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JURISDICTION

This Court has subject matter jurisdiction over claims arising under the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. § 9601 *et seq.* under 28 U.S.C. § 1331 (federal question jurisdiction) and 42 U.S.C. § 9613(b). This Court also has jurisdiction over claims asserted under the Washington Model Toxics Control Act, RCW 70.105D.080 ("MTCA"), and claims asserted under the Environmental Remediation and Indemnity Agreement ("ERIA") under 28 U.S.C. § 1367 (supplemental jurisdiction).

CLAIMS AND DEFENSES (Seattle Times)

Plaintiff, Seattle Times Company ("Seattle Times" or "Times") will pursue at trial the following claims and defenses:

- 1. Defendants LeatherCare, Inc. ("LeatherCare"), Steven Ritt, and the marital community composed of Steven Ritt and Laurie Rosen-Ritt ("Mr. Ritt") (collectively, "LeatherCare Defendants") are jointly and severally liable to the Times under CERCLA for all response costs incurred and declaratory relief related to hazardous substances released at and migrating from real property located on the city block bounded by Fairview Avenue North, Thomas Street, Boren Avenue North, and Harrison Street in Seattle, Washington (the "Property").
- 2. Defendants LeatherCare and Mr. Ritt are liable to the Times under the MTCA for all remedial action costs incurred and declaratory relief related to hazardous substances released at and migrating from the Property.
- 3. As the prevailing party under MTCA, the Times is entitled to recover its reasonable attorney fees and costs from LeatherCare and Mr. Ritt under RCW 70.105D.080.
- 4. The Times is not liable to Touchstone under the Environmental Remediation and Indemnity Agreement dated December 17, 2010 and as amended on June 10, 2011 ("ERIA"). Touchstone has not incurred unreimbursed "Incremental Costs" or "third-party claims for Contaminated Soils or Contaminated Groundwater off of the Property."

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- 5. The Times is entitled to recover its reasonable attorneys' fees and costs from Touchstone as the substantially prevailing party under the ERIA.
- 6. As to LeatherCare's counterclaims and Touchstone's cross-claim, the Times does not intend to advance any affirmative defenses at trial other than to reserve its assertions that to the extent the Times is liable for any response costs, and such liability is several, all such costs are subject to equitable allocation under CERCLA and MTCA.

CLAIMS AND DEFENSES (LEATHERCARE)

LeatherCare Defendants intend to advance at trial the following affirmative defenses, counterclaims against the Seattle Times, and third-party claims against Touchstone SLU LLC and TB TS/RELP LLC (collectively, "Touchstone").

Affirmative defense:

1. Failure to provide notice.

Counterclaims:

- 1. Declaratory Judgment under CERCLA § 113(f) and RCW 70.105D.080 declaring that Seattle Times is responsible for the allocable share, in contribution or through other application of equitable factors, for the current owner and developer of the site as referenced in Plaintiff's Complaint, Touchstone SLU, LLC ("Touchstone").
- 2. Declaratory Judgment under CERCLA § 113(f) and MTCA RCW 70.105D.080 that Seattle Times is an "operator" as that term is defined.
- 3. If LeatherCare is found to be liable for any portion of the "response costs" as that term is defined under 42 USC § 9601(25) claimed, or "remedial action costs" claimed under RCW 70.105D.080, or other costs claimed by the Seattle Times, or Touchstone then LeatherCare is entitled to contribution from Seattle Times as a potentially responsible party and potentially liable party under CERCLA § 113(f) and RCW 70.105D.080.
- 4. Declaratory Judgment under CERCLA and MTCA that Seattle Times is responsible, in contribution or through other application of equitable factors, for the allocable

share of the previous owners and operators of the site, which may have included but not necessarily be limited to Troy Linen and Uniforms Services, Inc. and/or Troy Linen and Uniform, Inc., the party that Seattle Times previously released in connection with any and all environmental claims, including but not limited to future and unknown claims at the site.

5. If a prevailing party under MTCA, LeatherCare is entitled to recover its reasonable attorney fees and other costs from the Seattle Times under RCW 70.105D.080, and for offset, or other such adjustment where more than one party to the action prevails on their contribution or declaratory judgment claims.

Third Party Claims:

- 1. If LeatherCare is found to be liable for any portion of the "response costs" claimed as that term is defined under 42 USC § 9601(25), "remedial action" costs claimed, or other costs claimed by Touchstone or the Seattle Times, then LeatherCare is entitled to contribution from Touchstone as a potentially responsible party and potentially liable party under CERCLA § 113(f) and RCW 70.105D.080.
- 2. If a prevailing party under MTCA, LeatherCare is entitled to recover its reasonable attorney fees and other costs from Touchstone under RCW 70.105D.080, and for offset, or other such adjustment where more than one party to the action prevails on their contribution or declaratory judgment claims.

CLAIMS AND DEFENSES (TOUCHSTONE)

Third-party Defendant, Touchstone, intends to advance at trial the following affirmative defenses, counterclaims against the LeatherCare Defendants, and cross-claim against the Seattle Times.

1. Touchstone does not intend to advance any affirmative defenses at trial, except for the following: (a) to the extent that Touchstone may be liable to LeatherCare for any damages, Plaintiff owes a duty of indemnification for those damages pursuant to a written

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contract, either in part or in whole; (b) to the extent Touchstone is liable for any remedial action costs, Touchstone is entitled to cost-recovery and/or contribution from LeatherCare; and (c) any recovery by LeatherCare against Touchstone, if any, must be offset by an amount reflecting the appropriate allocation of liability to LeatherCare.

- 2. Seattle Times is liable to Touchstone under the ERIA. The ERIA requires payment by the Seattle Times to Touchstone for: (a) Incremental Costs incurred by Touchstone in the transport and disposal of Contaminated Soils from the Troy Laundry Property; and (b) costs and expenses incurred by Touchstone for claims asserted by third parties (including the Washington Department of Ecology) arising out of or associated with contaminated soils or contaminated groundwater that has or may have migrated off of the Property and onto, about, or under adjacent property(ies).
- 3. Touchstone is entitled to recovery of its reasonable attorneys' fees and costs from Seattle Times as the substantially prevailing party under the ERIA.
- 4. LeatherCare is liable to Touchstone: (a) under CERCLA for all incurred environmental response costs related to hazardous substances released on, beneath, and from the Troy Laundry Property; and (b) under MTCA for all incurred remedial action costs related to hazardous substances released on, beneath, and from the Property.
- 5. Touchstone is entitled to recover attorneys' fees and costs from LeatherCare: (a) incurred as part of performance of environmental response actions and as part of negotiations with government agencies under CERCLA, 42 U.S.C. § 9601(25); (b) reasonable attorneys' fees and costs incurred as part of performance of remedial activities under MTCA, RCW 70.105D.080; and (c) reasonable attorneys' fees and costs as the prevailing party in a private right of action under the MTCA, RCW 70.105D.080.

STIPULATION REGARDING ATTORNEYS' FEES AND COSTS

The Seattle Times, the LeatherCare Defendants, and Touchstone each stipulate that the question of the amount of reasonable attorneys' fees and costs to be awarded to the prevailing

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party or parties under CERCLA, MTCA, and/or the ERIA is to be bifurcated from the remaining issues for trial and will be addressed in post-trial proceedings.

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ADMITTED FACTS

The following facts are admitted by the parties:

- 1. This case concerns hazardous substances released on real property located on the city block bounded by Fairview Avenue North, Thomas Street, Boren Avenue North, and Harrison Street in Seattle, Washington (the "Property").
- 2. The site at issue in this case, commonly known as the Troy Laundry Site ("Site"), includes the Property and any areas adjacent to the Property where hazardous substances originating on and from the Property have come to be located.
- 3. Historical operations released PCE and petroleum hydrocarbons into the subsurface soils and groundwater on and beneath the Property.
- 4. The Seattle Times is a Delaware company with its principal place of business in Seattle, Washington. The Seattle Times has been a newspaper company since 1895. The Times purchased the Property in March 1985 and sold it in June 2011.
- 5. LeatherCare is a Washington company with its principal place of business in Seattle, Washington.
- 6. Steven Ritt and Laurie Rosen-Ritt are individuals who reside in King County, Washington and collectively referred to as "Mr. Ritt." All acts of Steven Ritt and Laurie Rosen-Ritt herein were performed for the benefit of their marital community.
- 7. Touchstone SLU LLC is a Washington limited liability company with its principal place of business in Seattle, Washington. TB TS/RELP LLC is a Washington limited liability company with its principal place of business in Seattle, Washington. Touchstone SLU LLC purchased the Property on June 10,

- 2011. TB TS/RELP LLC is the current owner of the Property. Touchstone SLU LLC is a member of TB TS/RELP LLC. Touchstone SLU LLC and TB TS/RELP LLC are collectively referred to as "Touchstone."
- 8. Troy Laundry Co., later changing its name to Troy Linen and Uniform Service, Inc. ("Troy") owned the Property from 1926 to March 1985. On March 1, 1985, American Linen Supply Co., a Washington corporation, d/b/a Maryatt Industries, acquired all of the issued and outstanding stock of Troy such that Troy became a wholly owned subsidiary corporation of American Linen. On March 5, 1985, Troy sold the Property to the Seattle Times. Troy is a dissolved corporation. It was dissolved on March 14, 1986.
- Troy Laundry operated an industrial laundry on the Property from approximately
 1927 to March 1985 and dry-cleaning operations on the Property from 1965 to
 March 1985. Troy also fueled and serviced trucks at the Property.
- 10. In 1957, Seattle Fur Services, a sole proprietorship that was a predecessor to LeatherCare, began leasing a portion of the Property known as the "Fur Vault Building" from Troy.
- 11. LeatherCare was incorporated in April 1960 and operated at the Property as a tenant of Troy. LeatherCare's operations included dry cleaning (beginning in 1965) and garment care. LeatherCare's operations at the Property continued under multiple business names until mid to late July, 1985, when LeatherCare moved its dry cleaning operations to a different facility.
- 12. When LeatherCare operated at the Property, the Property contained: (a) the original "Troy Laundry Building," constructed in 1926-27 (and added onto by Troy in 1946), on the northwest corner of Thomas Street and Fairview Avenue North; (b) an addition built by Troy in 1964 ("1964 Addition"), also known as the "Garage Addition," located at the northeast corner of Thomas Street and Boren

Avenue North; (c) the Fur Vault Building immediately north of the 1964 Addition; (d) a loading dock area in the center of the Property to the north of the 1964 Addition and east of the Fur Vault Building; (e) a vegetated area on a slope northwest of the loading dock and between two parking areas; the David Smith building, across a parking lot, north of the Fur Vault Building, and (f) the "Mokas Building," located north of the Troy Laundry Building.

- 13. At least three separate sewer lines installed beneath the Property sometime between 1946 and 1966 discharged industrial and sanitary wastewater to the municipal sewer mains. The sewer lines conveyed wastewater to the municipal sewer mains from: (a) the Troy Laundry Building and Mokas building to Harrison Street to the north; (b) the Troy Laundry Building to Boren Avenue North to the west; and (c) from the 1964 Addition to Boren Avenue North to the west. The sewer system that discharged wastewater from the 1964 Addition to the municipal sewer main in Boren Avenue North conveyed: surface wastewater from floor drains in the 1964 Addition; wastewater from dry cleaning machines operated in the 1964 Addition; and sanitary wastewater from bathrooms in the 1964 Addition.
- 14. Beginning in 1965, after the 1964 Garage Addition was complete, Troy operated an industrial drycleaning service and an industrial laundry on the Property.
- 15. LeatherCare conducted dry cleaning at the Property from 1965 to 1979, using excess capacity of Troy's Stoddard solvent equipment located in the 1964 Addition. LeatherCare's lease allowed it the non-exclusive use of some of Troy's Stoddard Solvent drycleaning equipment and the exclusive use of a finishing area in the 1964 Addition.
- 16. Dry cleaning solvents, heating oil, and gasoline products were used or stored by Troy Laundry in at least 18 underground storage tanks ("USTs") at the Property.

- 17. Troy's industrial laundry operations utilized approximately 150,000 gallons of water per day, which it drew from an on-site well. Troy's laundry operations included linens, such as napkins and table clothes for businesses like hotels and restaurants and industrial clients.
- 18. In August 1979, LeatherCare purchased new dry cleaning equipment and installed this equipment in the 1964 Addition near the loading dock. LeatherCare's dry cleaning system consisted of the following equipment: two Marvel washing machines, five Hoyt Model RM-145 Solv-O-Misers reclaimers, a Hoyt Model 12A Sniff-O-Miser sniffer, and a still. LeatherCare used this equipment at the Property from August 1979 to mid to late July- 1985. In 1980, LeatherCare purchased one more Hoyt reclaimer. All of this equipment used or purified perchloroethylene ("PCE").
- 19. LeatherCare discharged separator water from the Hoyt Solv-O-Miser reclaimers, the still, and the Hoyt Sniff-O-Miser sniffer to the sewer that discharged to the municipal sewer main in Boren Avenue North. LeatherCare plumbed the discharge from the separator in the Sniff-O-Miser through a pipe to a floor drain. Separator water from the Solv-O-Misers was collected at the water separator outlet in buckets. The accumulated water in the buckets was periodically emptied, discharging the water to the sewer at a floor drain.
- 20. The PCE-based dry cleaning equipment that LeatherCare used at the Property was designed to discharge wastewater containing PCE to the sewer. The Hoyt sniffer equipment manual advised the "water coming from the separator is waste water. This should be piped to open sewer system as there will be in excess of 12 gallons of water from one operation."
- 21. LeatherCare's operation of the still generated waste known as "still bottoms," otherwise known as "muck," and the closed piping system generated used filter

- cartridges. The still bottoms and filter cartridges contained PCE after use. LeatherCare drained the filters and placed them into the dryers/reclaimers to recover solvent before it disposed the filters.
- 22. As a part of LeatherCare's lease, Troy provided garbage and utility services to its tenant. From approximately 1979 to at least 1982, LeatherCare disposed of used still bottoms and filters into the back of a dump truck owned by Troy located in the loading dock area of the Property. The dump truck was at times uncovered and it is inferred that it leaked solvent-containing liquid onto the ground, likely via rainwater passing through the truck. The ground beneath the dump truck was partially paved and partially unpaved, allowing the solvent-containing liquid to infiltrate the underlying soil. The paved material included asphalt and Portland cement concrete. Troy provided the dump truck for use as a waste receptacle and drove it to the transfer station for landfill disposal as needed.
- 23. Troy also disposed of waste in the same dump truck.
- 24. During the August 1979 to July 31, 1985, time period, Mr. Ritt was the president of LeatherCare. During this time, Mr. Ritt managed the day-to-day business operations at LeatherCare. Mr. Ritt researched, selected, and ordered the dry cleaning equipment that LeatherCare used at the Property between August 1979 and July 1985.
- 25. During the August 1979 to July 31, 1985, time period, Mr. Ritt participated in the installation of that equipment. Mr. Ritt ordered PCE and parts for the dry cleaning equipment, provided training for operating the equipment, and at times operated the dry cleaning equipment.
- 26. The Times purchased the Property from Troy on March 5, 1985 for \$3,500,000. The Times assumed the LeatherCare lease as lessor. LeatherCare prepared to

- move its dry cleaning operation to a new facility, on Elliott Avenue, and completed its move by July 31, 1985.
- 27. Troy began winding up its operations on the Property shortly after closing the sale of the Property to the Times.
- 28. Upon taking title to the Property, the Times inspected the Property to identify the Troy equipment and materials that remained, and began working with Charles Maryatt (acting on behalf of Seattle Times' Seller, Troy), to ensure that this equipment was removed. During this process, the Times identified equipment and tanks containing used Stoddard Solvent and other materials that Troy left on the Property. Specifically, the Times found four underground solvent tanks used in Troy's laundry operations, two standing settling tanks and a still containing waste solvent, disconnected pipes that had formerly connected cleaning equipment. The Times also found drainage channels containing dangerous waste residue, two concrete pits containing waste water, an abandoned sump containing a dangerous waste, a fiberglass recycled water tank containing thousands of gallons of contaminated water, a laundry machine, three sealed underground fuel oil tanks, one sealed underground gasoline tank, and various other 55-gallon drums and containers of materials. The Times decommissioned the tanks and worked with the Washington Department of Ecology ("Ecology") on a Closure Plan for the Property.
- 29. In a December 26, 1985, letter to Ecology, the Times' lawyer, Mr. Jeff Belfiglio, attached a draft "Closure Plan." The Closure Plan stated, among other things, that cleanup requirements would "be met by removing all waste and waste residues from the solvent tanks." The Times also agreed to either remove the tanks or fill them with sand, eliminating a need for future maintenance. The Times also further agreed to seal an existing water well on the Property. Finally, the Times agreed to

inspect drainage channels and the sump to ensure no postclosure escape or leaching of waste. The Times emptied and pressure-tested the tanks and sump area and detected no leaks. In an April 17, 1986, letter to Ecology, the Times explained that it had thoroughly inspected wastes left in tanks, removed product, wastewater, and sludge, and tested the tanks and a sump to ensure that the equipment did not leak. In a June 25, 1986 letter, Ecology deemed the Times' "closure of the Troy Laundry facilities to be satisfactory for [Ecology's] purposes" but reminded the Times of its "previous comment, that if any contamination is found during subsequent activities at that facility, contaminated materials will have to be removed and disposed of in an appropriate manner."The Times sued, in both Federal and State Court, Troy, Maryatt, and Charles R. Maryatt, Tim K. Rich, and David E. Maryatt as trustees for creditors of Troy to recover an estimated \$100,000 in costs that the Times incurred in the process of dealing with the tanks and Ecology regarding the Property. In 1987, the Times settled its suits.

- 30. The Times initially purchased the Property with the intention of expanding its newspaper printing operations. However, these plans did not materialize and the Times instead used the Property for parking and storage of furniture, newspaper racks, and other miscellaneous materials, and repair of newspaper sales racks.
- 31. In 1994, the Times commissioned RETEC, an environmental consulting company to inspect the property. RETEC collected a groundwater sample from the water supply well located inside the original Troy Laundry building. The sample exceeded the then applicable MTCA Method A limit for hydrocarbons. RETEC thought the result might be an anomaly. The Times did not re-test.
- 32. The Times sold the Property to Touchstone SLU LLC ("Touchstone") on June 10, 2011, for \$18,400,000.

- 33. In 2010, in conjunction with Touchstone's due diligence prior to purchase of the Property, SoundEarth Strategies Inc. ("SES") (previously known as Sound Environmental Strategies), conducted a Phase I Environmental Site Assessment ("Phase I"), a Ground Penetrating Radar ("GPR") survey, and a Soil Vapor Survey. Based on the results from this work, SES performed a Phase II Environmental Site Assessment ("Phase II"), while AECOM (the Times' consultant) completed a separate Subsurface Investigation on the Property. In 2011, after Touchstone's purchase of the Property, SES completed a Supplemental Subsurface Investigation. The investigations identified concentrations of PCE, total petroleum hydrocarbons (including Stoddard Solvent), and other hazardous substances above the regulatory cleanup and/or screening levels in the soil, groundwater, and soil vapor on and beneath the Property, as well as on and beneath adjacent rights of way.
- 34. The highest concentrations of PCE in soil on and beneath the Property were located beneath the former loading dock located at the northwest central portion of the Property.
- 35. On the basis of the information in these subsurface investigations, the Times implemented a soil vapor extraction system ("SVE") in 2011-12 in order to reduce the volume of PCE in subsurface soils on the Property. The SVE system operated in 2011-12 and removed 327 pounds of PCE from the soil vapor. AECOM decommissioned the system in January 2012. No notice was provided to LeatherCare or Ritt, and they first learned about the SVE system after August 2015.
- 36. In May 2012, Touchstone and Ecology entered into Agreed Order No. 8996. The Agreed Order required Touchstone to conduct a Remedial Investigation and a Feasibility Study ("RI/FS") at the Troy Laundry Site, defined as the area

"generally located at 307 Fairview Avenue North Seattle, Washington" and as "the extent of contamination caused by the release of hazardous substances at the Site." Under the Agreed Order, Ecology required the RI/FS to delineate the nature and extent of contamination sufficiently to evaluate and select an appropriate cleanup action under the applicable regulations.

- 37. Concentrations of PCE, trichloroethylene, and petroleum hydrocarbons (gasoline, diesel, and oil-range) above regulatory cleanup levels were detected in soil, at varying depths, from the surface to approximately 70 feet bgs, in places, on the north, south, and western portions of the Property.
- 38. On August 9, 2012, SES submitted to Ecology a draft Feasibility Study which proposed cleanup options for the Property. The remedial alternative proposed was "Excavation and Land Disposal of Soil with In Situ Reductive Dechlorination of Groundwater."
- 39. In late 2012, SES performed a supplemental investigation to further delineate groundwater contamination adjacent to, and off of, the Property.
- 40. The 2012 supplemental investigation was not sufficient to delineate the full nature and extent of contamination associated with the Property. Ecology and Touchstone therefore agreed to conduct the remedy (excavation and land disposal of soil with in-situ reductive dechlorination of groundwater) as an interim remedial action.
- 41. On August 28, 2013, Touchstone and Ecology entered into the First Amendment to Agreed Order No. 8996. As part of the First Amendment to the Agreed Order, SES prepared an August 21, 2013 Interim Action Work Plan and a February 13, 2014, Engineering Design Report, setting out the plans for the interim remedial action. Ecology approved the proposal on March 4, 2014, requiring Touchstone to perform the interim action as set out in a separate Interim Cleanup Action Plan.

- 42. Touchstone conducted an interim action at the Property between June 2014 and February 2015 under the First Amendment to the Agreed Order. The interim action included but was not limited to: (a) excavation and off-site disposal of soil with concentrations of PCE, petroleum hydrocarbons, and other hazardous substances both above the regulatory cleanup levels and above laboratory detection levels, but below the MTCA Method A cleanup levels; and (b) installation of an in-situ groundwater injection well network in the primary groundwater-bearing zone beneath and adjacent to the Property.
- 43. The requirements for transport and disposal of soils with detectable levels of PCE and other chlorinated solvents were addressed in Contained-Out Determination Letter issued by Ecology on March 26, 2014.
- 44. All contaminated soil has been removed from the Property and properly disposed at receiving facilities. The groundwater injection system has been installed, injections have occurred and may continue, and ongoing groundwater monitoring has been conducted both on and off the Property. Additional groundwater injections and monitoring will continue pursuant to the First Amendment to the Agreed Order.
- 45. On January 22, 2016, SES submitted to Ecology an Interim Cleanup Action Report documenting the interim actions completed under the First Amendment to the Agreed Order. Ecology approved this report in March 2016.
- 46. The RI/FS for the Property is not complete additional work is necessary to identify and delineate the nature and extent of contamination exceeding regulatory cleanup levels in all affected media at the Troy Laundry Site, including the Property and areas off the Property where contamination may have come to be located. In particular, Ecology has required additional investigation of

groundwater contamination located outside the boundaries of the Property which exceeds regulatory cleanup levels.

- 47. In July 2016, Touchstone's consultant drafted a Vapor Intrusion Assessment Work Plan to evaluate the potential vapor intrusion pathway at the Property and any need for further action. Ecology is currently reviewing the Work Plan, and the assessment work is anticipated to be performed in 2018.
- 48. In light of the contamination associated with the Property identified during Touchstone's due diligence, the Times and Touchstone negotiated the terms under which the sale would address the costs to investigate and remediate contamination on the Property and would provide indemnity protection for contamination off of the property. These negotiations took place between October and December 2010 and culminated in a December 17, 2010 Environmental Remediation and Indemnity Agreement ("ERIA").
- 49. The ERIA set forth a process for the Times to reimburse Touchstone for "Incremental Costs" of transporting and disposing "Contaminated Soils," as opposed to "Clean Soils."
- 50. Between July 2014 and October 2015, Touchstone submitted eight (8) separate primary requests for reimbursement of Incremental Costs associated with the transport and disposal of Contaminated Soils, as well as three (3) separate supplemental requests for reimbursement. Touchstone provided technical data and documentation to the Seattle Times regarding the volumes, calculations, and transport and disposal costs associated with the Contaminated Soils, as well as its calculation of the Incremental Costs associated with the transport and disposal of Contaminated Soils.

- 51. Touchstone submitted invoices to the Times that included the back-up invoices from Lease Crutcher Lewis ("LCL"), Touchstone's general contractor for the redevelopment of the Property.
- 52. Between January 2014 and September 2017, Touchstone submitted two (2) separate requests for reimbursement of costs associated with the operation and management of the groundwater treatment system on and adjacent to the Troy Laundry Property. Touchstone provided technical data and documentation to the Seattle Times regarding the costs incurred and the specific remedial activities performed.
- 53. To date, the Times has paid \$4,783,434.17 toward the transport and disposal of Contaminated Soils that the Times and Touchstone have categorized for disposal under the ERIA. All of these costs were incurred under the processes selected in the Agreed Order and the First Amendment to the Agreed Order. The Times has not paid any additional costs to Touchstone under the ERIA.
- 54. Touchstone has claimed a total of \$8,640,875.24 in Incremental Costs and other recoverable costs under the ERIA. Touchstone has demanded that the Times pay an additional \$3,857,441.07 in costs that Touchstone claims to have incurred under the Agreed Order and First Amendment to the Agreed Order, and that Touchstone claims are recoverable under the ERIA.
- 55. The Times is disputing Touchstone's additional costs in the following categories:

 (a) \$539,694.67 for installation of dechlorination wells and groundwater treatment; (b) \$49,236.27 for soil delineation and regulatory compliance; (c) \$47,654.94 for costs expended tracking trucks during transport and disposal of Contaminated Soils; (d) \$51,588.65 for LCL Hazardous Waste Worker Training and Certification; (e) \$288,653.41 for LCL Markups and Fees charged to Incremental Costs; (f) \$475,875.75 for Sampling, Testing, and Field Work; and

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- 56. The Times has incurred approximately \$350,000 for the design and implementation of the SVE system.
- 57. Touchstone claims to have incurred over \$1,000,000 in environmental response costs and remedial action costs related to hazardous substances in soil, groundwater, and soil vapor associated with the Property, which costs are separate from the Incremental Costs and indemnified costs and expenses which Touchstone has claimed are addressed under the ERIA.
- 58. It is possible that additional investigation and cleanup actions may be necessary in other areas at the Site outside the Property boundaries.
- 59. The total amount of additional environmental response costs and remedial action costs to be incurred by Touchstone is uncertain at this time, as the investigation and remediation activities are not yet complete.

ISSUES OF LAW

All parties stipulate to the following conclusions of law:

- 1. There has been a "release" or threatened release of "hazardous substances" from the "facility" known as the Troy Block Property, as those terms are defined under CERCLA, 42 U.S.C. §9601(9), (14), (22) and MTCA, RCW 70.105D.020(8), (13), (32).
- 2. Seattle Times is a "former owner" as defined under CERCLA, 42 U.S.C. § 9607(a)(2), and MTCA, RCW 70.105D.040(1)(b).
- 3. Seattle Times has incurred "necessary costs of response" under CERCLA, 42 U.S.C. § 9607(a)(4)(B), and "remedial action costs" under MTCA, RCW 70.105D.080.
- 4. LeatherCare is a "former operator" as defined under CERCLA, 42 U.S.C. \$9607(a)(2), and MTCA, RCW 70.105D.040(1)(b).

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- 5. Touchstone SLU LLC is a prior owner and operator of the facility. Touchstone SLU LLC entered into Agreed Order No. DE 8996 with the Washington State Department of Ecology on May 12, 2012 ("Agreed Order"). Pursuant to the Agreed Order, Touchstone SLU LLC is a Potentially Liable Person under the Model Toxics Control Act, Chapter 70.105D RCW, in connection with the Troy Laundry Site. Touchstone entered into a First Amendment to the Agreed Order on or about August 28, 2013.
- 6. On March 28, 2013 Touchstone SLU LLC conveyed the Troy Block property to TB TS/RELP LLC via Special Warranty Deed. Touchstone SLU LLC is a member of TB TS/RELP LLC.
- 7. TB TS/RELP LLC is the current "owner or operator" as defined under CERCLA, 42 U.S.C. §9607(a)(1), and MTCA, RCW 70.105D.040(1)(a).
- 8. Touchstone SLU LLC and TB TS/RELP LLC have incurred "necessary costs of response" under CERCLA, 42 U.S.C. §9607(a)(4)(B), and "remedial action costs" under MTCA, RCW 70.105D.080. Any response costs or remedial action costs incurred by Touchstone SLU LLC are now considered response costs or remedial action costs incurred by TB TS/RELP LLC.
- 9. The elements of CERCLA and MTCA liability are hereby established for purposes of Seattle Times' complaint against LeatherCare, Inc., LeatherCare's counterclaim against Seattle Times as an owner, LeatherCare's claims against TB TS/RELP LLC, and TB TS/RELP LLC's claims against LeatherCare, Inc.

The following are the Seattle Times' proposed issues of law to be determined by the Court:

- What is LeatherCare's equitable share of environmental response costs under CERCLA?
- What is LeatherCare's equitable share of remedial action costs under MTCA, RCW 70.105D.080?

The following are LeatherCare's proposed issues of law to be determined by the Court:

- 1. Is the Seattle Times a former "operator" of the facility known as the Troy Block Property under 42 U.S.C. § 9601(20) and, therefore, also liable as a former operator pursuant to 42 U.S.C. §9607(a)(2).
- 2. Is the Seattle Times a former "operator" of the facility known as the Troy Block Property under RCW 70.105D.020(22) and, therefore, also liable as a former operator pursuant to RCW 70.105D.040(1)(b).
- 3. What portion of the costs claimed by Seattle Times and Touchstone are recoverable "response costs" under CERCLA, 42 U.S.C. §9607(a)(4)(B).
- 4. What portion of the costs claimed by Seattle Times and Touchstone are recoverable "remedial action costs" under MTCA, RCW 70.105D.080.
- 5. Of the costs claimed that are "response costs", what are the Parties' equitable shares of those response costs under CERCLA, 42 U.S.C. § 9613(f)?
- 6. Of the costs claimed that are "remedial action costs", what are the Parties' equitable shares of those remedial action costs under MTCA, RCW 70.105D.080?
- 7. Is LeatherCare a prevailing party under MTCA and, therefore, entitled to recover its reasonable attorney fees and other costs from the Plaintiff and/or Third Party Defendant parties?

The following are Touchstone's proposed issues of law to be determined by the Court:

1. What are the Seattle Times' obligations to Touchstone under the ERIA with regard to: (1) the reimbursement of Incremental Costs necessary to meet Soil Cleanup Criteria on and beneath the Troy Laundry Property; and (2) indemnification for costs and expenses associated with soil and groundwater contamination that has migrated or may migrate off of the Troy Laundry Property?

released to the environment from equipment formerly operated at the Property.

1	2.	Peter M. Krasnoff, P.E.
2		West Environmental Services & Technology 711 Grand Avenue
3		San Rafael, CA 94901
4		Mr. Krasnoff is a professional civil engineer. He will testify about the manner in which
5		hazardous substances regulated under CERCLA and MTCA were released to the environment from former operations at the Property.
6	3.	Peter Jewett, L.G., L.E.G.
7		Farallon Consulting, LLC 975 5th Avenue Northwest
8		Issaquah, WA 98121
9		Mr. Jewett is an engineering geologist. He will testify about the nature and extent of
10		hazardous substances released to soil and groundwater from former operations at the Property. Mr. Jewett will testify about whether the interim actions completed at the
11		Property were necessary and appropriate to remove hazardous substances to protect human health and the environment, and whether additional remediation of soil and/or
12		groundwater will be necessary to clean up hazardous substances off the Property.
13	4.	Jeffrey Zelikson
14		Gnarus Advisors, LLC 2479 East Bayshore Road, Suite 150
15		Palo Alto, CA 94303
16		Mr. Zelikson will testify about the costs that the Times incurred for response and
17		remedial action at the Property and whether those costs were consistent with the NCF under CERCLA and/or substantially equivalent under MTCA.
18	5.	Richard White
19		Gnarus Advisors, LLC 4350 N. Fairfax Drive, Suite 830
20		Arlington, VA 22203
21		Mr. White will testify about allocating shares of response costs incurred at the Property
22		among potentially responsible parties and potentially liable persons under CERCLA and/or MTCA.
23		
24	(b)	On behalf of defendant/third-party plaintiff LeatherCare:
25	1.	Pam Morrill, LG, LHG
26		CDM Smith 14432 SE Eastgate Way, Suite 100

Bellevue, WA 98007

Ms. Morrill is a licensed geologist/hydrogeologist and project manager for CDM Smith. She will testify regarding her analysis of the soil and groundwater data collected from the site and surrounding neighborhood, research concerning historical development and uses of the site, waste water discharges and sampling at the site and surrounding neighborhood, various clean-up and re-development activities conducted by Seattle Times and Touchstone and the costs claimed in connection therewith.

(c) On behalf of third-party defendant Touchstone:

1. **Dave Cook**

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Aspect Consulting 401 Second Avenue South, Suite 201 Seattle, Washington 98104

Mr. Cook is a principal geologist with Aspect Consulting LLC, and is an expert witness serving on behalf of Touchstone. The opinions Mr. Cook will offer at trial are disclosed in his expert report dated April 19, 2017. In summary, Mr. Cook's opinions are that he has found the Incremental Costs incurred by Touchstone/TB TS RELP LLC and charged to Seattle Times in the following categories were reasonable and necessary, and the Incremental Costs costs were consistent with remedial action costs incurred at other similar projects involving the transport and disposal of contaminated soil in conjunction with redevelopment, which included:

- 1. Transport and disposal of solvent-contaminated soil under the conditions outlines in an Ecology-issued Contained-In / Contained-Out Determination dated March 26, 2014;
- 2. Performance monitoring, remedial excavation oversight, sampling, and analytical testing.

Mr. Cook's opinions are based on his 25 years of environmental consulting experience overseeing large urban environmental cleanup actions that are performed concurrent with property redevelopment. Mr. Cook's opinions focus on two key elements of determining Incremental Costs as provided for in the ERIA:

- 1. The identification and segregation of contaminated soil from clean soil, the selection of the least expensive method and location for the transport and disposal of contaminated soil, and, more specifically, whether all of the contaminated solid could have been shipped to Republic Services Roosevelt landfill by rail for a lower cost than was actually achieved during the Project.
- 2. The incremental environmental cost that occurs during a combined cleanup and redevelopment project, and what costs are incurred above and beyond those costs for a construction project where only clean soil is encountered.

MARTEN LAW PLLC 1191 SECOND AVENUE, SUITE 2200 SEATTLE, WA 98101 206-292-2600; 206-292-2601 (FAX)

1 **OTHER WITNESSES** 2 The names and addresses of witnesses, other than experts, to be used by each party at the 3 time of trial and the general nature of the testimony of each are: 4 (a) On behalf of plaintiff Seattle Times: 5 1. Alan Fisco Will Testify The Seattle Times Company 6 1000 Denny Way Seattle, WA 98109 7 8 Mr. Fisco is the Chief Financial Officer for the Times. He will testify about the Times' and the Property's operational history, the Times' purchase and use of the Property, and 9 the costs that the Times paid to Touchstone under the ERIA between Touchstone and the Times. 10 11 2. **Jeff Belfiglio** Will Testify Davis Wright Tremaine 12 777 108th Avenue N.E., Suite 2300 Bellevue, Washington 98004 13 Jeff Belfiglio is the Times' outside counsel. He may testify about the Times' cleanup 14 action at the Property in 1985, associated lawsuits, negotiations with Ecology regarding that cleanup, and other matters related to the Property in the mid-1980s timeframe. 15 16 3. **Campbell Mathewson** Will Testify CenturyPacific, LLLP 17 1201 Third Avenue, Suite 1680 Seattle, WA 98101 18 19 Mr. Mathewson will testify about the Times' efforts to sell the Property and the Times' sale of the Property to Touchstone. 20 **Steven Wood** 4. Will Testify 21 CenturyPacific, LLLP 1201 Third Avenue, Suite 1680 22 Seattle, WA 98101 23 Mr. Wood will testify about the Times' negotiation and execution of the ERIA between 24 Touchstone and the Times. 25 5. **Peter Kingston** Will Testify Farallon Consulting, LLC 26 975 5th Avenue Northwest

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Issaquah, WA 98121 1 Mr. Kingston is SES' former project manager for Touchstone's investigation, 2 remediation, and redevelopment of the Property. He will testify about SES' environmental investigation and remediation of the Troy site, including SES' discovery 3 of contaminated soil and groundwater. Mr. Kingston will testify about the Agreed Order 4 issued to Touchstone by Ecology. He will testify to facts relevant to determining consistency with the NCP under CERCLA and substantial equivalence under MTCA. 5 6. J. Riley Conkin, L.G., L.H.G. Will Testify 6 Farallon Consulting, LLC 7 975 5th Avenue Northwest Issaguah, WA 98121 8 Mr. Conkin will testify about the Times' installation and operation of a SVE system at 9 the Property and the costs that the Times incurred for the SVE system. He will testify about the Times' participation in Touchstone's investigation and remediation of the 10 Property, and the costs that the Times' reimbursed Touchstone under the ERIA between Touchstone and the Times. He will testify to facts relevant to determining consistency 11 with the NCP under CERCLA and substantial equivalence under MTCA. 12 **Steven Ritt** 7. Proposed Testimony via Deposition Excerpts 13 LeatherCare, Inc. 901 Elliott Avenue West 14 Seattle, WA 98119 15 Mr. Ritt is LeatherCare's President. He will testify about LeatherCare's business history 16 and operations at the Property, including LeatherCare's use of drycleaning equipment and disposal of wastes from its operations at the Property. 17 8. **Martin Brown** Proposed Testimony via Deposition Excerpts 18 LeatherCare, Inc. 19 901 Elliott Avenue West Seattle, WA 98119 20 Mr. Brown is a current LeatherCare employee. He will testify about his employment with 21 LeatherCare during the time LeatherCare operated at the Property. 22 23 9. **Thelma Spillers** Proposed Testimony via Deposition Excerpts 10729 17th Ave. S.W. 24 Seattle, WA 98146 25 Ms. Spillers is a former LeatherCare employee. She will testify about her employment

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with LeatherCare during the time LeatherCare operated at the Property.

1	10.	Larry Rowley Pr	roposed Testimony via Deposition Excerpts
2		22505 40th Place W. Mountlake Terrace, WA 98043	
3			ampleyee He will testify shout his ampleyment
4		with LeatherCare during the time Leath	employee. He will testify about his employment nerCare operated at the Property.
5			
6		The plaintiff has presently not identify	ied any witnesses who will be called to testify if
7	necess	sary to establish authenticity and admissi	bility of certain records.
8			
9		The following witnesses are plaintiff's	"possible witnesses only":
10	11.		roposed Rebuttal via Deposition Transcripts
11		The Seattle Times Company 1000 Denny Way	
12		Seattle, WA 98109	
13			Times offers portions of his testimony in rebuttal
1415		to excerpts designated by LeatherCare	Times offers portions of his testimony in rebuttal e, largely illustrating his lack of recollection and which LeatherCare offers his testimony.
16	12.		lay Testify in Rebuttal
17		The Seattle Times Company 19200 Denny Way	
18		Seattle, WA 98109	
19		Mr. Clemens is a Times employee. He 1120 John Street.	may testify about the Times' former operations at
20			
21	13.	Maura O'Brien Programme Pr	roposed Rebuttal via Deposition Excerpts
22		Department of Ecology (former busines 3190 160th Ave. S.E.	ss address)
23		Bellevue, WA 98008	
24			ite Manager for the Troy Laundry Site. She may
25		testify about Ecology's role in hazardor	•
26	14.	Sunny Becker Programmer Programme	roposed Rebuttal via Deposition Excerpts
			MARTEN LAW PLLC

1 2		Department of Ecology 3190 160th Avenue SE Bellevue, WA 98008
3		Ms. Becker is the current Ecology Site Manager for the Troy Laundry Site. She may
4		testify about Ecology's role in hazardous waste cleanup at the site.
5	15.	Robert W. Warren, P.Hg., MBA Proposed Rebuttal via Deposition Excerpts
6		Section Manager, Toxics Cleanup Program Washington State Department of Ecology
7		3190 160th Ave. S.E. Bellevue, WA 98008-5452
8		Mr. Warren manages Ecology's Toxics Cleanup Program for the Northwest Region,
9		which includes the Troy Laundry Site. He may testify about Ecology's role in hazardous waste cleanup at the site.
10	16.	Shannon Testa May Testify in Rebuttal
11	10.	Lease Crutcher Lewis
12		2200 Western Ave #500 Seattle, WA 98121
13		Ms. Testa is Lease Crutcher Lewis's project manager for Touchstone's redevelopment of
14		the Property. She may testify about Touchstone's investigation, remediation, and redevelopment of the Property.
15		
16	17.	Thomas Cusack Proposed Rebuttal via Deposition Excerpts Washington State Department
17		of Ecology 300 Desmond Drive SE
18		Lacey, WA 98503
19		Mr. Cusack is employed by Ecology. He may testify about Ecology's management of
20		hazardous waste disposal, and in rebuttal to any assertions made by LeatherCare's experts in purported reliance on, or by reference to, his knowledge or alleged statements.
21	18.	H. Mason Sizemore Proposed Rebuttal via Deposition Transcripts
22	2054 1	2054 NW Blue Ridge Dr.
23		Seattle, WA 98177
24		Mr. Sizemore held several positions at the Times during his 36 years of employment, including copy editor, copy desk chief, assistant managing editor for news, managing
25		editor, production director, assistant general manager, general manager and vice- president. The Times offers portions of his deposition testimony in rebuttal to excerpts
26		designated by LeatherCare, largely illustrating his lack of recollection and lack of

1		includes a clarifying declaration, file	LeatherCare offers his testimony. His testimony ed with the Court on July 25, 2016, that must be read
2		in conjunction with any deposition e	xcerpts designated by any party in this case.
3	19.	Robert Hallowell 11225 SW Corbin Beach Rd.	Proposed Rebuttal via Deposition Transcripts
4		Vashon, WA 98070	
5		Mr. Hallowell was a controller, vice	president, and chief financial officer for the Times.
6 7		<u>*</u>	testimony in rebuttal to excerpts designated by lack of recollection and lack of knowledge regarding his testimony.
8	20	•	•
9	20.	Andrew Faas 130 – 140 th Pl NE Bellevue, WA 98007	Proposed Rebuttal via Deposition Transcripts
10		Mr Faas was a controller vice pre	sident of finance, and vice president of finance and
11		administration for the Times. The	Times offers portions of his testimony in rebuttal to
12			, largely illustrating his lack of recollection and lack hich LeatherCare offers his testimony.
13	21.	Eric Rosebrock	Proposed rebuttal via deposition transcripts
14	21.	710 216th Ave NE Sammamish, WA 98074-3924	Troposed resultar via deposition transcripts
15			1 77 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
16		machine shop manager, electric sho	mployee. His roles have included facilities manager, p manager, production support manager, and facility for partials of his testimony in relevted to experte
17			ers portions of his testimony in rebuttal to excerpts y illustrating his lack of recollection and lack of
18		knowledge regarding topics on which	h LeatherCare offers his testimony.
19	22.	Elizabeth Sander	Proposed rebuttal via deposition transcripts
20		The Seattle Times Company 1000 Denny Way	
21		Seattle, WA 98109	
22			mployee. Her position is treasury risk-management
23		positions, including accounts payal	he has been at the Times, she has had many other ble. The Times offers portions of her testimony in
24			eatherCare, largely illustrating her lack of recollection pics on which LeatherCare offers her testimony.
25 26	23.	Douglas Ranes 34327 N 61st Pl	Proposed rebuttal via deposition transcripts

1		Scottsdale, AZ 85266-7351	
2		Mr. Ranes is a former Times employee. His	
3		plant manager, and product manager. The rebuttal to excerpts designated by LeatherCare	e, largely illustrating his lack of recollection
4		and lack of knowledge regarding topics on wh	ich LeatherCare offers his testimony.
5	24.	2674 Chesapeake Drive	d rebuttal via deposition transcripts
6		Eugene, OR, 97408	
7		Mr. Paiva is a former Times employee. operations director, and vice president of op	<u>-</u>
8 9		testimony in rebuttal to excerpts designated to frecollection and lack of knowledge regard testimony.	
10		•	
11	25.	Carolyn Kelly Proposed 3624 10th Avenue West	d rebuttal via deposition transcripts
12		Seattle, WA 98119-1413	
13		Ms. Kelly is a former Times employee. Her and president. The Times offers portions	-
14		designated by LeatherCare, largely illustrat knowledge regarding topics on which Leather	-
15	26.	Nathaniel T. Brown Proposed	d rebuttal via deposition transcripts
16		5546 179th Avenue Southeast Bellevue, WA 98006-5930	
17			
18		Mr. Brown was a senior vice-president of fina the Times' operational history.	nce for the Times. He may testify regarding
19	27	Douglas Haws	d Dahyttal via Danasitian Transacints
20	27.	Touchstone	d Rebuttal via Deposition Transcripts
21		2025 First Avenue, Suite 1212 Seattle, Washington 98121	
22		Mr. Howe is a former principal at Touchston	ne. He may testify about the FRIA and its
23		formation as well as the purchase of the	Troy Laundry Property and Touchstone's
24		redevelopment plans and efforts. He may testi activities at the Troy Laundry Property, the c	•
25		remediate the Troy Laundry Property, the in for reimbursement under the ERIA, and the ac	voices Touchstone submitted to the Times
26		be performed on and adjacent to the Troy Lau	

1	28.	Paul Klansnic	May Testify in Rebuttal	
2		Touchstone 2025 First Avenue, Suite 1212		
3	II .	Seattle, Washington 98121		
4			unager at Touchstone. He will testify about the costs	
5		Touchstone submitted to the Tim	e and remediate the Property and the invoices nes for reimbursement under the ERIA between	
6		Touchstone and the Times.		
7	(b)	On behalf of defendant/third-party	plaintiff LeatherCare:	
8	1	C4 D:44	Will Tradically and a series of the series o	
9	1.	Steven Ritt President, LeatherCare 901 Elliott Ave. West	Will Testify [by deposition if necessary for health reasons]	
10		Seattle, WA 98119		
11		Mr. Ritt is the President of LeatherC	Care. He will testify regarding all aspects of this case	
12		in connection with LeatherCare's bu	siness and operations, Troy's operations of which he aship between LeatherCare and Troy, the services	
13 14			the leasing relationship between LeatherCare and	
15	2.	Mark Chose	Will Testify [or by deposition if unable to	
16		1401 N Springbrook Rd Apt 129 Newberg, OR 97132	testify]	
17		Mr. Chose is a former operating eng	gineer and head mechanic for Troy Laundry. He will	
18		testify regarding his over 10 years of	of employment with Troy laundry, his knowledge of oddard drycleaning, spotting area, industrial laundry,	
19		truck service and fueling operations	, Troy's truck fleet, Troy's garbage disposal service	
20		catch basins, detention vaults, under	owledge of the Troy Block property, the sewer lines, ground storage tanks and other infrastructure, Troy's	
21		tenants on the property and other sim	ilar relevant items.	
22	3.	Jack Ross 15408 20th Pl. W.	Will Testify [or by deposition if unable to Testify]	
23		Lynnwood WA 98087		
24 25		approximately 20 years of employr	eer for Troy Laundry. He will testify regarding his ment with Troy Laundry, his knowledge of Troy's ons of the various lines of business including PCE	

drycleaning, Stoddard drycleaning, industrial laundry and truck service and fueling,

among other items, Troy's garbage disposal service and waste handling practices, his

1		knowledge of the Troy Block property the sewer lines, catch basins, detention vaults, underground storage tanks and other infrastructure, Troy's tenants on the property and
2		other similar relevant items.
3	4.	Campbell Mathewson Century Pacific, LLLP Will Testify
4		1201 Third Avenue, Suite 1680 Seattle, WA 98101
5		Seattle, WA 90101
6		Mr. Mathewson is a real estate broker for the Seattle Times. He will testify about the Times' real estate marketing and sale efforts in connection with the Troy Block property
7		as well as the purchase and sale agreement, its amendments and the Environmental Remediation and Indemnity Agreement between Touchstone and the Times.
8	5.	Pete Kingston Will Testify
9	J.	Farallon Consulting, LLC 975 5th Ave Northwest
10		Issaquah, WA 98121
11		Mr. Kingston is SES' former project manager and was designated by Touchstone as its
12		30(b)(6) representative with knowledge of the investigation, remediation and redevelopment activity conducted by Touchstone at the Troy Block. He will testify to those
13		matters including SES' investigation of the Troy Block, its engagement with Ecology, its
14		entry into an Agreed Order, its interactions with Seattle Times representatives, and Touchstone's planning for and excavation of the site as well as post excavation sampling,
15		groundwater treatment, and interface with Ecology.
16	6.	Riley Conkin, L.G., L.H.G. Will Testify
17		Farallon Consulting, LLC 975 5th Ave Northwest
18		Issaquah, WA 98121
19		Mr. Conkin was designated by Seattle Times as a 30(b)(6) representative. He will testify
20		regarding the investigation, remediation and re-development activity conducted by Touchstone and the Seattle Times at the Troy Block, interface with Ecology and related
21		matters.
22	7.	Shannon Testa Will Testify Lease Crystaler Lewis
23		Lease Crutcher Lewis 2200 Western Ave #500
24		Seattle, WA 98121
25		Ms. Testa is the Lease Crutcher Lewis project manager for Touchstone's redevelopment of the Troy Block. She will testify regarding the organization, timing and conduct of the
26		excavation at the site, costs incurred and billed to Touchstone in connection with the

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1		excavation and hazardous substance demolition and excavation subcontra	es, collaboration with SES during the work and the actor's terms and work.
2	8.	David Clemens	Will Testify
3 4		The Seattle Times Company 19200 Denny Way Seattle, WA 98109	
5		Mr. Clamons is the Times' ampleye	e. He was designated as a 30(b)(6) representative for
6		the Times. He will testify regard	ing the Times' operational history and hazardous roy Block and at its adjacent properties.
7	9.	Jeff Belfiglio	Will Testify
89		Davis Wright Tremaine 777 108th Ave NE, Ste 2300 Bellevue, WA 98004	
10			
11		<u> </u>	environmental attorney. He will testify regarding the d planning in connection therewith, interactions with
12		contractors, consultants and Ecolog	gy in connection therewith and the Times' lawsuits
13		· ·	en et al. in connection with hazardous substances at in the lawsuit and the settlement and release in
14 15 16	10.	Eric Rosebrock 710 216 th Avenue NE Sammamish, WA 98074-3924	Will Testify via Deposition Transcript
17 18			s employee. He will testify regarding the Times' naterials used by the Times at the Troy Block and at
19	11.	Douglas Ranes	Will Testify via Deposition Transcript
20		34327 N 61st Pl Scottsdale, AZ 85266-7351	
21		Mr. Ranes is the Times' former P	lant Manager. He will testify regarding the Times'
22			naterials used by the Times at the Troy Block and at
23	12.	David Maryatt	Will Testify [by Deposition Transcript if unable to
24		1326 5th Ave, Ste 711	testify live]
25		Seattle, WA 98101	
26			

1 2 3 4		American Linen Supply's purchase Times, the move out activities from ALS and Troy and the settlement a	can Linen Supply Company. He will testify regarding of Troy, the sale of the Troy Block property to the the Troy Block, the lawsuits by the Times against and release of the same, other environmental claims any's assets, the dispersal of company records, and
5	13.	Thelma Spillers (née Leetch) 10729 17th Ave. S.W. Seattle, WA 98146	Will Testify via Deposition Transcript
7 8			her employment with LeatherCare and her knowledge ding its truck fleet, activities of the Troy Trucks and
9 10	14.	Larry Rowley 22505 40th Place W. Mountlake Terrace, WA 98043	Will Testify via Deposition Transcript
11 12		Mr. Rowley may testify regarding h Troy Laundry's operations and the T	nis employment with LeatherCare, his knowledge of roy Block property.
13141516	15.	Sunny Becker Washington State Department of Ecology 3190 160th Avenue SE Bellevue, WA 98008	Will Testify via Deposition Transcript
17		Ms. Becker is the current Ecology testify about Ecology's role in hazard	Site Manager for the Troy Laundry Site. She may dous waste cleanup at the site.
18 19 20 21	16.	Maura O'Brien Washington State Department of Ecology 3190 160th Avenue SE Bellevue, WA 98008	Will Testify via Deposition Transcript
22 23		Ms. O'Brien is the former Ecology testify about Ecology's role in hazard	Site Manager for the Troy Laundry Site. She may dous waste cleanup at the site.
242526	17.	Robert W. Warren, P.Hg., MBA Washington State Department of Ecology 3190 160th Avenue SE	Will Testify via Deposition Transcript

1		Bellevue, WA 98008
2		Mr. Warren manages Ecology's Toxics Cleanup Program for the Northwest Region,
3		which includes the Troy Laundry Site. He may testify about Ecology's role in hazardous waste cleanup at the site.
4	18.	Frank Blethen Will Testify via Deposition Transcript
5		The Seattle Times Company 1000 Denny Way
6		Seattle, WA 98109
7 8		Mr. Blethen is the Times' Publisher. He may testify regarding the Times' operational history and the Times' purchase, use and sale of the Troy Block.
9	19.	Nathaniel T. Brown Will Testify via Deposition Transcript 5546 179th Avenue Southeast
10		Bellevue, WA 98006-5930
11		Mr. Brown was a senior vice-president of finance for the Times. Mr. Brown may testify
12		regarding the Times' operational history, purchase and sale and value of the properties at issue, knowledge of contamination and clean-up actions or inactions and hazardous
13		materials used by the Times at the Troy Block and at its adjacent properties.
14	20.	Andrew S. Faas Will Testify via Deposition Transcript
15 16		130 140th Place Northeast Bellevue, WA 98007-6940
17		Mr. Faas was a controller, vice president of finance, and vice president of finance and administration for the Times. Mr. Faas may testify regarding the Times' operational
18		history, purchase and sale and value of the properties at issue, knowledge of
19		contamination and clean-up actions or inactions and hazardous materials used by the Times at the Troy Block and at its adjacent properties.
20	21.	Robert Hallowell Will Testify via Deposition Transcript
21		11225 Southwest Corbin Beach Rd. Vashon, WA 98070
22		Mr. Hallowell was a controller, vice president, and chief financial officer for the Times.
23		Mr. Hallowell may testify regarding the Times' operational history, purchase and sale and value of the properties at issue, knowledge of contamination and clean-up actions or
24		inactions and hazardous materials used by the Times at the Troy Block and at its adjacent properties.
25 26		rr
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1	22.	Carolyn S. Kelly 3624 10th Avenue West	Will Testify via Deposition Transcript
2		Seattle, WA 98119-1413	
3			the Times during her 32-33 years of employment,
4		Times' operational history, purcha	and president. Ms. Kelly may testify regarding the use and sale and value of the properties at issue,
5		used by the Times at the Troy Block	ean-up actions or inactions and hazardous materials and at its adjacent properties.
6	23.	Frank Michael Paiva	Will Testify via Deposition Transcript
7		2674 Chesapeake Drive Eugene, OR, 97408	
8		Mr. Paiva held many positions at the	e Times during his 25 years of employment, including
10		<u> </u>	ger. Mr. Paiva may testify regarding the Times' le and value of the properties at issue, knowledge of
11		contamination and clean-up actions. Times at the Troy Block and at its ac	s or inactions and hazardous materials used by the djacent properties.
12	24.	H. Mason Sizemore	Will Testify via Deposition Transcript
13		2054 Northwest Blue Ridge Drive Seattle, WA 98177-5428	
14		Mr. Sizamora hald many positions	at the Times during his 36 years of employment,
15		including copy editor, copy desk c	chief, assistant managing editor for news, managing stant general manager, general manager and vice- fy regarding the Times' operational history, purchase
16		president. Mr. Sizemore may testify	
17		actions or inactions and hazardous i	es at issue, knowledge of contamination and clean-up materials used by the Times at the Troy Block and at
18		its adjacent properties.	
19	25.	Douglas Howe Touchstone	Will Testify via Deposition Transcript
20		2025 First Avenue, Suite 1212	
21		Seattle, Washington 98121	
22			Fouchstone. He will testify about the purchase of the ERIA, financing requirements and the ERIA in
23		connection therewith, Touchstone's	s redevelopment plans and efforts. He will testify pment activities at the Troy Laundry Property and
24		projected costs and budgets in conne	ection with the same.
25		Defendant/ third-party plaintiff has	presently not identified any witnesses who will be

called to testify if necessary to establish authenticity and admissibility of certain records.

1	30.	Erin Rothman Sound Earth Strategies 2811 Fairview Ave East, Ste 2000	May Testify
2		Seattle, WA 98102	
3		Ms. Rothman is a principal at SES. S	She may testify regarding Touchstone's investigation,
5		planning and site re-development act and the Times' representatives.	tivities, engagement with the Department of Ecology
6	31.	Bruce Tiffany, Engineer IV	May Testify
7		King County Industrial Waste Program	
8		King Street Center 201 S Jackson St Rm 513	
9		Seattle, WA 98104-3855	
10			County Industrial Waste Program. He may testify
11		regarding the industrial waste programpling and waste discharge monitor	ram, roll out of implementation of local limits and oring at the Troy Block.
12	32.	Raymond A. Carveth	May Testify
13		13407 Wigen Rd, Apt. B Lynnwood, WA. 98087-1637	
14		Mr. Carveth is a former Industrial W	aste Investigator, Comprehensive Planning Division.
15		He may testify regarding correspond	lence with LeatherCare in June 1989, the absence of aloroethylene for drycleaners (then non categorical
16			it process was not completed until sometime in 1990
17	33	Alan Fisco	Will Testify via Deposition Transcript if not called
18	33.	8817 27th Avenue Northwest	by Seattle Times
19		Seattle, WA 98117-3812	
20			tory, purchase and sale and value of the properties at
21		issue, knowledge of contamination	and clean-up actions or inactions and hazardous
22		materials used by the Times at the Ti	roy Block and at its adjacent properties.
23	(c)	On behalf of defendant Touchstone	e:
24	1.	Douglas Howe	Deposition testimony only – primary and potential
25	1.	Touchstone	rebuttal
26		2025 First Avenue, Suite 1212	

Seattle, Washington 98121

Mr. Howe is a former principal at Touchstone. He will testify about the ERIA and its formation as well as the purchase of the Troy Laundry Property and Touchstone's redevelopment plans and efforts. He will testify about the performance of redevelopment activities at the Troy Laundry Property, the costs Touchstone incurred to investigate and remediate the Troy Laundry Property, the invoices Touchstone submitted to the Times for reimbursement under the ERIA, and the additional remedial activities that will need to be performed on and adjacent to the Troy Laundry Property.

2. **Peter Kingston**

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Will Testify

Farallon Consulting, LLC 975 5th Avenue Northwest Issaquah, WA 98121

Mr. Kingston is one of the former project managers for SES regarding Touchstone's investigation, remediation, and redevelopment of the Property. He will testify about the environmental investigation and remediation of the Troy Laundry Property, the performance of interim remedial activities under the First Amendment to Agreed Order issued by Ecology, the preparation of documentation related to remedial action costs incurred during redevelopment, and the overall performance of the remedial activities at the Troy Laundry Property in compliance with applicable requirements under CERCLA and MTCA.

3. **John Funderburk**

Will Testify

SoundEarth Strategies 975 5th Avenue Northwest Seattle, WA 98102

Mr. Funderburk is one of the project managers for SES regarding Touchstone's investigation, remediation, and redevelopment of the Property. He will testify about the environmental investigation and remediation of the Troy Laundry Property, the performance of interim remedial activities under the First Amendment to Agreed Order issued by Ecology, the overall performance of the remedial activities at the Troy Laundry Property in compliance with applicable requirements under CERCLA and MTCA, and the additional remedial activities yet to be performed at the Property.

4. Erin Rothman

May Testify in Rebuttal

5. **Paul Klansnic**

Will Testify

Touchstone 2025 First Avenue, Suite 1212 Seattle, Washington 98121

1 2 3 4		performance of redevelopment act Touchstone incurred to investigate invoices and documentation that To	Manager at Touchstone. He will testify about the tivities at the Troy Laundry Property, the costs and remediate the Troy Laundry Property, the uchstone submitted to the Times for reimbursement remedial activities that will need to be performed on operty.
5	6.	Shawn Parry Touchstone	Will Testify
6		2025 First Avenue, Suite 1212 Seattle, Washington 98121	
7 8 9 10		testify about the ERIA and its formated Department of Ecology, the performated Property, the costs Touchstone incur	I a Senior Project Manager at Touchstone. He will ation. He will testify about the negotiations with the ance of redevelopment activities at the Troy Laundry red to the Times for reimbursement under the ERIA, s that will need to be performed on and adjacent to
12	7.	Jim O'Hanlon Touchstone 2025 First Avenue, Suite 1212 Seattle, Washington 98121	Will Testify
14 15 16 17		formation, the purchase of the Troy plans and efforts, the performance Property, the costs Touchstone incu	at Touchstone. He will testify about the ERIA and its Laundry Property and Touchstone's redevelopment of redevelopment activities at the Troy Laundry rred to investigate and remediate the Troy Laundry al activities that will need to be performed on and ty.
18 19 20	8.	Maura O'Brien Washington State Department of Ecology 3190 160th Ave. S.E.	By Deposition
21 22		Ms. O'Brien is the former Ecology S testify about Ecology's role in hazard	Site Manager for the Troy Laundry Property. She will dous waste cleanup at the site
23 24 25 26	9.	Russ Olsen Washington State Department of Ecology 3190 160th Ave. S.E. Bellevue, WA 98008	Rebuttal Only

1 2		Ms. Olsen is the former Ecology Site Manager for the Troy Laundry Property. He will testify about Ecology's role in hazardous waste cleanup at the site.
3	10.	Robert W. Warren, P.Hg., MBA Deposition Only
4		Section Manager, Toxics Cleanup Program
5		Ecology NW Regional Office
6		3190 – 160th Ave. S.E. Bellevue, WA 98008-5452
7		Mr. Warren manages Ecology's Toxics Cleanup Program for the Northwest Region,
8		which includes the Troy Laundry Property. He will testify about Ecology's supervision of cleanup of contamination on, beneath, and adjacent to the Troy Laundry Property.
9	11.	Shannon Testa Will Testify
10	II	Lease Crutcher Lewis 2200 Western Ave #500
11		
12	Ms. Testa is a project manager with Lease Crutcher Lewis, and served as project	
13		for the excavation and redevelopment of the Troy Laundry Property. She will testify about the performance of redevelopment activities at the Troy Laundry Property, the
14 15	costs Touchstone incurred to investigate and remediate the Troy Laundry Prop the investigation and remediation work fit with the overall redevelopment,	
16		
₁₇		Defendant Touchstone has presently not identified any witnesses who will be called to
18	testify if necessary to establish authenticity and admissibility of certain records.	
19		The following witnesses are defendant Touchstone's "possible witnesses only":
20	12.	Terry Montoya, P.E.
21		Berthin Q. Hyde SoundEarth Strategies
22		2811 Fairview Ave. East, Suite 2000 Seattle, WA 98102
23		
24		The above-named individuals may have knowledge of the historical subsurface environmental conditions, subsurface environmental investigations, subsurface detections
25		of contamination in soil and groundwater, and remedial activities performed at the Troy Property. The above-named individuals may also have knowledge regarding the incurrence tracking and management of all costs and expenses associated with remedial
26		incurrence, tracking and management of all costs and expenses associated with remedial

activities performed at the Troy Property regarding subsurface soil and groundwater 1 contamination. 2 13. Dean Yasuda 3 Jerome Cruz Northwest Regional Office - Washington Department of Ecology 4 3190 160th Ave. S.E. Bellevue, WA 98008 5 The above-named individuals may have knowledge of the historical subsurface 6 environmental conditions, subsurface environmental investigations, subsurface detections of contamination in soil and groundwater, and remedial activities performed at the Troy 7 Property. The above-named individuals may also have knowledge regarding the review 8 and analysis performed by the Washington Department of Ecology in the negotiation and implementation of Agreed Orders, approvals of remedial action plans, and issuance of 9 written determinations regarding subsurface environmental conditions. 10 14. **Steven Ritt** 11 **Martin Brown** Leathercare, Inc. 12 c/o Jo Flannery Ryan, Swanson & Cleveland, PLLC 13 1201 Third Avenue, Suite 3400 Seattle, WA 98101 14 15 The above-named individual(s) may have knowledge of historical operations at the Troy Property performed by LeatherCare, including but not limited to the use, management, 16 handling and disposal of hazardous substances such as Stoddard solvent and perchloroethylene (PCE). 17 15. Steven Wood 18 **Campbell Mathewson** 19 Century Pacific LLP c/o Jeff Kray 20 Marten Law PLLC 1191 Second Avenue, Suite 2200 21 Seattle, WA 98101 22 The above-named individuals may have knowledge of historical operations at and around 23 the Troy Property, the negotiations and finalization of the purchase and sale of the Troy Property by Touchstone from STC, the negotiation and execution of the ERIA as part of 24 the purchase and sale of the Troy Property, and remedial activities performed and remedial action costs incurred by STC prior to the purchase and sale of the Troy Property 25 by Touchstone from STC.

16. J. Riley Conkin **Peter Jewett** contamination.

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Farallon Consulting, L.L.C. 975 5th Ave NW Issaguah, WA 98027

The above-named individuals may have knowledge of the historical subsurface environmental conditions, subsurface environmental investigations, subsurface detections of contamination in soil and groundwater, and remedial activities performed at the Trov Property. The above-named individuals may also have knowledge regarding the incurrence, tracking and management of all costs and expenses associated with remedial activities performed at the Troy Property regarding subsurface soil and groundwater

ACTION BY THE COURT

- This case is scheduled for trial without a jury on January 9, 2018, at 9:00 am PST. (a)
- (b) Trial briefs shall be submitted to the court on or before December 13, 2017.
- (c) The case shall be tried in the following order:
 - Seattle Times' case-in-chief under CERCLA and MTCA: 1.
 - LeatherCare's defenses to Seattle Times' CERCLA and MTCA claims, 2. counterclaims against the Seattle Times under CERCLA and MTCA, and third party claims against Touchstone;
 - 3. Seattle Times' rebuttal to LeatherCare's counterclaims:
 - 4. Touchstone's rebuttal to LeatherCare's third party claims, Touchstone's counterclaims against LeatherCare, and cross-claims against the Seattle Times;
 - 5. Seattle Times' rebuttal to Touchstone's cross-claims.
 - LeatherCare's defenses to Touchstone's counterclaims: 6.
- (d) Pursuant to LCR 43(g), the parties request leave to submit voluminous exhibits electronically.

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The parties have agreed on submitting designated testimony from some witnesses via (e) deposition transcript pursuant to 32(a)(4) and seek the Court's approval for such use. Below is a legend showing the colors used for each party's designations.

LeatherCare designations	
Touchstone designations	
Seattle Times designations	
Designations by more than one party	

This order has been approved by the parties as evidenced by the signatures of their counsel. This order shall control the subsequent course of the action unless modified by a subsequent order. This order shall not be amended except by order of the court pursuant to agreement of the parties or to prevent manifest injustice.

DATED this 15th day of December, 2017.

Thomas S. Zilly

United States District Judge

homas Sall

FORM APPROVED

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s/ Jessica K. Ferrell
s/ Bradley M. Marten
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