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11	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON
12	AT TACOMA UNITED STATES OF AMERICA,)
13	STATE OF WASHINGTON,
14	PUYALLUP TRIBE OF INDIANS; and)MUCKLESHOOT INDIAN TRIBE,)Civil No.
15) Plaintiffs,)
16	v.) COMPLAINT
17))
18	WEYERHAEUSER COMPANY))
19 20	Defendant.)
20 21	Plaintiffs United States of America, by authority of the Attorney General, on behalf of the
21	National Oceanic and Atmospheric Administration of the Department of Commerce and the
22	Department of the Interior; State of Washington through the Washington Department of Ecology;
24	Puyallup Tribe of Indians; and Muckleshoot Indian Tribe, allege as follows:
25	I. GENERAL ALLEGATIONS
26	1. This is a civil action under section 107(a) of the Comprehensive Environmental
27	Response, Compensation, and Liability Act (CERCLA), 42 U.S.C. § 9607(a); section 311 of the
28	Clean Water Act (CWA), 33 U.S.C. § 1321; section 1002(b) of the Oil Pollution Act (OPA), 33
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U.S.C. § 2702(b); and the Model Toxics Control Act (MTCA), RCW 70.105D, for damages for 1 2 injury to, destruction of, or loss of natural resources resulting from the release of hazardous substances and discharges of oil into Commencement Bay in Tacoma, Washington. 3 **II. JURISDICTION AND VENUE** 4 5 2. This Court has jurisdiction over this case pursuant to sections 107 and 113(b) of CERCLA, 42 U.S.C. §§ 9607 and 9613(b); section 311(n) of the CWA, 33 U.S.C. § 1321(n); 6 section 1017(b) of OPA, 33 U.S.C. § 2717(b); and 28 U.S.C. §§ 1331, 1345 and 1367(a). 7 8 3. Venue is proper in this district pursuant to section 113(b) of CERCLA, 42 U.S.C. § 9613(b); section 1017(b) of OPA, 33 U.S.C. § 2717(b); and 28 U.S.C. § 1391(b) and (c). 9 10 **III. THE SITE** 11 4. Commencement Bay is an embayment in southern Puget Sound located in and 12 adjacent to Tacoma, Washington. 13 5. The "Commencement Bay Environment" as used in this Complaint means the 14 waters of Commencement Bay, including the shoreline, intertidal areas, tributaries, drainage 15 areas, estuaries and bottom sediments, lying south of a line drawn from Point Defiance to Dash Point, and including the Thea Foss Waterway, Wheeler-Osgood Waterway, Middle Waterway, 16 17 St. Paul Waterway, Puyallup River from the mouth south to the present City limits, Milwaukee Waterway, Sitcum Waterway, Blair Waterway and Hylebos Waterway. This area includes but is 18 19 not limited to the Commencement Bay Nearshore/Tideflats Superfund Site, as identified or 20 amended by the U.S. Environmental Protection Agency, and areas affected by releases of 21 hazardous substances within the Commencement Bay Nearshore/Tideflats Superfund Site. 22 6. Commencement Bay is contaminated with a variety of hazardous substances, 23 including antimony, cadmium, chromium, copper, mercury, nickel, lead, zinc, bis(2-ethylhexyl)phthalate, hexachlorobenzine, hexachlorobutadiene, polycyclic aromatic hydrocarbons and 24 polychlorinated biphenyls (PCBs). 25 26 7. The Hylebos Waterway and Commencement Bay are navigable waters within the 27 meaning of section 1001(21) of OPA, 33 U.S.C. § 2701(21), and section 502(7) of the CWA, 33 28

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U.S.C.	§	1362(7).
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IV. PLAINTIFFS

8. Pursuant to section 107(f) of CERCLA, 42 U.S.C. § 9607(f), section 1006 of OPA, 33 U.S.C. § 2706, section 311(f)(5) of the CWA, 33 U.S.C. § 1321(f)(5), and 40 C.F.R. § 300.600, the United States is trustee for certain natural resources in the Hylebos Waterway and the Commencement Bay Environment.

9. Pursuant to section 107(f) of CERCLA, 42 U.S.C. § 9607(f), section 1006 of
OPA, 33 U.S.C. § 2706, section 311(f)(5) of the CWA, 33 U.S.C. § 1321(f)(5), 40 C.F.R. §
300.605, Ch. 43.21A RCW, Ch. 70.105D RCW, and Ch. 90.48 RCW, the State of Washington is
trustee for certain natural resources in the Hylebos Waterway and the Commencement Bay
Environment.

12 10. Pursuant to section 107(f) of CERCLA, 42 U.S.C. § 9607(f), section 1006 of
13 OPA, 33 U.S.C. § 2706, and 40 C.F.R. § 300.610, the Puyallup Tribe of Indians is trustee for
14 certain natural resources in the Hylebos Waterway and the Commencement Bay Environment.

11. Pursuant to section 107(f) of CERCLA, 42 U.S.C. § 9607(f), section 1006 of OPA, 33 U.S.C. § 2706, and 40 C.F.R. § 300.610, the Muckleshoot Indian Tribe is trustee for certain natural resources in the Hylebos Waterway and the Commencement Bay Environment.

V. DEFENDANT

19 12. Defendant Weyerhaeuser Company is a corporation organized under the laws of20 the State of Washington.

13. Defendant does business in this district.

22 14. Defendant has operated a log sort yard and export facility on the Hylebos
23 Waterway since 1970.

24 15. Defendant's log sort yard and export facility is a facility within the meaning of
25 section 101(9) of CERCLA, 42 U.S.C. § 9601(9).

26 16. There have been discharges and releases of hazardous substances and fuel at
27 Defendant's facility into the Hylebos Waterway and the Commencement Bay Environment.

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1		VI. FIRST CLAIM FOR RELIEF
2	17.	Plaintiffs reallege paragraphs 1 through 16.
3	18.	Section 107(a) of CERCLA, 42 U.S.C. § 9607(a), provides in pertinent part, as
4	follows:	
5		Notwithstanding any other provision or rule of law, and subject only to the defenses set forth in subsection (b) of this section -
6		(1) the owner and operator of a vessel or a facility,
7 8		(2) any person who at the time of disposal of any hazardous substance owned or operated any facility at which such hazardous substances were disposed of,
9		(3) any person who by contract, agreement, or otherwise arranged
10 11		for disposal or treatment, or arranged with a transporter for transport for disposal or treatment, of hazardous substances owned or possessed by such person, by any other party or entity, at any
12		facility or incineration vessel owned or operated by another party or entity and containing such hazardous substances, and
13		(4) any person who accepts or accepted any hazardous substances
14		for transport to disposal or treatment facilities, incineration vessels or sites selected by such person, from which there is a release, or a
15		threatened release which causes the incurrence of response costs, of a hazardous substance, shall be liable for
16		* * *
17 18		(C) damages for injury to, destruction of, or loss of natural resources, including the reasonable costs of assessing such injury, destruction, or loss resulting from such a release;
19		* * *
20		
21		Materials disposed of and released in the Commencement Bay Environment by
22		ude hazardous substances within the meaning of section 101(14) of CERCLA, 42
23	U.S.C. § 9601	
24		The Commencement Bay Environment is a facility within the meaning of section
25		CLA, 42 U.S.C. § 9601(9).
26		Releases of hazardous substances have occurred in the Commencement Bay
27		vithin the meaning of sections 101(22) of CERCLA, 42 U.S.C. § 9601(22). The
28	releases of haz	ardous substances in the Commencement Bay Environment at the facility operated
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1	by Defendant	have resulted in injury to, destruction of, or loss of natural resources within the	
2	trusteeship of one or more of the Plaintiffs.		
3	22.	Defendant is a person within the meaning of section 107 of CERCLA, 42 U.S.C. §	
4	9607.		
5	23.	Defendant is liable to Plaintiffs for natural resource damages resulting from	
6	releases of haz	zardous substances pursuant to section 107(a)(4)(C) of CERCLA, 42 U.S.C. §	
7	9607(a)(4)(C)		
8		VII. SECOND CLAIM FOR RELIEF	
9	24.	Plaintiffs reallege paragraphs 1 through 23.	
10	25.	Section 1002(a) of OPA, 33 U.S.C. § 2702(a), provides in pertinent part, as	
11	follows:		
12		Notwithstanding any other provision or rule of law, and subject to the provisions of this Act, each responsible party for a vessel or a facility from which oil is	
13 14		discharged, or which poses the substantial threat of a discharge of oil, into or upon the navigable waters or adjoining shorelines or the exclusive economic zone is liable for the removal costs and damages specified in subsection (b) of this section	
15		that result from such incident.	
16	26.	Section 1002(b)(2)(A) of OPA, 33 U.S.C. § 2702(b)(2)(A), provides in pertinent	
17	part, as follow		
18 19		Damages for injury to, destruction of, loss of, or loss of use of, natural resources, including the reasonable costs of assessing the damage, which shall be recoverable by a United States trustee, a State trustee, an Indian Tribe trustee, or a foreign trustee.	
20	27.	The site of Defendant's log sort yard and export facility is a facility within the	
21	meaning of se	ctions 1001(9) and 1002 of OPA, 33 U.S.C. §§ 2701(9) and 2702.	
22	28.	Defendant is a responsible party within the meaning of section 1001(32) of OPA,	
23	33 U.S.C. § 27	701(32).	
24	29.	The discharge of oil into the Hylebos Waterway or adjoining shorelines at the	
25	facility owned	l or operated by Defendant has resulted in injury to, destruction of, or loss of	
26	natural resource	ces within the trusteeship of one or more of the Plaintiffs.	
27	30.	Defendant is liable to Plaintiffs for natural resource damages resulting from	
28			
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1	discharges of	oil pursuant to section 1001 of OPA, 33 U.S.C. § 2701.
2	ansenarges er	VIII. THIRD CLAIM FOR RELIEF
3	31.	Plaintiffs reallege paragraphs 1 through 30.
4	32.	Section 311(b)(3) of the CWA, 33 U.S.C. § 1321(b)(3), provides in pertinent part,
5	as follows:	
6		The discharge of oil or hazardous substances (i) into or upon the navigable waters
7		of the United States, adjoining shorelines, or into or upon the waters of the contiguous zone or which may affect natural resources belonging to,
8		appertaining to, or under the exclusive management authority of the United States in such quantities as may be harmful as determined by the President under
9	22	paragraph (4) of this subsection, is prohibited Section 211($\theta(2)$ of the CWA 22 U.S.C. § 1221($\theta(2)$ presides in pertinent part
10	33.	Section 311(f)(2) of the CWA, 33 U.S.C. § 1321(f)(2), provides in pertinent part,
11	as follows:	
12		Except where an owner or operator of an onshore facility can prove that a discharge was caused solely by (A) an act of God, (B) an act of war, (C) negligence on the part of the United State Government, or (D) an act or omission
13		of a third party without regard to whether an such act or omission was or was not negligent, or any combination of the foregoing clauses, such owner or operator of
14		any such facility from which oil or a hazardous substance is discharged in violation of subsection (b)(3) of this section shall be liable to the United States
15		Government for the actual costs incurred under subsection (c) of this section for the removal of such oil or substance by the United States Government
16	34.	Section 311(f)(4) of the CWA, 33 U.S.C. § 1321(f)(4), provides in pertinent part,
17	as follows:	
18		The costs of removal of oil or a hazardous substance for which the owner or
19 20		operator of a vessel or onshore or offshore facility is liable under subsection (f) of this section shall include any costs or expenses incurred by the Federal
20 21		Government or any State government in the restoration or replacement of natural resources damaged or destroyed as a result of a discharge of oil or a hazardous substance in violation of subsection (b) of this section.
22	35.	The facility owned or operated by Defendant is an onshore facility within the
23	meaning of se	ection 311(f)(1) of the CWA, 33 U.S.C. § 1321(f)(1).
24	36.	There have been discharges of oil or hazardous substances in harmful quantities
25	into the Hyle	bos Waterway and adjoining shorelines from the facility owned or operated by
26	Defendant.	
27	37.	Discharges of oil or hazardous substances from the facility owned or operated by
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1	Defendant into the Hylebos Waterway or adjoining shorelines have affected, damaged or
2	destroyed natural resources belonging to, appertaining to, or under the exclusive management
3	authority of the United States.
4	38. Defendant is liable to the United States and State of Washington for natural
5	resource damages resulting from discharges of oil or hazardous substances into the Hylebos
6	Waterway or adjoining shorelines pursuant to section 311(f) of the CWA, 33 U.S.C. § 1321(f).
7	IX. FOURTH CLAIM FOR RELIEF
8	39. Plaintiffs reallege paragraphs 1 through 38.
9	40. MTCA, Chapter 70.105D.040 RCW, provides in pertinent part as follows:
10	(1) Except as provided in subsection (3) of this section, the following persons are liable with respect to a facility:
11	(a) The owner or operator of the facility;
12 13	(b) Any person who owned or operated the facility at the time of disposal or release of the hazardous substances;
14 15	(c) Any person who owned or possessed a hazardous substance and who by contract, agreement, or otherwise arranged for disposal or treatment of the hazardous substance at the facility, or arranged with a transporter for transport for disposal or treatment of the hazardous substances at the facility, or otherwise generated hazardous
16	wastes disposed of or treated at the facility;
17 18 19	(d) Any person (i) who accepts or accepted any hazardous substance for transport to a disposal, treatment or other facility selected by such person, from which there is a release or a threatened release for which remedial action is required, unless such facility, at the time of disposal or treatment, could legally receive such substance; or (ii) who accepts a hazardous substance for transport to such a facility and has reasonable grounds to believe that such facility is not operated in accordance with chapter 70.105 RCW; and
202122	(e) Any person who both sells a hazardous substance and is responsible for written instructions for its use if (i) the substance is used according to the instructions and (ii) the use constitutes a release for which remedial action is required at the facility.
23	(2) Each person who is liable under this section is strictly liable, jointly and severally, for all natural resource damages resulting from the releases or threatened releases of hazardous substances.
24	41. Materials disposed of and released in the Commencement Bay Environment at the
25	site owned or operated by Defendant include hazardous substances within the meaning of
26	Chapter 70.105D.020(6)(c) RCW.
27 28	42. The site owned or operated by Defendant is a facility within the meaning of
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Chapter 70.105D.020(4) RCW.

43. The Commencement Bay Environment is a facility within the meaning of Chapter 70.105D.020(4) RCW.

44. Releases or threatened releases of hazardous substances have occurred in the 4 5 Commencement Bay Environment within the meaning of Chapter 70.105D.020 RCW and Chapter 70.105D.040 RCW. 6

The natural resources that have been and continue to be injured, destroyed, or lost 45. by the release of hazardous substances at the facility owned or operated by Defendant include fish, shellfish, invertebrates, birds, marine sediments, and other such natural resources.

10 46. The State of Washington has incurred and continues to incur response costs 11 related to the assessment of injury to natural resources caused by the releases of hazardous 12 substances at the facility owned or operated by Defendant.

47. Pursuant to Chapter 70.105D.040(2) RCW, Defendant is jointly and severally liable to the State of Washington for all damages to natural resources in the Commencement Bay Environment, resulting from the release of hazardous substances at or from Defendant's facility.

X. REQUEST FOR RELIEF

WHEREFORE, Plaintiffs request that this Court enter judgment against Defendant:

19 (1) For damages for injury to natural resources resulting from the discharges or releases 20 of hazardous substances in the Hylebos Waterway and Commencement Bay Environment, 21

including the cost of assessing such damages; and

(2) Awarding Plaintiffs such other and further relief as this Court may deem appropriate.

Dated: April 10, 2008

UNITED STATES OF AMERICA

RONALD J. TENPAS Assistant Attorney General U.S. Department of Justice Environment and Natural Resources Division Washington, D.C. 20530

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