Laura Stevens

Please see attached. Thank you.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

William Hansen 5235 James Pl SE Olympia, WA 5235 James Pl SE whinoly@gmail.com

We live downriver of this site and drive by it every day. Many of my students live nearby. Please hold Alcoa and Millennium--which, itself, is a quality of life disaster in the making-- accountable. Thank you.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Ron & Marci Moore 708 Bunker Hill Rd Longview, WA 708 Bunker Hill Rd ronsmoore@msn.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Teresa Bryan 224 Louise St Kelso, WA 224 Louise St teresebry@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Jeff Freels 1714 Magnolia St SE Lacey, WA 1714 Magnolia St SE jeff@jeffwerx.com

Are you kidding me? Do the right thing for God sake. Clean it up properly and stop kowtowing to big business. Thanks. From the lowly taxpayers who are trying not to be poisoned.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Greg Duplessie 33502 NW Norstar Ranch Rd Ridgefield, WA 33502 NW Norstar Ranch Rd gduplessie@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

David Rice 500 Rhododendron Dr Vancouver, WA 500 Rhododendron Dr drice44@gmail.com

We must ensure that 21st century industry remediates current pollution as well as prevents further harm, particularly with the Columbia River. Thank you.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Eric Swan 1305 Ebb Tide Ter NW Olympia, WA 1305 Ebb Tide Ter NW svansbo@me.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Carla Montante 821 Cooper Point PI SW Olympia, WA 821 Cooper Point PI SW cmontantesp@comcast.net

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

James Keeley 7300 NE Vancouver Mall Dr Apt 68 Vancouver, WA 7300 NE Vancouver Mall Dr Apt 68 jkeeley36@earthlink.net

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Todd Skinner 3085 Olympia Way Longview, WA 3085 Olympia Way pawstreet@comcast.net

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Pattie Nicastro 4403 NE 39th St Vancouver, WA 4403 NE 39th St pattienicastro@hotmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Mike Hightower 612 NE Oak St Camas, WA 612 NE Oak St mike.hightower@me.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

J Chu 4110 E 15th St Vancouver, WA 4110 E 15th St jchurcher@hotmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Francis Lenski 921 NW 115th Cir Vancouver, WA 921 NW 115th Cir flenski@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Nancy Mcmahon 3123 Scotch Meadows Ct SE Olympia, WA 3123 Scotch Meadows Ct SE n.mcmahon1@icloud.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

C Demaris PO Box 2344 Olympia, WA PO Box 2344 demaris@comcast.net

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Brenda Thul PO Box 3133 Battle Ground, WA PO Box 3133 humbird4me@hotmail.com

For our children and the Columbia River!

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Theresa Mccanna 11005 NE 76th St Unit 54 Vancouver, WA 11005 NE 76th St Unit 54 mccanna51@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Marianne Eddington 20520 NE 221st Cir Battle Ground, WA 20520 NE 221st Cir marniebg@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Sarah Hafer 12111 NE 4th St Vancouver, WA 12111 NE 4th St sarah.hafer@gmail.com

Why wouldn't they be held accountable?

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Charlie Garcia 200 W 28th St Vancouver, WA 200 W 28th St lizverbeck@hotmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

John Bayer 3599 X St Washougal, WA 3599 X St johnbayer10@yahoo.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Carolyn Treadway 1951 Circle Ln SE Lacey, WA 1951 Circle Ln SE cwt2014@planetcare.us

This is the time for bold action! We need your help!

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Tracy Ceravolo 1721 NE 209th St Ridgefield, WA 1721 NE 209th St cyclwomn@yahoo.com

the future of humanity relies diligent clean up of toxic waste everywhere. We cannot delay this important process.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Alice Rowe 1710 NW 110th St Vancouver, WA 1710 NW 110th St alicemrowe@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Pamela Webster 3409 NE 160th St Ridgefield, WA 3409 NE 160th St pam@pamelawwebster.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Stephen Nichols 13107 Zeller Rd SE Yelm, WA 13107 Zeller Rd SE sdni@fairpoint.net

The cleanup is important to the health of my community, Longview, and should take place soon.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

David and Ann Cordero 2814 Lilac St Longview, WA 2814 Lilac St corderoa@teleport.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Carin Christy 1652 Yew Ave NE Olympia, WA 1652 Yew Ave NE carinchristy@icloud.com

Nothing is more important to the earth we inhabit than to keep it as clean and healthy - for OUR existence - as is possible. To do otherwise is not only unhealthy but seriously unwise.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Cathy Spalding 5725 78th Ave NE Olympia, WA 5725 78th Ave NE cathy@gentlespiritllamas.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Terralyn Barfield 3231 Long Lake Dr SE Olympia, WA 3231 Long Lake Dr SE terralyn4@comcast.net

Thank you, Dept. of Ecology, for protecting our state's natural resources. We cannot let private interests ruin them.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Jean Avery 13314 SE 19th St. Vancouver, WA 13314 SE 19th St. jeanmavery@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Linda Leighton 8612 Mt Olympus Ave Vancouver, WA 8612 Mt Olympus Ave lindasleighton@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Robert Lindberg 10903 NE 102nd St Vancouver, WA 10903 NE 102nd St buddhaseeker3@yahoo.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

William Persky 2528 Fir St SE Olympia, WA 2528 Fir St SE mp.64@comcast.net

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Debra Minchew 3301 College St SE Lacey, WA 3301 College St SE deb_smile@yahoo.com

Return our river to a pristine state!

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Marie Lehar 13801 NW 10th Ct Vancouver, WA 13801 NW 10th Ct mlehar49@yahoo.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Jennifer Bentzel 1249 Lisa Ln SE Apt 101 Lacey, WA 1249 Lisa Ln SE Apt 101 lhasangel@yahoo.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Vicki Zarrell 1804 Marigold St NW Olympia, WA 1804 Marigold St NW vzarrell@hotmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Scott Bishop 1710 Giles Ave NW Olympia, WA 1710 Giles Ave NW sbishop@oly-wa.us

Parents teach their children to clean up after themselves. Should we expect any less from industry? It's not our job to clean up the mess that others make, either as individuals or as tax payers.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Dianne Kocer 17818 NE 201st Ct Brush Prairie, WA 17818 NE 201st Ct diannekmx@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Laurie Chinn 6237 NW Lupin Way Vancouver, WA 6237 NW Lupin Way lachinn9@yahoo.com

The Columbia River had been and should continue to be a vital natural waterway for the Northwest. It is especially important to maintain it's health for the survival of the salmon.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Ruth King 6945 Mill Ct SE Lacey, WA 6945 Mill Ct SE ruthnk@comcast.net

Timely effective cleanups are beneficial to the to environment and economy of our state. I urge you to move forward with site cleanup actions.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

William Graeber 4541 86th Ave NE Olympia, WA 4541 86th Ave NE chinookecologist@hotmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Michael Carver 913 N Main Ave Ridgefield, WA 913 N Main Ave michaeltcarver17@yahoo.com

Clean up the Reynolds Aluminum Smelter here in Longview, Washington, ran by Alcoa. They have left the groundwater and soil full of terrible stuff that can pollute the ground and our water. Now, Millennium wants to build coal export terminal on the site which could pollute it more. This could be a disaster for our water and aquatic wildlife. These two need to be held accountable to clean up this mess.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Mary Kennedy 2103 35th Ave Longview, WA 2103 35th Ave glmlkennedy5@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Sandra Niman 1814 Bigelow Ave NE Olympia, WA 1814 Bigelow Ave NE sandrasttc@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Beth Adamczyk 1211 E. Ocean Shores Blvd. Sw Ocean Shores, WA 1211 E. Ocean Shores Blvd. Sw beth.adamczyk@gmail.com

I live down stream from the Alcoa and have a beautiful Refuge in Ridgefield that is home of thousand of birds and wildlife that make their home there. It is imperative to protect the water from pollution for the long term health of our planet, the people whom live in Washington State and the wildlife that travel the world in their migration.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Lucy Krantz 1024 N Heron Dr Ridgefield, WA 1024 N Heron Dr lucyk88720@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Randall Johnson 5540 78th Ave NW Olympia, WA 5540 78th Ave NW rwjohnson360@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Linda Landig 2110 Beta St SE Lacey, WA 2110 Beta St SE llandig@msn.com

As a Cowlitz County resident, I'm appalled that Corporate America can use up small communities and then throw them away when they've served there financial use. The noise, the odors, the waste are all expected to be absorbed by the locals without repercussion. Only effective governmental controls can stop this greed and cavalier attitude.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Michael Jones 15 Curtis Ln Longview, WA 15 Curtis Ln mjlongview@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Patricia Brent 13717 NW 2nd Ave Apt 118 Vancouver, WA 13717 NW 2nd Ave Apt 118 pdbrent@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Ellen Wagner 8219 59th Ct SE Olympia, WA 8219 59th Ct SE efwagner@msn.com

ALL industry and other corporations should be held liable for the environmental damage they may cause. It should be a cost of doing business, and if that cost is deemed too high? Well, close it down or don't build it in the first place.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Corey Mayer
314 Milroy St NW
Olympia, WA 314 Milroy St NW
corey@olympiafood.coop

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Kristin Felix 5703 51st Ave NW Olympia, WA 5703 51st Ave NW kristinrfelix@yahoo.com

Those responsible for this pollution should be the ones held accountable for the clean-up. No further development until this has been done.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Dianne Hurst 4753 Orcas St NE Lacey, WA 4753 Orcas St NE dianneshurst49@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Ardell Schwilk 5420 Park Place Loop SE Lacey, WA 5420 Park Place Loop SE akscamry@hotmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Valentina Mazza 4704 NE 49th St Vancouver, WA 4704 NE 49th St vmmazza@yahoo.com

My wife and I strongly opposed Millennium's plan for Longview. The Reynolds site must be cleaned up before anything else happens.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Lehman Holder 8916 NE 11th St Vancouver, WA 8916 NE 11th St tripsguy@aol.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Andrea Hicklin 7617 Tern Ct SE Olympia, WA 7617 Tern Ct SE trigtchr@comcast.net

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Carolina Hood 15609 SE Evergreen Hwy Vancouver, WA 15609 SE Evergreen Hwy cvhood@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Pamela Garlett 12713 SE 8th St Vancouver, WA 12713 SE 8th St garlettpr@mac.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Jill Prevendar 1009 NW 104th St Vancouver, WA 1009 NW 104th St jillprev28@comcast.net

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Sophie Deruiter 17510 110th Ave SE Yelm, WA 17510 110th Ave SE sophiede@comcast.net

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Lynne Edele 3027 Saint James Ct NW Olympia, WA 3027 Saint James Ct NW auntiepalakika@comcast.net

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Lisa Lybarger 209 Confer Rd Kalama, WA 209 Confer Rd yzduck@msn.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Mark Leed 3419 E 21st St Apt 4 Vancouver, WA 3419 E 21st St Apt 4 markleed02@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Jill Hawtrey 600 SE 177th Ave Vancouver, WA 600 SE 177th Ave surffitcoach@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

James Bartlett 507 Devoe St SE Olympia, WA 507 Devoe St SE jntbartlett@hotmail.com

Please take measured steps to address this problem, rather than being rushed by Millennium's plans to expand and exploit the site for a coal transfer station.

Let's be good stewards of the Columbia River, and take care of historic wrongs before tackling new ones. Thanks, Amanda G Moore

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Amanda Moore 7314 N Williams Avenue Portland, OR 7314 N Williams Avenue thingus4@yahoo.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Merna Baker Blagg 1410 Z St side door DELIVERY Vancouver, WA 1410 Z St side door DELIVERY mern3sons@yahoo.com

All people, companies and government entities need consider costs of cleanup a business expense and budget accordingly. Polluting communities and public spaces cannot be permitted. When it occurs responsible parties need to pay to fix Messrs they created.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Virginia Tarango 2311 SE 34th Ave Portland, OR 2311 SE 34th Ave mazvirtar@gmail.com

As a source of energy, coal is an anachronism. It is simply no longer necessary. My wife (Barbara) and I strongly support clean energy and the thorough, effective cleanup of the former Reynolds site in Longview.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Lehman Holder 8916 NE 11th St Vancouver, WA 8916 NE 11th St tripsguy@aol.com

It's becoming obvious that cleaning and protecting our waters is essential to the health and survival of future generations. The prevalence of fracking and its use of massive amounts of water which are despoiled and then injected into global aquifers is an ominous signal that access to clean potable water is an issue waiting in the wings.

That's in addition to the current trashing of our waterways with fossil fuel spills and the endless contamination of plastics along with the increased temperatures of our oceans in their action as carbon sinks. These oceans are a major aspect of global ecology that has served to cleanse and provide enormous amounts of food to animal and human populations. When we trash our waterways, we are trashing our future on this planet.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Patricia Freiberg 8327 NE 54th St Vancouver, WA 8327 NE 54th St oaxpat@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Alice Shapiro 7426 SE 21st Ave Portland,, OR 7426 SE 21st Ave alice.shapiro2@gmail.com

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Sabolch Horvat 4442 NE Alberta St Portland, OR 4442 NE Alberta St sabolch.horvat@gmail.com

Please protect our beautiful Columbia River, the life within it, and lives that depend on it. Thank you.

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Emily Polanshek 3841 SW Canby St. Portland, OR 3841 SW Canby St. emilypolanshek@msn.com

This much delayed clean up deserves action that will lead to a substantial clean up before the site can be cleared for redevelopment. Its proximity to the river mandate the highest level of remediation to protect water, aquatic life and people. Gone are the days when short sighted policies allowed dumping toxic wastes who are long term pollutants into waterways. I applaud the revisions that strengthened the plan developed by Ecology. If not now - when; if not us - who?

I support thorough and effective cleanup of the former Reynolds Aluminum Site in Longview, WA. Washington Department of Ecology's (Ecology) revised draft Cleanup Action Plan and Consent Decree include important changes to protect people, fish and other aquatic life, and wildlife.

In particular, I support:

- Ecology's decision to revise the Compliance Monitoring and Contingency Response Plan to include porewater monitoring and contingent sediment bioassays along the Columbia River shoreline adjacent to the former Reynolds Metals Plant to ensure protection of aquatic species.
- Ecology's decision to use a narrative surface water cleanup level of 'no adverse effects on the protection and propagation of fish and other aquatic life' and the requirement that the responsible parties use bioassays to make this demonstration.

I remain concerned, however, that Ecology has not taken steps to ensure that Alcoa and Millennium cleanup the site prior to any redevelopment. Ecology must ensure that site redevelopment does not undermine effective, active cleanup.

Although the former Reynolds site contains complex pollution issues, it remains unclear why cleanup has languished for so long relative to other former aluminum smelters on the Columbia River. Moving forward, I urge Ecology to hold the site's owner, Alcoa, and operator, Millennium, accountable for cleanup.

Inga Fisher Willliams 2824 Northeast Cesar E Chavez Boulevard Portland, OR 2824 Northeast Cesar E Chavez Boulevard ingafw@gmail.com