



STATE OF WASHINGTON
DEPARTMENT OF ECOLOGY

Northwest Regional Office • 3190 160th Avenue SE • Bellevue, Washington 98008-7452 • (425) 649-7000

January 7, 2005

REGISTERED MAIL
RR 359 892 986 US

Mr. George Blomberg
Port of Seattle
PO Box 1209
Seattle, WA 98111-1209

Dear Mr. Blomberg:

RE: **Order # 1872**
U.S. Army Corps of Engineers #200301315

Water Quality Certification to authorize work on Terminal 18 to strengthen and reinforce the pier to accommodate larger cranes; replace 361 creosote piling with 256 concrete piling; replace 246 creosote fender piling with 123 steel piling; Harbor Island, Seattle, King County, Washington.

The request for certification for proposed work in the East Waterway of the Duwamish River, King County, has been reviewed. On behalf of the State of Washington, we certify that the proposed work, as conditioned by the enclosed Order, will comply with applicable provisions of Sections 301, 302, 303, 306 and 307 of the Clean Water Act, as amended, and other appropriate requirements of State law. This letter also serves as the State response to the Corps of Engineers.

This certification is subject to the conditions contained in the enclosed Order. If you have any questions, please contact Alice Kelly at (425) 649-7145. Written comments can be sent to her at the Department of Ecology, 3190 160th Avenue SE, Bellevue, WA 98008, or at e-mail akel461@ecy.wa.gov. The enclosed Order may be appealed by following the procedures described in the Order.

Sincerely,

A handwritten signature in cursive script that reads "Jeannie Summerhays".

Jeannie Summerhays
Section Manager
Shorelands and Environmental Assistance Program

JS:ak:ct
Enclosure

cc: Jessie Winkler, Corps of Engineers
Laura Praye, WDFW



IN THE MATTER OF GRANTING A)	ORDER # 1872
WATER QUALITY)	Corps Reference No. 200301315
CERTIFICATION TO)	Strengthen and reinforce Terminal 18; includes
Port of Seattle)	replace 361 support piling with 256 concrete
in accordance with 33 U.S.C. 1341)	piling; replace 246 creosote fender piling with
FWPCA § 401, RCW 90.48.120, RCW)	123 steel fender piling; on Harbor Island, East
90.48.260 and Chapter 173-201A WAC)	Waterway in Seattle, Washington.

TO: George Blomberg
 Port of Seattle
 PO Box 1209
 Seattle, WA 98111-1209

On January 8, 2004, a public notice for a proposed water quality certification from the State of Washington was distributed by the U.S. Army Corps of Engineers for the above-referenced project pursuant to the provisions of 33 U.S.C. 1341 (FWPCA §401). The proposed project consists of removal of 361 structural support piling and replacement with 256 new concrete piling. The existing 246 creosote fender piling will be replaced with 123 steel fender piling. The total piling footprint area will increase by approximately 499 square feet. The purpose of the project is to strengthen approximately 2460 linear feet of existing concrete container cargo pier such that the pier can receive more efficient 100-gauge container cranes. One hundred foot-wide container cranes are necessary at Terminal 18 to serve wider and higher container ships now calling at the Port of Seattle.

A layer of clean sand will be placed at the location of each extracted fender piling. It is estimated that up to approximately 90 cubic yards of clean sand will be placed where the existing creosote fender system will be removed and a new steel fender system fitted with metal grating will be constructed.

For purposes of this Order, the term "Applicant" shall mean Port of Seattle and its agents and contractors.

Work authorized by this Order is limited to the work described in the complete Joint Aquatic Resource Permit Application (JARPA) received by Ecology on January 4, 2005.

AUTHORITIES:

In exercising authority under 33 U.S.C. 1341, 16 U.S.C. 1456, RCW 90.48.120, and RCW 90.48.260, Ecology has investigated this application pursuant to the following:

1. Conformance with applicable water quality-based, technology-based, and toxic or pretreatment effluent limitations as provided under 33 U.S.C. Sections 1311, 1312, 1313, 1316, and 1317 (FWPCA Sections 301, 303, 306 and 307);

2. Conformance with the state water quality standards as provided for in Chapter 173-201A WAC authorized by 33 U.S.C. 1313 and by Chapter 90.48 RCW, and with other appropriate requirements of state law; and
3. Conformance with the provision of using all known, available and reasonable methods to prevent and control pollution of state waters as required by RCW 90.48.010.

CONDITIONS OF ORDER #1872 AND WATER QUALITY CERTIFICATION:

In view of the foregoing and in accordance with 33 U.S.C. 1341, RCW 90.48.120, RCW 90.48.260 and Chapter 173-201A WAC, water quality certification is granted to the Port of Seattle subject to the following conditions:

A. No Impairment of Water Quality:

- A1. The Duwamish Waterway is classified as Class B waters of the state. Certification of this proposal does not authorize the Applicant to exceed applicable state water quality standards (Chapter 173-201A WAC) or sediment quality standards (Chapter 173-204 WAC). Water quality criteria contained in WAC 173-201A-030(1) and WAC 173-201A-040 shall apply to this project, unless otherwise authorized by Ecology. This Order does not authorize temporary exceedances of water quality standards beyond the limits established in WAC 173-201A-110(3). Furthermore, nothing in this certification shall absolve the Applicant from liability for contamination and any subsequent cleanup of surface waters or sediments occurring as a result of project construction or operations.
- A2. WAC 173-201A-110(3) allows a 150-foot mixing zone for temporary exceedances of the turbidity standards during and immediately after necessary in-water construction activities that result in the disturbance of in-place sediments. This certification does not authorize a temporary turbidity mixing zone greater than that allowed by WAC 173-201A-110(3). The Applicant shall fully apply all known, available, and reasonable methods of prevention, control, and treatment (AKART). Within the temporary turbidity mixing zone, the Class B standard for turbidity is waived. All other applicable water quality standards shall remain in effect within the temporary turbidity mixing zone and all other water quality standards are to be met outside of the authorized mixing zone.
- A3. The waiver of specified standards within the temporary turbidity mixing zone is intended for brief periods of time (such as a few hours or a day) and is not an authorization to exceed those standards for the entire duration of construction. In no case shall turbidity exceedances cause degradation of water quality that significantly interferes with or becomes injurious to characteristic water uses, including fisheries habitat, or causes long-term harm.

A4. Water Quality Sampling Protocol:

- a) Sampling for turbidity is required during in-water construction activity. In-water construction activities include pile driving and pile removal or extraction.
- b) Timing of samples: Turbidity samples shall be collected and analyzed a minimum of every two hours throughout the first day of in-water construction activity. Subsequent sampling is dependent upon monitoring results, but shall be a minimum of once per day for the first week of in-water activity, reducing to once per week if no exceedances are detected. Sampling shall increase if exceedances are detected, and shall be reported to Ecology as outlined in A4.e) below.
- c) A background sample shall be collected before construction begins each day that sampling is required.
- d) Location of samples: Samples shall be collected at the point of compliance 150 feet radially from the construction or activity. Additional sampling 100 feet from the point of activity will provide a margin of safety to respond to potential exceedances.
- e) Reporting of results: Results of water quality monitoring shall be submitted to Department of Ecology, Federal Permit Coordinator, 3190 – 160th Avenue SE, Bellevue, WA, 98008-5452, fax 425-649-7098.
If no exceedances are detected, results shall be submitted once a week.
If exceedances are detected:
 - i) Immediately take action to stop, contain, and clean up unauthorized discharges or otherwise stop the violation and correct the problem. Additional samples shall be taken to verify that an exceedance has occurred.
 - ii) Notify Ecology of the failure to comply. Notification shall be provided within 24 hours to Ecology's Alice Kelly at (425) 649-7145.
 - iii) Submit a detailed written report to Ecology within five days that describes the nature of the violation, corrective action taken and/or planned, steps to be taken to prevent a recurrence, results of samples taken, and any other pertinent information.

B. Construction:

- B1. Construction Stormwater and Erosion Control: Work in or near waters of the state shall be done so as to minimize turbidity, erosion, and other water quality impacts. Construction stormwater, sediment and erosion control Best Management Practices suitable to prevent exceedances of state water quality standards shall be in place before starting construction.
- B2. Best Management Practices described in the document "Terminal 18 – North Pier Strengthening Project Biological Evaluation – Supplemental Information," pages 14-16, shall be implemented.

- B3. A floating containment boom shall be deployed and maintained which encloses the work site.
- B4. All construction debris shall be properly disposed of on land so that it cannot enter a waterway or cause water quality degradation to state waters.
- B5. Wash water containing oils, grease, or other hazardous materials resulting from wash down of equipment or working areas shall be contained for proper disposal, and shall not be discharged into state waters or storm drains.
- B6. Clean Fill Criteria: The Port of Seattle shall ensure that fill (clean sand) placed for the proposed project does not contain toxic materials in toxic amounts.

C. Notification:

- C1. The Port of Seattle shall provide notice to Ecology's Alice Kelly at least 3 days prior to the start of construction, and within 14 days after completion of construction at the project site. Notification can take place by e-mail to akel461@ecy.wa.gov, telephone to (425) 649-7145, fax to (425) 649-7098, or in writing.

D. Emergency/Contingency Measures:

- D1. In the event the Applicant is unable to comply with any of the permit terms and conditions due to any cause, the Applicant shall:
- Immediately take action to stop, contain, and clean up unauthorized discharges or otherwise stop the violation and correct the problem.
 - Notify Ecology of the failure to comply. Spill events shall be reported immediately to Ecology's 24-Hour Spill Response Team at (425) 649-7000, and within 24 hours to Ecology's Federal Permit Coordinator at (425) 649-7145.
 - Submit a detailed written report to Ecology within five days that describes the nature of the violation, corrective action taken and/or planned, steps to be taken to prevent a recurrence, results of any samples taken, and any other pertinent information.

Compliance with this condition does not relieve the Applicant from responsibility to maintain continuous compliance with the terms and conditions of this Order or the resulting liability from failure to comply.

- D2. Fuel hoses, oil drums, oil or fuel transfer valves and fittings, etc., shall be checked regularly for drips or leaks, and shall be maintained and stored properly to prevent spills into state waters.

E. General Conditions:

- E1. This certification does not exempt and is provisional upon compliance with other statutes and codes administered by federal, state, and local agencies.
- E2. The Applicant will be out of compliance with this certification if the project is constructed and/or operated in a manner not consistent with the project description contained in the Public Notice for certification, or as otherwise approved by Ecology. Additional mitigation measures may be required through other local, state, or federal requirements.
- E3. This Order shall be valid during construction activities and is valid until the Corps of Engineers' 404 permit expires.
- E4. The Applicant must reapply with an updated application if five years elapse between the date of the issuance of this certification and the beginning of construction for which the federal license or permit is being sought.
- E5. The Applicant will be out of compliance with this certification and must reapply with an updated application if the information contained in the Public Notice is voided by subsequent submittals to the federal agency. Any future action at this project location, emergency or otherwise, that is not defined in the Public Notice, or has not been approved by Ecology, is not authorized by this Order. All future actions shall be coordinated with Ecology for approval prior to implementation of such action.
- E6. Copies of this Order shall be kept on the job site and readily available for reference by Ecology personnel, the construction superintendent, construction managers and foremen, and state and local government inspectors. To avoid violations or non-compliance with this Order, the Applicant shall ensure that project managers, construction superintendents, and other responsible parties have read and understand relevant aspects of this Order
- E7. The Applicant shall provide access to the project site and all mitigation sites upon request by Ecology personnel for site inspections, monitoring, necessary data collection, or to ensure that conditions of this Order are being met.
- E8. Nothing in this Order waives Ecology's authority to issue additional orders if Ecology determines further actions are necessary to implement the water quality laws of the state. Further, Ecology retains continuing jurisdiction to make modifications hereto through supplemental order, if additional impacts due to project construction or operation are identified (*e.g.*, violations of water quality standards, downstream erosion, etc.), or if additional conditions are necessary to further protect the public interest.

- E9. Liability: Any person who fails to comply with any provision of this Order shall be liable for a penalty of up to ten thousand dollars (\$10,000) per violation for each day of continuing noncompliance.

Appeal Process:

Any person aggrieved by Order #1872 may obtain review thereof by appeal. Pursuant to Chapter 43.21B. RCW, a person can appeal this order to the Pollution Control Hearings Board within 30 days of the date of receipt of this Order. Any such appeal must be sent to the Washington Pollution Control Hearings Board, PO Box 40903, Olympia, WA 98504-0903. Concurrently, a copy of the appeal must be sent to the Department of Ecology, Shorelands and Environmental Assistance Program, Attn: Loree' Randall, PO Box 47600, Olympia, WA 98504-7600. These procedures are consistent with the provisions of Chapter 43.21B RCW and the rules and regulations adopted thereunder.

Dated 1/7/05 at Bellevue, Washington.



Jeannie Summerhays, Section Manager
Shorelands and Environmental Assistance
Program
Department of Ecology
State of Washington