

-----Original Message-----

From: Frank James [mailto:whatcomdocs@gmail.com]

Sent: Tuesday, August 09, 2011 8:43 PM

To: Dewell, Jane (ORA)

Subject: Gateway Pacific Terminal Project

Dear Ms. Dewell,

As a group of over 160 physicians in Whatcom County, we are writing you to express our concern regarding a proposal to build a deep water port, the Gateway Pacific Terminal, at Cherry Point in Ferndale, Washington. As part of this proposal, there would be up to 50 million tons of coal and other commodities transported via rail through the entire state of Washington, going through every major city. This would also result in over 400 additional ships traversing through Puget Sound each year. If this proposal is approved, the port would be the largest coal exporting port in all of North America.

We as physicians are concerned for the health of our community and the health of the residents of the entire state of Washington. Increased train traffic of this magnitude will result in significant increase in air pollution, both in the form of particulate matter from diesel exhaust as well as from coal dust. Additionally, there will be a significant increase in noise pollution and significant increase in delays at railroad crossings.

We have completed a thorough, although by no means exhaustive, review of the literature which is attached for your review. The findings support our concerns for the health of the residents of Washington, in particular for those living along the proposed train corridor. A proposal such as this is unprecedented in its magnitude and we believe that a thorough and independent review of its health impacts, in the form of a Health Impact Assessment by the Washington State Department of Health, should be part of the overall review process of this proposal.

We ask that you join us in requesting a Health Impact Assessment by the Washington State Department of Health as part of the review process for the Gateway Pacific Terminal project. This is well within the mandate of the Department of Health, and consistent with their mission statement. In order for the deciding body to approve the implementation of the Gateway Pacific Terminal, the full health impact must be understood by all those who would be most affected.

Please do not hesitate to contact us if we can be of any assistance.

Sincerely,
Whatcom Docs

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Whatcom Docs Position Statement on Coal Shipments to Cherry Point

The proposed coal shipping terminal at Cherry Point will mean eighteen or more one-and-a-half mile long trains traveling across the state and through our communities each day and nearly 400 ships traversing our waterways each year. This will result in the release of significant amounts of airborne pollutants from diesel engines and coal dust. The increased train traffic will also cause significant delays at many rail crossings, increased risk of vehicle and pedestrian injuries along the tracks, and increased noise pollution. As a group of local physicians, we are deeply concerned about the health and safety impacts of this proposal.

Our careful review of the data published in peer-reviewed medical journals shows that:

Diesel particulate matter is associated with (See Appendix A, C):

- impaired pulmonary development in adolescents;
- increased cardiopulmonary mortality and all-cause mortality;
- measurable pulmonary inflammation;
- increased severity and frequency of asthma attacks, ER visits, and hospital admissions in children;
- increased rates of myocardial infarction (heart attack) in adults;
- increased risk of cancer.

Coal dust is associated with (See Appendix B):

- chronic bronchitis;
- emphysema;
- pulmonary fibrosis (pneumoconiosis);
- environmental contamination through the leaching of toxic heavy metals

Noise exposure causes (See Appendix D):

- cardiovascular disease, including increased blood pressure, arrhythmia, stroke, and ischemic heart disease;
- cognitive impairment in children;
- sleep disturbance and resultant fatigue, hypertension, arrhythmia, and increased rate of accidents and injuries;
- exacerbation of mental health disorders such as depression, stress and anxiety, and psychosis.

Frequent long trains at rail crossings will mean (See Appendix E):

- delayed emergency medical service response times;
- increased accidents, traumatic injury and death.

The effects of air pollution are not hypothetical, but real and measureable. Many of the reviewed studies, some of which were conducted in the Seattle area, show significant health effects of exposure to everyday airborne pollutant levels that are below national U.S. Environment Protection Agency (EPA) guidelines. The data show a linear effect with no specific "safe threshold."

The conclusion that airborne pollutants pose a significant and measurable health risk was also found by the American Lung Association, in their review, "State of the Air 2011," and by the American Heart Association, in their 2011 review, "Particulate Matter Air Pollution and Cardiovascular Disease."

Puget Sound is in particular danger from diesel air pollution. A recent study from the National-Scale Air Toxics Assessment released by the EPA states that, "the Puget Sound region ranks in the country's top five percent of risk for exposure to toxic air pollution." A study in 2010 by the Puget Sound Clean Air Agency and the University of Washington showed that, "Diesel emissions remain the largest contributor to potential cancer risk in the Puget Sound area."

As physicians, we feel the risks to human health from massive coal shipments across our state and through our communities are significant, and we call for a comprehensive Health Impact Assessment, in addition to an Environmental Impact Statement, addressing these issues along the entire rail corridor. While these studies are highly complex and require substantial resources and oversight, we feel they will, if done correctly, reveal that the potential for harm to human health and our environment are considerable and should not be ignored.

A scientific review of these health issues is available in the Appendices A-E to this Statement.

Key References:

American Heart Association statement: <http://circ.ahajournals.org/content/121/21/2331.full.pdf>

American Lung Association statement: [HYPERLINK "http://www.stateoftheair.org/2011/assets/SOTA2011.pdf"](http://www.stateoftheair.org/2011/assets/SOTA2011.pdf)
<http://www.stateoftheair.org/2011/assets/SOTA2011.pdf>

Puget Sound Clear Air Agency document: [HYPERLINK "http://www.pscleanair.org/news/newsroom/releases/2011/03_11_11_NATA.aspx"](http://www.pscleanair.org/news/newsroom/releases/2011/03_11_11_NATA.aspx)
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With Respect,
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APPENDIX A: Pulmonary Impacts of Airborne Pollutants (including diesel particulate matter):

The notion that air pollution can have a direct and measurable impact on human health is not a new one. On Dec. 5, 1952, a London temperature inversion led to an increase in airborne fossil fuel pollutants that caused an estimated excess 4000 deaths.

Similar acute events have been observed in Belgium and Pennsylvania (Schenker, M. editorial 1993, *New Engl J Med* 329(24):1807-1808). Since that time, and particularly in the 1990's and 2000's, numerous studies have been conducted that demonstrate measurable adverse effects associated with pollutant levels, not just associated with severe inversions, but at ongoing levels that currently exist in the United States.

Airborne pollution can be measured by multiple parameters, including carbon monoxide, ozone, NO₂, NO₃, and particulate matter (PM). Much focus has been on PM_{2.5}, which refers to particulate matter with particle diameter < 2.5 microns. These particles appear to be particularly deleterious to health, as the small size enables deposition in the distal pulmonary air spaces. The EPA has recognized this, and strengthened PM_{2.5} standards 2006 to 35ug/mm³ daily, and 15ug/mm³ annual average. PM_{2.5} in the Puget Sound area is usually between 5 and 30, often 40, with spikes up to 60 ug/mm³. The majority of particulate matter is derived from combustion of fossil fuels, particularly diesel. Coal dust also contributes to particulate matter.

The pulmonary health impact of air pollution has been measured in many ways. These include measurements of lung function (pulmonary function studies), measurements of lung inflammation, increased rate and severity of asthma attacks, increased ER visits and hospital admissions, and remarkably, even increased death rates (mortality rates). These studies show data of statistical significance, and some of the studies have even been done in the Puget Sound area, with exposure to everyday pollutant levels that are often below national EPA guidelines.

Listed below are key findings of relevant studies, divided into sections regarding A) impaired pulmonary development and function; B) increased childhood asthma attacks, ER visits, and hospitalizations; and C) increased mortality and decreased life expectancy.

These studies are not relegated to obscure journals; most of these are in major peer-reviewed medical journals. A more complete description of each listed study can be found at the end of this appendix in "Summary of Studies," and further details can be found in the primary references.

A. Impaired pulmonary development and function:

Airborne pollution has been associated with:

- Reduction in pulmonary development in adolescents, measured by decreased pulmonary function test (PFT) results in adolescents. (Gauderman, W. et al. 2004.

The effect of air pollution on lung development from 10 to 18 years of age. *New Engl J Med* 351(11):1057-1067).

- Decreased pulmonary function in young, healthy people, measured at pollution levels far below EPA standards. (Thaller, E. et al. 2008. Moderate increases in ambient PM_{2.5} and ozone are associated with lung function decreases in beach lifeguards. *J Occup Environ Med*. 50:202-211.)
- Measurable pulmonary inflammation, induced by airborne particulate matter, which may be undetectable by symptoms or pulmonary function tests. (Ghio, A. J et al. 2000. Concentrated ambient air particles induce mild pulmonary inflammation in healthy human volunteers. *Am J Respir Crit Care Med* 162: 981-2000).

B. Childhood asthma attacks, ER visits, and hospital admissions:

Airborne pollution has been associated with:

- Increased frequency and severity of asthma attacks in children; a 10ug/m³ increase in PM_{2.5} was associated with a 1.2 fold increase chance of having a severe attack (including a prolonged attack lasting >2 hr). Study done in Seattle; Seattle area shown to range between 10 and 60 ug/m³, with most days between 10 and 40. (Slaughter, J. C. et al. 2003. Effects of ambient air pollution on symptom severity and medication use in children with asthma. *Ann Allergy Asthma & Immunol* 91:346-353.)
- Increased ER visits in children, with a relative risk of 1.15 for every increase in PM₁₀ of 11ug/mm³. This study was conducted in Seattle, and the effect was observed even when PM_{2.5} was below the National Ambient Air Quality Standards of 15ug/mm³. (Norris, G. et al. 1999. An association between fine particles and asthma emergency department visits for children in Seattle. *Environ Health Perspect* 107:489-493.)
- Increased hospital admissions for children with asthma, with an odds ratio of 1.93 for those living within 200m of roads traveled by diesel trucks. Diesel trucks are noted to produce as much as 100x as much particulate matter as gasoline-powered vehicles. (Lin, S. et al. 2002. Childhood asthma hospitalization and residential exposure to state route traffic. *Environ Res Sect A* 88:73-81.)
- Increased risk of hospital admissions for pneumonia, acute bronchitis, and asthma. Children < 5 were particularly susceptible. Increased risk of 4-7% were observed for each interquartile range. (Ostro, B. et al. 2009. The effects of fine particle components on respiratory hospital admissions in children. *Environ Health Perspect* 117(3):475-480.)

C. Increased mortality and decreased life expectancy:

Airborne pollution has been associated with:

- Increased mortality in more heavily polluted cities. A relative risk of 1.26 was identified for living in the most heavily polluted city than the least polluted city. This relative risk was equivalent to that of a 25 pack-year smoking history. (Dockery, D. et al. 1993. An association between air pollution and mortality in six US cities. *New Engl J Med* 329(24): 1753-1759.)
- Increased cardiopulmonary mortality in cities with higher particulate matter, with relative risk of 1.26-1.31, corresponding to 8 to 10 deaths/year/100,000 people in metropolitan areas (Pope, C. A. III et al. 1995. Particulate air pollution as a predictor of mortality in a prospective study of U.S. adults. *Am J Respir Crit Care Med* 151: 669-674.)
- Increased cardiopulmonary mortality, with a linear relationship of 4%, 6%, and 8% increased risk of all-cause, cardiopulmonary, and lung cancer mortality for each 10 ug/m³ increase in PM_{2.5} (Pope, C. A. III et al. 2002 Lung cancer, cardiopulmonary mortality, and long-term exposure to fine particulate air pollution. *JAMA* 287: 1132-1141.)
- Increased risk of all-cause and cardiopulmonary mortality associated with long term exposure to PM_{2.5} and constituents. A 10 ug/mm³ increase in PM_{2.5} was associated with a mortality hazard ratio of 2.05. The ranges of PM_{2.5} in this study are similar to those observed in the Seattle area. (Ostro. B. et al. Long-term exposure to constituents of fine particulate air pollution and mortality: results from the California Teachers Study. *Environ Health Perspect* 118(3):363-369.)
- Decreased life expectancy, of 0.7 to 1.6 years of life expectancy due to long-term exposure to PM_{2.5} of 10 ug/mm³. Accordingly, improving air quality can result in a measurable increase in life expectancy, demonstrating that public policy regarding protection of air quality can have a measurable impact on life expectancy. (Pope, C. A. et al. 2009. Fine-particulate matter air pollution and life expectancy in the United States. *New Engl J Med* 360(4):376-386.)

The conclusion that airborne pollutants pose a significant and measurable health risk was also found by the American Lung Association, in its review "State of the Air 2011". Specifically, they concluded that the data collectively shows increased risk of death from respiratory and cardiovascular causes, including strokes and lung cancer; increased mortality in infants and young children; increased numbers of heart attacks, especially among the elderly and in people with heart conditions; inflammation of lung tissue in young, healthy adults; increased hospitalization for cardiovascular disease, including strokes and congestive heart failure; increased emergency room visits for patients suffering

from acute respiratory ailments; increased hospitalization for asthma among children, and increased severity of asthma attacks in children. According to the American Lung Association, "The evidence warns that the death toll is high. Although no national tally exists, California just completed an analysis that estimates that 9,200 people in California die annually from breathing particle pollution..." (<http://www.stateoftheair.org/2011/assets/SOTA2011.pdf>)

The EPA also conducted a thorough review of the current research on particle pollution in December 2009. The Clean Air Scientific Advisory Committee consisted of a panel of expert scientists, who concluded that particle pollution caused multiple, serious threats to health. They found that pollution causes early death (both short-term and long-term exposure), cardiovascular harm (heart attacks, strokes, heart disease, congestive heart failure), respiratory harm (worsened asthma, worsened COPD, inflammation), and may cause cancer and reproductive and developmental harm. (American Lung Association, State of the Air 2011)

Puget Sound is also in particular danger from airborne pollutants. The National-Scale Air Toxics Assessment (NATA), a study also by the EPA, indicated that the Puget Sound region ranks in the country's top 5% of risk for exposure to toxic air pollution, with risks including cancer, heart disease, lung damage, and nerve damage. "According to this study, diesel- and gasoline-powered engines account for over 90 percent of the risk from air toxics to Puget Sound residents," said Craig Kenworthy, Executive Director of the Puget Sound Clean Air Agency. "If we're serious about protecting public health, we must redouble our efforts as a region to reduce pollution from vehicles and diesel pollution in particular." (http://www.pscleanair.org/news/newsroom/releases/2011/03_11_11_NATA.aspx)

Consistent with this view, the Puget Sound Clean Air Agency (representing King, Kitsap, Pierce, and Snohomish Counties) assembled the Particle Matter Health Committee, which felt that federal standards were not sufficiently protective for human health, and set goals for PM_{2.5} of 25ug/mm³ daily, and 15ug/mm³ annual average. (The 2006 EPA standards for PM_{2.5} are 35ug/mm³ daily, and 15ug/mm³ annual average.) It is noted that of the four represented counties, two violate the federal standards, and three violate the goals of the Puget Sound Clean Air Agency. (<http://www.pscleanair.org>)

In summary, the adverse effects of air pollutants, which largely represent diesel combustion particular matter but would also include coal dust, are not hypothetical. A multitude of studies show real and measureable effects, not only in high exposure areas (such as coal mines) but also with normal routine environmental exposures (even within federal guidelines), and in the Puget Sound area. These effects can be measured in many ways, and include direct measurements of inflammation in the lungs and pulmonary function tests, increased asthma attacks, increased ER visits, increased hospital admissions, and even increased mortality rates (including by cardiopulmonary causes, lung cancer, and remarkably, even overall mortality). The represented studies have statistically significant data, show a linear effect, and indicate that there is no purely safe threshold.

This is not a hypothetical issue. The data indicates that adding additional large

sources of diesel and particulate matter pollution in the Puget Sound region would exacerbate human health problems that are already documented to be present.

References/Summaries of Studies: Mortality & Life Expectancy

Pope, C. A. et al. 2009. **Fine-particulate matter air pollution and life expectancy in the United States.** *New Engl J Med* 360(4):376-386.

The life expectancy of 51 metropolitan areas spread across the United States was compared from 1979-1983 and 1999-2000. During this time period, particle air pollution decreased by an average of 6.52 ug/mm³, and life expectancy increased 2.72 years. Prior indirect calculations reportedly showed a loss of 0.7 to 1.6 years of life expectancy due to long-term exposure to PM_{2.5} of 10 ug/mm³. In this study, after adjustment for socioeconomic, demographic, and proxy variables for smoking, a decrease of PM_{2.5} of 10ug/mm³ was associated with an increase in life expectancy of 0.61 years. This study shows that public policy (enforcement of clean air standards) can have a measurable impact in life expectancy.

Dockery, D. et al. 1993. **An association between air pollution and mortality in six U.S. cities.** *New Engl J Med* 329(24): 1753-1759.

8111 people living in 6 different cities were studied over a 14-16 year period (111,076 person-years). The 6 cities chosen have varying levels of pollution, which were stratified with 6 measurements (including particulate matter). Causes of death were analyzed.

Increased mortality was associated with cigarette smoking (RR 1.59 for current smokers, 1.26 for a 25 pack-year history), obesity (RR 1.08), and ambient air pollution (RR 1.26 when comparing the most and least polluted cities, p< 0.001). The increased mortality was restricted to cardiopulmonary-related deaths (including lung cancer), persisted after controlling for hypertension, smoking, and occupational exposure, and showed a dose-response curve when examining the cities from least-polluted to most-polluted. There was not an increased risk of death due to non-cardiopulmonary causes. This study demonstrates that people living in more polluted cities have a significant mortality increase that is equivalent to a 25 pack-year smoking history.

Pope, C. A. III et al. 1995. **Particulate air pollution as a predictor of mortality in a prospective study of U.S. adults.** *Am J Respir Crit Care Med* 151: 669-674.

Data from 552,138 people living in 151 US metropolitan areas was used to determine relative risk for death by living in more polluted cities (as measured by particulate air pollution, predominantly generated by burning fossil fuels). Increased mortality due to cardiopulmonary causes was associated with current smoking (RR 2.28) and living in cities with higher particulate matter (RR 1.26 when measured by sulfite particles, and 1.31 when measured by elevated fine particles, p<0.001). The association with air pollution was consistent among smokers and nonsmokers. This corresponds to an increase of 8 to 10 deaths/year/100,000 people. This study confirms Dockery's observations that deaths due to

air pollution in US communities can be measured.

Ostro, B. et al. 2009. **Long-term exposure to constituents of fine particulate air pollution and mortality: results from the California Teachers Study.** *Environ Health Perspect* 118(3):363-369.

Data from the California Teachers Study (encompassing 45,000 active and former teachers, with 2600 deaths, over a 5 year period) was analyzed to examine correlates between air pollution (with monthly averages of PM_{2.5} constituents) and mortality causes. Long term exposure to PM_{2.5} and constituents was associated with increased risk of all-cause and cardiopulmonary mortality. A 10 ug/mm³ increase in PM_{2.5} was associated with a HR of 2.05. The ranges of PM_{2.5} in this study are similar to those observed in the Seattle area.

Pope, C. A. III et al. 2002 **Lung cancer, cardiopulmonary mortality, and long-term exposure to fine particulate air pollution.** *JAMA* 287: 1132-1141.

This is a very large study encompassing 500,000 adults in 51 metropolitan areas of the US over 16 years. Causes of death were compared with measures of pollution. Elevated all-cause mortality, cardiopulmonary mortality, and lung cancer mortality was observed with statistical significance in more polluted areas, even after extensively controlling for smoking, BMI, diet, education, occupational exposure, and regional differences. No association with non-cardiopulmonary mortality was observed. The increase in mortality was found to be linear with elevated pollution, with each 10 ug/m³ increase in PM_{2.5} (particulate matter <2.5 um) associated with a 4%, 6%, and 8% increased risk of all-cause, cardiopulmonary, and lung cancer mortality. The all-cause mortality risk was found to be comparable to moderate obesity. This study reaffirms prior findings of other studies that particulate matter is associated with a measureable increase in mortality in the U.S., and further defines a linear dose-response relationship.

References/Summaries of Studies: Pulmonary development & effects

Gauderman, W. et al. 2004. **The effect of air pollution on lung development from 10 to 18 years of age.** *New Engl J Med* 351(11):1057-1067

Children's Health Study: The lung function of 1759 adolescents (average age at start of study 10y) in 12 California communities was measured annually for eight years. This age is an important period of lung maturation, as measured by increases in FEV1 and FVC.

Children living in the more polluted communities (as measured by particulate matter, O₃, NO₂, and airborne carbon) showed significant deficits in pulmonary development as compared to those living in less polluted communities (multiple parameters showed p<0.05). For example, children in the most polluted community had a 5x greater risk of having low FEV1 (using the clinical definition as < 80% predicted value) by the age of 18 (7.9% vs 1.6%). The effect was similar to exposure to passive smoking that was shown in prior studies, and less pronounced as a history of personal smoking. Exposure-response

relationship nearly linear, with no discernable safe thresholds (review of study by Pope, NEJM 351(11):1132-1134.) This study indicates that current levels of pollution in some areas have a negative impact on lung development in adolescents.

Thaller, E. et al. 2008. **Moderate increases in ambient PM_{2.5} and ozone are associated with lung function decreases in beach lifeguards.** *J Occup Environ Med* 50:202-211.

The change in lung function (FVC and FEV₁) in the morning vs afternoon was measured in 142 lifeguards, and correlated with daily pollution indices (primarily PM_{2.5} and ozone). Normally, pulmonary function increases throughout the day, but in this study the pulmonary indices declined with increasing pollution. The magnitude was not huge, but many measurements showed statistical significance. An important aspect of this study is that statistically significant decreases in pulmonary performance could be demonstrated in young healthy adults at exposures far below EPA Air Quality Standards. (EPA has an unhealthy level of PM_{2.5} at 35ug/mm³ for 24hr, and 15 ug/ml for annual exposure. The measurements in the study only exceeded 35ug/mm³ once over the three year study period, yet significant effects could be measured.)

Ghio, A. J et al. 2000. **Concentrated ambient air particles induce mild pulmonary inflammation in healthy human volunteers.** *Am J Respir Crit Care Med* 162: 981-2000.

38 healthy young volunteers (average age 18-40, no history of allergies, asthma, or other pulmonary disease) were exposed to ambient air (control; 8) or concentrated air particles from ambient Chapel Hill air (30) for 2 hours. Exposure to the concentrated air particles was associated with measureable increases in inflammation, as determined by neutrophils counts on BAL specimens obtained 18 h after exposure (8.44 vs 2.29% for the bronchial fraction, and 4.20 vs 0.75% in the alveolar fractions). The data is statistically significant. The increases in inflammation were despite no reported symptoms or changes in pulmonary function tests. Although the exposures were to higher concentrations that are typically found in US polluted areas, it is noted that the exposure was for only 2 hr rather than years. This study shows that particulate matter can induce measurable pulmonary inflammation which may be asymptomatic or undetectable by PFTs.

Slaughter, J. C. et al. 2003. **Effects of ambient air pollution on symptom severity and medication use in children with asthma.** *Ann Allergy Asthma & Immunol* 91:346-353. 133 children in the greater Seattle area with asthma were monitored for asthma attacks, which were correlated with daily pollution measurements over 28 to 122 days. Severity of attacks was recorded by subjective self report, as well as recording the dosage and puffs of medication. Pollution measurements consisted of particulate matter (PM) and carbon monoxide (CO) at 12 area stations. PM_{2.5} was found to correlate more with time than locale. Of note, the Seattle area appears to vary between 10 and 60 ug/m³, with most measurements between 10 and 40. Each 10ug/m³ increase was associated with a 1.2 fold increase chance of having a severe attack (including a prolonged attack lasting >2 hr), with

a 1.08 fold increase in rescue inhaler use. Time spent indoors vs outdoors was not recorded, and thus the true impacts may be greater than the observed effects.

References/Summaries of Studies: ER visits and hospitalization rates

Norris, G. et al. 1999. **An association between fine particles and asthma emergency department visits for children in Seattle.** *Environ Health Perspect.* 107:489-493.

The Seattle-King County Dept. of Public Health issued a report that showed that the hospitalization rate for children with asthma was >6x greater for children living in the inner city than in suburbs. Thus, this study was created to determine if an association with air pollution exists. Daily air pollution data was collected and correlated with data for ER visits in 6 Seattle area hospitals over 15 months. The majority of the ER visits were at Seattle Children's Hospital. Every increase in PM of 11 ug/mm³ was associated with a relative rate of 1.15 for ER visits. These changes were seen even when PM_{2.5} was below the National Ambient Air Quality Standards of 15ug/mm³.

Lin, S. et al. 2002. **Childhood asthma hospitalization and residential exposure to state route traffic.** *Environ Res Sect A* 88:73-81.

417 children (age 0-14) who were hospitalized for asthma exacerbations were compared to 461 controls who were admitted for other reasons. After controlling for age, education and poverty levels, home addresses were analyzed for area traffic information. Children hospitalized for asthma were more likely to live on roads in the highest tertile of vehicle miles traveled. An odds ratio of 1.93 was associated with living within 200m of roads traveled by trucks and trailers, as compared to control subjects. It is also noted in the paper that heavy duty diesel trucks emit as much as 100x as much particulate matter as gasoline powered vehicles (reference not reviewed; Hildemann L. M. et al. 1991. *Environ Sci Technol* 14:138-152).

Ostro, B. et al. **The effects of fine particle components on respiratory hospital admissions in children.** *Environ. Health Perspect.* 117(3):475-480.

ICD-9 codes for admissions for children < 19 and <5 (for hospital admissions in 6 California counties from 2000-2003, in which county air pollution statistics were available) were correlated with multiple pollutant levels. Children <5 were found to be particularly susceptible. Increased risks of 4-7% were observed for admissions for pneumonia, acute bronchitis, and asthma for each interquartile range.

APPENDIX B: Health Impacts of Coal Dust

The mining, processing and transport of raw coal will result in a certain proportion of that coal fracturing into dust and becoming airborne. Coal dust can become airborne in particle sizes smaller than 500 microns, with the fraction smaller than 10 microns (PM10) being particularly important, as particles in this size range can be inhaled into the respiratory alveoli. Several health problems can result from respirable coal dust, the most severe of which is Coal Worker's Pneumoconiosis (CWP), commonly known as Black Lung Disease, a progressive, incurable, and often fatal disease (Hathaway et al 1991). Despite industry standards that have been in place since 1969, respirable coal dust from coal mining is currently responsible for the deaths of approximately 700 miners and ex-miners in the United States each year. To put this statistic in perspective, this is over *20 times* the number killed in last year's West Virginia coal mine explosion, a tragedy incidentally caused by the ignition of coal dust (Mine Safety and Health Administration briefing September 2010). Respirable coal dust can also exacerbate asthma and COPD, and cause chronic bronchitis even in non-smoking coal miners, at rates which approximate heavy smokers (Marine et al 1988).

The health impacts of respirable coal dust on underground coal miners, exposed to high levels of coal dust for extended periods, are well known and incontrovertible. There may also be severe risks of exposure to lower levels of coal dust. A recent study by researchers from the University of West Virginia examined a population of relatively young miners who developed the most severe form of CWP, even while exposed to currently legal and well-regulated levels of coal dust (Wade, et al 2010). Animal studies suggest reasons for why this is so. Vincent et al (1987), using a rat model, examined the pulmonary burden throughout a wide range of coal dust exposures, and found that pulmonary clearance mechanisms tend to sequester the dust in lymphatic tissue and the interstitial space between alveoli. This sequestration renders the further clearance mechanisms of the lung inoperable, and facilitates the inflammatory cascade, similar to the pathogenesis of silicosis. Studies such as this suggest that our current "threshold" model of allowing exposure up to a certain regulatory limit is likely to be in error, as pulmonary inflammation and the resultant fibrosis are found over the entire range of exposures. In addition, the synergy of respirable coal dust with other pollutants, such as diesel particulate matter, may accelerate the damage beyond what would be predicted by the epidemiological mine data (Karagianes 1981).

Less well studied are the epidemiological effects of respirable coal dust in lower concentrations, or exposure for shorter periods, as can occur for individuals living in proximity to transport lines and processing centers such as proposed Gateway Pacific Terminal. The Burlington Northern Santa Fe (BNSF) Railroad has performed studies of fugitive coal dust emissions along their own rail lines, but these data have not been made public (Cornell Hatch Queensland Rail Study 2008). There are data from other sources on fugitive emissions from open-topped coal cars, such as the cars currently used by BNSF. A 1993 study on a West Virginia rail line, transporting bituminous coal similar to the coal from the Powder River Basin, showed loss of coal dust of up to a pound of coal per mile per car (Simpson Weather Associates, 1993). This loss occurs throughout the entire

transport, as the mechanical fracturing of the coal continuously produces fugitive dust as the coal settles. There are even substantial coal dust emissions on the return trip, as the “empty” cars actually contain a significant quantity of fine particles known as “carry back” (Cornell Hatch 2008).

In addition to the dust emission from coal cars, the terminal processing, storage, and shipping of coal, such as is planned for the Gateway Pacific Terminal, can lead to even higher fugitive emissions, approximating those of an open pit coal mine (Ghose and Majee, 2007). In this study of airborne monitoring around an open pit mine in India, and in the attendant transport corridor, PM10 episodically approached levels that would be considered in violation of OSHA standards in the United States, and the residential areas up to 2.5 km away from the mine boundary showed PM10 above baseline for the region.

In the absence of data from proprietary internal studies conducted by BNSF, as noted above, it is difficult to accurately predict the airborne respirable dust load for our specific community from the proposed transport of coal to and from the Gateway Pacific Terminal. Quite apart from the respirable fraction, however, fugitive coal dust emissions are an undeniable and costly nuisance pollutant to businesses and residences along a rail line, or near a coal terminal, with substantial economic impact simply due to the need for frequent cleaning (Cope et al 1994, from a British Columbia study). Finally, coal dust in all size fractions contains varying amounts of heavy metal contaminant such as Lead, Mercury, Chromium (Sharma and Singh 1991) and Uranium, particularly in coals from the Powder River Basin. Whether this contamination will lead to a substantial health impact deserves further study, in the form of a formal assessment by the Department of Health, or within the context of a comprehensive environmental impact study.

In summary, airborne fugitive coal dust emissions will occur from the transport of coal to and from the Gateway Pacific Terminal, the largest coal terminal ever proposed for the west coast of North America. These emissions will certainly result in nuisance pollution. The health effects for our community’s citizens can be predicted, but not known, for many years to come.

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APPENDIX C: Cardiovascular Impacts of Airborne Pollutants (including particulate matter):

Review of the scientific literature indicates that the human body, in particular the cardiopulmonary system, is not equipped to safely process the toxic side effects of air pollution any better than it is able to process cigarette smoke. Almost all of the same physiologic reactions that occur in response to cigarette smoke occur in response to exposure to air pollution, in particular the fine particulate matter of diesel exhaust.

The cardiovascular impacts of airborne pollutants have been thoroughly documented in a recent comprehensive review by the American Heart Association, with 426 peer reviewed journal article references (Particulate Matter Air Pollution and Cardiovascular Disease: An update to the Scientific Statement from the American Heart Association. *Circulation* 121:2331-2378). The conclusions of the American Heart Association, which are based on numerous studies in major peer-reviewed journals, are summarized below:

- Short-term exposure to PM_{2.5} over a period of a few hours to weeks can trigger cardiovascular-related events and mortality, including myocardial infarction (heart attacks), heart failure, arrhythmias, and strokes.
- People particularly at risk include the elderly, patients with pre-existing coronary artery disease, those with diabetes or obesity, and perhaps women.
- Long-term exposure to PM_{2.5} appears to increase the risk even more than short-term exposure.
- Cardiovascular risk appears to extend below national standards, with no safe threshold (harmful effects extend to below the PM_{2.5} 15ug/mm³ standard).
- Long-term exposure to elevated concentrations of ambient PM_{2.5} at levels encountered in the present day environment reduces life expectancy by several months to a few years.
- Most recent studies indicate that the absolute risk for mortality due to particulate matter is even greater for cardiovascular than for pulmonary diseases. (See Appendix A for the pulmonary impacts).

American Heart Association comprehensive review:

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APPENDIX D: Health Impacts of Noise Pollution

Noise pollution is a growing health concern in this country and around the world. The World Health Organization has recognized it as a major threat to human health and well-being. Some of the well-documented adverse health effects include:

I. Cardiovascular Disease: In adults, both short-term and long-term adverse health effects have been documented including increased blood pressure, increased heart rate, vasoconstriction, elevated stress hormones such as epinephrine and cortisol, arrhythmias, ischemic heart disease, and strokes.

In children, increased stress-related hormones and elevated blood pressures have especially been seen in children with lower academic achievement.

II. Cognitive Impairment in Children: Children exposed to increased noise have shown lower academic achievement in various forms including reading, learning, problem solving, concentration, social and emotional development, and motivation.

III. Sleep Disturbance: Noise can have both auditory and non-auditory deleterious effects on human health. Auditory effects include delay in falling asleep, frequent night time awakenings, alteration in sleep stages with reduction of REM sleep, and decreased depth of sleep.

Although there may be some acclimation to the auditory effects of noise over time, non-auditory effects including increased blood pressure, increased heart rate, vasoconstriction, changes in respiration, and arrhythmia continue to have deleterious effects on human health even after the subject has 'gotten used' to the noise.

There are also 'after effects' of decreased alertness resulting in increased rate of accidents, injuries and premature death.

IV. Mental Health: Although not a causative agent, increased noise is known to accelerate and intensify development of latent mental health disorders including depression, mental instability, neurosis, hysteria, and psychosis. It is also a major environmental cause of annoyance leading to diminished quality of life.

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APPENDIX E: Anticipated Impacts of Frequent Long Trains on Emergency Medical Service Response Times and Risk of Injuries at Crossings

In the modern medical era, a five to ten minute delay in emergency medical service (EMS) response time can make the difference between life and death, particularly for cardiovascular events, respiratory emergencies, and trauma. The prospect of an additional eighteen trains per day – each 1.5 miles long—threatens to substantially increase the chances of critical delay in provision of emergency services to several areas in our county.

Among the locations where citizens are at greatest risk of EMS delays are the arterial roads in western Whatcom County—particularly Birch Bay-Lynden Road and Slater Road. These roads are highly traveled by EMS and other vehicles. Thus, frequent prolonged closures could have a life-threatening impact. While there are alternative routes around any one crossing at these locations, the detours themselves are long and would still result in significantly prolonged emergency response times.

Other affected locations include multiple highly visited areas along the Bellingham waterfront. Access to the downtown waterfront is significantly limited when D and F streets are simultaneously closed by rail traffic, as alternate routes are long and inconvenient. Boulevard Park, Fairhaven Harbor, and Marine Park are completely cut off when trains pass through the Fairhaven area. Similarly, several Chuckanut residential neighborhoods and parts of Larrabee Park are completely cut off from services while trains pass.

While the impact of EMS delays is of considerable concern in Whatcom County, it may be an even greater problem for neighboring Skagit and Snohomish Counties that have a greater number of arterials that will be interrupted by rail traffic.

Annually in the US, a train/vehicle collision occurs about every 90 minutes. Train/vehicle crashes are more likely than other crashes to be fatal because of the mass of the train. A 150 car freight train traveling at 50 miles per hour takes about 8,000 ft to stop (1.5 miles). Train/vehicle crashes also carry the risk of train derailment and, thus, risk to community and environment if hazardous materials are being transported.

In 2010 there were 739 fatalities, 8,167 injuries and 11,417 incidents at railroad crossings nationally according to the Federal Railroad Administration Office of Safety Analysis database.

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