Waste Action DocuSign Enve	Project v. UFP Washington LLC et al lope ID: 0DC75538-2499 1840 806B-245D68B 14D Case 2.21 CV 01636 MJP Document 38 Filed 09/05/23 Page 1 of 13	
1	HON. MARSHA J. PECHMAN	
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7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
8	AT SEATTLE	
9	WASTE ACTION PROJECT,)) Case No. 2:21-cv-01636	
10	Plaintiff,) v.) [PROPOSED] CONSENT DECREE	
11	UFP WASHINGTON LLC; UFP)	
12	INDUSTRIES, INC.,	
13	Defendants.	
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16	I. STIPULATIONS	
17	WHEREAS, Plaintiff Waste Action Project sent a sixty-day notice of intent to sue letter to	
18	Defendants UFP Washington, LLC ("UFP WA") and UFP Industries, Inc (collectively "UFP") on	
19	or about October 1, 2021, and filed a complaint on December 6, 2021, alleging violations of the	
20	Clean Water Act, 33 U.S.C. § 1251 et seq., relating to discharges of stormwater from UFP WA's	
21	facility in Snohomish, Washington and seeking declaratory and injunctive relief, civil penalties,	
22	and attorneys' fees and costs.	
23		
	[PROPOSED] CONSENT DECREESmith & Lowney, pllcCase No. 2:21-cv-016362317 East John St.1Seattle, Washington 981121(206) 860-2883	

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1	WHEREAS, UFP denies Plaintiff's cla	aims and any liability for the alleged violations	
2	WHEREAS, Waste Action Project and	d UFP agree that settlement of these matters is in the	
3	best interest of the parties and the public and that entry of this Consent Decree is the most		
4	appropriate means of resolving this action.		
5	NOW THEREFORE, Waste Action Project and UFP stipulate to the entry of this Consent		
6	Decree without trial or adjudication.		
7	DATED AND PRESENTED this 14th day of	of July 2023.	
8	GORDON THOMAS HONEYWELL LLP	SMITH & LOWNEY, PLLC	
9			
10	By <u>s/Dianne K. Conway</u> Bradley B. Jones, WSBA #17197	By <u><i>s/Marc Zemel</i></u> Marc Zemel, WSBA #44325	
11	Dianne K. Conway, WSBA #28542 Attorneys for Defendants	Savannah Rose, WSBA #57062 Attorneys for Plaintiff	
12	UFP Washington LLC and UFP Industries, Inc.	Waste Action Project	
13	UFP WASHINGTON, LLC	WASTE ACTION PROJECT	
14	DocuSigned by:		
15	By Scott Worthington Scott Worthington	By Areg Mingard	
16	President, UFP Packaging	Greg Wingard Executive Director of Waste Action Project	
17	UFP INDUSTRIES, INC.		
18	By David A. Tutas		
19	Dave Tutas Secretary		
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23	[PROPOSED] CONSENT DECREE Case No. 2:21-cv-01636 2	Smith & Lowney, pllc 2317 East John St. Seattle, Washington 98112 (206) 860-2883	

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II. ORDER AND DECREE

THIS MATTER came before the Court upon the Parties' Joint Motion for Entry of Consent 2 Decree and the foregoing Stipulations of the parties. Having considered the Stipulations and the 3 promises set forth below, the Court hereby ORDERS, ADJUDGES, and DECREES as follows: 4 1. 5 The parties stipulate solely for purposes of this Decree that this Court has jurisdiction over the parties and subject matter of this action. 6 2. 7 Each signatory for the parties certifies for that party that he or she is authorized to enter into the agreement set forth herein. 8 3. This Consent Decree applies to and binds the parties and their successors and 9 assigns. 10 11 4. This Consent Decree and any injunctive relief ordered within applies to the operation, oversight, or both by UFP WA of its facility at or about 1207 Three Lakes Road, 12 Snohomish, Washington (the "Facility"). 13 14 5. This Consent Decree is a full and complete settlement and release of all the claims 15 in the complaint and the sixty-day notice and all other claims known or unknown existing as of the 16 date of entry of the Consent Decree that could be asserted under the Clean Water Act, 33 U.S.C. §§ 17 1251-1387, arising from operation of the Facility. These claims are released and dismissed with prejudice. Enforcement of this Consent Decree is Waste Action Project's exclusive remedy for any 18 violation of its terms. 19 6. This Consent Decree is a settlement of disputed facts and law. It is not an admission 20 or adjudication regarding any allegations by Waste Action Project in this case or of any fact or 21 22 conclusion of law related to those allegations, nor evidence of any wrongdoing or misconduct on 23

[PROPOSED] CONSENT DECREE Case No. 2:21-cv-01636 3 the part of UFP. UFP expressly denies all liability concerning the allegations by Waste Action Project.

7. In full and complete satisfaction of all the claims covered by the Complaint and all 4 other claims covered by this Consent Decree, UFP WA agrees to the following terms and conditions: 5

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UFP WA will comply with all conditions of its National Pollutant Discharge a. Elimination System Permit No. WAR000752 (the "NPDES permit") and any successor, modified, or replacement permit authorizing discharges of stormwater associated with industrial activity from the Facility.

UFP WA will comply with all conditions of Administrative Order #21270, b. which mandates full implementation of stormwater treatment by September 30, 2024, along with other interim measures.

For the duration of this Consent Decree, UFP WA will, as soon as c. practicable, electronically forward to Waste Action Project copies of all substantive communications to and/or from Ecology related to its NPDES permit, compliance with its NPDES permit, records and reports required to be submitted to Ecology by its NPDES permit or Administrative Order, compliance with the Administrative Order, and the construction and operation of the bioretention system.

d. UFP WA will implement and maintain the following BMPs for the life of the Consent Decree; make related amendments to the SWPPP as soon as practicable; and, no later than 30 days after the effective date of this Consent Decree, provide Waste Action Project with a copy of the amended SWPPP within 10 days of amending it pursuant to this

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paragraph:

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i. Vacuum sweep all outdoor paved surfaces of the Facility no less 2 frequently than once per week; 3 ii. Hand-sweep all indoor production areas of the Facility no less 4 frequently than once per day and immediately after completing production if there 5 is a visible accumulation of debris or sawdust accumulation: 6 iii. Clean up all sawdust, trash, and debris in outdoor unpaved areas of 7 the Facility no less frequently than once per day and immediately if there is a visible 8 9 accumulation of sawdust, dirt, or debris; Sweep all outdoor paved storage areas of the Facility immediately iv. 10 after clearing it of products or equipment that is moved either to clean paved spaces 11 that do not get swept on a regular basis or are transported off site; 12 Maintain a log of all third-party vacuum sweeping activities 13 v. performed at the Facility, including the date and time; 14 "Promptly repair/replace/reseal damaged paved areas," including 15 vi. 16 repairing alligator cracking, in accordance with the Stormwater Management Manual for Western Washington;. 17 "Use drip pans and absorbents under or around leaky vehicles and vii. 18 19 equipment [outdoors] or store indoors where feasible" and "[d]rain fluids from equipment and vehicles prior to on-site storage or disposal" in accordance with 20 NPDES permit Condition S3.B.4.b.i.4.h; 21 22 viii. Correctly place and maintain filter socks around all catch basins, with 23 [PROPOSED] CONSENT DECREE SMITH & LOWNEY, PLLC 2317 EAST JOHN ST. Case No. 2:21-cv-01636 SEATTLE, WASHINGTON 98112 5

(206) 860 - 2883

the exception of high traffic areas, until the bioretention treatment system has been operational for 30 days;

ix. Install and maintain catch basin filters that are designed to remove metals and particulates in all catch basins at the Facility until the bioretention treatment system has been operational for 30 days;

x. Immediately clean up leaks and spills; and

xi. "Conduct all maintenance and repair of vehicles and equipment in a
building, or other covered impervious containment area that is sloped to prevent runon of uncontaminated stormwater and runoff of contaminated water" in accordance
with the Stormwater Management Manual for Western Washington.

8. Within 30 days of the effective date of this Consent Decree, UFP WA will pay
 \$183,900 (ONE HUNDRED AND EIGHTY-THREE THOUSAND NINE HUNDRED
 DOLLARS) to the Wild Fish Conservancy for projects to address impairments to, and contribute
 to the improvement of, the water quality of the Pilchuck River and/or the Snohomish River, as
 described in Exhibit 1 to this Consent Decree. The check will be made to the order of Wild Fish
 Conservancy and delivered to:

Wild Fish Conservancy PO Box 402 Duvall, WA 98019

Payment will include the following reference in a cover letter or on the check: "Consent
Decree, Waste Action Project v. UFP Washington, LLC, *et al.*, W.D. Wash. No. 2:21-cv-01636MJP." A copy of the checks and cover letters, if any, will be sent simultaneously to Waste Action
Project and its counsel.

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9. Within 30 days of the effective date of this Consent Decree, UFP WA will pay 1 2 \$315,600 (THREE HUNDRED AND FIFTEEN THOUSAND, SIX HUNDRED DOLLARS) 3 for settlement of Waste Action Project's litigation fees, expenses, and costs (including 4 reasonable attorney and expert witness fees) by check payable and mailed to Smith & Lowney, PLLC, 2317 East John St., Seattle, WA 98112, attn: Marc Zemel. UFP WA's payment will be 5 in full and complete satisfaction of any claims Waste Action Project has or may have, either 6 7 legal or equitable, and of any kind or nature whatsoever, for fees, expenses, and costs incurred 8 in the Litigation.

9 10. UFP will not be required to perform any obligations under this Consent Decree; be liable for loss or damage for failure to do so; or be deemed to be in breach hereof where 10 11 UFP's ability to commence or continue to perform any work is prevented, delayed, limited, restricted, or interfered with, in whole or in part, by, from, through, or as a result of, any Force 12 Majeure Events (as defined below), provided that UFP complies with the procedures described 13 14 in paragraph 12 and uses reasonable efforts to perform its obligations. Under these conditions, 15 any obligations under this Consent Decree will be suspended for the duration of time UFP is 16 affected by such Force Majeure Events, and Waste Action Project, its subsidiaries, affiliates, or related entities waive any and all claims for damages or otherwise, and forever release UFP 17 from, against, and in connection with, any claims, failures or delays as a result of any Force 18 19 Majeure Events.

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11. As used herein, "Force Majeure Events" mean and include, without limitation, any:
(i) acts of God, earthquakes, floods, tornados, hurricanes, storms, natural disasters, adverse weather
conditions, or any explosions, fires, casualties, or accidents; (ii) acts of war, hostilities (whether

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war be declared or not), acts of terrorism, civil unrest, riots, insurrections, malicious damage, 1 2 vandalism, or sabotage; (iii) acts of governmental entities or government delays (whether in issuing permits, authorizations, inspections, certifications or otherwise), present or future governmental 3 4 intervention, economic sanctions, transportation embargoes, import/export shutdowns or 5 restrictions, travel restrictions, quarantines, national or international emergencies, virus or infectious disease outbreaks, epidemics or pandemics, public safety recommendations or protocols, 6 7 or public health orders or other incidents affecting public health; (iv) legal requirements, court 8 orders, litigation, or judicial, quasi-judicial or administrative actions; (v) labor or industrial disputes 9 or difficulties; work stoppages, walkouts, strikes, or lockouts; transportation delays; supply chain disruptions; shortages in or inability to obtain services, labor, materials, or other similar items or 10 11 reasonable substitutes thereof, on reasonable commercial terms; significant changes in the availability of products, parts or materials; inability of workers to perform their duties; or suppliers' 12 or other third parties' delay or failure to perform; (vi) actions or inaction of utilities, utility failures, 13 14 power failures (or blackouts or brownouts), failures or interruptions of communication or telecommunication lines, or energy shortages; (vii) actions of Waste Action Project (or any 15 16 employee or representative of any such entity) that impact the time of performance, or changes 17 ordered in the products, services or work, or the sequencing of the work; and/or (viii) any actions, events or causes beyond the reasonable control of UFP. 18

If a Force Majeure Event occurs, UFP WA will notify Waste Action Project within

15 days of discovery of the event and set forth the steps that UFP will take to perform the task; the

projected time that will be needed to complete the task; and the measures that have been taken or

will be taken to prevent or minimize any impacts to stormwater quality resulting from delay in

[PROPOSED] CONSENT DECREE Case No. 2:21-cv-01636

12.

completing the task.

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13. This Court retains jurisdiction over this matter while this Consent Decree remains 2 in force. And, while this Consent Decree remains in force, this case may be reopened without filing 3 4 fee so that the parties may apply to the Court for any further order that may be necessary to enforce 5 compliance with this Consent Decree or to resolve any dispute regarding the terms or conditions of this Consent Decree. In the event of a dispute regarding implementation of, or compliance with, 6 7 this Consent Decree, the parties must first attempt to resolve the dispute by meeting to discuss the 8 dispute and any suggested measures for resolving the dispute, including considering submitting the 9 dispute to mediation with Mark Schneider at Perkins Coie LLP. Such a meeting should be held as soon as practical but must be held within 30 days after notice of a request for such a meeting to the 10 11 other party and its counsel of record. If no resolution is reached at that meeting or within 30 days of the Notice, either party may file a motion with this Court to resolve the dispute. The provisions 12 of section 505(d) of the Clean Water Act, 33 U.S.C. § 1365(d), regarding awards of costs of 13 14 litigation (including reasonable attorney and expert witness fees) to any prevailing or substantially 15 prevailing party, will apply to any proceedings seeking to enforce the terms and conditions of this Consent Decree. 16

17 14. The parties recognize that, pursuant to 33 U.S.C. § 1365(c)(3), no consent judgment
18 can be entered in a Clean Water Act suit in which the United States is not a party before 45 days
19 following the receipt of a copy of the proposed consent judgment by the U.S. Attorney General and
20 the Administrator of the U.S. EPA. Therefore, upon the filing of this Consent Decree by the parties,
21 Waste Action Project will serve copies of it upon the Administrator of the U.S. EPA and the
22 Attorney General.

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15. This Consent Decree will take effect upon entry by this Court. It terminates 12 months after Ecology finds compliance with Administrative Order #21270.

16. All parties have participated in drafting this Consent Decree.

17. This Consent Decree constitutes the entire agreement between the parties. There are no other or further agreements, either written or verbal. This Consent Decree may be modified only upon a writing signed by both parties and the approval of the Court.

18. If for any reason the Court should decline to approve this Consent Decree in the
form presented, this Consent Decree is voidable at the discretion of either party. The parties agree
to continue negotiations in good faith to cure any objection raised by the Court to entry of this
Consent Decree.

19. Notifications required by this Consent Decree must be in writing by email. For a notice or other communication regarding this Consent Decree to be valid, it must be delivered to the email addresses listed below or to any other address designated by the receiving party in a notice in accordance with this paragraph 19.

If to Waste Action Project:

Greg Wingard Email: gregwap@earthlink.net

And to:

Marc Zemel Savannah Rose Email: marc@smithandlowney.com, savannah@smithandlowney.com

If to UFP:

UFP Washington, LLC 1207 Three Lakes Road

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1	Snohomish, Washington
2	ATTN: Brian Bruning Email: bbruning@ufpi.com
3	UFP Washington, LLC
	2801 East Beltline NE Grand Rapids, MI 49525
4	ATTN: Legal Department
5	And to:
6	Bradley B. Jones
7	Dianne K. Conway Email: bjones@gth-law.com, dconway@gth-law.com
8	A notice or other communication regarding this Consent Decree will be effective when
9	received unless the notice or other communication is received after 5:00 p.m. on a business day or
10	on a day that is not a business day, in which case the notice will be deemed received at 9:00 a.m.
11	on the next business day. A notice or other communication will be deemed to have been received
12	upon receipt of a response by the party providing notice or other communication regarding this
13	Consent Decree.
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16	DATED this <u>5th</u> day of <u>September</u> , 2023.
17	DATED uns <u>sur</u> day of <u>september</u> , 2023.
18	Manlin Helma
19	HON. MARSHA J. PECHMAN
20	UNITED STATES SENIOR DISTRICT JUDGE
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23	[PROPOSED] CONSENT DECREE SMITH & LOWNEY, PLLC
	[PROPOSED] CONSENT DECREESmith & Lowney, pllcCase No. 2:21-cv-016362317 East John St.11Seattle, Washington 98112(206) 860-2883

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EXHIBIT 1



Wild Fish Conservancy NORTHWEST SCIENCE EDUCATION ADVOCACY

June 27, 2023

RE: Waste Action Project v. UFP WASHINGTON LLC; UFP INDUSTRIES, INC.; Case No. 2:21-cv-01636

To Whom It May Concern:

This letter is intended to provide assurance that I have reviewed the Consent Decree between Waste Action Project and UFP Washington LLC / UFP Industries, Inc. (UFP) and that I am authorized by my Board of Directors to make the following binding commitments on behalf of Wild Fish Conservancy (WFC):

- 1. I understand that WFC should receive \$183,900 from UPF as specified in the Consent Decree.
- 2. WFC shall use the UFP funds working on environmentally beneficial projects that protect natural watershed processes and water quality of the Pilchuck Watershed, a significant tributary to the Snohomish River located in Snohomish, Washington.
- 3. WFC will use the funding to perform a watershed-wide inventory and assessment of the Pilchuck River. Using remote data and where landowners grant WFC staff permission to access, WFC will map and classify stream and fish habitat restoration opportunities in the Pilchuck River. WFC will determine stream reach classifications using the rules and protocols provided in WAC 222-16-031 and Section 13 of the Forest Practices Board Manual. Inventory results will be made available on WFC's interactive web map, and provided to the WA Dept. of Natural Resources through water type modification forms.
- 4. After funds have been disbursed, WFC shall send a report to the Justice Department, the Court and the Parties describing how the funds were utilized and demonstrating conformance with the nexus of the Consent Decree.

Wild Fish Conservancy is a 501(c)3 nonprofit conservation organization (Tax ID 91-1451405) headquartered in Washington State and dedicated to preserving, protecting and restoring the northwest's wild fish and the ecosystems they depend on, through science, education, and advocacy. Our staff comprises 19 professional scientists, advocates, and educators, and our Board of Directors is represented by a group of dedicated and accomplished scientists, natural-resource managers, activists, and leading voices in the field of conservation ecology. Together, our staff and board's decades of experience in technical research, engineering, advocacy, and public education allow us to effectively address a broad range of complex issues facing wild fish— always with science as our compass.

None of the funds received will be used for lobbying or election activities. All will be within the scope of our allowed 501(c)(3) activities.

Wild Fish Conservancy is governed by a Board of Directors, and is committed to sound fiscal management. WFC contracts with an independent certified public accounting firm to conduct audits, and did so most recently during spring 2022.

UFP WA may not make any public statement taking credit for this payment without explicitly recognizing the circumstance of this settlement and WAP's notice of intent to sue. UFP may not consider the payment to be a charitable contribution for tax accounting purposes.

Please do not hesitate to contact me with questions or for additional information.

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Emma Helverson, Executive Director Wild Fish Conservancy 425/788-1167 emma@wildfishconservancy.org