

1 Remedial Project Manager — North Hollywood Operable Unit
2 San Fernando Valley Superfund Site
3 Hazardous Waste Management Division
4 U.S. Environmental Protection Agency, Region IX
5 75 Hawthorne Street
6 San Francisco, California 94105

7 Marie M. Rongone
8 Assistant Regional Counsel
9 U.S. Environmental Protection Agency, Region IX
10 75 Hawthorne Street, RC-3-3
11 San Francisco, California 94105

12 As to the State of California Department of Toxic Substances
13 Control:

14 Ann Rushton
15 Deputy Attorney General, Environment Section
16 California Department of Justice
17 300 South Spring Street, #500
18 Los Angeles, California 90013

19 Hamid Saebfar
20 Chief, Site Mitigation Branch
21 Department of Toxic Substances Control, Region 3
22 1011 North Grandview Avenue
23 Glendale, California 91201

24 As to the Settling Defendants: As listed in Appendix 2.

25 XII. RETENTION OF JURISDICTION

26 This Court shall retain jurisdiction of this matter for the
27 purpose of enforcing the terms of this Consent Decree.

28 XIII. LODGING AND OPPORTUNITY FOR PUBLIC COMMENT

A. This Consent Decree shall be lodged with the Court for
a period of thirty (30) days for public notice and comment.
The United States also shall publish notice in the Federal
Register of the proposed settlement pursuant to section 122 of
CERCLA, 42 U.S.C. § 9622(1). The United States hereby gives
notice and opportunity to the public for a public meeting in the
affected area, and a reasonable opportunity to comment on the
proposed settlement prior to its final entry, pursuant to section
6973(d) of RCRA, 42 U.S.C. § 7003(d). The Plaintiffs reserve the

1 right to withdraw or withhold their consent if the comments
2 regarding the Consent Decree disclose facts or considerations
3 that indicate that this Consent Decree is inappropriate,
4 improper, or inadequate. The Settling Defendants consent to the
5 entry of this Consent Decree without further notice.

6 B. If for any reason this Court, or upon appeal, a
7 higher court should decline to approve this Consent Decree in the
8 form presented, this agreement is voidable as to a Settling
9 Defendant by written notice by such Settling Defendant to all
10 other parties, or as to either Plaintiff by written notice by
11 such Plaintiff to all other parties, and the terms of the
12 agreement may not be used as evidence in any litigation between
13 any of the remaining Parties to this Consent Decree and that
14 Settling Defendant or Plaintiff as to whom this Consent Decree is
15 void.

16 XIV. SECTION HEADINGS

17 The section headings set forth in this Consent Decree and
18 its Table of Contents are included for convenience or reference
19 only and shall be disregarded in the construction and
20 interpretation of any of the provisions of this Consent Decree.

21 XV. SIGNATORIES

22 Each undersigned representative of a Settling Defendant to
23 this Consent Decree, the Assistant Attorney General for the
24 Environment and Natural Resources Division of the United States
25 Department of Justice, and the Deputy Attorney General of the
26 California Department of Justice certifies that he or she is
27 fully authorized to enter into the terms and conditions of this
28 Consent Decree and to execute and legally bind such party to this

1 document.

2 SO ORDERED THIS 12 DAY OF May, 1997

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4 **MARIANA R. PFAELZER**

5 United States District Judge

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1 THE UNDERSIGNED PARTIES enter into this Consent Decree in
2 the matter of U.S. v. Allied-Signal, Inc., et al., and California
3 v. Allied-Signal, Inc., et al., 93-6490-MRP, North Hollywood
4 Operable Unit/San Fernando Valley Area 1 Site.

5 FOR THE UNITED STATES OF AMERICA

6
7 Date: 2/2/97 [Signature]
8 LOIS J. SCHIFFER
9 Assistant Attorney General
10 Environment and Natural Resources
11 Division
12 U.S. Department of Justice

13 Date: 2-14-97 [Signature]
14 DAVID R. GLAZER
15 Environmental Enforcement Section
16 Environment and Natural Resources
17 Division
18 U.S. Department of Justice

19 Date: _____
20 FELICIA MARCUS
21 Regional Administrator, Region IX
22 U.S. Environmental Protection Agency

23 Date: _____
24 MARIE M. RONGONE
25 Assistant Regional Counsel, Region IX
26 U.S. Environmental Protection Agency

27 FOR THE STATE OF CALIFORNIA

28 Date: _____
Hamid Saebfar
Chief, Site Mitigation Branch
California Department of Toxic
Substances Control, Region 3

Date: _____
ANN RUSHTON
Deputy Attorney General
California Department of Justice

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4 Operable Unit/San Fernando Valley Area 1 Site.

5 FOR THE UNITED STATES OF AMERICA

6
7 Date: _____

8 LOIS J. SCHIFFER
9 Assistant Attorney General
10 Environment and Natural Resources
11 Division
12 U.S. Department of Justice

13 Date: _____

14 DAVID B. GLAZER
15 Environmental Enforcement Section
16 Environment and Natural Resources
17 Division
18 U.S. Department of Justice

19 Date: 1.16.97

20 *John Wise*
21 FELICIA MARCUS *for*
22 Regional Administrator, Region IX
23 U.S. Environmental Protection Agency

24 Date: 1/10/97

25 *Marie M. Rongone*
26 MARIE M. RONGONE
27 Assistant Regional Counsel, Region IX
28 U.S. Environmental Protection Agency

FOR THE STATE OF CALIFORNIA

Date: _____

Hamid Saebfar
Chief, Site Mitigation Branch
California Department of Toxic
Substances Control, Region 3

Date: _____

ANN RUSHTON
Deputy Attorney General
California Department of Justice

1 THE UNDERSIGNED PARTIES enter into this Consent Decree in the
2 matter of U.S. v. Allied-Signal, Inc., et al., 93-6490-MRP, and
3 California v. Allied-Signal, Inc., et al., 93-6570-MRP, North
4 Hollywood Operable Unit/San Fernando Valley Area 1 Site.

5 FOR DEFENDANT: AlliedSignal, Inc. (Name of Defendant)

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7
8 _____ (Name and Title of Signatory)
9 Richard H. Bennett, VP-Health, Safety, and Environment

10 Dated: October 2, 1996

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FOR THE STATE OF CALIFORNIA

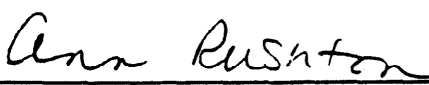
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Date: 5/14/96



Hamid Saebfar
Chief, Site Mitigation Branch
California Department of Toxic
Substances Control, Region 3

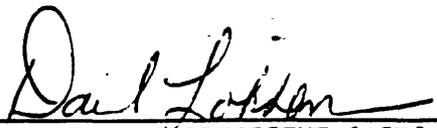
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ANN RUSHTON
Deputy Attorney General
California Department of Justice

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2 matter of U.S. v. Allied-Signal, Inc., et al., 93-6490-MRP, and
3 California v. Allied-Signal, Inc., et al., 93-6570-MRP, North
4 Hollywood Operable Unit/San Fernando Valley Area 1 Site.

5 FOR DEFENDANT: HAWKER PACIFIC, INC. (Name of Defendant)

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7 
8 _____ (Name and Title of Signatory)
9 DAVID LOKKEN, PRESIDENT & CEO

10 Dated: 25 October 1996

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4 Hollywood Operable Unit/San Fernando Valley Area 1 Site.

5 FOR DEFENDANT: Wagner Living Trust (Name of Defendant)

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7
8  (Name and Title of Signatory)
9 PEGGY WAGNER, Sole Trustee

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10 Dated: Oct 28, 1996

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3 California v. Allied-Signal, Inc., et al., 93-6570-MRP, North
4 Hollywood Operable Unit/San Fernando Valley Area 1 Site.

5 FOR DEFENDANT: Joseph Basinger (Name of Defendant)

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7
8 Joseph Basinger (Name and Title of Signatory)
9 JOSEPH BASINGER, Defendant

10 Dated: 10/28/96

1 THE UNDERSIGNED PARTIES enter into this Consent Decree in the
2 matter of U.S. v. Allied-Signal, Inc., et al., 93-6490-MRP, and
3 California v. Allied-Signal, Inc., et al, 93-6570-MRP, North
4 Hollywood Operable Unit/San Fernando Valley Area 1 Site.

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6 FOR DEFENDANT: USA Waste Services, Inc., alleged successor in
7 interest to Western Waste Industries, and Western
8 Waste Industries, alleged successor in interest to
9 Western Rubbish Service, and Western Rubbish
10 Service

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12 DATED: June 30, 1996

13
14 BY: 
15 (Signature)

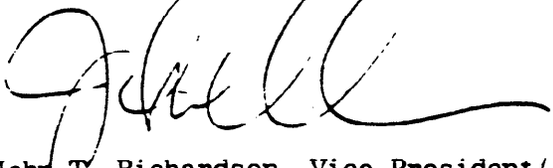
16 NAME: Leslie N. Bittenson
17 (Type name in here)

18 TITLE: Vice President

19
20 COMPANY: USA Waste Services, Inc.

THE UNDERSIGNED PARTIES enter into this Consent Decree in the
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3 California v. Allied-Signal, Inc., et al., 93-6570-MRP, North
4 Hollywood Operable Unit/San Fernando Valley Area 1 Site.

5 FOR DEFENDANT: Crown Disposal Co., Inc. (Name of Defendant)

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7
8 John T. Richardson, Vice President/
Secretary (Name and Title of Signatory)

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10 Dated: July 26, 1996

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