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May 15, 2006
66-ZE-1370-GVM-19

115 5/18/06
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PUGET SOUND CLEAN
AIR AGENCY

Puget Sound Clean Air Agency
Attn.: Operating Permit Certification
110 Union Street, Suite 500
Seattle, WA 98101

(two copies)
EPA Region 10, Mail Stop OAQ-107
Attn.: Air Operating Permits
1200 Sixth Avenue
Seattle, WA 98101

Subject: Boeing North Boeing Field (NBF) – Plant 2 Air Operating Permit #21147,
Application for Air Operating Permit Renewal, Responsible Official
Certified

Reference: (a) Letter, A. McIntyre, PSCAA, to M. Jenkins, Boeing, subject:
Notice to renew the subject AOP per WAC 173-401-701(1) and
section VI.A(1) of your AOP.

This letter is to submit the application (due no later than May 20, 2006) for renewing the subject AOP, per the reference a) letter. The application consists of this certification letter, a description of proposed revisions, and a redlined version of the subject permit.

Certification of Compliance:

As of the date of this submittal, the Boeing North Boeing Field-Plant 2 facility was in compliance with the applicable requirements included in this application pursuant to WAC 173-401-510(d) (i). In addition, the facility will continue to comply with such requirements and will, on a timely basis, meet all requirements that become effective during the permit term.

The methods used for determining the compliance with respect to the applicable requirements included in this application pursuant to 173-401-510(d)(i) are those listed in Section II (Monitoring, Maintenance and Recordkeeping Procedures), Section V.N (Compliance Determination), and Section V.Q (Reporting) of the AOP #21147, as currently in effect, and other methods required by such applicable requirements. The Boeing NBF-Plant 2 facility also used additional processes not specifically required by AOP #21147 or such applicable requirements for determining compliance with such applicable requirements. These processes include reviewing work order documents for discrepancies noted by facilities maintenance personnel, reviewing results of audits and reviews led by site and/or company-wide environmental affairs personnel, reviewing compliance checklists for any discrepancies noted thereon by operational personnel responsible for particular emissions units or activities, reviewing asbestos compliance status reports completed by abatement services personnel, and reviewing the documentation of the status of corrective action initiated in response to any such discrepancies. It should be noted that these processes are not necessarily used for each applicable requirement or for every emission unit or activity subject to an applicable requirement.



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Certification of Truth, Accuracy and Completeness:

I certify based on information and belief formed after reasonable inquiry, that the statements and information in this application for renewal of the above referenced AOP are true, accurate, and complete.

Name of Responsible Official: Mark Jenkins

Title of Responsible Official: Vice President - General Manager, 737 Airplane Production

Signature of Responsible Official:

Date: 5-15-06

