject to frequent changes in water use. The cost of the re-survey shall be borne by the customer.

9. Within 30 days of a request by the Purveyor, a residential customer shall agree to complete and submit to the Purveyor a "Water Use Questionnaire" for the purpose of surveying the health hazard posed by the customer's plumbing system on the Purveyor's distribution system. Further, the residential customer agrees to provide within 30 days of a request by the Purveyor a cross-connection control survey of the premises by a DOH-certified CCS acceptable to the Purveyor.

10. The customer agrees to obtain the prior approval from the Purveyor for all changes in water use, and alterations and additions to the plumbing system, and shall comply with any additional requirements imposed by the Purveyor for cross-connection control.

11. The customer agrees to immediately notify the Purveyor and the local health jurisdiction of any backflow incident occurring within the customer’s premises (i.e., entry of any contaminant/pollutant into the drinking water) and shall cooperate fully with the Purveyor to determine the reason for the backflow incident.
12. The customer acknowledges the right of the Purveyor to discontinue the water supply within 72 hours of giving notice to the customer, or a lesser period of time if required to protect public health, if the customer fails to cooperate with the Purveyor in the survey of premises, in the installation, maintenance, repair, inspection, or testing of backflow prevention assemblies or air gaps required by the Purveyor, or in the Purveyor's effort to contain a contaminant or pollutant that is detected in the customer's system. Without limiting the generality of the foregoing, in lieu of discontinuing water service, the Purveyor may install an RPBA on the service pipe to provide premises isolation, and recover all costs for the installation and subsequent maintenance and repair of the assembly, appurtenances, and enclosure from the customer as fees and charges for water. The failure of the customer to pay these fees and charges may result in termination of water service in accordance with the Purveyor's water billing policies.

13. Where the Purveyor imposes mandatory premises isolation in compliance with DOH regulations, or agrees to the customer's voluntary premises isolation through the installation of a RPBA immediately downstream of the Purveyor's water meter, the customer acknowledges his obligation to comply with the other cross-connection control regulations having jurisdiction (i.e., Uniform Plumbing Code). Although the Purveyor's requirements for installation, testing, and repair of backflow assemblies may be limited to the RPBAs used for premises isolation, the customer agrees to the other terms herein as a condition of allowing a direct connection to the Purveyor's service pipe.

14. The customer agrees to indemnify and hold harmless the Purveyor for all contamination of the customer's plumbing system or the Purveyor's distribution system that results from an unprotected or inadequately protected cross connection within the customer’s premises. This indemnification shall pertain to all backflow conditions that may arise from the Purveyor's suspension of water supply or reduction of water pressure, recognizing that the air gap separation otherwise required would require the customer to provide adequate facilities to collect, store, and pump water for his/her premises.

15. The customer agrees that, in the event legal action is required and commenced between the Purveyor and the customer to enforce the terms and conditions herein, the substantially prevailing party shall be entitled to reimbursement of all incurred costs and expenses including, but not limited to, reasonable attorney's fees as determined by the Court.

16. The customer acknowledges that the Purveyor's survey of a customer's premises is for the sole purpose of establishing the Purveyor's minimum requirements for the protection of the public water supply system, commensurate with the Purveyor's assessment of the degree of hazard. It shall not be assumed by the customer or any regulatory agency that the Purveyor’s survey, requirements for the installation of backflow prevention assemblies, lack of requirements for the installation of backflow prevention assemblies, or other actions by the Purveyor’s personnel constitute an approval of the customer's plumbing system or an assurance to the customer of the absence of cross connections therein.
17. The customer acknowledges the right of the Purveyor, in keeping with changes to Washington State regulations, industry standards, or the Purveyor's risk management policies, to impose retroactive requirements for additional cross-connection control measures. The Purveyor will record the customer's agreement to the above terms for service on an “Application for Water Service,” “Application for Change of Water Service,” or other such form prepared by the Purveyor and signed by the customer.

**Implementation of the Cross-Connection Control Policy**

The Purveyor will engage the services of a DOH-certified CCS to develop, implement and be in responsible charge of the City of Washougal’s Water System’s cross-connection control program. The Purveyor, under the direction of the aforementioned CCS, will prepare a written cross connection control program plan to implement the requirements of this resolution. The written program shall be consistent with this resolution and shall comply with the requirements of Chapter 246-290 WAC (Group A Drinking Water Regulations). The Purveyor will use the most recently published editions of the following publications as references and technical aids:


4. The Purveyor will incorporate the written program plan into the Water System Plan and will submit the plan to DOH for approval when requested. The Purveyor, in consultation with the aforementioned CCS, shall have the authority to make reasonable decisions related to cross connections in cases and situations not provided for in the resolution or written program. If any provision in this resolution, or in the written cross-connection control program is found to be less stringent than or inconsistent with the Drinking Water Regulations (Chapter 246-290 WAC), or other Washington state statutes or rules, the more stringent state statute, rule, or regulation shall apply.

The attached resolution, an implied service contract, allows the City of Washougal to protect the distribution system from contamination through a City installed backflow preventer on a customer's service. The City however, reserves the right to terminate water service if conditions are such that the water service poses a health threat or is not in compliance with City Resolution 992 and this program. The written and implied contract terms are discussed further under Element 3.
Element 2: Procedures and schedules for evaluating new and existing service connections to assess degree of hazard.

1. For all New Non-Residential Services, the customer will be required to submit, with the application for water service, an evaluation (performed at customer’s expense) by a DOH-certified cross connection control specialist (CCS) of the degree of hazard posed by the proposed plumbing system, with recommendations for the installation at the meter of either a double-check valve assembly (DCVA) or a reduced-pressure principle backflow assembly (RPBA).

   As an alternative to the above requirement for a survey by a CCS, the customer may agree to install an approved air gap (AG) or RPBA for premise isolation as a condition of service.

2. For all New Residential Services, the customer will be required to submit with the application for water service a completed “Water Use Questionnaire” (copy shown in appendix B). If the customer’s questionnaire indicates special plumbing, such as a lawn sprinkler system, hazardous water use, or unapproved water source on the premises, the customer shall submit to the City an evaluation by a DOH-certified CCS of the hazard posed by the proposed special plumbing system, with recommendations for the installation at the meter of either a DCVA or an RPBA.

   As an alternative to the above requirement for a survey by a DOH-certified CCS, the City, at its discretion, may specify the backflow preventer assembly required to be installed as a condition of service.

3. For all Existing Non-Residential Services, the City will require the customer to submit to the water utility, within nine months of notification, an evaluation by a DOH-certified CCS, of the hazard posed by the plumbing system, with recommendations for the installation at the meter of either a DCVA or an RPBA. The City may accept the recommendations or submit the recommendations to a CCS employed by the Utility for peer review and concurrence, before acceptance.

   As an alternative to the above requirement for a survey by a DOH-certified CCS, the customer may agree to install an AG or RPBA for premise isolation within 90 days of notification by the City or alternate time period acceptable to the City.

4. For all Existing Residential Services, the City will require the customer to submit to the City, within four months of notification, a completed “Water Use Questionnaire.” If the customer’s reply indicates special plumbing or water use on the premises, the customer shall submit an evaluation by a DOH-certified CCS of the hazard posed to the water system by the customers plumbing system, with recommendations for the installation at the meter of either a DCVA or an RPBA.
As an alternative to the above requirement for a survey by a CCS, the City may specify the backflow preventer assembly required to be installed as a condition of service. The City’s CCS will provide guidance on the type of assembly to be installed.

5. For **All Existing Services**, should the customer fail to supply the required information for a hazard assessment or fail to submit a completed “Water Use Questionnaire,” the City may have the assessment made by a CCS employed by the City, require the installation or an RPBA for premises isolation, or take other such actions consistent with the previously stated policies and bill the customer for the associated costs.

### Cross-Connection Hazard Survey Schedule for Initial Hazard Assessments

The Schedule for initial hazard assessment is outlined in the following table. The schedule starts from the date the CCC program is established.

<table>
<thead>
<tr>
<th>Initial Assessment Task</th>
<th>Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment of all new connections</td>
<td>At time of application for water service</td>
</tr>
<tr>
<td>Identification and assessment of high-hazard premises which are listed on Table 9 of Washington Administrative Code (WAC) 246-290-490</td>
<td>Within twelve months</td>
</tr>
<tr>
<td>Identification and assessment of hazardous premises supplemental to Table 9 of WAC 246-290-490</td>
<td>Within eighteen months</td>
</tr>
<tr>
<td>Identification of residential connections with special plumbing facilities and/or water use on premises</td>
<td>Within twenty four months</td>
</tr>
</tbody>
</table>

### Cross-Connection Hazard Survey Schedule for Subsequent Hazard Re-Assessments

For subsequent cross-connection hazard surveys, procedures for evaluating the backflow prevention requirements are:

1. For **Residential Services**, the City will require the customer to submit to the City, within two months of City notification, a completed “Water Use Questionnaire.” The procedure used for evaluating the hazard re-assessment and the potential change in the required backflow prevention will be the same as used for the initial assessment.

2. For all **Non-Residential Services**, the City will Require the customer to submit to the City, within two months of City notification, a hazard re-assessment (at the customers expense) by a DOH-certified CCS.
The frequency of hazard re-assessments will be shown in the table below:

<table>
<thead>
<tr>
<th>Type of Service</th>
<th>Frequency of Re-Evaluation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Any services with reduced-pressure principle backflow assembly (RPBA) installed for premises isolation.</td>
<td>None required as long as the RPBA passes annual tests and inspections</td>
</tr>
<tr>
<td>Commercial services with double-check valve assembly (DCVA) installed for premises isolation.</td>
<td>Every two years and upon change in use or ownership</td>
</tr>
<tr>
<td>Residential services with special plumbing where the City relies upon compliance with Uniform Plumbing Code (UPC)</td>
<td>Every 2-3 years (questionnaire)</td>
</tr>
<tr>
<td>Residential services with DCVA installed for premises isolation.</td>
<td>Every 4-5 years (questionnaire)</td>
</tr>
<tr>
<td>Residential services with no known special plumbing or water use on premises.</td>
<td>Every 4-5 years and upon change in use, ownership, or plumbing system (questionnaire)</td>
</tr>
</tbody>
</table>

The City will Inform the customer that the City’s survey of a customer’s premises (whether by a representative of the City or through the evaluation of a questionnaire completed by the customer) is for the sole purpose of establishing the City’s minimum requirements for the protection of the public water supply system, and that the required backflow protection will be commensurate with the City’s assessment of the degree of hazard.

The City will also inform the customer or any regulatory agencies when the City’s survey, requires the installation of backflow prevention assemblies, lack of requirements for the installation of backflow prevention assemblies, or other actions by the city’s personnel or agent do not constitute an approval of the customer’s plumbing system or an assurance to the customer or any regulatory agency of the absence of cross connections.

**Element 3: Development and implementation of procedures and schedules for elimination and/or control of cross-connections.**

**Backflow Preventer Requirements**
The following service policy shall apply to all new and existing customers:

1. The City of Washougal will require that water service to all **non-residential customers** be isolated at the meter by a DOH-approved DCVA or RPBA acceptable to the City of Washougal. All high hazard connections of the type described in Table 9 of WAC 246-290-490 shall be isolated with an RPBA and or AG.
2. The City of Washougal will require all residential customers with facilities of the type described in Table 9 of WAC 246-290-490 to be isolated with an RPBA. All other residential customers with special plumbing or water use on the premises will be isolated with a DCVA. “Special plumbing” includes, but is not limited to, the following:

a. A lawn irrigation system;
b. A solar heating system;
c. An auxiliary source of supply, e.g., a well or creek;
d. Piping for livestock watering, hobby farming, etc.;
e. Residential fire sprinkler system; and
f. Property containing a small boat moorage.

3. For all customers that have a written service contract with the City of Washougal, the required premises isolation DCVA or RPBA shall be:

- Purchased and installed by the customer (at the customer's expense) immediately downstream of the water meter in accordance with the City of Washougal standards
- Maintained, tested, and inspected in accordance with the City of Washougal standards

For new customers, the City of Washougal will not turn on water (except for testing purposes) at the meter until the customer complies with the above requirements. The failure of the customer to comply with the City of Washougal installation and maintenance requirements shall constitute a breach of contract by the customer. The City of Washougal may then proceed with corrective action provisions stipulated in the contract.

4. Customers without written contracts are considered to have an implied contract that requires the customer to bear all reasonable costs of service. The City of Washougal will install the required DCVA or RPBA on the service, upstream of the meter, and charge the customer for the cost of the initial installation, and all future maintenance, testing, and repair, as set forth in the City of Washougal’s schedule of rates and charges. The failure of the customer to pay these costs shall constitute a breach of contract by the customer, and the City of Washougal will proceed with the established delinquency of payment procedures.

As an alternative, the customer may sign a service contract and install the required backflow preventer downstream of the meter in accordance with the City of Washougal installation standards.
5. Approved Backflow Preventers and Installation

All backflow preventers relied upon by the City of Washougal to protect the public water system shall meet the definition of “approved backflow preventer” as contained in WAC 246-290-010. The City of Washougal will obtain and maintain a current list of assemblies approved for installation in Washington State from the DOH Office of Drinking Water. All backflow preventers will be installed in:

• The orientation for which they are approved;
• A manner and location that facilitates their proper operation, maintenance, and testing or inspection;
• A manner that will protect them from weather-related conditions such as flooding and freezing; and
• Compliance with applicable safety regulations.

Installation standards contained in the most recently published edition of the Pacific Northwest Section, American Water Works Association (PNWS-AWWA) CCC Manual or the University of Southern California Foundation for Cross-Connection Control and Hydraulic Research (USCFCCCHR) CCC Manual shall be followed unless the manufacturer’s requirements are more stringent.

The water utility has no regulatory responsibility or authority over the installation and operation of the customer's plumbing system. The customer is solely responsible for compliance with all applicable regulations and for prevention of contamination of his plumbing system from sources within his/her premises. Any action taken by the water utility to survey plumbing, inspect or test backflow prevention assemblies, or to require premises isolation (installation of DCVA or RPBA on service) is solely for the purposes of reducing the risk of contamination of the City of Washougal distribution system. The City of Washougal will inform the customer that any action taken by the water utility shall not be construed by the customer as guidance on the safety or reliability of the customer’s plumbing system. The City of Washougal will not provide advice to the customer on the design and installation of plumbing other than through the general public education program discussed in Element 8.

Except for easements containing the City of Washougal distribution system, the City of Washougal will not undertake work on the customer's premises.
6. Schedule for Installation of Backflow Preventers

The following table shows the schedule that the City of Washougal will follow for installation of backflow preventers when they are required (based on the hazard evaluation).

<table>
<thead>
<tr>
<th>Type of Service</th>
<th>Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>New connections with cross-connection hazards</td>
<td>Before service is initiated</td>
</tr>
<tr>
<td>Existing connections with Table 9-type hazards and other high cross-connection hazards</td>
<td>Within 90 days after notification</td>
</tr>
<tr>
<td>Existing connections with other than Table 9 of WAC 246-290-490 or high cross-connection hazards</td>
<td>Within 180 days after notification (suggested)</td>
</tr>
<tr>
<td>Existing fire protection systems using chemicals or supplied by unapproved auxiliary water source</td>
<td>Within 90 days after notification</td>
</tr>
<tr>
<td>Existing fire protection systems not using chemicals and supplied by purveyor's water</td>
<td>Within 1 year after notification (suggested)</td>
</tr>
</tbody>
</table>

The City of Washougal may consider granting an extension of time for installation of backflow prevention assembly for an existing connection if requested by the premises owner.

**Element 4: Provision of qualified personnel, including at least one person certified as a CCS, to develop and implement the CCC program.**

1. **Program Administration:** The responsibility for administration of the CCC Program rests with the City of Washougal. The City of Washougal Mayor and Council establish general policy direction and risk management decisions.

2. The City of Washougal will employ or have on staff at least one person certified by DOH as a CCS to develop and implement the CCC program. As an alternative, or when no staff or employees are properly qualified, the City of Washougal may retain a DOH-certified CCS on contract to provide the necessary expertise and services.

3. The following cross-connection related tasks will be performed by or under the direction of the City of Washougal certified CCS (on staff or under contract):

   • Preparation of and recommendations regarding changes to the CCC program;
   • Performance of and/or reviews of CCC hazard evaluations;
   • Recommendations on the type of backflow preventer to be installed;
   • Recommendations on schedules for retrofitting of backflow preventers;
   • Inspections of backflow preventers for proper application and installation;
   • Reviews of backflow preventer inspection and test reports;
   * Reviews of proposed design drawings of the water system for the purposes of eliminating or controlling cross connections;
• Reviews of backflow testing quality control information;
• Recommendations and/or the granting of exceptions to mandatory premises isolation;
• Participation in or cooperation with other water utility staff in the investigation of backflow incidents and other water quality problems;
• Completion of Backflow Incident Reports; and
• Completion of CCC Activity and Program Summary Reports.

4. The City of Washougal may delegate other CCC program activities to other personnel who are not certified CCSs, including clerical support staff. These activities include:

• Administration of paperwork associated with service agreements;
• Mailing, collecting, and initial screening of hazard evaluation/water use questionnaires;
• Mailing of assembly testing notices;
• Receiving and screening of assembly testing reports;
• CCC program database administration and record keeping;
• Dissemination of public education material; and
• Assisting tasks associated with coordination with the LAA.

5. The following table identifies the current CCS employed or retained on contract by the City of Washougal to manage the City of Washougal CCC program and/or act as the CCC technical resource for the City of Washougal:

<table>
<thead>
<tr>
<th>Name of CCS</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>City, State, Zip</td>
<td>Telephone Number</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>CCS Certification Number</td>
<td></td>
</tr>
</tbody>
</table>

**Element 5: Development and implementation of procedures to ensure that approved backflow preventers are inspected and/or tested (as applicable).**

1. Inspection and Testing of Backflow Preventers

All backflow preventers that the City of Washougal relies upon for protection of the water system will be subject to inspection and, if applicable, testing.

**Inspection and testing of backflow preventers will be as follows:**

• The City of Washougal DOH-certified CCS will inspect backflow preventers for proper application (i.e., to ensure that the preventer installed is commensurate with the assessed degree of hazard).

• Either a DOH-certified CCS or backflow assembly tester (BAT) will perform inspections of backflow preventers for correct installation.
A DOH-certified backflow assembly tester will test all assemblies relied upon by the City of Washougal to protect the public water system.

2. Frequency of Inspection and Testing
Inspection and testing of backflow preventers will be conducted:

- At the time of installation;
- Annually after installation;
- After a backflow incident; and
- After repair, reinstallation, relocation, or re-plumbing.

The City of Washougal may require a backflow preventer to be inspected and/or tested more frequently than once a year, when it protects against a high-health hazard or when it repeatedly fails tests or inspections.

3. Responsibility for Inspection and Testing
The City of Washougal will be responsible for inspection and testing of all City of Washougal owned backflow preventers. The City of Washougal will require the customer to be responsible for inspection and testing of backflow preventers owned by the customer. The customer shall employ, at customer expense, a DOH-certified BAT pre-approved by the City of Washougal to conduct the inspection and test within the time period specified in the testing notice sent by the City of Washougal. The test report shall be completed and signed by the BAT, then countersigned and returned by the customer to the City of Washougal, before the due date specified by the City of Washougal. The customer may request an extension of the due date for returning a test report by submitting a written request to the City of Washougal. The City of Washougal may grant one extension up to 90 days.

4. Approved Test Procedures
The City of Washougal will require that all assemblies relied upon to protect the public water system be tested in accordance with DOH-approved test procedures as specified in WAC 246-290-490(7)(d). Any proposal to use alternate test procedures must be approved by the City of Washougal CCS.

5. Notification of Inspection and/or Testing
The City of Washougal will notify in writing all customers who own backflow preventers that are relied upon to protect the public water system to have their backflow preventer(s) inspected and/or tested. Notices will be sent out not less than 30 days before the due date of the inspection and/or test. The notice will also specify the date (up to 30 days after the due date of the inspection and/or test date) by which the inspection/test report must be received by the City of Washougal.
6. Enforcement

When a customer fails to send in the inspection/test report within 15 days after the due date specified, and the City of Washougal has not approved an extension to the due date, the City of Washougal will take the following enforcement action:

• The City of Washougal will send a second notice giving the customer an additional 15 days to send in the inspection/test report.

• If the customer has not sent in the inspection/test report within 10 days of the due date given in the second notice, the City of Washougal will send a third notice, by certified mail, giving the customer an additional 15 days to send in the report. The notice will also inform the customer that failure to satisfactorily respond to this notice will result in water service shut-off.

• The City of Washougal will send copies of the third notice to the owner and occupants of the premises (if different from the customer) and to the LAA.

• If the owner and/or occupants have not responded satisfactorily to the City of Washougal within 10 days of the due date specified in the third notice, the City of Washougal will implement water service shut-off procedures.

Element 6: Development and implementation of a backflow prevention assembly testing quality assurance/quality control program

1. The City of Washougal will maintain a list of local, DOH-certified BATs that are pre-approved by the City of Washougal to perform the following activities:

• Backflow preventer inspection for proper installation; and
• Backflow assembly testing.

Pre-Approval Qualifications

BATs who wish to be included on the City of Washougal preapproved list and/or provide testing in the City of Washougal service area must apply to the City of Washougal and furnish the following information:

• Evidence of current DOH certification in good standing;
• Make and model of testing equipment
• Evidence of test equipment verification of accuracy and/or calibration within the past 12 months
2. Quality Assurance

The City of Washougal CCS will review within 30 days of receipt the backflow preventer inspection/test report forms submitted by the customer. The City of Washougal CCS will provide follow up on test reports that are deficient in any way. The City of Washougal CCS will report incidences of fraud or gross incompetence on the part of any BAT or CCS to DOH Operator Certification program staff.

Element 7: Development and implementation (when appropriate) of procedures for responding to backflow incidents.

1. Backflow Incident Response Plan

The City of Washougal CCS will participate in developing a backflow incident response plan that will be part of the water system’s emergency response program as required by WAC 246-290-415(2). The incident response plan will include, but will not be limited to:

• Notification of affected population;
• Notification and coordination with other agencies, such as DOH, the LAA, and the local health jurisdiction;
• Identification of the source of contamination;
• Isolation of the source of contamination and the affected area(s);
• Cleaning, flushing, and other measures to mitigate and correct the problem; and
• Apply corrective action to prevent future backflow occurrences.

2. Technical Resources

The City of Washougal will use the most recently published edition of the manual, *Backflow Incident Investigation Procedures*, published by the PNWS-AWWA as a supplement to the Backflow Incident Response Plan for the City of Washougal.

Element 8: Development and implementation of a cross-connection control public education program.

1. Customer Education

The City of Washougal will distribute with water bills or some other means, at regular intervals, public education brochures to system customers. For residential customers, such brochures will describe the cross-connection hazards in homes and the recommended assemblies or devices that should be installed by the homeowner to reduce the hazard to the public water system. The education program will emphasize the responsibility of the customer in preventing the contamination of the public water supply. The City of Washougal staff will produce the public education brochures or the City of Washougal will obtain brochures from:
• PNWS-AWWA;
• Spokane Regional Cross-Connection Control Committee (SRC4);
• Western Washington Cross-Connection Prevention Professionals Group (The Group);
• USC FCCCHR;
• Other national backflow prevention associations, such as the American Backflow
  Prevention Association (ABPA); and/or
• Other water utilities.

The information distributed by the City of Washougal will include, but not be limited to, the following subjects:

• Cross-connection hazards in general;
• Irrigation system hazards and corrective actions;
• Fire sprinkler cross-connection hazards;
• Importance of annual inspection and/or testing of backflow preventers; and
• Thermal expansion in hot water systems when backflow preventers are installed for premises isolation.

The City of Washougal will distribute information brochures to all customers every two to three years, and to every new customer at the time the service agreement is signed.

2. Public Outreach

In cooperation with other water utilities, the City of Washougal will participate in an outreach program consisting of participation in fairs, exhibits, and other events.

**Element 9: Development and maintenance of cross-connection control records.**

1. Types of records and data to be maintained

The City of Washougal will maintain records of the following types of information required by WAC 246-290-490:

• Service connections/customer premises information including:
  o Assessed degree of hazard; and
  o Required backflow preventer to protect the public water system.

• Backflow preventer inventory and information including:
  o Air gap (AG) location, installation and inspection dates, inspection results and person conducting inspection;
  o Backflow assembly location, assembly description (type, manufacturer, make, model, size, and serial number), installation, inspection and test dates, test results and data, and person performing test; and
  o Information on atmospheric vacuum breakers used for irrigation system applications, including manufacturer, make, model, size, dates of installation and inspections, and person performing inspections.
The City of Washougal will maintain records on all assemblies that protect the public water system from contamination. At a minimum, the City of Washougal will maintain records on all premises isolation assemblies required to protect the public water system.

2. Reports to be Prepared and Submitted to DOH

The City of Washougal will prepare the following reports required by WAC 246-290-490 including:

• Cross-connection control program activities report for the calendar year, to be sent to DOH when requested;
• Cross-connection control program summary information, when required, or when there are significant policy changes;
• Backflow incident reports to DOH (and voluntarily to the PNWS-AWWA CCC Committee); and
• Documentation when exceptions to mandatory premises isolation are granted.

At a minimum, the City of Washougal’s CCS will prepare and sign the exceptions reports.

The City of Washougal CCS will review all CCC-related reports for correctness and the manager of the public water system shall sign the CCC reports before submission to DOH.

**Element 10: Additional cross-connection control requirements for reclaimed water.**

At this time the City of Washougal does not receive or distribute reclaimed water. In the event that reclaimed water use is proposed within the City of Washougal service area, the City of Washougal will make all cross-connection control requirements mandated by the Permitting Authority in accordance with Chapter 90.46 RCW part of the written CCC program plan and comply with such additional requirements.

**Other Provisions**

1. Coordination with Local Administrative Authority Both WAC 246-290-490 and the Uniform Plumbing Code amended for Washington require coordination between the water purveyor and the Local Administrative Authority (LAA) in all matters pertaining to cross-connection control. The water utility will provide a copy of this CCC program to the City of Washougal Building Department. The water utility will inform the LAA of any changes in policy or procedure that may impact the LAA. The water utility will provide information to the LAA in a timely manner regarding any:

• Requirement imposed on a residential customer for the installation of a DCVA or an RPBA on the service, with a description of the cross-connection hazard identified;
• Upgrade of the premises isolation backflow preventer, i.e., from a DCVA to an RPBA;
• Action taken to discontinue water service to a customer; and
• Backflow incident known by the water utility to have contaminated the public water system or a customer’s plumbing system.

2. The water utility will pursue development of a written agreement with the Local Administrative Authority regarding the details of the coordination on CCC issues between the two parties. The agreement will include, but not be limited to, the following items:

• The purpose of the written agreement;
• Identification of the parties and other interested agencies;
• Delineation of responsibilities;
• Procedures regarding new service connections;
• Procedures regarding existing and changes to existing services;
• Special policies and procedures, such as for fire protection and irrigation services;
• Procedures regarding water service shut-offs, backflow incidents, and other events;
• Communications between parties; and
• Other contingencies.”

3. Prohibition of Return of Used Water. The water utility must prohibit the intentional return of used water to the City of Washougal distribution system per WAC 246-290-490 (2)(l).

Used water is defined as water that has left the control of the City of Washougal. This includes water used for heating and cooling purposes and water that may flow back into the distribution system from customers with multiple connections.

It is the policy of the City of Washougal water system to:

• Prohibit the intentional return of used water to the distribution system by any customer served by the public water system; and
• Require that all customers with multiple connections, where the hydraulics permit the potential return of used water, to install a backflow preventer (DCVA or RPBA) commensurate with the degree of hazard at each point of connection.

4. “Unapproved Auxiliary Supplies. All water supplies other than those owned by the City of Washougal are considered unapproved auxiliary supplies as defined in WAC 246-290-010. The City of Washougal will require backflow protection for customers with auxiliary supplies on their premises as follows:

• Per Table 9 of WAC 246-290-490, the City of Washougal will require the installation of an RPBA for premises isolation at the service connection to any customer having an unapproved auxiliary supply on the premises that is served by the City of Washougal water system.
5. **Tanker Trucks.** The City of Washougal may allow tanker trucks to obtain water from the City of Washougal’s water system under the following conditions:

• The tanker truck is equipped with an approved AG or an approved RPBA with a current satisfactory inspection or test report.”

6. **Temporary Water Connections.** The City of Washougal will not supply water through temporary connections, such as those used for construction projects or main disinfection, except through a backflow preventer arrangement approved by the City of Washougal. The applicant for the temporary connection shall document that the backflow preventer is a DOH-approved model and has passed an inspection and/or test within the past 12 months and/or upon relocation, whichever is more recent.”

**Relationship to Other Planning and Operations Program Requirements**

The City of Washougal will consider the requirements and consequences of the CCC program on the utility’s planning and operations requirements. Such considerations include, but are not limited to ensuring:

• Promoting adequate communication between CCC program personnel and other water utility staff;
• That adequate training is provided to all staff to recognize potential cross-connection control problems;
• That cross-connection issues be considered in water quality investigations;
• That the design of the water distribution system makes adequate provisions for expected head losses incurred through the installation of backflow assemblies;
• That CCC program personnel be consulted in the design of water and wastewater treatment facilities and when proposals are made to receive or distribute reclaimed water;
• That operations under normal and abnormal conditions do not result in excessive pressure losses; and
• That adequate financial and administrative resources are available to carry out the CCC program.
customers of such expected shut-off; provided, however, that the water department will not be responsible for any damage which may result from any cessation of service such as above outlined, nor for failure to give notice of shut-off when circumstances are such that it is impossible to give notice as above stated. (Ord. 240 Art. 8 § 3, 1958)

13.36.040 Preference to customer during shortage.

In case of shortage of supply, the city reserves the right to give preference in the matter of furnishing service to customers, as in the judgment of its representatives shall be for the best interests of the city, from the standpoint of public convenience and necessity. (Ord. 240 Art. 8 § 4, 1958)

Chapter 13.40
CROSS CONNECTION CONTROL

Sections:
13.40.010 Compliance with regulations.
13.40.020 Enforcement authority.
13.40.030 Approval of standards and backflow prevention assemblies.
13.40.040 Testing of backflow prevention assemblies and inspection of air gaps.
13.40.050 Access to user’s premises.
13.40.060 Failure of customer to cooperate – Grounds for termination of service.

13.40.010 Compliance with regulations.

All users of the city’s water supply shall comply with the Uniform Plumbing Code Chapter 10, State of Washington Cross Connection Regulations, WAC 246-290-490, and the current edition of the Cross Connection Control Manual – Accepted Procedure and Practice published by the Pacific Northwest Section of American Waterworks Association. (Ord. 1247 § 1 (Exh. A), 1997; Ord. 1033 § 1, 1991)

13.40.020 Enforcement authority.

The city shall enforce the provisions of these regulations through the director of public works. The director of public works may delegate responsibilities to a certified cross connection control specialist/inspector. The city’s standards may supersede the state regulations, but in no case shall they be less stringent. (Ord. 1033 § 2, 1991)

13.40.030 Approval of standards and backflow prevention assemblies.

All approved standards for cross connections shall be approved by the director of public works or his designee. All backflow prevention assemblies required by these regulations shall be a model approved by the Washington State Department of Health. Further, approved backflow prevention assemblies required by these regulations shall be installed under the direction of the director of public works and/or under the supervision of the cross connection specialist/inspector per city standards. (Ord. 1033 § 3, 1991)

13.40.040 Testing of backflow prevention assemblies and inspection of air gaps.

All RPBAs, RPDAs, DCDAs, DCVAs and PVBAs are required to be tested at least annually
and all air gaps installed in lieu of an approved backflow prevention assembly shall be inspected at least annually. Completed test reports shall be returned to the city within 30 days after receipt of the yearly test notification. Tests and inspections may be required on a more frequent basis at the discretion of the director of public works. (Ord. 1247 § 1 (Exh. A), 1997; Ord. 1033 § 4, 1991)

13.40.050 Access to user’s premises.

Only authorized employees of the city with proper identification shall have reasonable access at reasonable hours of the day to the user’s premises to which water is supplied. The city shall abide by all appropriate legal means to facilitate this access. Water service shall be refused or terminated to any premises for failure to allow necessary inspections upon the city’s request as above set forth. (Ord. 1033 § 5, 1991)

13.40.060 Failure of customer to cooperate – Grounds for termination of service.

Failure of the customer to cooperate in the installation, maintenance, repair, inspection or testing of backflow prevention assemblies required by these regulations and incorporated in this chapter shall be grounds for termination of water service to the premises or the requirement for an air gap separation. This determination shall be made at the discretion of the public works director or his designee. (Ord. 1033 § 6, 1991)
Public Water System Cross-Connection Control Activities
Annual Summary Report for Year 2011

Part 1: Public Water System (PWS) and Cross-Connection Control Specialist (CCS) Information

<table>
<thead>
<tr>
<th>PWS ID: 93400</th>
<th>PWS Name: WASHOUGAL, CITY OF</th>
<th>County: CLARK</th>
</tr>
</thead>
<tbody>
<tr>
<td>Provide name and Cert No. of CCS who develops and implements your CCC program</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CCS Name (last, first &amp; mi): Davis, Travis V.</td>
<td>CCS Phone: (360) 835-8501</td>
<td></td>
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<tr>
<td>CCS Cert No.: BAT Cert. No. (if applicable): B5186</td>
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<td></td>
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<tr>
<td>CCS is (check one): PWS owner or employee ☑</td>
<td>On contract to PWS ☐</td>
<td>Volunteer or other ☐</td>
</tr>
</tbody>
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Part 2: Status of Cross-Connection Control (CCC) Program at end of 2011

<table>
<thead>
<tr>
<th>Program Element Number</th>
<th>Description of Element [See WAC 246-290-490(3)]</th>
<th>This Program Element is Currently:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td>Included in Written Program</td>
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<tr>
<td>1</td>
<td>Legal Authority Established</td>
<td>Y ☑ N ☐</td>
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<tr>
<td>2</td>
<td>Hazard Evaluation Procedures and Schedules</td>
<td>Y ☑ N ☐</td>
</tr>
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<td>CCC Procedures and Schedules</td>
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<td>4</td>
<td>Certified CCS Provided</td>
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<td>5</td>
<td>Backflow Preventer Inspection and Testing</td>
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<td>6</td>
<td>Testing Quality Control Assurance Program</td>
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<td>7</td>
<td>Backflow Incident Response Procedures</td>
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<td>8</td>
<td>Public Education Program</td>
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<td>9</td>
<td>CCC Records</td>
<td>Y ☑ N ☐</td>
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<td>10</td>
<td>Reclaimed Water Permit</td>
<td>Y ☑ N ☐</td>
</tr>
</tbody>
</table>

Part 3A: System Characteristics at End of 2011

Indicate the number of connections of each type that the PWS serves (whether or not they are protected by backflow preventers). Estimate if necessary.

<table>
<thead>
<tr>
<th>Type of Service Connection</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential (As defined by PWS)</td>
<td>4488</td>
</tr>
<tr>
<td>All Other</td>
<td>468</td>
</tr>
<tr>
<td>Total Number of Connections</td>
<td>4956</td>
</tr>
</tbody>
</table>

https://fortress.wa.gov/doh/eh/dw/ccc/reports/blue/bluereport.cfm

2/28/2012
Part 3B: Cross-Connection Control for High-Hazard Premises or Systems Served by the PWS

If PWS does not serve any high-hazard premises or systems, check here □ and go to Part 4A.

- Complete all cells. Enter zero (0) in cells if PWS does not serve such premises.
- Estimate number of connections served if necessary (OK to use phone book).
- Hazard evaluations do not need to be done to complete this table.

<table>
<thead>
<tr>
<th>Type of High-Hazard Premises or Systems [WAC 246-290-490(4)(b)]</th>
<th>Number of Connections at end of 12/31/2011</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>A. Being Served Water by PWS¹</td>
</tr>
<tr>
<td>Agricultural (farms and dairies)</td>
<td>0</td>
</tr>
<tr>
<td>Beverage bottling plants (including breweries)</td>
<td>0</td>
</tr>
<tr>
<td>Car washes</td>
<td>3</td>
</tr>
<tr>
<td>Chemical plants</td>
<td>4</td>
</tr>
<tr>
<td>Commercial laundries and dry cleaners</td>
<td>0</td>
</tr>
<tr>
<td>Both reclaimed water and potable water provided</td>
<td>0</td>
</tr>
<tr>
<td>Film processing facilities</td>
<td>0</td>
</tr>
<tr>
<td>Dedicated fire protection systems with chemical addition or using unapproved auxiliary supplies</td>
<td>0</td>
</tr>
<tr>
<td>Food processing plants (including canneries, slaughter houses, rendering plants)</td>
<td>0</td>
</tr>
<tr>
<td>Hospitals, medical centers, nursing homes, veterinary, medical and dental clinics, and blood plasma centers</td>
<td>9</td>
</tr>
<tr>
<td>Separate irrigation systems using purveyor’s water supply and chemical addition⁴</td>
<td>0</td>
</tr>
<tr>
<td>Laboratories</td>
<td>1</td>
</tr>
<tr>
<td>Metal plating industries</td>
<td>0</td>
</tr>
<tr>
<td>Petroleum processing or storage plants</td>
<td>0</td>
</tr>
<tr>
<td>Piers and docks</td>
<td>1</td>
</tr>
<tr>
<td>Radioactive material processing plants or nuclear reactors</td>
<td>0</td>
</tr>
<tr>
<td>Survey access denied or restricted</td>
<td>0</td>
</tr>
<tr>
<td>Wastewater lift/pump stations (non-residential only)</td>
<td>14</td>
</tr>
<tr>
<td>Wastewater treatment plants</td>
<td>1</td>
</tr>
<tr>
<td>Unapproved auxiliary water supply interconnected with potable water supply</td>
<td>3</td>
</tr>
<tr>
<td>Wood Pressure Treater/Lumber Mill</td>
<td>2</td>
</tr>
<tr>
<td>Totals</td>
<td>38</td>
</tr>
</tbody>
</table>

¹Count multiple connections or parallel installations as separate connections.
²Count only those connections with AG or RPBA installed for premises isolation. Don’t include connections with in-premises protection only, or connections with DCVA/DCDA installed for premises isolation.
³Count only those connections whose premises isolation preventers were inspected (AG) or tested (RPBA) during 2011.
⁴For example, dedicated lines to irrigation systems in parks, playgrounds, golf courses, cemeteries, estates, etc.
⁵Premises with hazardous materials or processes (requiring isolation by AG or RPBA) such as: aircraft and automotive manufacturers, pulp and paper mills, metal manufacturers, military bases, and wholesale customers that pose a high hazard to the PWS. May be grouped together in categories, e.g.: other manufacturing or other commercial. If needed, attach additional sheet giving same information as requested in table.

Part 3C: Cross-Connection Control for Medical Category High-Hazard Premises Served by the PWS

If PWS does not serve any medical type premises, check here ☐ and go to Part 4A.

- Complete all cells. Enter zero (0) in cells if PWS does not serve such premises.
- Estimate number of connections served if necessary (OK to use phone book).
- Hazard evaluations do not need to be done to complete this table.

<table>
<thead>
<tr>
<th>Type of High-Hazard Premises or Systems</th>
<th>Number of Connections at end of 12/31/2011</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>A. Being Served Water by PWS¹</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Hospitals</td>
<td>0</td>
</tr>
<tr>
<td>Hospitals (include psychiatric hospitals and alcohol and drug treatment centers)</td>
<td>0</td>
</tr>
<tr>
<td>Facilities for Treatment and Care of Patients Not Located in Hospitals Counted Above</td>
<td>0</td>
</tr>
<tr>
<td>Same day surgery centers</td>
<td>0</td>
</tr>
<tr>
<td>Out-patient clinics and offices</td>
<td>0</td>
</tr>
<tr>
<td>Alternative health out-patient clinics and offices</td>
<td>0</td>
</tr>
<tr>
<td>Psychiatric out-patient clinics and offices</td>
<td>0</td>
</tr>
<tr>
<td>Chiropractors</td>
<td>2</td>
</tr>
<tr>
<td>Hospice care centers</td>
<td>0</td>
</tr>
<tr>
<td>Childbirth centers</td>
<td>0</td>
</tr>
<tr>
<td>Kidney dialysis centers</td>
<td>0</td>
</tr>
<tr>
<td>Blood centers</td>
<td>0</td>
</tr>
<tr>
<td>Dental clinics and offices</td>
<td>4</td>
</tr>
<tr>
<td>Facilities for Housing Patients</td>
<td>0</td>
</tr>
<tr>
<td>Nursing homes</td>
<td>0</td>
</tr>
<tr>
<td>Boarding homes</td>
<td>1</td>
</tr>
<tr>
<td>Residential treatment centers</td>
<td>0</td>
</tr>
<tr>
<td>Other Medical-Related Facilities</td>
<td>0</td>
</tr>
<tr>
<td>Mortuaries</td>
<td>0</td>
</tr>
<tr>
<td>Morgues and autopsy facilities (not in hospitals)</td>
<td>0</td>
</tr>
<tr>
<td>Veterinarian offices, clinics and hospitals</td>
<td>2</td>
</tr>
<tr>
<td>All other (describe in Part 6: Comments on page 6)</td>
<td>0</td>
</tr>
<tr>
<td>Totals</td>
<td>9</td>
</tr>
</tbody>
</table>

¹Count multiple connections or parallel installations as separate connections.
²Count only those connections with AG or RPBA installed for premises isolation. Don't include connections with in-premises protection only, or connections with DCVA/DCDAs installed for premises isolation.
³Count only those connections whose premises isolation preventers were inspected (AG) or tested (RPBA) during 2011.
Part 4A: Backflow Preventer Inventory and Testing Data During Year 2011

- Complete all cells. Enter zero (0) if there are no backflow preventers in that category.
- Count only the backflow preventers that the PWS relies upon for protection of the distribution system. If your records do not distinguish between premises isolation and in-premises protection preventers, enter all data in Premises Isolation section and check the box.
- Count AVBs on irrigation systems only. If you do not track AVBs, enter "UNK".
- Count multiple tests or failures for any particular backflow preventer as one test or failure for that backflow preventer.
- Multiple Service or Parallel Connections: Count each assembly separately.
- Assemblies on Dedicated Fire or Irrigation Lines: Count as Premises Isolation Assemblies.

<table>
<thead>
<tr>
<th>Backflow Preventer Category and Testing/Inspection Information</th>
<th>Air Gap</th>
<th>RPBA</th>
<th>RPDA</th>
<th>DCVA</th>
<th>DCDA</th>
<th>PVBA</th>
<th>SVBA</th>
<th>AVB</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Premises Isolation, including preventers isolating PWS-owned facilities. If In-Premises Protection preventers are also included, check here.</strong> [ ]</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Rows 1-3 pertain ONLY to Premises Isolation preventers in service at beginning of 2011</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 In service on 1/1/2011</td>
<td>13</td>
<td>59</td>
<td>1</td>
<td>15</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>unk</td>
</tr>
<tr>
<td>2 Inspected and/or Tested in 2011</td>
<td>13</td>
<td>55</td>
<td>1</td>
<td>14</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>unk</td>
</tr>
<tr>
<td>3 Failed Inspection or Test in 2011</td>
<td>0</td>
<td>5</td>
<td>0</td>
<td>2</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>unk</td>
</tr>
<tr>
<td><strong>Rows 4 - 6 pertain ONLY to NEW Premises Isolation preventers installed during 2011</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4 New preventers installed in 2011</td>
<td>0</td>
<td>3</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>unk</td>
</tr>
<tr>
<td>5 Inspected and/or Tested in 2011</td>
<td>0</td>
<td>3</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>unk</td>
</tr>
<tr>
<td>6 Failed inspection or test in 2011</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>unk</td>
</tr>
<tr>
<td>7 Preventers taken out of service in 2011</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td><strong>Premises Isolation Total at end of 2011</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>62</td>
<td>1</td>
<td>16</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>unk</td>
<td></td>
</tr>
<tr>
<td><strong>In-Premises Protection (Fixture Protection or Area Isolation), including preventers within PWS-owned facilities.</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Rows 8 - 10 pertain ONLY to In-Premises Protection Preventers in service at beginning of 2011</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8 In service on 1/1/2011</td>
<td>0</td>
<td>51</td>
<td>0</td>
<td>1085</td>
<td>36</td>
<td>7</td>
<td>0</td>
<td>unk</td>
</tr>
<tr>
<td>9 Inspected and/or Tested in 2011</td>
<td>0</td>
<td>49</td>
<td>0</td>
<td>1009</td>
<td>35</td>
<td>7</td>
<td>0</td>
<td>unk</td>
</tr>
<tr>
<td>10 Failed Inspection or Test in 2011</td>
<td>0</td>
<td>9</td>
<td>0</td>
<td>35</td>
<td>2</td>
<td>0</td>
<td>0</td>
<td>unk</td>
</tr>
<tr>
<td><strong>Rows 11 - 13 pertain ONLY to NEW In-Premises Protection Preventers installed during 2011</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11 New preventers installed in 2011</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>35</td>
<td>3</td>
<td>0</td>
<td>0</td>
<td>unk</td>
</tr>
<tr>
<td>12 Inspected and/or Tested in 2011</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>35</td>
<td>3</td>
<td>0</td>
<td>0</td>
<td>unk</td>
</tr>
<tr>
<td>13 Failed inspection or test in 2011</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>5</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>unk</td>
</tr>
<tr>
<td>14 Preventers taken out of service in 2011</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td><strong>In-Premises Protection Total at end of 2011</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>0</td>
<td>52</td>
<td>0</td>
<td>1120</td>
<td>39</td>
<td>7</td>
<td>0</td>
<td>unk</td>
<td></td>
</tr>
<tr>
<td><strong>Grand Total at end of 2011</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>114</td>
<td>1</td>
<td>1136</td>
<td>39</td>
<td>7</td>
<td>0</td>
<td>unk</td>
<td></td>
</tr>
</tbody>
</table>

1Initial and/or routine annual inspection (for proper installation and approval status) and/or test (for testable assemblies only using DOH/USC test procedures). Includes preventers installed on connections where backflow prevention was not previously required and any preventers that replaced those in service at beginning of 2011. Replacement preventers may be of a different type than the original.
2Includes preventers installed on connections where backflow prevention was not previously required and any preventers that replaced those in service at the beginning of 2011. Replacement preventers may be of a different type than the original.
3New or existing preventers taken out of service, whether or not they were replaced by the same type or different type of preventer.
4Total at end of 2011 should be equal to the number of preventers in service at beginning of 2011 plus those installed during 2011 minus the number of preventers taken out of service during 2011.
### Part 4B: Other Implementation Activities in 2011

Complete all cells. Enter zero (0) if not applicable.

<table>
<thead>
<tr>
<th>Activity or Condition</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>New service connections evaluated for cross-connection hazards to PWS in 2011.</td>
<td>58</td>
</tr>
<tr>
<td>New service connections requiring backflow protection to protect PWS.¹</td>
<td>43</td>
</tr>
<tr>
<td>Existing service connections evaluated for cross-connection hazards to PWS in 2011.</td>
<td>16</td>
</tr>
<tr>
<td>Existing service connections requiring backflow protection to protect PWS.¹,²</td>
<td>16</td>
</tr>
<tr>
<td>Exceptions granted to high-hazard premises per WAC 246-290-490(4)(b) in 2011.³</td>
<td>0</td>
</tr>
<tr>
<td>CCC enforcement actions taken by PWS during 2011.</td>
<td>0</td>
</tr>
</tbody>
</table>

¹Include services where either remote isolation or in-premises preventers were required to protect the PWS.
²Include existing services that need new, additional or higher level backflow prevention.
³A DOH Exceptions to Hazard Premises Form must be attached for each exception granted during the year.
⁴"Enforcement actions" mean actions taken by the PWS (such as water shut-off, PWS installation of backflow preventer) when the customer fails to comply with PWS's CCC requirements.

### Part 5: Backflow Incidents and "Off-Normal" Events in 2011

<table>
<thead>
<tr>
<th>Backflow Incidents, Risk Factors and Indicators during 2011</th>
<th>Number (Enter 0 if none)</th>
<th>Check if Data Not Available</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Backflow Incidents during 2011</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 Backflow incidents that contaminated the PWS³.</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>2 Backflow incidents that contaminated the customer's drinking water system only³.</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td><strong>Risk Factors for Backflow during 2011</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 Distribution main breaks per 100 miles of pipe.</td>
<td>3.13</td>
<td></td>
</tr>
<tr>
<td>4 Low pressure events (~20 psi in PWS distribution system).</td>
<td>0</td>
<td>✓</td>
</tr>
<tr>
<td>5 Water outage events.</td>
<td>0</td>
<td>✓</td>
</tr>
<tr>
<td><strong>Indicators of Possible Backflow during 2011</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6 Total health-related complaints received by PWS.⁶</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>7 Received during BWA or PN events.⁷</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>8 Received during low pressure or water outage events.</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>9 Total aesthetic complaints (color, taste, odor, air in lines, etc.).</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>10 Received during BWA or PN events.⁷</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>11 Number of these complaints received during low pressure or water outage events.</td>
<td>0</td>
<td></td>
</tr>
</tbody>
</table>

³Complete and submit a Backflow Incident Report form for each known backflow incident.
⁶Such as stomach ache, headache, vomiting, diarrhea, skin rashes, etc.
⁷"BWA" means **Boil Water Advisory** and "PN" means **Public Notification** for water quality reasons.
Part 6: Comments and Clarifications

Enter comments or clarifications to any of the information included in this report. Note for on-screen completion: Comments will not "word wrap" from one line to the next. Press to continue on new line. Maximum length of each comment is 255 characters, including spaces.

<table>
<thead>
<tr>
<th>Part No.</th>
<th>Date Added</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pt 3C</td>
<td>2/8/10</td>
<td>The PWS serves one chiropractor and one boarding home (assisted living facility) that do not have premise isolation backflow preventers. They were assessed initially and found to have no hazards present necessitating premise isolation. This year (2010) we will perform hazard surveys on both facilities to determine if their degree of hazard has changed.</td>
</tr>
<tr>
<td>Pt 3C</td>
<td>2/7/11</td>
<td>Hazard assessments were performed on the two facilities that do not have premise isolation - the Assisted living facility, and a Chiropractors office. Neither facility was found to have any hazards to the pws that warrant retrofitting premise isolation assemblies. After reviewing the activities that take place in both facilities, it is my professional opinion that neither of them qualify as a &quot;medical&quot; type establishment. Both facilities have adequate point of use - or in premise protection where needed, and access to both premises was given without hesitation. The requirement for premise isolation or granted exception does not apply.</td>
</tr>
<tr>
<td>Pt 4A</td>
<td>2/8/11</td>
<td>Again this year, assemblies not tested were either vacant homes or commercial bldgs that were isolated from the PWS by the utility owned shut-off valves. All of which will be required to have testing performed within a reasonable amount of time as a condition of restoring service.</td>
</tr>
<tr>
<td>Pt 4A</td>
<td>2/27/12</td>
<td>Again this year, assemblies not tested were vacant homes and commercial spaces that were not using water. They were isolated from the PWS by the utility owned shut-off valves. All of which will be required to have testing performed within a reasonable amount of time as a condition of restoring service.</td>
</tr>
<tr>
<td>Pt 4A</td>
<td>2/28/12</td>
<td>Both Premise isolation and in premise protection assembly inventory start of year numbers differ from 2010's end of year numbers because we have been looking at facilities and the location and nature of their water service. Some of the assemblies were reclassified from premise isolation to in premise protection. Part of an ongoing process of cleaning up our database to ensure the accuracy of our data.</td>
</tr>
</tbody>
</table>

Part 7: Report Completion Information

I certify that the information provided in this CCC Activities Report is complete and accurate to the best of my knowledge.

CCC Program Mgr. Name: Travis V. Davis  
Title: Maintenance Worker III  
Signature: Date: 02/28/2012  
Phone: (360) 835-8501  
E-mail: tdavis@ci.washingt.on.wa.us

I have reviewed this report and certify that the information provided is complete and accurate to the best of my knowledge.

PWS Mgr./Owner Name: John Roth  
Title: Water System Manager  
Signature: Op. Cert. No.: 10060  Date: 02/28/2012

1 CCC Program Manager is generally the CCS who is responsible for development and implementation of the PWS's CCC Program.  
2 The person that the CCC Program Manager reports to or other manager having direct responsibility and/or oversight of the CCC program.
Annual Performance Report - 2011

Water Use Efficiency

WS Name: WASHOUGAL, CITY OF  Water System ID#: 93400  WS County: CLARK

Report submitted by: Travis Davis

Meter Installation Information:

Estimate the percentage of metered connections: 100%
If not fully metered - Current status of meter installation:

Production, Authorized Consumption, and Distribution System Leakage Information:

12-Month WUE Reporting Period: 12/13/2010 To 12/12/2011
Incomplete or missing data for the year? No

Distribution System Leakage Summary:

Total Water Produced and Purchased (TP) – Annual Volume 589,506,000 gallons
Authorized Consumption (AC) – Annual Volume 548,996,487 gallons
Distribution System Leakage – Annual Volume TP – AC 40,509,513 gallons
Distribution System Leakage – Percent DSL = [(TP – AC) / TP] x 100 6.9%
3-year annual average 6.7%

Goal-Setting Information:

Date of Most Recent Public Forum: 01/22/2008 Has goal been changed since last performance report? No
Note: Customer goal must be re-established every 6 years through a public process

WUE Goals:

Customer Goal (Demand Side):

Reduce residential peak day demand by 5% over a 6 year period.

Describe Progress in Reaching Goals:

Customer (Demand Side) Goal Progress:

Residential peak day demand has decreased by 4.2% as compared to 2007 (before our efficiency goals were enacted). This equates to an annual savings of approximately 13.6 MG. Current WUE measures the City employs are: Conservation awareness signs posted during the irrigation season, historical bar graph representation of consumption on utility bills, and providing conservation kits and recommendations to our water customers at community events and upon request.

Additional Information Regarding Supply and Demand Side WUE Efforts
Include any other information that describes how you and your customers use water efficiently:

*Additional conservation efforts we engage in are: Leak surveys every 3 years, annual large meter testing & calibration, and customer notification of any high or abnormal water consumption at their home or office.*

Do not mail, fax, or email this report to DOH
May 8, 2012

City of Washougal
Attn: Trevor Evers
1701 C Street
Washougal WA 98671

Re: Water Right Application No. G2-30564

Dear Mr. Evers:

Enclosed is a copy of the Department of Ecology’s Report of Examination. This report contains our decision regarding your application.

Your application has been approved.

A Permit will be issued consistent with the enclosed Report of Examination after the appeal period has expired, if no appeals have been filed.

**YOUR RIGHT TO APPEAL**

You have a right to appeal this Order to the Pollution Control Hearing Board (PCHB) within 30 days of the date of receipt of this Order. The appeal process is governed by Chapter 43.21B RCW and Chapter 371-08 WAC. “Date of receipt” is defined in RCW 43.21B.001(2).

To appeal you must do the following within 30 days of the date of receipt of this Order:

File your appeal and a copy of this decision with the PCHB (see addresses below). Filing means actual receipt by the PCHB during regular business hours.

- Serve a copy of your appeal and this Order on Ecology in paper form - by mail or in person. (See addresses below.) E-mail is not accepted.
- You must also comply with other applicable requirements in Chapter 43.21B RCW and Chapter 371-08 WAC.
ADDRESS AND LOCATION INFORMATION

<table>
<thead>
<tr>
<th>Street Addresses</th>
<th>Mailing Addresses</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Department of Ecology</strong></td>
<td><strong>Department of Ecology</strong></td>
</tr>
<tr>
<td>Attn: Appeals Processing Desk</td>
<td>Attn: Appeals Processing Desk</td>
</tr>
<tr>
<td>300 Desmond Drive SE</td>
<td>PO Box 47608</td>
</tr>
<tr>
<td>Lacey, WA 98503</td>
<td>Olympia, WA 98504-7608</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Pollution Control Hearings Board</strong></td>
<td><strong>Pollution Control Hearings Board</strong></td>
</tr>
<tr>
<td>1111 Israel RD SW</td>
<td>PO Box 40903</td>
</tr>
<tr>
<td>STE 301</td>
<td>Olympia, WA 98504-0903</td>
</tr>
<tr>
<td>Tumwater, WA 98501</td>
<td></td>
</tr>
</tbody>
</table>

For additional information visit the Environmental Hearings Office Website: http://www.eho.wa.gov. To find laws and agency rules visit the Washington State Legislature Website: http://www1.leg.wa.gov/CodeReviser.

If you have any questions, please call (360) 407-6300.

Sincerely,

Michael J. Gallagher
Section Manager
Water Resources Program

Enclosures: Report of Examination
Your Right To Be Heard

By Certified Mail: 7010 1670 0002 4158 1845
State of Washington
Report of Examination for Water Right

**PRIORITY DATE**
January 20, 2011

**MAILING ADDRESS**
City of Washougal
1701 C Street
Washougal, WA 98671

**WATER RIGHT NUMBER**
G2-30564

**SITE ADDRESS (IF DIFFERENT)**

**Total Quantity Authorized for Withdrawal or Diversion**

<table>
<thead>
<tr>
<th>WITHDRAWAL OR DIVERSION RATE</th>
<th>UNITS</th>
<th>ANNUAL QUANTITY (AF/YR)</th>
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</thead>
<tbody>
<tr>
<td>1,325 GPM</td>
<td></td>
<td>2,120</td>
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</tbody>
</table>

**Purpose**

<table>
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<th>PURPOSE</th>
<th>WITHDRAWAL OR DIVERSION RATE</th>
<th>UNITS</th>
<th>ANNUAL QUANTITY (AF/YR)</th>
<th>PERIOD OF USE (mm/dd)</th>
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<tr>
<td>Municipal Supply</td>
<td>1,325 GPM</td>
<td></td>
<td>2,120</td>
<td>01/01-12/31</td>
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</table>

**REMARKS**

<table>
<thead>
<tr>
<th>ADDITIVE</th>
<th>IRRIGATED ACRES</th>
<th>PUBLIC WATER SYSTEM INFORMATION</th>
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</thead>
<tbody>
<tr>
<td></td>
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<td>WATER SYSTEM ID: 93400</td>
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**PUBLIC WATER SYSTEM INFORMATION**

<table>
<thead>
<tr>
<th>SOURCE FACILITY/DEVICE</th>
<th>PARCEL</th>
<th>WELL TAG</th>
<th>TWN</th>
<th>RING</th>
<th>SEC</th>
<th>QQ Q</th>
<th>LATITUDE</th>
<th>LONGITUDE</th>
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<tbody>
<tr>
<td>Well No. 1</td>
<td>73300050, 76516072, 76516074</td>
<td>1N 4E 8</td>
<td>NW SE, NE SW</td>
<td>45°34'N 122°20'W</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Well No. 3</td>
<td>73300050, 76516072, 76516074</td>
<td>1N 4E 8</td>
<td>NW SE, NE SW</td>
<td>45°34'N 122°20'W</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Well No. 10</td>
<td>73300050, 76516072, 76516074</td>
<td>1N 4E 8</td>
<td>NW SE, NE SW</td>
<td>45°34'N 122°20'W</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Datum: NAD83/WGS84
Place of Use (See Attached Map)

PARCELS (NOT LISTED FOR SERVICE AREAS)
NA

LEGAL DESCRIPTION OF AUTHORIZED PLACE OF USE
Area served by the City of Washougal as described in the mostly recent Water System Plan approved by the Department of Health

Proposed Works
Upper Wellfield, consisting of existing Well Nos. 1, 3, and 10, casings up to 16” in diameter and ranging in depth from 75 to 150 feet deep. Well Nos. 1 and 10 are currently in use and Well No. 3 is currently in standby status

Development Schedule

<table>
<thead>
<tr>
<th>BEGIN PROJECT</th>
<th>COMPLETE PROJECT</th>
<th>PUT WATER TO FULL USE</th>
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</thead>
<tbody>
<tr>
<td>Started</td>
<td>Completed</td>
<td>December 31, 2030</td>
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Measurement of Water Use

<table>
<thead>
<tr>
<th>How often must water use be measured?</th>
<th>Weekly</th>
</tr>
</thead>
<tbody>
<tr>
<td>How often must water use data be reported to Ecology?</td>
<td>Annually</td>
</tr>
<tr>
<td>What volume should be reported?</td>
<td>Total Annual Volume</td>
</tr>
<tr>
<td>What rate should be reported?</td>
<td>Annual Peak Rate of Withdrawal (gpm)</td>
</tr>
</tbody>
</table>

Provisions

Measurements, Monitoring, Metering and Reporting

An approved measuring device must be installed and maintained for each of the sources identified by this water right in accordance with the rule "Requirements for Measuring and Reporting Water Use", WAC 173-173.

Department of Ecology personnel, upon presentation of proper credentials, must have access at reasonable times, to the records of water use that are kept to meet the above conditions, and to inspect at reasonable times any measuring device used to meet the above conditions.

WAC 173-173 describes the requirements for data accuracy, device installation and operation, and information reporting. It also allows a water user to petition the Department of Ecology for modifications to some of the requirements.

Proof of Appropriation

The water right holder must file the notice of Proof of Appropriation of water (under which the certificate of water right is issued) when the permanent distribution system has been constructed and
the quantity of water required by the project has been put to full beneficial use. The certificate will reflect the extent of the project perfected within the limitations of the superseding permit. Elements of a proof inspection may include, as appropriate, the source(s), system instantaneous capacity, beneficial use(s), annual quantity, place of use, and satisfaction of provisions.

Findings of Facts
Upon reviewing the investigator’s report, I find all facts, relevant and material to the subject application, have been thoroughly investigated. Furthermore, I find the change of water right as recommended will not be detrimental to existing rights or the public welfare. Therefore, I ORDER the requested approval of Application No. G2-30564 subject to existing rights and the provisions specified above.

Signed at Olympia, Washington, this __th day of May 2012.

Michael J. Gallagher, Section Manager

Your Right To Appeal
You have a right to appeal this Order to the Pollution Control Hearing Board (PCHB) within 30 days of the date of receipt of this Order. The appeal process is governed by Chapter 43.21B RCW and Chapter 371-08 WAC. “Date of receipt” is defined in RCW 43.21B.001(2).

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Ste 301
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INVESTIGATOR’S REPORT
Application for Water Right -- Washougal City
Water Right Control Number G2-30564
Phil Crane, Department of Ecology Contact

BACKGROUND

Cost Reimbursement

This application is being processed under a cost reimbursement agreement between the applicant, City of Washougal (City) and the Department of Ecology (Ecology). This report has been prepared by HDR Engineering, Inc. under a contract and Work Assignment with Ecology.

The City submitted an application to appropriate public ground water to Ecology on January 20, 2011. The application is for 1,325 gallons per minute (gpm) for municipal supply. The application was accepted by the Ecology Southwest Regional Office and was assigned as Ground Water Application G2-30564. A second application, G2-30565, was filed by the City at the same time for 4,675 gpm, also for municipal supply. Application G2-30565 is for the City’s Lower Wellfield and Application G2-30564 is for the City’s Upper Wellfield.

The intent of these two applications is to secure water rights which are non-additive and that authorize the current rate of withdrawal at each of the existing Upper and Lower Wellfields. The City’s water rights are currently “capped” at an authorized total withdrawal of 3,786 acre-feet per year (af/yr).

Pacific Groundwater Group (PGG) completed a Phase I review for both applications which is documented in their letter report dated March 15, 2011. The City requested that Ecology complete the Phase II review and process the water right application under the cost reimbursement program using an independent consultant on contract to Ecology. HDR Engineering was selected by the City to perform the Phase II services.

Description and Purpose of Proposed Application

Table 1 Application Summary

<table>
<thead>
<tr>
<th>Attributes</th>
<th>Summary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name</td>
<td>City of Washougal</td>
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<tr>
<td>Priority Date</td>
<td>1/20/2011</td>
</tr>
<tr>
<td>Instantaneous Quantity</td>
<td>1325 gpm (non-additive)</td>
</tr>
<tr>
<td>Annual Quantity</td>
<td>2120 af/yr (non-additive)</td>
</tr>
<tr>
<td>Purpose of Use</td>
<td>Municipal Supply</td>
</tr>
<tr>
<td>Period of Use</td>
<td>Year Round</td>
</tr>
<tr>
<td>Place of Use</td>
<td>Area served by the City of Washougal as described in a Department of Health approved Water System Plan</td>
</tr>
</tbody>
</table>

REPORT OF EXAMINATION 4 G2-30564
Table 2 Proposed Sources of Withdrawal or Diversion

<table>
<thead>
<tr>
<th>Source Name</th>
<th>Parcel</th>
<th>WellTag</th>
<th>Twp</th>
<th>Rng</th>
<th>Sec</th>
<th>QQQ</th>
<th>Latitude</th>
<th>Longitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>Well 1</td>
<td>73300050, 76516072, and 76516074</td>
<td>01N 04E 08 NWSE and NESW</td>
<td>45°34'N</td>
<td>122°20′W</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Well 3</td>
<td>73300050, 76516072, and 76516074</td>
<td>01N 04E 08 NWSE and NESW</td>
<td>45°34'N</td>
<td>122°20′W</td>
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<td></td>
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<td></td>
</tr>
<tr>
<td>Well 10</td>
<td>73300050, 76516072, and 76516074</td>
<td>01N 04E 08 NWSE and NESW</td>
<td>45°34'N</td>
<td>122°20′W</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Legal Requirements for Approval of Appropriation of Water

Chapters 90.03 and 90.44 RCW authorize the appropriation of public water for beneficial use and describes the process for obtaining water rights. Laws governing the water right permitting process are contained in RCW 90.03.250 through 90.03.340 and RCW 90.44.050. In accordance with RCW 90.03.290, determinations must be made on the following four criteria in order for an application for water rights to be approved:

- Water must be available
- There must be no impairment of existing rights
- The water use must be beneficial
- The water use must not be detrimental to the public interest

This report serves as the written findings of fact concerning the investigation regarding Water Right Application Number G2-30564.

Public Notice

RCW 90.03.280 requires that notice of a water right application be published once a week, for two consecutive weeks, in a newspaper of general circulation in the area where the water is to be stored, diverted and used.

Notice of this application was published in the Columbian newspaper on February 10, 2001, and February 16, 2011. No protests were filed to this application. A copy of the Affidavit of Publication is included as Attachment A.

Consultation with the Department of Fish and Wildlife

The Department must give notice to the Department of Fish and Wildlife (WDFW) of applications to divert, withdraw or store water (RCW 77.57.020). The Department notified WDFW of this application by email and no response was received from WDFW.
State Environmental Policy Act (SEPA)

The combination of this application and the associated application, G2-30565, is greater than 2,250 gpm, so a SEPA threshold determination is needed for this application.

The City, acting as Lead Agency, issued a Determination of Nonsignificance (DNS) on August 26, 2011, according to the SEPA Rules, Chapter 197-11 WAC, as a non-project proposal relating to Application Nos. G2-30564 and G2-30565. This DNS was issued as a follow-up to the Environmental Checklist submitted on May 26, 2011. The DNS was distributed to numerous Federal, State, Regional, and Local agencies, as well as newspapers in the vicinity and local interest groups, with written comments accepted by the City until September 9, 2011. The City received just one written comment within this time frame, but it wasn’t related to this non-project action, since the comment related to construction activity.

INVESTIGATION

Site Visit and Existing Reports

A site visit was conducted by Jerry Louthain of HDR on September 27, 2011 with City Engineer, Rob Charles. Mr. Charles pointed out the location of the Upper and Lower Wellfields and the specific locations for each of the wells in the two wellfields. For the Upper Wellfield, Well No. 1 was within a fenced area and is currently in use as a production well, with Well No. 10 used as a production well as needed in the summertime, and Well No. 3 is currently a standby well. Two other well houses also exist in this wellfield, which formerly housed production wells that have been abandoned. This Upper Wellfield is located just north of the intersection of 28th and I Street, between I Street and the Washougal River. Well No. 1 is nearest to I Street, and Well Nos. 3 and 10 are just north of Well No. 1. The two abandoned wells are just west of Well No. 1. The entire wellfield is within approximately a 60 foot by 300 foot area.

The following reports were reviewed as part of this investigation:


The following is a brief summary of the content of these reports:

Summary of Phase 1 Report, PGG, March 2011

This report described the purpose and intent of the two applications filed by the City and the production capacities for each of the wells in the Upper and Lower Wellfields. The report also discussed the hydrological setting for the wellfield areas, with a description of the geology and the two principal aquifers in the vicinity, the Pleistocene Alluvial Aquifer (PAA), and the Sand and Gravel Aquifer (SGA).
The Lower Washougal River Groundwater Flow Model that was developed by PGG was described and how PGG used this model to analyze the effects to other water users in the vicinity. Through the use of this model and the analysis by PGG it was determined that the shift in production of moving more ground water production from the Upper Wellfield to the Lower Wellfield would not be anticipated to impair any other water users, including the City of Camas Well 14.

In addition, this report clarified that since these two applications are non-additive, they are neutral to other water users and can be processed prior to any other pending water right applications within this same source.


This study and groundwater flow model report was developed to plan for a future additional source of water supply for the City of Camas from the PAA. The model was used to develop an assessment of regional drawdown from ground water pumping and to plan out and design expansion of the Camas wellfield and to provide information needed for the City of Camas water right applications.


In this technical memorandum, PGG described how the Camas/Washougal ground water flow model (described above) was used to assess the impacts of the proposed water rights applications by City of Washougal.

PGG ran the model to assess the effects of these two water right applications. PGG ran two scenarios to accomplish this evaluation. The first scenario evaluated pumping under the current water rights authorizations with 2,800 gpm pumping in the Upper Wellfield. The second scenario moved 1,525 gpm of pumping from the Upper Wellfield to the Lower Wellfield. PGG then determined the quantity of water exchanged between the aquifer and the Washougal River for each scenario and calculated the difference to determine the effects of the proposed exchange on river flow.

PGG determined that moving 1,525 gpm of pumping from the Upper Wellfield to the Lower Wellfield causes about 0.5 cfs less streamflow depletion in the lower Washougal River between the Upper Wellfield and the Lower Wellfield. This is because the aquifer at the Upper Wellfield is directly in hydraulic connection with the Washougal River whereas a portion of the aquifer in the Lower Wellfield area is disconnected from the river because of a bedrock high that is exposed near the river.

Proposed Use and Basis of Water Demand

The City filed this application for the wells in the Upper Wellfield, along with Application No. G2-30565 for the wells in the Lower Wellfield to request approval of the amount of water for each their wellfields to conform to the pumping capacity of each of the wellfields. This application is for 1,325 gpm and Application No. G2-30565 is for 4,675 gpm, for municipal supply, for a total of 6,000 gpm for the two wellfields. The applications do not increase the quantity or rate of water use. The City has filed these two applications to supplement their existing rights, with the requested total instantaneous pumping
rate from each of these applications to match the total production capability from each of the two wellfields.

It should be noted that Application No. G2-30564 for 1,325 gpm is limited to a maximum annual quantity that can be withdrawn at this pumping rate which is 2,120 afy, so this application could not be approved for more than this annual quantity.

The City is currently updating their Water System Plan, with the 20-year planning period shown to be through the year 2030. The current draft of the Water System Plan also shows that the year 2009 is the highest water production year in recent years as 611.79 million gallons(mg), which is equivalent to 1,878 afy. Projections to the year 2030 show the water demand to be 985 mg, which is equivalent to 3,024 afy.

Comparing this projected demand to the City's existing water rights of 3,786 afy shows that the City already has sufficient existing water rights to meet and exceed their 20-year projected demand.

Other Rights Appurtenant to the Place of Use

Table 3 below shows the City's existing water rights which consist of five water right claims and two certificates, with each document for a specific well or wells. The individual Qi and Qa is shown for each of these documents with the total Qi for these shown as 6,350 gpm. The individual values for Qa exceed the total "capped" amount of water rights of 3,786 afy, however the notation for Certificate No. G2-25796 states that this water right limits the total system Qa to 3,786 afy.
Table 3. City of Washougal Water Rights

*non-additive  
**G2-25796 limits total water system to 3,786 ac-ft/yr

<table>
<thead>
<tr>
<th>Water Right</th>
<th>WR Qi (gpm)</th>
<th>WR Qa (ac-ft/yr)</th>
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<tbody>
<tr>
<td>Claim 000733</td>
<td>1,100</td>
<td>1,777.75</td>
</tr>
<tr>
<td>Claim 000774</td>
<td>850</td>
<td>1,371</td>
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<tr>
<td>Claim 000755</td>
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<td>1,371</td>
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<td>Claim 000777</td>
<td>1,200</td>
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<td>G2-25796</td>
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<td>1,419.5</td>
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<tr>
<td>G2-24581</td>
<td>400</td>
<td>322.6*</td>
</tr>
<tr>
<td>Total</td>
<td>6,350</td>
<td>3,786**</td>
</tr>
</tbody>
</table>

to the City’s existing water rights.

Impairment Considerations

Impairment is an adverse impact on the physical availability of water for a beneficial use that is entitled to protection. A water right application may not be approved if it would:

- Interrupt or interfere with the availability of water to an adequately constructed groundwater withdrawal facility of an existing right. An adequately constructed groundwater withdrawal facility is one that (a) is constructed in compliance with well construction requirements and (b) fully penetrates the saturated zone of an aquifer or withdraws water from a reasonable and feasible pumping lift.

- Interrupt or interfere with the availability of water at the authorized point of diversion of a surface water right. A surface water right conditioned with instream flows may be impaired if a proposed use or change would cause the flow of the stream to fall to or below the instream flow more frequently or for a longer duration than was previously the case.

- Interrupt or interfere with the flow of water allocated by rule, water rights, or court decree to instream flows. Degraded the water quality of the source to the point that the water is unsuitable for beneficial use by existing users (e.g., via sea water intrusion).

Water Availability

For water to be available for appropriation, it must be both physically and legally available.

Physical and Legal Availability

In the case of this application, the water availability requirement has essentially already been satisfied in that the City already has in total, the existing water rights for the amount of water shown in the application and that no additional water is proposed to be appropriated under this application. This application is merely to obtain a water right for the Lower Wellfield that matches the City’s existing pumping amounts from the wells in the Lower Wellfield. This application is supplemental on both a Qi and a Qa basis,
**Impairment, Qualifying Ground Water Withdrawal Facilities, and Well Interference**

Qualifying ground water withdrawal facilities are defined as those wells which in the opinion of the Department are adequately constructed. An adequately constructed well is one that (a) is constructed in compliance with well construction requirements; (b) fully penetrates the saturated thickness of an aquifer or withdraws water from a reasonable and feasible pumping lift (WAC 173-150); (c) the withdrawal facilities must be able to accommodate a reasonable variation in seasonal pumping water levels; and (d) the withdrawal facilities including pumping facilities must be properly sized to the ability of the aquifer to produce water.

From the review of the information provided in the documentation by PGG (the March, 2011 Phase 1 Report, and the 2004 Groundwater Flow Model Report and the December 2011 Technical Memorandum), it does not appear that there would be any impairment of existing water rights in the vicinity from the transfer of 1,525 gpm of pumping from the Upper Wellfield to the Lower Wellfield. The reason is that there is adequate transmissivity in the aquifer to support the ground water pumping that is already occurring. The existing wells are operating properly without excessive drawdown or well interference.

**Impairment: Surface Water and Instream Flows**

The PAA is in hydraulic connection with the Washougal River and, in places, the Columbia River. Ground water pumping under the current conditions reduces the amount of flow in the Washougal River by inducing water to flow from the river into the aquifer or capturing the discharge of ground water flowing into the river from the aquifer.

PGG used the Camas/Washougal ground water flow model to determine the effects of ground water pumping on Washougal River flow for the water rights authorizations for the current water rights and the proposed new water right. PGG determined that moving 1,525 gpm of pumping from the Upper Wellfield to the Lower Wellfield causes about 0.5 cfs less streamflow depletion. This is because the aquifer at the Upper Wellfield is directly in hydraulic connection with the Washougal River whereas a portion of the aquifer in the Lower Wellfield area is disconnected from the river because of a bedrock high that is exposed near the river. The 0.5 cfs change in river flow capture from the new water rights authorizations will likely be captured from the Columbia River. However, the Columbia River is not flow limited in this area.

**Beneficial Use**

The use of water for municipal supply purposes is defined in statute as a beneficial use (RCW 90.54.020(1)). Water has been used from this source for municipal supply purposes for many years under the authority of the City’s existing water rights.

**Public Interest Considerations**

Approval of this water right for municipal supply purposes is in the public interest. No protests or objections have been filed to the approval of this application. In addition, Ecology notified the
Washington Department of Fish and Wildlife about this application to see if WDFW had any comments or specific concerns about this application and no response was received from WDFW.

Conclusions

In conclusion, approval of this application for the recommended quantities meets the following four criteria that must be met for a water right to be approved:

- Water must be available
- There must be no impairment of existing rights
- The water use must be beneficial
- The water use must not be detrimental to the public interest

RECOMMENDATIONS

Based on the above investigation and conclusions, I recommend that this request for a water right be approved in the amounts and within the limitations listed below and subject to the provisions listed above.

Purpose of Use and Authorized Quantities

The amount of water recommended is a maximum limit and the water user may only use that amount of water within the specified limit that is reasonable and beneficial:

Withdrawal Rate

1,325 gpm (Non-additive)

Annual Quantity

2,120 acre-feet per year (Non-additive)

Purpose of Use

Municipal Supply

Point of Withdrawal

NW¼SE¼ and NE ¾SW ¼, Section 8, Township 1 North, Range 4E.W.M.
Place of Use

Area served by the City of Washougal as described in a Department of Health approved Water System Plan.

<table>
<thead>
<tr>
<th>Report Writer</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Phil Crane</td>
<td>5/8/2012</td>
</tr>
</tbody>
</table>

Reviewed by Phil Crane Date

LIST OF ATTACHMENTS

Attachment A- Affidavit of Publication

If you need this publication in an alternate format, please call Water Resources Program at (360) 407-6600. Persons with hearing loss can call 711 for Washington Relay Service. Persons with a speech disability can call 877-833-6341.

Selected References


City of Camas Water Supply Alternatives Investigation, Pacific Groundwater Group, October 22, 2004

May 8, 2012

City of Washougal
Attn Trevor Evers
1701 C Street
Washougal WA 98671

Re: Water Right Application No. G2-30565

Dear Mr. Evers:

Enclosed is a copy of the Department of Ecology’s Report of Examination. This report contains our decision regarding your application.

Your application has been approved.

A Permit will be issued consistent with the enclosed Report of Examination after the appeal period has expired, if no appeals have been filed.

**YOUR RIGHT TO APPEAL**

You have a right to appeal this Order to the Pollution Control Hearing Board (PCHB) within 30 days of the date of receipt of this Order. The appeal process is governed by Chapter 43.21B RCW and Chapter 371-08 WAC. “Date of receipt” is defined in RCW 43.21B.001(2).

To appeal you must do the following within 30 days of the date of receipt of this Order:

File your appeal and a copy of this decision with the PCHB (see addresses below). Filing means actual receipt by the PCHB during regular business hours.

- Serve a copy of your appeal and this Order on Ecology in paper form - by mail or in person. (See addresses below.) E-mail is not accepted.
- You must also comply with other applicable requirements in Chapter 43.21B RCW and Chapter 371-08 WAC.
ADDRESS AND LOCATION INFORMATION

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<thead>
<tr>
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<tr>
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<tr>
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<td>PO Box 40903</td>
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<tr>
<td>STE 301</td>
<td>Olympia, WA 98504-0903</td>
</tr>
<tr>
<td>Tumwater, WA 98501</td>
<td></td>
</tr>
</tbody>
</table>

For additional information visit the Environmental Hearings Office Website: http://www.eho.wa.gov. To find laws and agency rules visit the Washington State Legislature Website: http://www1.leg.wa.gov/CodeReviser.

If you have any questions, please call (360) 407-6300.

Sincerely,

Michael J. Gallagher
Section Manager
Water Resources Program

Enclosures: Report of Examination
Your Right To Be Heard

By Certified Mail: 7010 1670 0002 4158 1852
State of Washington
Report of Examination for Water Right

<table>
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<tr>
<th>PRIORITY DATE</th>
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<tr>
<td>January 20, 2011</td>
<td>G2-30565</td>
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<table>
<thead>
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<tr>
<td>City of Washougal</td>
</tr>
<tr>
<td>1701 C Street</td>
</tr>
<tr>
<td>Washougal, WA 98671</td>
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**Total Quantity Authorized for Withdrawal or Diversion**

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<tr>
<th>WITHDRAWAL OR DIVERSION RATE</th>
<th>UNITS</th>
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<tr>
<td>4,675</td>
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<td>3,786</td>
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<th>PERIOD OF USE</th>
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**REMARKS**

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<tr>
<th>ADDITIVE</th>
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<td>CONNECTIONS</td>
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<th>TWN</th>
<th>RNG</th>
<th>SEC</th>
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<th>LATITUDE</th>
<th>LONGITUDE</th>
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<tbody>
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<tr>
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<td>45° 34'N</td>
<td>122° 22'W</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Place of Use (See Attached Map)
PARCELS (NOT LISTED FOR SERVICE AREAS)
NA

LEGAL DESCRIPTION OF AUTHORIZED PLACE OF USE
Area served by the City of Washougal as described in the mostly recent Water System Plan approved by the
Department of Health

Proposed Works
Lower Wellfield, consisting of existing Well Nos. 5, 6, 7, 11, and 12 with casings up to 16” in diameter
and ranging in depth from 75 to 150 feet deep. All five wells are currently available for use

Development Schedule
BEGIN PROJECT
Started

COMPLETE PROJECT
Completed

PUT WATER TO FULL USE
December 31, 2030

Measurement of Water Use
How often must water use be measured? Weekly
How often must water use data be reported to Ecology? Annually
What volume should be reported? Total Annual Volume
What rate should be reported? Annual Peak Rate of Withdrawal (gpm)

Provisions
Measurements, Monitoring, Metering and Reporting
An approved measuring device must be installed and maintained for each of the sources identified by
this water right in accordance with the rule "Requirements for Measuring and Reporting Water Use",
WAC 173-173.

Department of Ecology personnel, upon presentation of proper credentials, must have access at
reasonable times, to the records of water use that are kept to meet the above conditions, and to inspect
at reasonable times any measuring device used to meet the above conditions.

WAC 173-173 describes the requirements for data accuracy, device installation and operation, and
information reporting. It also allows a water user to petition the Department of Ecology for
modifications to some of the requirements.
Proof of Appropriation
The water right holder must file the notice of Proof of Appropriation of water (under which the certificate of water right is issued) when the permanent distribution system has been constructed and the quantity of water required by the project has been put to full beneficial use. The certificate will reflect the extent of the project perfected within the limitations of the superseding permit. Elements of a proof inspection may include, as appropriate, the source(s), system instantaneous capacity, beneficial use(s), annual quantity, place of use, and satisfaction of provisions.

Findings of Facts
Upon reviewing the investigator’s report, I find all facts, relevant and material to the subject application, have been thoroughly investigated.

Therefore, I ORDER the requested approval of Application No. G2-30565 subject to existing rights and the provisions specified above.

Signed at Olympia, Washington, this 8th day of May 2012.

Michael J. Gallagher, Section Manager
Your Right To Appeal

You have a right to appeal this Order to the Pollution Control Hearing Board (PCHB) within 30 days of the date of receipt of this Order. The appeal process is governed by Chapter 43.21B RCW and Chapter 371-08 WAC. “Date of receipt” is defined in RCW 43.21B.001(2).

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For additional information visit the Environmental Hearings Office
INVESTIGATOR’S REPORT
Application for Water Right -- Washougal City
Water Right Control Number G2-30565
Phil Crane, Department of Ecology Contact

BACKGROUND

Cost Reimbursement

This application is being processed under a cost reimbursement agreement between the applicant, City of Washougal (City) and the Department of Ecology (Ecology). This report has been prepared by HDR Engineering, Inc. under a contract and Work Assignment with Ecology.

The City submitted an application to appropriate public ground water to Ecology on January 20, 2011. The application is for 4,675 gallons per minute (gpm) for municipal supply. The application was accepted by the Ecology Southwest Regional Office and was assigned as Ground Water Application G2-30565. A second application, G2-30564, was filed by the City at the same time for 1,325 gpm, also for municipal supply. Application G2-30565 is for the City's Lower Wellfield and Application G2-30564 is for the City's Upper Wellfield.

The intent of these two applications is to secure water rights which are non-additive that authorize the current rate of withdrawal at each of the existing Upper and Lower Wellfields. The City’s water rights are currently “capped” at an authorized total withdrawal of 3,786 acre-feet per year (af/yr).

Pacific Groundwater Group (PGG) completed a Phase I review for both applications which is documented in their letter report dated March 15, 2011. The City requested that Ecology complete the Phase II review and processing of the water right under the cost reimbursement program using an independent consultant on contract to Ecology. HDR Engineering was selected by the City to perform the Phase II services.

Description and Purpose of Proposed Application

Table 1 Application Summary

<table>
<thead>
<tr>
<th>Attributes</th>
<th>Summary</th>
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<tbody>
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<td>Name</td>
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<tr>
<td>Priority Date</td>
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<tr>
<td>Instantaneous Quantity</td>
<td>4675 gpm (non-additive)</td>
</tr>
<tr>
<td>Annual Quantity</td>
<td>3786 af/yr (non-additive)</td>
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<tr>
<td>Purpose of Use</td>
<td>Municipal Supply</td>
</tr>
<tr>
<td>Period of Use</td>
<td>Year Round</td>
</tr>
<tr>
<td>Place of Use</td>
<td>Area served by the City of Washougal as described in a Department of Health approved Water System Plan</td>
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REPORT OF EXAMINATION 5 G2-30565
Table 2  Proposed Sources of Withdrawal or Diversion

<table>
<thead>
<tr>
<th>Source Name</th>
<th>Parcel</th>
<th>WellTag</th>
<th>Twp</th>
<th>Rng</th>
<th>Sec</th>
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<th>Latitude</th>
<th>Longitude</th>
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Legal Requirements for Approval of Appropriation of Water

Chapters 90.03 and 90.44 RCW authorize the appropriation of public water for beneficial use and describes the process for obtaining water rights. Laws governing the water right permitting process are contained in RCW 90.03.250 through 90.03.340 and RCW 90.44.050. In accordance with RCW 90.03.290, determinations must be made on the following four criteria in order for an application for water rights to be approved:

- Water must be available
- There must be no impairment of existing rights
- The water use must be beneficial
- The water use must not be detrimental to the public interest

This report serves as the written findings of fact concerning the investigation regarding Water Right Application Number G2-30565.

Public Notice

RCW 90.03.280 requires that notice of a water right application be published once a week, for two consecutive weeks, in a newspaper of general circulation in the area where the water is to be stored, diverted and used.

Notice of this application was published in the Columbian newspaper on February 10, 2001, and February 16, 2011. No protests were filed to this application. A copy of the Affidavit of Publication is included as Attachment A.
Consultation with the Department of Fish and Wildlife

The Department must give notice to the Department of Fish and Wildlife (WDFW) of applications to divert, withdraw or store water (RCW 77.57.020). The Department notified WDFW of this application by email and no response was received from WDFW.

State Environmental Policy Act (SEPA)

The combination of this application and the associated application, G2-30564, is greater than 2,250 gpm, so a SEPA threshold determination is needed for this application.

The City, acting as Lead Agency, issued a Determination of Nonsignificance (DNS) on August 26, 2011, according to the SEPA Rules, Chapter 197-11 WAC, as a non-project proposal relating to Application Nos. G2-30564 and G2-30565. This DNS was issued as a follow-up to the Environmental Checklist submitted on May 26, 2011. The DNS was distributed to numerous Federal, State, Regional, and Local agencies, as well as newspapers in the vicinity and local interest groups, with written comments accepted by the City until September 9, 2011. The City received just one written comment within this time frame, but it wasn’t related to this non-project action, since the comment related to construction activity.

INVESTIGATION

Site Visit and Existing Reports

A site visit was conducted by Jerry Louthain of HDR on September 27, 2011 with City Engineer, Rob Charles. Mr. Charles pointed out the location of the Upper and Lower Wellfields and the specific locations for each of the wells in the two wellfields. For the Lower Wellfield, all five wells, Well Nos. 5, 6, 7, 11, and 12 are currently in use as production wells. This Lower Wellfield is located just north of the railroad track and west of Whitney Street. The wells are located along an east-west line, with the wells approximately 100 feet apart. The most westerly well is Well No. 6, and then Well No. 7, Well No. 5, Well No. 11, and Well No. 12 being the most easterly well within the wellfield. The entire wellfield is within approximately a 50 foot by 500 foot fenced area.

The following reports were reviewed as part of this investigation:


The following is a brief summary of the content of these reports:
Summary of Phase 1 Report, PGG, March 2011

This report described the purpose and intent of the two applications filed by the City and the production capacities for each of the wells in the Upper and Lower Wellfields. The report also discussed the hydrological setting for the wellfield areas, with a description of the geology and the two principal aquifers in the vicinity, the Pleistocene Alluvial Aquifer (PAA), and the Sand and Gravel Aquifer (SGA).

The Lower Washougal River Groundwater Flow Model that was developed by PGG was described and how PGG used this model to analyze the effects to other water users in the vicinity. Through the use of this model and the analysis by PGG it was determined that the shift in production of moving more ground water production from the Upper Wellfield to the Lower Wellfield would not be anticipated to impair any other water users, including the City of Camas Well 14.

In addition, this report clarified that since these two applications are non-additive, they are neutral to other water users and can be processed prior to any other pending water right applications within this same source.


This study and groundwater flow model report was developed to plan for a future additional source of water supply for the City of Camas from the PAA. The model was used to develop an assessment of regional drawdown from ground water pumping and to plan out and design expansion of the Camas wellfield and to provide information needed for the City of Camas water right applications.


In this technical memorandum, PGG described how the Camas/Washougal ground water flow model (described above) was used to assess the impacts of the proposed water rights applications by City of Washougal.

PGG ran the model to assess the effects of these two water right applications. PGG ran two scenarios to accomplish this evaluation. The first scenario evaluated pumping under the current water rights authorizations with 2,800 gpm pumping in the Upper Wellfield. The second scenario moved 1,525 gpm of pumping from the Upper Wellfield to the Lower Wellfield. PGG then determined the quantity of water exchanged between the aquifer and the Washougal River for each scenario and calculated the difference to determine the effects of the proposed exchange on river flow.

PGG determined that moving 1,525 gpm of pumping from the Upper Wellfield to the Lower Wellfield causes about 0.5 cfs less streamflow depletion in the lower Washougal River between the Upper Wellfield and the Lower Wellfield. This is because the aquifer at the Upper Wellfield is directly in hydraulic connection with the Washougal River whereas a portion of the aquifer in the Lower Wellfield area is disconnected from the river because of a bedrock high that is exposed near the river.
Proposed Use and Basis of Water Demand
The City filed this application for the wells in the Lower Wellfield, along with Application No. G2-30564 for the wells in the Upper Wellfield to request approval of the amount of water for each their wellfields to conform to the pumping capacity of each of the wellfields. This application is for 4,675 gpm and Application No. G2-30566 is for 1,325 gpm, for municipal supply, for a total of 6,000 gpm for the two wellfields. The applications do not increase the quantity or rate of water use. The City has filed these two applications to supplement their existing rights, with the requested total instantaneous pumping rate from each of these applications to match the total production capability from each of the two wellfields.

The City is currently updating their Water System Plan, with the 20-year planning period shown to be through the year 2030. The current draft of the Water System Plan also shows that the year 2009 is the highest water production year in recent years as 611.79 million gallons (mg), which is equivalent to 1,878 afy. Projections to the year 2030 show the water demand to be 985 mg, which is equivalent to 3,024 afy.

Comparing this projected demand to the City’s existing water rights of 3,786 afy shows that the City already has sufficient existing water rights to meet and exceed their 20-year projected demand.

Other Rights Appurtenant to the Place of Use
Table 3 below shows the City’s existing water rights which consist of five water right claims and two certificates, with each document for a specific well or wells. The individual Qi and Qa is shown for each of these documents with the total Qi for these shown as 6,350 gpm. The individual values for Qa exceed the total “capped” amount of water rights of 3,786 afy, however the notation for Certificate No. G2-25796 states that this water right limits the total system Qa to 3,786 afy.

Water Availability
For water to be available for appropriation, it must be both physically and legally available.

Physical and Legal Availability
In the case of this application, the water availability requirement has essentially already been satisfied in that the City already has in total, the existing water rights for the amount of water shown in the application and that no additional water is proposed to be appropriated under this application. This application is merely to obtain a water right for the Lower Wellfield that matches the City’s existing pumping amounts from the wells in the Lower Wellfield. This application is supplemental on both a Qi and a Qa basis, to the City’s existing water rights.
Table 3. City of Washougal Water Rights

<table>
<thead>
<tr>
<th>Water Right</th>
<th>WR Qi (gpm)</th>
<th>WR Qa (ac-ft/yr)</th>
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<td>Claim 000774</td>
<td>850</td>
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<td>G2-25796</td>
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<tr>
<td>G2-24581</td>
<td>400</td>
<td>322.6*</td>
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*non-additive
**G2-25796 limits total water system to 3,786 ac-ft/yr

Impairment Considerations

Impairment is an adverse impact on the physical availability of water for a beneficial use that is entitled to protection. A water right application may not be approved if it would:

- Interrupt or interfere with the availability of water to an adequately constructed groundwater withdrawal facility of an existing right. An adequately constructed groundwater withdrawal facility is one that (a) is constructed in compliance with well construction requirements and (b) fully penetrates the saturated zone of an aquifer or withdraws water from a reasonable and feasible pumping lift.

- Interrupt or interfere with the availability of water at the authorized point of diversion of a surface water right. A surface water right conditioned with instream flows may be impaired if a proposed use or change would cause the flow of the stream to fall to or below the instream flow more frequently or for a longer duration than was previously the case.

- Interrupt or interfere with the flow of water allocated by rule, water rights, or court decree to instream flows. Degrade the water quality of the source to the point that the water is unsuitable for beneficial use by existing users (e.g., via sea water intrusion).

Impairment, Qualifying Ground Water Withdrawal Facilities, and Well Interference

Qualifying ground water withdrawal facilities are defined as those wells which in the opinion of the Department are adequately constructed. An adequately constructed well is one that (a) is constructed in compliance with well construction requirements; (b) fully penetrates the saturated thickness of an aquifer or withdraws water from a reasonable and feasible pumping lift (WAC 173-150); (c) the withdrawal facilities must be able to accommodate a reasonable variation in seasonal pumping water levels; and (d) the withdrawal facilities including pumping facilities must be properly sized to the ability of the aquifer to produce water.

From the review of the information provided in the documentation by PGG (the March, 2011 Phase 1 Report, and the 2004 Groundwater Flow Model Report and the December 2011 Technical Memorandum), it does not appear that there would be any impairment of existing water rights in the vicinity from the transfer of 1,525 gpm of pumping from the Upper Wellfield to the Lower Wellfield. The
reason is that there is adequate transmissivity in the aquifer to support the ground water pumping that is already occurring. The existing wells are operating properly without excessive drawdown or well interference.

**Impairment: Surface Water and Instream Flows**

The PAA is in hydraulic connection with the Washougal River and, in places, the Columbia River. Ground water pumping under the current conditions reduces the amount of flow in the Washougal River by inducing water to flow from the river into the aquifer or capturing the discharge of ground water flowing into the river from the aquifer.

PGG used the Camas/Washougal ground water flow model to determine the effects of ground water pumping on Washougal River flow for the water rights authorizations for the current water rights and the proposed new water right. PGG determined that moving 1,525 gpm of pumping from the Upper Wellfield to the Lower Wellfield causes about 0.5 cfs less streamflow depletion. This is because the aquifer at the Upper Wellfield is directly in hydraulic connection with the Washougal River whereas a portion of the aquifer in the Lower Wellfield area is disconnected from the river because of a bedrock high that is exposed near the river. The 0.5 cfs change in river flow capture from the new water rights authorizations will likely be captured from the Columbia River. However, the Columbia River is not flow limited in this area.

**Beneficial Use**

The use of water for municipal supply purposes is defined in statute as a beneficial use (RCW 90.54.020(1)). Water has been used from this source for municipal supply purposes for many years under the authority of the City’s existing water rights.

**Public Interest Considerations**

Approval of this water right for municipal supply purposes is in the public interest. No protests or objections have been filed to the approval of this application. In addition, Ecology notified the Washington Department of Fish and Wildlife about this application to see if WDFW had any comments or specific concerns about this application and no response was received from WDFW.

**Conclusions**

In conclusion, approval of this application for the recommended quantities meets the following four criteria that must be met for a water right to be approved:

- Water must be available
- There must be no impairment of existing rights
- The water use must be beneficial
- The water use must not be detrimental to the public interest
RECOMMENDATIONS

Based on the above investigation and conclusions, I recommend that this request for a water right be approved in the amounts and within the limitations listed below and subject to the provisions listed above.

Purpose of Use and Authorized Quantities

The amount of water recommended is a maximum limit and the water user may only use that amount of water within the specified limit that is reasonable and beneficial:

4,675 gpm (Non-additive)
3,786 acre-feet per year (Non-additive)

Municipal Supply

Point of Withdrawal

NE¾SE¾ and NW ¾SE ¼, Section12, Township 1 North, Range 3 E.W.M.

Place of Use

Area served by the City of Washougal as described in a Department of Health approved Water System Plan.

Report Writer

Reviewed by Phil Crane

LIST OF ATTACHMENTS

Attachment A- Affidavit of Publication

If you need this publication in an alternate format, please call Water Resources Program at (360) 407-6600. Persons with hearing loss can call 711 for Washington Relay Service. Persons with a speech disability can call 877-833-6341.

Selected References


City of Camas Water Supply Alternatives Investigation, Pacific Groundwater Group, October 22, 2004

STATE OF WASHINGTON
DEPARTMENT OF WATER RESOURCES
DIVISION OF WATER MANAGEMENT

WATER RIGHT CLAIM

1. NAME: CITY OF WASHOUGAL
   ADDRESS: 1701 C St.
   Washougal, Wash.
   ZIP: 98671

2. SOURCE FROM WHICH THE RIGHT TO TAKE AND MAKE USE OF WATER IS CLAIMED: Ground Water
   W.R.I.A. 28
   (SURFACE OR GROUND WATER)

   A. IF GROUND WATER, THE SOURCE IS: Well #1
   B. IF SURFACE WATER, THE SOURCE IS: ______________________

3. THE QUANTITIES OF WATER AND TIMES OF USE CLAIMED:
   A. QUANTITY OF WATER CLAIMED: 1100 GPM
      PRESENTLY USED: 550 GPM
      (CUBIC FEET PER SECOND OR GALLONS PER MINUTE)
   B. ANNUAL QUANTITY CLAIMED: 7777.75
      PRESENTLY USED: 417.5
      (ACRE FEET PER YEAR)
   C. IF FOR IRRIGATION, ACRES CLAIMED: ______________________
   D. TIMES(D) DURING EACH YEAR WHEN WATER IS USED: Constant

4. DATE OF FIRST PUTTING WATER TO USE: ___________ MONTH ___________ YEAR 1931

5. LOCATION OF THE POINT(S) OF DIVERSION/withdrawal: 1,897.92' FEET North AND
   2,305.42' FEET West FROM THE Southeast CORNER OF SECTION 8
   BEING WITHIN SE 1/4 OF SECTION 8 T. 11 N. R. 4E (E.O.W.) W.M.
   IF THIS IS WITHIN THE LIMITS OF A RECORDED PLATTED PROPERTY, LOT ___________ BLOCK ___________ OF
   __________________________
   (GIVE NAME OF "LOT OR ADD"

6. LEGAL DESCRIPTION OF LAND(S) ON WHICH THE WATER IS USED:
   City of Washougal - Water System
   Clark COUNTY Washington

7. PURPOSE(S) FOR WHICH WATER IS USED: Municipal Water System

8. THE LEGAL DOCTRINE(S) UPON WHICH THE RIGHT OF CLAIM IS BASED: Appropriation - City
   Owned

   DO NOT USE THIS SPACE
   THE FILING OF A STATEMENT OF CLAIM DOES NOT CONSTITUTE AN ACKNOWLEDGMENT
   OF ANY CLAIM TO THE RIGHT TO USE OF WATER AS BETWEENOwner(s), Water Use
   Claimant(s), and the State or as between one or more Water Use Claimant(s).
   AND ANY OTHERS. THIS ACKNOWLEDGMENT CONSTITUTES RECEIVING FOR
   THE FILING FEE.
   DATE INITIATED: ___________ REGISTRY NUMBER: ___________
   JUL 6 70 000773
   THIS HAS BEEN ASSIGNED
   WATER RIGHT CLAIM REGISTRY NO: ___________
   ASSISTANT DIRECTOR DIVISION OF WATER MANAGEMENT DEPARTMENT OF WATER RESOURCES

   IF CLAIM FILED BY DESIGNATED REPRESENTATIVE, PRINT OR TYPE
   FULL NAME AND MAILING ADDRESS OF AGENT BELOW
   _______________________________________________________________________
   _______________________________________________________________________

   I HEREBY SWEAR THAT THE ABOVE INFORMATION IS TRUE AND
   ACCORDING TO THE BEST OF MY KNOWLEDGE AND BELIEF
   __________________________
   __ DATE ______________
   __________________________
   __ FULL NAME __________________________
   __ MAILING ADDRESS __________________________

   ADDITIONAL INFORMATION RELATING TO WATER QUALITY
   AND OR WELL CONSTRUCTION IF APPROPRIATE

   ATTACH ANY ATTACHED CARBON COPIES EXTANT AND WITH THIS PIECE TO
   DEPARTMENT OF WATER RESOURCES
   DIVISION OF WATER MANAGEMENT
   UNION AVE BUILDING OLYMPIA WASHINGTON 98504

   A COPY OF THIS IS ACCOMPANYING THIS WATER RIGHT CLAIM
   ORIGINAL
   DWB

   RETURN ALL COPIES WITH CARBON COPY INTEGRAL AND WITH THIS PIECE TO
   DEPARTMENT OF WATER RESOURCES
   DIVISION OF WATER MANAGEMENT
   UNION AVE BUILDING OLYMPIA WASHINGTON 98504

   002982
WATER RIGHT CLAIM

1. NAME  CITY OF WASHOUGAL
ADDRESS  1701 C St.

Washougal, Washington  Zip Code  98671

2. SOURCE FROM WHICH THE RIGHT TO TAKE AND MAKE USE OF WATER IS CLAIMED:

A. If ground water, the source is  Well  # 2
B. If surface water, the source is

3. THE QUANTITIES OF WATER AND TIMES OF USE CLAIMED:

A. Quantity of water claimed  850 GPM
   Presently used  650 GPM
   (Cubic feet per second or gallons per minute)
B. Annual quantity claimed  1,957.35
   Presently used  260
   (Acre feet per year)
C. If for irrigation, acres claimed  2
   Presently irrigated
D. TIME(S) DURING EACH YEAR WHEN WATER IS USED:  Constant

4. DATE OF FIRST PUTTING WATER TO USE:  YEAR 1925

5. LOCATION OF THE POINT(S) OF DIVERSION/WITHDRAWAL:
   1. 2,469.39  Feet  West  from the
   2,957.35  Feet  North  and
   Southeast corner of Section  8
   Being within SE 1/4  of Section  8
   T. 1  N  R. 4E  (E.O.W.) W.M.

6. LEGAL DESCRIPTION OF LANDS ON WHICH THE WATER IS USED:
   City of Washougal - Water System
   Clark  COUNTY  Washington
   Municipal Water System
   Purpose(s) for which water is used

7. THE LEGAL DOCTRINE(S) UPON WHICH THE RIGHT OF CLAIM IS BASED:  Appropriation - City

8. ADDITIONAL INFORMATION RELATING TO WATER QUALITY
   AND/OR WELL CONSTRUCTION IS AVAILABLE

This application for a water right is hereby submitted.

CITY OF WASHOUGAL

City Engineer:

Date:  July 11, 1978

Address of Agent:

[Signature]

Assistant Director, Division of Water Management

Department of Water Resources

STATE OF WASHINGTON

DEPARTMENT OF WATr RESOURCES

DIVISION OF WATER MANAGEMENT

GEOLOGY

W. 1100011 33

002983
STATE OF WASHINGTON
DEPARTMENT OF WATER RESOURCES
DIVISION OF WATER MANAGEMENT

WATER RIGHT CLAIM

1. NAME: CITY OF WASHOUGAL
   ADDRESS: 1701 C St., Washougal, Washington 98671

2. SOURCE FROM WHICH THE RIGHT TO TAKE AND MAKE USE OF WATER IS CLAIMED: Ground Water
   W.R.I.A.: 2D
   (LEAVE BLANK)

3. THE QUANTITIES OF WATER AND TIMES OF USE CLAIMED:
   A. QUANTITY OF WATER CLAIMED: 550 GPM
      PRESENTLY USED: 550 GPM
   B. ANNUAL QUANTITY CLAIMED: 1371 ACES
      PRESENTLY USED: 70 ACES
   C. IF FOR IRRIGATION: ACRES CLAIMED: ______
      PRESENTLY IRRIGATED: ______
   D. TIME(S) DURING EACH YEAR WHEN WATER IS USED: As needed for make-up

4. DATE OF FIRST PUTTING WATER TO USE: MONTH: JUNE YEAR: 1939

5. LOCATION OF THE POINT(S) OF DIVERSION/ withdrawal: 1987.14 FEET NORTH AND
   2,906.92 FEET WEST FROM THE SOUTHEAST CORNER OF SECTION 8
   BEING WITHIN SE 1/4 OF SECTION 8 T. 1 N. R. 4 E. (E.O.W.) W.M.
   IF THIS IS WITHIN THE LIMITS OF A RECORDED PLATTED PROPERTY, LOT _______ BLOCK _______

6. LEGAL DESCRIPTION OF LANDS ON WHICH THE WATER IS USED:
   City of Washougal - Water System

   Clark COUNTY Washington

7. PURPOSE(S) FOR WHICH WATER IS USED: Municipal Water System

8. THE LEGAL DOCTRINE(S) UPON WHICH THE RIGHT OF CLAIM IS BASED:

   Appropriation - City Owned

   DO NOT USE THIS SPACE

   THE FILING OF A STATEMENT OF CLAIM DOES NOT CONSTITUTE AN ACKNOWLEDGMENT OF ANY CLAIM TO THE RIGHT TO USE WATER AS BETWEEN THE WATER USE CLAIMANT AND THE STATE OR BETWEEN ONE OR MORE WATER USE CLAIMANTS AND ANOTHER OR OTHERS. THE ACKNOWLEDGMENT CONSTITUTES RECEIPT FOR THE PENDING FEE.

   DATE RETURNED: REGISTRY NUMBER:

   JUL 15700000776

   THIS HAS BEEN ASSIGNED WATER RIGHT CLAIM REGISTRY NO.

   TONY L. LEE

   ASSISTANT DIRECTOR DIVISION OF WATER RESOURCES DEPARTMENT OF WATER RESOURCES

   A TRUE COPY OF WHAT ACCOMPANY THIS WATER RIGHT CLAIM

   CITY OF WASHOUGAL

   RETURN ALL THREE COPIES TO OFFICE WITH CLAIMANT

   DIVISION OF WATER RESOURCES
   DEPARTMENT OF WATER RESOURCES
   OLYMPIA, WASHINGTON 98504

   JUL 15700000776

   DEPARTMENT OF ECOLOGY
   JUL 15700000776

   CASH OTHER NONE
STATE OF WASHINGTON
DEPARTMENT OF WATER RESOURCES
DIVISION OF WATER MANAGEMENT

WATER RIGHT CLAIM

1. NAME: CITY OF WASHOUGAL

ADDRESS: 1701 C Street
Washougal, Washington Zip Code: 98671

2. SOURCE FROM WHICH THE RIGHT TO TAKE AND MAKE USE OF WATER IS CLAIMED: Ground Water

W.R.C. #: 28

3. THE QUANTITIES OF WATER AND TIMES OF USE CLAIMED:

A. QUANTITY OF WATER CLAIMED: 1200 GPM
   PRESENTLY USED: 800 GPM

B. ANNUAL QUANTITY CLAIMED: 1936
   PRESENTLY USED: 126

C. IF FOR IRRIGATION, ACRES CLAIMED: PRESENTLY IRRIGATED

D. TIME(S) DURING EACH YEAR WHEN WATER IS USED: Make-up as needed

4. DATE OF FIRST PUTTING WATER TO USE: September YEAR 1982

5. LOCATION OF THE POINT(S) OF DIVERSION, WITHDRAWAL: 1,676.92 FEET NORTH AND 1,751.82 FEET WEST FROM THE SOUTHEAST CORNER OF SECTION 13

6. LEGAL DESCRIPTION OF LANDS ON WHICH THE WATER IS USED

City of Washougal - Water System

Clark COUNTY Washington

7. PURPOSE(S) FOR WHICH WATER IS USED: Municipal Water System

S & S Railway

8. THE LEGAL DOCTRINE(S) UPON WHICH THE RIGHT OF CLAIM IS BASED: Appropriation - Lease

Assistant Director, Division of Water Management - Department of Water Resources

STATE OF WASHINGTON
DEPARTMENT OF WATER RESOURCES
DIVISION OF WATER MANAGEMENT

RECEIVED
DEPARTMENT OF ECOLOGY
JUL 15 0001135

DASH OTHER 
NONE

ADDRESS 1701 C Street
Washougal, Washington
Zip Code: 98671

W.R.C. #: 28

A QUANTITY OF WATER CLAIMED: 1200 GPM
   PRESENTLY USED: 800 GPM

B. ANNUAL QUANTITY CLAIMED: 1936
   PRESENTLY USED: 126

C. IF FOR IRRIGATION, ACRES CLAIMED: PRESENTLY IRRIGATED

D. TIME(S) DURING EACH YEAR WHEN WATER IS USED: Make-up as needed

DATE OF FIRST PUTTING WATER TO USE: September YEAR 1982

LOCATION OF THE POINT(S) OF DIVERSION, WITHDRAWAL: 1,676.92 FEET NORTH AND 1,751.82 FEET WEST FROM THE SOUTHEAST CORNER OF SECTION 13

LEGAL DESCRIPTION OF LANDS ON WHICH THE WATER IS USED

City of Washougal - Water System

Clark COUNTY Washington

PURPOSE(S) FOR WHICH WATER IS USED: Municipal Water System

THE FILING OF A STATEMENT OF CLAIM DOES NOT CONSTITUTE AN ACKNOWLEDGMENT OF ANY CLAIM TO THE RIGHT TO USE OF WATER AS BETWEEN THE WATER USE CLAIMANT AND THE STATE OR BETWEEN ONE OR MORE WATER USE CLAIMANTS AND ANOTHER OR OTHERS. THIS ACKNOWLEDGMENT CONSTITUTES RECEPT FOR THE FILING FEES.

DATE RETURNED REGISTRY NO. 

ASSISTANT DIRECTOR, DIVISION OF WATER MANAGEMENT - DEPARTMENT OF WATER RESOURCES

A. FEED TO DEPARTMENT OF WATER RESOURCES

WATER RIGHT CLAIM REGISTRY NO.

ADDITIONAL INFORMATION RELATING TO WATER QUALITY AND OR MEL CONSTRUCTION: AVAILABLE

CLARIFICATION: THIS HAS BEEN RECEIVED
CERTIFICATE OF WATER RIGHT

<table>
<thead>
<tr>
<th>PRIORITY DATE</th>
<th>APPLICATION NUMBER</th>
<th>PERMIT NUMBER</th>
<th>CERTIFICATE NUMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td>February 3, 1981</td>
<td>G 2-25796</td>
<td>G 2-25796 P</td>
<td>G 2-25796 C</td>
</tr>
</tbody>
</table>

NAME
CITY OF WASHOUGAL FOR BURLINGTON NORTHERN INC.

ADDRESS STREET
1701 "C" Street

CITY
Washougal

STATE
Washington

ZIP CODE
98671

This is to certify that the herein named applicant has made proof to the satisfaction of the Department of Ecology of a right to the use of the public waters of the State of Washington as herein defined, and is subject to the provisions contained in the Permit issued by the Department of Ecology, and that said right to the use of said waters has been perfected in accordance with the laws of the State of Washington, and is hereby confirmed by the Department of Ecology and entered of record as shown.

Source
2 wells

UNIT OF USE - SURFACE WATER

MAXIMUM CUBIC FEET PER SECOND
1300

MAXIMUM GALLONS PER MINUTE
1419.5

MAXIMUM ACRE-FOOT PER YEAR
1419.5

QUANTITY, TYPE OF USE, PERIOD OF USE
1419.5 acre-feet per year

municipal supply
continuously

LOCATION OF DIVERSION/WITHDRAWAL
Well field: 1500 feet north and 1300 feet east of the Southeast corner of Section 12.

LOCATION WITHIN SMALLEST LEGAL DESCRIPTION

<table>
<thead>
<tr>
<th>SECTION</th>
<th>TOWNSHIP</th>
<th>RANGE</th>
<th>H.A.</th>
<th>W.A.</th>
<th>S.A.</th>
<th>COUNTY</th>
</tr>
</thead>
<tbody>
<tr>
<td>12</td>
<td>11</td>
<td>12</td>
<td>3E</td>
<td>3E</td>
<td>28</td>
<td>Clark</td>
</tr>
</tbody>
</table>

LEGAL DESCRIPTION OF PROPERTY ON WHICH WATER IS TO BE USED

Area served by the City of Washougal.
"The total annual water allocation for the City of Washougal shall be limited to 3,785 acre-feet per year for municipal use from all rights."

The access port shall be maintained at all times on the well(s).

At such time that the Department of Ecology determines the regulation and management of the subject waters is necessary and in the public interest, an approved measuring device shall be installed and maintained in accordance with RCW 90.03.360 and WAC 508-64-020 through WAC 508-64-040.

The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein described, except as provided in RCW 90.03.380, 90.03.390, and 90.44.020.

This certificate of water right is specifically subject to regulation under rules and regulations for use of water as provided in RCW 90.14.090.

\[\text{Given under my hand and the seal of this office of Olympia, Washington, this \text{23rd} day of April, 1982.}\]

DONALD W. DEGGS, Director
Department of Ecology

ENGINEERING DATA

\[\text{by E.W. Augur RESULTS, Regional Manager}\]

FOR COUNTY USE ONLY
STATE OF WASHINGTON
DEPARTMENT OF ECOLOGY

CERTIFICATE OF WATER RIGHT

<table>
<thead>
<tr>
<th>Source</th>
<th>Well</th>
</tr>
</thead>
</table>

This is to certify that the herein named applicant has made proof to the satisfaction of the Department of Ecology...subject to the provisions contained in the Permit issued by the Department of Ecology, and that said right to the use of said waters has been perfected in accordance with the laws of the State of Washington, and is hereby confirmed by the Department of Ecology and entered of record as shown.

PUBLIC WATER TO BE APPROPRIATED

<table>
<thead>
<tr>
<th>Source</th>
<th>Well</th>
</tr>
</thead>
</table>

LOCATION OF DIVERSION/WITHDRAWAL

600 feet north and 1300 feet east of the center of Section 16.

RECORDED PLATTED PROPERTY

<table>
<thead>
<tr>
<th>LOT</th>
<th>BLOCK</th>
</tr>
</thead>
</table>

LEGAL DESCRIPTION OF PROPERTY ON WHICH WATER IS TO BE USED

Area served by the City of Washougal.
The total annual water quantity for the City of Washougal municipal supply for all rights shall be limited to 3,786 acre-feet per year.

Installation and maintenance of an access port as described in Ground Water Bulletin No. 1 is required. An air line and gauge may be installed in addition to the access port.

Owing to the proximity of neighboring wells, the certificate holder is reminded of his responsibility towards same and advised that he may be required to regulate his withdrawal pumping rate if existing rights are injuriously affected.

An approved measuring device shall be installed and maintained in accordance with RCW 90.03.360, WAC 508-64-020 through WAC 508-64-040 (installation, operation and maintenance requirements attached hereto).

The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein described, except as provided in RCW 90.03.360, 90.03.390, and 90.44.020.

This certificate of water right is specifically subject to relinquishment for nonuse of water as provided in RCW 90.14.180.

Given under my hand and the seal of this office at Olympia, Washington, this 26th day of August, 1980.

By ________________________________
VIDBE HALLAUER, DIRECTOR
Department of Ecology

For county use only

E.V. Amelstine, Regional Manager
June 15, 2012

Please find enclosed an environmental Determination of Nonsignificance (DNS) issued pursuant to the State Environmental Policy Act (SEPA) Rules (Chapter 197-11, Washington Administrative Code). The enclosed review comments reflect evaluation of the environmental checklist by the lead agency as required by WAC 197-11-330 (1)(a)(i). You may comment on this determination within fourteen (14) days of its issuance, after which the DNS will be reviewed in light of the comments received by June 29, 2012.

Please address any correspondence to: City of Washougal
Mitch Kneipp
Interim Community Development Director
1701 C Street
Washougal, WA 98671

DISTRIBUTION:

Federal Agencies: U.S. Army Corps of Engineers – Portland and Seattle
U.S. Fish and Wildlife, Jim Clapp - email
U.S. Forest Service-10600 NE 51st Circle, Vancouver, WA 98682

State Agencies: Department of Ecology
SEPA Document Unit, PO Box 47703, Olympia, WA 98504-7703 - email
Rebecca Schroeder - email
Rod Thysell, Water Quality Specialist - email

Department of Transportation
Jeff Barsness, Southwest Region - email
Dept. of Commerce - Review Team - email

Department of Fish & Wildlife
Anne Friesz, Area Habitat Biologist – email
George Fornes – email

Department of Natural Resources
External SEPA Coordinator, Olympia – email
John Byerly, Castle Rock – email
Aquatic Leasing – email

Office of Archaeology & Historic Preservation, Robert G. Whitlam – State Archaeologist

Regional Agencies: Fort Vancouver Regional Library
Clark County Environmental Public Health, Carla Sowder - email
Clark County Conservation District, Becky Meats - email
Vancouver Audubon Society
Southwest Clean Air Agency, Dave Joyner – email
Building Industry Association - email
Lower Columbia Fish Recovery Board, Steve Manlow – email

Local Agencies:
City of Washougal
  Dan Shafar, Wallis Engineering – email
Community Development Department, Project File

Other:
The Columbian, Scott Hewitt/Pauline Sipponen - email
The Oregonian, Bill Stewart - email
Post Record, Dawn Feldhaus - email
Clark County Natural Resource Council – email
C-TRAN - email
Washington Trout, Kurt Beardslee
Northwest Natural Gas
  Katie Gough - Clark County Area Engineer - email
  Roger Binns - New Construction Account Manager - email
Verizon, Engineering - email
Clark Public Utility
Northshore Neighborhood Association
Skyriver Homeowner’s Association (SRHOA), Don Bohlin

Parties of Record
NOTICE OF
DETERMINATION OF NONSIGNIFICANCE

NOTICE IS HEREBY GIVEN that the following proposal has been determined to have no probable significant adverse impacts on the environment, and that an environmental impact statement is not required under RCW 43.21C.030(2)(c). Written comments on the following DNS may be submitted to the Responsible Official by: June 29, 2012.

ENV #12060006 (City of Washougal – Water System Plan)
This is a non-project review for an update to the Water System Plan. The city is seeking approval of this Water System Plan by the Washington State Department of Health. Separate local agency approval and permits will be obtained later for any Capital Improvement Projects implemented based on the recommendations of the plan.

SEPA DETERMINATION:

Determination of Non-Significance

Proponent: John Roth
Water System Manager
City of Washougal
1701 C Street
Washougal, WA 98671

Lead agency: City of Washougal, Washington

The lead agency for this proposal has determined that it does not have a probable significant adverse impact on the environment. An environmental impact statement (EIS) is not required under RCW 43.21C.030(2)(c). This decision was made after review of a completed environmental checklist and other information on file with the lead agency. This information is available to the public on request.

This DNS is issued under WAC 197-11-340(2); the lead agency will not act on this proposal for 14 days from the date below. Comments must be submitted by: June 29, 2012.

Responsible Official: Mitch Kneipp
Position/title: Interim Community Development Director
Address: 1701 "C" Street, Washougal, WA 98671
Phone: (360) 835-8501
Date: June 14, 2012

Signature: Mitch Kneipp, Interim Community Development Director

The complete file is available to the public for review at city hall, located at 1701 C Street, Washougal, WA 98671.
NOTE: In making a threshold determination, the SEPA Rules require the lead agency to consider mitigation measures which an agency or the applicant will implement as part of the proposal [Chapter 197-11-330(1)(c) WAC]. This DNS is based on the conclusion that the requirements of the City of Washougal Municipal codes, and applicable State and Federal regulations will serve to mitigate any adverse impacts of this proposal.

APPEALS:
Any agency or person may appeal the city's issuance of a final DNS. Substantive appeals of the DNS refer to conditioning or denial of, or failure to condition or deny a proposal under the authority of SEPA by a nonelected city official, city planning commission or hearing examiner.

Appeals under this section shall be processed as follows: For a proposal which may be approved by an administrative official without public hearing, SEPA appeals must be filed in writing in conjunction with, and within the limitation period applicable to, an available administrative appeal of the applicable permit or approval. An appeal under this section shall be made to the Washougal Hearing Examiner within 14 days of the issuance of the permit or approval. The decision of the hearing examiner shall be final and not subject to further administrative appeal.

Appeal application packets are available at city hall, 1701 C Street, Washougal, WA 98671.
WAC 197-11-950 Environmental checklist.

ENVIRONMENTAL CHECKLIST

Purpose of checklist:

The State Environmental Policy Act (SEPA), chapter 43.21 CCRW, requires all governmental agencies to consider the environmental impacts of a proposal before making decisions. An environmental impact statement (EIS) must be prepared for all proposals with probable significant adverse impacts on the quality of the environment. The purpose of this checklist is to provide information to help you and the agency identify impacts from your proposal (and to reduce or avoid impacts from the proposal, if it can be done) and to help the agency decide whether an EIS is required.

Instructions for applicants:

This environmental checklist asks you to describe some basic information about your proposal. Governmental agencies use this checklist to determine whether the environmental impacts of your proposal are significant, requiring preparation of an EIS. Answer the questions briefly, with the most precise information known, or give the best description you can.

You must answer each question accurately and carefully, to the best of your knowledge. In most cases, you should be able to answer the questions from your own observations or project plans without the need to hire experts. If you really do not know the answer, or if a question does not apply to your proposal, write "do not know" or "does not apply." Complete answers to the questions now may avoid unnecessary delays later.

Some questions ask about governmental regulations, such as zoning, shoreline, and landmark designations. Answer these questions if you can. If you have problems, the governmental agencies can assist you.

The checklist questions apply to all parts of your proposal, even if you plan to do them over a period of time or on different parcels of land. Attach any additional information that will help describe your proposal or its environmental effects. The agency to which you submit this checklist may ask you to explain your answers or provide additional information reasonably related to determining if there may be significant adverse impact.

Use of checklist for nonproject proposals:

Complete this checklist for nonproject proposals, even though questions may be answered "does not apply." In addition, complete the SUPPLEMENTAL SHEET FOR NONPROJECT ACTIONS (part D).

For nonproject actions, the references in the checklist to the words "project," "applicant," and "property or site" should be read as "proposal," "proposer," and "affected geographic area," respectively.

A. BACKGROUND

1. Name of proposed project, if applicable:

City of Washougal Water System Plan Update

2. Name of applicant:

City of Washougal Public Works Department

3. Address and phone number of applicant and contact person:

John Roth
Water System Manager
1701 C Street
Washougal, WA 98671
(360) 835-2662 ext 206

4. Date checklist prepared:

June 7, 2012

5. Agency requesting checklist:

City of Washougal
6. Proposed timing or schedule (including phasing, if applicable):

Development of the Water System Plan Update occurred between late 2009 and 2012.

7. Do you have any plans for future additions, expansion, or further activity related to or connected with this proposal? If yes, explain.

The Water System Plan Update includes a 6-year and 20-year capital improvement program (CIP). Projects in the CIP are anticipated to be implemented as need and available financing warrant.

8. List any environmental information you know about that has been prepared, or will be prepared, directly related to this proposal.

None.

9. Do you know whether applications are pending for governmental approvals of other proposals directly affecting the property covered by your proposal? If yes, explain.

This Water System Plan Update was concurrently submitted to the Washington State Department of Health (DOH) Drinking Water Program for review and approval.

10. List any government approvals or permits that will be needed for your proposal, if known.

Approval of this Water System Plan Update by DOH is required prior to adoption by the City. Local agency approval and permits will be obtained for any CIP projects implemented based on the recommendations in this plan.

11. Give brief, complete description of your proposal, including the proposed uses and the size of the project and site. There are several questions later in this checklist that ask you to describe certain aspects of your proposal. You do not need to repeat those answers on this page. (Lead agencies may modify this form to include additional specific information on project description.)

- Chapter 1 – provides water system history and summary of existing facilities
- Chapter 2 – presents planning data and water demand projections used to estimate future water use
- Chapter 3 – develops criteria and presents analysis of existing water system facilities including pressure zones, storage, pump stations and distribution piping based on this criteria and estimated water demands
- Chapter 4 - outlines the City's water use efficiency program including conservation efforts and water use reduction goals
- Chapter 5 – presents a financial analysis including water rate and system development charge (SDC) evaluation
- Appendices – include water rights information, City operation and maintenance program information, wellhead protection assessment and estimated costs for recommended capital improvements
12. Location of the proposal. Give sufficient information for a person to understand the precise location of your proposed project, including a street address, if any, and section, township, and range, if known. If a proposal would occur over a range of area, provide the range or boundaries of the site(s). Provide a legal description, site plan, vicinity map, and topographic map, if reasonably available. While you should submit any plans required by the agency, you are not required to duplicate maps or detailed plans submitted with any permit applications related to this checklist.

This plan pertains to the City of Washougal’s Urban Growth Area (UGA) in Clark County between the City of Camas and the Columbia River Gorge National Scenic Area (CRGNSA). See Figure 1-1 in the Plan document for a vicinity map.

B. ENVIRONMENTAL ELEMENTS

1. Earth
   a. General description of the site (circle one): Flat, rolling, hilly, steep slopes, mountainous, other .
   b. What is the steepest slope on the site (approximate percent slope)?
   Slopes within Washougal’s water service area are as steep as 90% although CIP projects described in the plan are generally within urbanized areas with much flatter topography.
   c. What general types of soils are found on the site (for example, clay, sand, gravel, peat, mucky)? If you know the classification of agricultural soils, specify them and note any prime farmland.
   Soils in the water service area include clay, sand, silt and gravel. Soil types will be considered on a project specific basis.
   d. Are there surface indications or history of unstable soils in the immediate vicinity? If so, describe.
   Soil stability will be considered on a project specific basis.
   e. Describe the purpose, type, and approximate quantities of any filling or grading proposed. Indicate source of fill.
   No filling or grading activities are identified in the plan. Any filling or grading will be determined on a project specific basis.
   f. Could erosion occur as a result of clearing, construction, or use? If so, generally describe.
   Some erosion is expected during construction of individual projects identified in the plan. On-site erosion control measures will be determined on a project specific basis.
   g. About what percent of the site will be covered with impervious surfaces after project construction (for example, asphalt or buildings)?
   To be determined on a project specific basis.
h. Proposed measures to reduce or control erosion, or other impacts to the earth, if any:

On-site erosion control measures will be determined on a project specific basis.

2. Air
a. What types of emissions to the air would result from the proposal (i.e., dust, automobile, odors, industrial wood smoke) during construction and when the project is completed? If any, generally describe and give approximate quantities if known.

Temporary equipment emissions are anticipated during CIP project construction.
No permanent emissions are associated with the provision of drinking water.

b. Are there any off-site sources of emissions or odor that may affect your proposal? If so, generally describe.

None known or expected.

c. Proposed measures to reduce or control emissions or other impacts to air, if any:

No emissions expected.

3. Water
a. Surface:

1) Is there any surface water body on or in the immediate vicinity of the site (including year-round and seasonal streams, saltwater, lakes, ponds, wetlands)? If yes, describe type and provide names. If appropriate, state what stream or river it flows into.

Campen and Gibbons Creeks (flow into the Columbia River); Washougal and Columbia Rivers; Steigerwald Lake and Price Reservoir; a tributary to Lacamas Creek are within or adjacent to water service area boundaries.

2) Will the project require any work over, in, or adjacent to (within 200 feet) the described waters? If yes, please describe and attach available plans.

To be determined on a project specific basis.

3) Estimate the amount of fill and dredge material that would be placed in or removed from surface water or wetlands and indicate the area of the site that would be affected. Indicate the source of fill material.

To be determined on a project specific basis.
4) Will the proposal require surface water withdrawals or diversions? Give general description, purpose, and approximate quantities if known.

To be determined on a project specific basis.

5) Does the proposal lie within a 100-year floodplain? If so, note location on the site plan.

Portions of the City's water system infrastructure lie within the 100 year floodplains of the Columbia and Washougal Rivers. Flood protection or facility relocation will be determined on a project specific basis.

6) Does the proposal involve any discharges of waste materials to surface waters? If so, describe the type of waste and anticipated volume of discharge.

To be determined on a project specific basis.

b. Ground:

1) Will ground water be withdrawn, or will water be discharged to ground water? Give general description, purpose, and approximate quantities if known.

Groundwater will continue to be withdrawn under existing water rights.

2) Describe waste material that will be discharged into the ground from septic tanks or other sources, if any (for example: Domestic sewage; industrial, containing the following chemicals...; agricultural, etc.). Describe the general size of the system, the number of such systems, the number of houses to be served (if applicable), or the number of animals or humans the system(s) are expected to serve.

Does not apply.

c. Water runoff (including stormwater):

1) Describe the source of runoff (including stormwater) and method of collection and disposal, if any (include quantities, if known). Where will this water flow? Will this water flow into other waters? If so, describe.

Does not apply.

2) Could waste materials enter ground or surface waters? If so, generally describe.

Does not apply.

d. Proposed measures to reduce or control surface, ground, and runoff water impacts, if any:

Does not apply.
4. Plants
   a. Check or circle types of vegetation found on the site:
      - **X** deciduous tree: alder, maple, aspen, other
      - **X** evergreen tree: fir, cedar, pine, other
      - **X** shrubs
      - **X** grass
      - **X** pasture
      - **X** crop or grain
      - **X** wet soil plants: cattail, buttercup, bullrush, skunk cabbage, other
      - **X** water plants: water lily, eelgrass, milfoil, other
      - **X** other types of vegetation

   b. What kind and amount of vegetation will be removed or altered?

      To be determined on a project specific basis.

   c. List threatened or endangered species known to be on or near the site.

      To be determined on a project specific basis.

   d. Proposed landscaping, use of native plants, or other measures to preserve or enhance vegetation on the site, if any:

      To be determined on a project specific basis.

5. Animals
   a. Circle any birds and animals which have been observed on or near the site or are known to be on or near the site:
      
      **Birds:** hawk, heron, eagle, songbirds, other.
      
      **Mammals:** deer, bear, elk, beaver, other.
      
      **Fish:** bass, salmon, trout, herring, shellfish, other.

   b. List any threatened or endangered species known to be on or near the site.

      Threatened species in the Washougal River: Lower Columbia River Chinook salmon and Columbia River bull trout

   Future projects that may impact these will be required to comply with WMC 16.040.055 (Fish and wildlife habitat conservation areas)
c. Is the site part of a migration route? If so, explain.

The Washougal water service area is within the Pacific Flyway, a regional migratory bird route that includes much of western Washington.

d. Proposed measures to preserve or enhance wildlife, if any:

To be determined on a project specific basis.

6. Energy and natural resources
a. What kinds of energy (electric, natural gas, oil, wood stove, solar) will be used to meet the completed project's energy needs? Describe whether it will be used for heating, manufacturing, etc.

Electricity will be required at proposed booster pump stations to operate pumps, heating and control equipment and lighting and at reservoirs to operate control equipment and lighting.

b. Would your project affect the potential use of solar energy by adjacent properties? If so, generally describe.

To be determined on a project specific basis.

c. What kinds of energy conservation features are included in the plans of this proposal? List other proposed measures to reduce or control energy impacts, if any:

To be determined on a project specific basis.

7. Environmental health
a. Are there any environmental health hazards, including exposure to toxic chemicals, risk of fire and explosion, spill, or hazardous waste, that could occur as a result of this proposal? If so, describe.

No.

1) Describe special emergency services that might be required.

Does not apply.

2) Proposed measures to reduce or control environmental health hazards, if any:

Does not apply.
b. Noise

1) What types of noise exist in the area which may affect your project (for example: traffic, equipment, operation, other)?

None.

2) What types and levels of noise would be created by or associated with the project on a short-term or a long-term basis (for example: traffic, construction, operation, other)? Indicate what hours noise would come from the site.

To be determined on a project specific basis.

3) Proposed measures to reduce or control noise impacts, if any:

To be determined on a project specific basis.

8. Land and shoreline use

a. What is the current use of the site and adjacent properties?

Small municipality with an existing public water system and adjacent UGA composed of pasture, forest land and rural residential development.

b. Has the site been used for agriculture? If so, describe.

There are some existing pasture lands within the City's UGA.

c. Describe any structures on the site.

To be identified on a project specific basis.

d. Will any structures be demolished? If so, what?

Future CIP projects include demolition of an existing pump station and reservoir. Although not anticipated, other structures may be identified for demolition on a project specific basis.

e. What is the current zoning classification of the site?

The water service area encompasses all City zoning designations and the water system serves all of these zoning classifications.

f. What is the current comprehensive plan designation of the site?

To be determined on a project specific basis.
g. If applicable, what is the current shoreline master program designation of the site?

Does not apply.

h. Has any part of the site been classified as an "environmentally sensitive" area? If so, specify.

To be determined on a project specific basis.

i. Approximately how many people would reside or work in the completed project?

To be determined on a project specific basis.

j. Approximately how many people would the completed project displace?

Does not apply.

k. Proposed measures to avoid or reduce displacement impacts, if any:

Does not apply.

l. Proposed measures to ensure the proposal is compatible with existing and projected land uses and plans, if any:

The Water System Plan Update was developed in accordance with the City of Camas and Clark County Coordinated Water System Plans as well as Washougal comprehensive planning documents.

9. Housing

a. Approximately how many units would be provided, if any? Indicate whether high, middle, or low-income housing.

Does not apply.

b. Approximately how many units, if any, would be eliminated? Indicate whether high, middle, or low-income housing.

Does not apply.

c. Proposed measures to reduce or control housing impacts, if any:

Does not apply.
TO BE COMPLETED BY APPLICANT

10. Aesthetics
   a. What is the tallest height of any proposed structure(s), not including antennas? What is the principal exterior building material(s) proposed?

   Elevations of future water system structures will be determined based on water system hydraulics and site constraints. Approximate elevations will be determined during pre-design and submitted with the SEPA checklist for each project.

   b. What views in the immediate vicinity would be altered or obstructed?

   To be determined on a project specific basis.

   c. Proposed measures to reduce or control aesthetic impacts, if any:

   To be determined on a project specific basis.

11. Light and glare
   a. What type of light or glare will the proposal produce? What time of day would it mainly occur?

   None anticipated. To be determined on a project specific basis.

   b. Could light or glare from the finished project be a safety hazard or interfere with views?

   To be determined on a project specific basis.

   c. What existing off-site sources of light or glare may affect your proposal?

   None anticipated.

   d. Proposed measures to reduce or control light and glare impacts, if any:

   To be determined on a project specific basis.

12. Recreation
   a. What designated and informal recreational opportunities are in the immediate vicinity?

   Water-related recreation in the Washougal and Columbia Rivers.

   b. Would the proposed project displace any existing recreational uses? If so, describe.

   None anticipated.
c. Proposed measures to reduce or control impacts on recreation, including recreation opportunities to be provided by the project or applicant, if any:

To be determined on a project specific basis.

13. Historic and cultural preservation
a. Are there any places or objects listed on, or proposed for, national, state, or local preservation registers known to be on or next to the site? If so, generally describe.

None known.

b. Generally describe any landmarks or evidence of historic, archaeological, scientific, or cultural importance known to be on or next to the site.

None known.

c. Proposed measures to reduce or control impacts, if any:

To be determined on a project specific basis.

14. Transportation
a. Identify public streets and highways serving the site, and describe proposed access to the existing street system. Show on site plans, if any.

To be determined on a project specific basis.

b. Is site currently served by public transit? If not, what is the approximate distance to the nearest transit stop?

Does not apply; water system facilities are not intended for public access.

c. How many parking spaces would the completed project have? How many would the project eliminate?

Does not apply.

d. Will the proposal require any new roads or streets, or improvements to existing roads or streets, not including driveways? If so, generally describe (indicate whether public or private).

To be determined on a project specific basis.
TO BE COMPLETED BY APPLICANT

e. Will the project use (or occur in the immediate vicinity of) water, rail, or air transportation? If so, generally describe.

To be determined on a project specific basis.

f. How many vehicular trips per day would be generated by the completed project? If known, indicate when peak volumes would occur.

Does not apply, water system facilities are not intended for public access.

g. Proposed measures to reduce or control transportation impacts, if any.

Temporary transportation impacts may occur during construction of individual projects identified in the plan. Traffic control measures to be determined on a project specific basis.

15. Public services

a. Would the project result in an increased need for public services (for example: fire protection, police protection, health care, schools, other)? If so, generally describe.

No, water system facilities are considered public services.

b. Proposed measures to reduce or control direct impacts on public services, if any.

Does not apply.

16. Utilities

a. Circle utilities currently available at the site: electricity, natural gas, water, refuse service, telephone, sanitary sewer, septic system, other.

To be determined on a project specific basis.

b. Describe the utilities that are proposed for the project, the utility providing the service, and the general construction activities on the site or in the immediate vicinity which might be needed.

To be determined on a project specific basis.

C. SIGNATURE

The above answers are true and complete to the best of my knowledge. I understand that the lead agency is relying on them to make its decision.

Signature: [Signature]
Date Submitted: 6/8/2012
Because these questions are very general, it may be helpful to read them in conjunction with the list of the elements of the environment.

When answering these questions, be aware of the extent the proposal, or the types of activities likely to result from the proposal, would affect the item at a greater intensity or at a faster rate than if the proposal were not implemented. Respond briefly and in general terms.

1. How would the proposal be likely to increase discharge to water; emissions to air; production, storage, or release of toxic or hazardous substances; or production of noise?

Temporary construction impacts for identified CIP projects to be determined on a project specific basis.

Proposed measures to avoid or reduce such increases are:

Construction management best practices.

2. How would the proposal be likely to affect plants, animals, fish, or marine life?

No impact is expected as a result of this Water System Plan Update.

Proposed measures to protect or conserve plants, animals, fish, or marine life are:

3. How would the proposal be likely to deplete energy or natural resources?

No anticipated depletion of resources as a result of this Water System Plan Update.

Proposed measures to protect or conserve energy and natural resources are:

4. How would the proposal be likely to use or affect environmentally sensitive areas or areas designated (or eligible or under study) for governmental protection; such as parks, wilderness, wild and scenic rivers, threatened or endangered species habitat, historic or cultural sites, wetlands, floodplains, or prime farmlands?

Construction of identified CIP projects has the potential to damage wetlands or floodplains, however, construction will generally occur adjacent to existing roadways in urbanized areas.

Proposed measures to protect such resources or to avoid or reduce impacts are:

Project site selection to minimize disturbance in sensitive areas and construction management best practices.
5. How would the proposal be likely to affect land and shoreline use, including whether it would allow or encourage land or shoreline uses incompatible with existing plans?

Proposed projects in the CIP are consistent with existing land use plans.

Proposed measures to avoid or reduce shoreline and land use impacts are:

Does not apply.

6. How would the proposal be likely to increase demands on transportation or public services and utilities?

No increased transportation or public service demand anticipated. Utility needs to be determined on a project specific basis.

Proposed measures to reduce or respond to such demand(s) are:

Does not apply.

7. Identify, if possible, whether the proposal may conflict with local, state, or federal laws or requirements for the protection of the environment.

The Water System Plan Update does not knowingly conflict with any local, state or federal law.
General

This technical memorandum presents existing and future water demands for the City of Washougal’s (City) water service area. Future water demand projections will be based on existing planning information regarding land use, population growth and historical water production. These projected water demands will subsequently be used as the basis for evaluating the capacity of existing water system facilities and determining the required system improvements necessary to satisfy future demand conditions including needed water rights and water supply improvements as part of upcoming water system master planning work. These projects will also be used to support the City’s application for new water rights near the Steigerwald Lake National Wildlife Refuge.
Planning Period

The planning period for this water demand forecast update is through the year 2050, approximately 40 years, and also analyzes saturation development conditions of the service area. Saturation development occurs when all existing developable land within the City’s water service area has been developed. Estimating saturation development allows the City to determine the ultimate size of certain water facilities needed to serve long-term water needs.

Current Service Area and Service Connections

The existing population for the City is approximately 13,880 with 4,950 total water system service connections. The City’s current water service area extends beyond the City limits as illustrated in Figure 1. There are approximately 25 residential customers served outside the City limits. A breakdown of the number and classification of the existing water service connections is shown in Table 1.

Table 1
2008 Water Service Connection Summary

<table>
<thead>
<tr>
<th>Service Type</th>
<th>Number of Services</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td></td>
</tr>
<tr>
<td>Single Family</td>
<td>4,251</td>
</tr>
<tr>
<td>Multi-Family</td>
<td>369</td>
</tr>
<tr>
<td>Commercial</td>
<td>101</td>
</tr>
<tr>
<td>Port of Camas/Washougal commercial and industrial customers</td>
<td>221</td>
</tr>
<tr>
<td>Public</td>
<td>8</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>4,950</strong></td>
</tr>
</tbody>
</table>

Water Demands

Existing and future water demands were estimated from a review of historical water demand data provided by City staff and analysis of anticipated future development for the City’s current service area. Water demand projections presented in this technical memorandum are developed on an equivalent residential unit (ERU) basis consistent with Washington State Department of Health (DOH) Comprehensive Water System Planning requirements.
**Historical Water Production and Consumption**

The City Public Works Department staff record daily production meter readings at all of the City’s groundwater supply wells. These daily well production meter readings reflect daily consumption and are used to estimate historical annual, peak month and peak day water demand trends. Table 2 summarizes water production totals for 1999 to 2008.

<table>
<thead>
<tr>
<th>Year</th>
<th>Population</th>
<th>Total Annual Production, (million gallons)</th>
<th>Daily Demand (million gallons per day)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Annual Demand</td>
</tr>
<tr>
<td>1999</td>
<td>8,339</td>
<td>544.02</td>
<td>1.49</td>
</tr>
<tr>
<td>2000</td>
<td>8,595</td>
<td>587.79</td>
<td>1.61</td>
</tr>
<tr>
<td>2001</td>
<td>8,790</td>
<td>611.88</td>
<td>1.68</td>
</tr>
<tr>
<td>2002</td>
<td>9,100</td>
<td>614.20</td>
<td>1.68</td>
</tr>
<tr>
<td>2003</td>
<td>9,775</td>
<td>587.42</td>
<td>1.61</td>
</tr>
<tr>
<td>2004</td>
<td>10,431</td>
<td>674.86</td>
<td>1.85</td>
</tr>
<tr>
<td>2005</td>
<td>11,087</td>
<td>641.46</td>
<td>1.76</td>
</tr>
<tr>
<td>2006</td>
<td>11,743</td>
<td>711.51</td>
<td>1.95</td>
</tr>
<tr>
<td>2007</td>
<td>12,025</td>
<td>611.36</td>
<td>1.67</td>
</tr>
<tr>
<td>2008</td>
<td>12,314</td>
<td>582.67</td>
<td>1.60</td>
</tr>
</tbody>
</table>

**Future Water Demand Forecast**

Water demand forecasts for the planning horizon through the year 2050 were developed using historical water demand trends and forecasting population growth and commercial/industrial growth within the City’s Urban Growth Area (UGA). A summary of key assumptions for the demand forecasts is presented below:

- Based on an analysis of consumption data from 1999 to 2003, it is estimated that 60 percent of the existing water demand is residential in nature and that future water use characteristics will not change significantly.

- The total number of ERUs calculated as the total production divided by the annual average household residential water service usage.

- Residential population growth is estimated as three (3) percent annually. The population growth is based on a review of previous water system planning, City and County Comprehensive Plans, and historical data.
• Water demand growth from non-residential land uses is estimated as one (1) percent annually. The water demand growth is based on a review of previous water system planning, City and County Comprehensive Plans, and historical data.

• Peak month demand (PMD) is estimated at 1.5 times average daily demand (ADD) based on 2003 to 2008 water use trends presented in Table 2.

• Maximum day demand (MDD) is estimated at 2.1 times ADD based on 2003 to 2008 water use trends presented in Table 2.

Table 3 summarizes the water demand forecast, to include the saturation development demand discussed in the next subsection.

### Table 3
Water Demand Forecast Summary

<table>
<thead>
<tr>
<th>Year</th>
<th>Population</th>
<th>Total ERUs(^1)</th>
<th>Annual Water Demand (mg)</th>
<th>ADD (mgd)</th>
<th>PMD (mgd)</th>
<th>MDD (mgd)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2010</td>
<td>14,301</td>
<td>9,463</td>
<td>794</td>
<td>2.18</td>
<td>3.27</td>
<td>4.57</td>
</tr>
<tr>
<td>2015</td>
<td>16,579</td>
<td>10,569</td>
<td>887</td>
<td>2.43</td>
<td>3.65</td>
<td>5.10</td>
</tr>
<tr>
<td>2020</td>
<td>19,219</td>
<td>11,832</td>
<td>993</td>
<td>2.72</td>
<td>4.08</td>
<td>5.71</td>
</tr>
<tr>
<td>2025</td>
<td>22,281</td>
<td>13,274</td>
<td>1,114</td>
<td>3.05</td>
<td>4.58</td>
<td>6.41</td>
</tr>
<tr>
<td>2030</td>
<td>25,828</td>
<td>14,924</td>
<td>1,253</td>
<td>3.43</td>
<td>5.15</td>
<td>7.21</td>
</tr>
<tr>
<td>2035</td>
<td>29,942</td>
<td>16,812</td>
<td>1,411</td>
<td>3.87</td>
<td>5.81</td>
<td>8.12</td>
</tr>
<tr>
<td>2040</td>
<td>34,711</td>
<td>18,976</td>
<td>1,593</td>
<td>4.36</td>
<td>6.54</td>
<td>9.17</td>
</tr>
<tr>
<td>2045</td>
<td>40,240</td>
<td>21,460</td>
<td>1,802</td>
<td>4.94</td>
<td>7.41</td>
<td>10.37</td>
</tr>
<tr>
<td>2050</td>
<td>46,649</td>
<td>24,310</td>
<td>2,041</td>
<td>5.59</td>
<td>8.39</td>
<td>11.74</td>
</tr>
<tr>
<td>2053(^2)</td>
<td>51,000</td>
<td>25,325</td>
<td>2,130</td>
<td>5.82</td>
<td>8.73</td>
<td>12.23</td>
</tr>
</tbody>
</table>

1) Total number of ERUs based on a per ERU ADD water demand of 230 gallons per ERU per day (gpd/ERU).
2) Estimated timing of Saturation Development based on projected growth rates (as presented below)

### Saturation Development Water Demand Estimates

Estimates of water demands at saturation development within the City’s UGA were developed from historical water usage data and from land use planning guidelines. Current land use zoning as documented in the City’s Comprehensive Plan is illustrated in Figure 2. Development within the UGA for saturation development conditions was assumed to occur at the maximum allowed zoning densities. Water demand under the saturation development condition is summarized in Table 4.

The following approach was used to develop the saturation development water demand:
• Based on City land use zoning designations and densities, a total number of dwelling units per residential area was calculated. The ERU water use rate previously developed was applied to the total number of dwelling units to project a total residential water demand under saturation development conditions.

• Based on Clark Country inventories of vacant and developed lands by land use type and 2003 water consumption data, an existing combined commercial and industrial water use rate of 1,400 gallons per day per acre (gpd/acre) and a combined public lands and open space rate of 100 gpd/acre were calculated. These rates were applied to the land uses assuming full development.

• The Clark County Comprehensive Plan identifies a Washougal “purveyor area,” illustrated in Figure 3, of 11,317 acres outside the City’s UGA. This land is zoned a mix of agricultural, forest, rural and scenic Gorge. It is anticipated that significant portions of lands from this “purveyor area” will not be added to the City’s water service area over the planning horizon.

<table>
<thead>
<tr>
<th>Zoning</th>
<th>Area (acres)</th>
<th>ADD (gal/day)</th>
<th>ADD (mgd)</th>
<th>MDD (mgd)</th>
<th>Number of ERUs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td>2,870</td>
<td>3,691,928</td>
<td>3.69</td>
<td>7.75</td>
<td>16,052</td>
</tr>
<tr>
<td>Commercial</td>
<td>1,015</td>
<td>1,420,603</td>
<td>1.42</td>
<td>2.98</td>
<td>6,177</td>
</tr>
<tr>
<td>Industrial</td>
<td>468</td>
<td>655,016</td>
<td>0.66</td>
<td>1.38</td>
<td>2,848</td>
</tr>
<tr>
<td>Open Space</td>
<td>439</td>
<td>43,878</td>
<td>0.04</td>
<td>0.09</td>
<td>191</td>
</tr>
<tr>
<td>Public</td>
<td>132</td>
<td>13,214</td>
<td>0.01</td>
<td>0.03</td>
<td>57</td>
</tr>
<tr>
<td><strong>Total (existing UGA)</strong></td>
<td><strong>4,923</strong></td>
<td><strong>5,824,639</strong></td>
<td><strong>5.82</strong></td>
<td><strong>12.23</strong></td>
<td><strong>25,325</strong></td>
</tr>
<tr>
<td>Expanded Purveyor Area</td>
<td>11,317</td>
<td>153,894</td>
<td>0.15</td>
<td>0.32</td>
<td>669</td>
</tr>
<tr>
<td><strong>Total (With Expanded Purveyor Area)</strong></td>
<td><strong>16,240</strong></td>
<td><strong>5,978,533</strong></td>
<td><strong>5.98</strong></td>
<td><strong>12.55</strong></td>
<td><strong>25,994</strong></td>
</tr>
</tbody>
</table>

Summary

Based on projected land use development patterns and forecasted population growth rates coupled with historical water use trends and characteristics, a planning level ultimate maximum daily water demand of approximately 12.23 mgd is anticipated at saturation development. The estimated maximum daily water supply needs presented herein are intended to support long-range planning related to current water rights and for future incorporation in water system master planning.

BMG:mlm