



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 10
1200 Sixth Avenue
Seattle, WA 98101

NOV 14 2006

CERTIFIED MAIL—RETURN RECEIPT REQUESTED

Reply to
Attn Of: ECL-111

Ms. Sandi Hart
NW Natural
220 NW 2nd Avenue
Portland OR 97209

Re: Demand for Payment of Stipulated Penalties
Administrative Order on Consent for Removal Action
CERCLA Docket No. 10-2004-0068

Dear Ms. Hart:

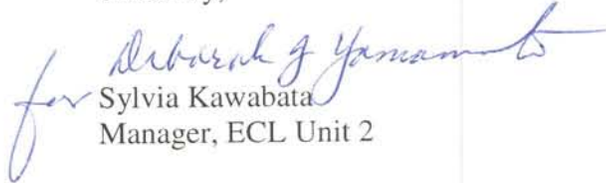
This letter constitutes a final, revised demand for stipulated penalties that accrued in accordance with Section XVIII., Stipulated Penalties, of the Consent Order referenced above. The penalties accrued due to Northwest Natural's failure to submit water quality monitoring data within 72 hours as required by the approved removal action design. The penalty amount is \$32,750.

In accordance with Section XVIII., Paragraph 52, all penalties are due and payable to EPA within 30 days of Respondent's receipt from EPA of a demand for payment. The revised final penalty reflects the result of the dispute resolution process conducted under Section XVI. of the Consent Order.

As provided in Paragraph 52 of the Consent Order, all payments of penalties to EPA shall be paid by certified or cashier's check(s) made payable to "EPA Hazardous Substances Superfund," and mailed to the Lockbox number and address provided in Paragraph 37.b.

If you have questions or wish to discuss this matter, please call me at (206) 553-1078, or have your attorney contact, Lori Houck Cora, Assistant Regional Counsel at (206) 553-1115.

Sincerely,


for Sylvia Kawabata
Manager, ECL Unit 2

cc: Sean Sheldrake, ECL
Lori Houck Cora, ORC
Morris Lance, ECL
Robert Wyatt, NW Natural
Patricia Dost, Schwabe