Checklist for Counsel Preparing to Mediate an Environmental Dispute

PRESENTED FOR



ALTERNATIVE DISPUTE RESOLUTION

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Purpose of this Checklist

 Help prepare counsel for an environmental mediation

 Serve as a "double check" for considering likely issues





Environmental Mediations: Same or Different than Others?





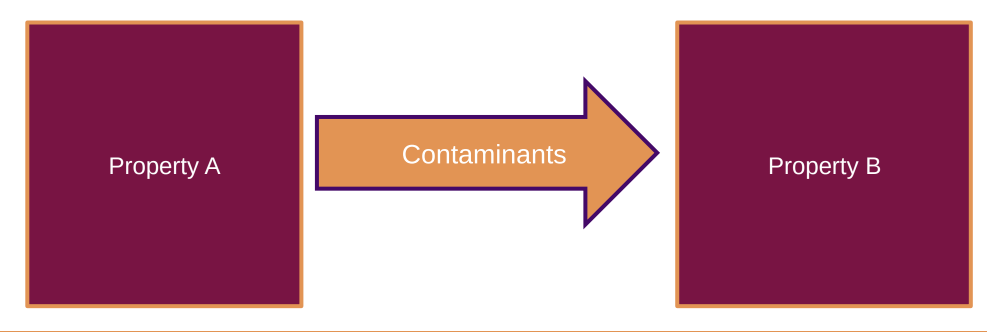
Key issues that are often front and center

- 1. What are the basic facts?
- 2. What are the claims?
- 3. What are the anticipated defenses?
- 4. Can you achieve finality and, if so, how?
- 5. What is the status of insurance, indemnity, and contribution?



Hypothetical for illustrative purposes

- Property A now owned by Newco
- Prior owner of Property A was manufacturer that released chemicals in the 1960s and 1970s





What are the basic facts?



What contaminants of concern (COCs) are at issue



Have COCs moved from Property A to Property B

Or are COCs threatening to move there



How and Where did the COCs migrate?

Where are the COCs now

- Nearby residential community
- Water body
- Other

How did the COCs get there

- air stack emissions
- surface dust blowing
- surface water runoff
- groundwater migration
- storm drains/sewers
- or something else



Other basic facts to know

Migration direction

- Which way does groundwater or surface water flow
- What is the prevailing wind direction

Nature of the chemical at issue

- Does it biodegrade
- Is it a 'forever' chemical or an otherwise persistent chemical



Other basic facts to know

Are there human exposure routes

- Is drinking water involved
- Is vapor intrusion a concern
- Are people exposed on the ground surface

What is the level of toxicity



What are the claims?







BASIS OF LIABILITY (STRICT OR FAULT-BASED)



IS CLAIM PURSUED BY STATUTE OR COMMON LAW OR BOTH



What can be sought from these claims?

- Actual damages
- Penalties
- Remediation cost reimbursement
- Punitive damages
- Injunctive relief (cleanup to occur or medical monitoring)
- Attorneys' fees



What are the anticipated defenses?

- My client only contributed a small quantity
- My client contributed a lot by volume but most of it was not toxic
- My client is not the legal successor of the entity at issue
- Any special CERCLA (Superfund) defenses
 - E.g., bona fide prospective purchaser
- Statute of limitations
- Coming to the nuisance
- Federally permitted release
- Other

Also consider:

Implications of joint and several vs several liability



Will a settlement achieve finality?







WILL OR DOES THE SETTLEMENT INCLUDE A "REOPENER" WILL THE SETTLEMENT YIELD CONTRIBUTION PROTECTION

CAN THERE BE FURTHER LITIGATION



Can there be further litigation

Natural Resource Damage claims

Private property owner claims separate from government claims

- Property damage
- Bodily injury

Citizen suit claims

A good place to manage client expectations!



What is the status of insurance, indemnity, and contribution?

These issues have one point:

Can you get someone else to pay?

The concepts are complex.





Insurance

- Environmental lawsuits involving releases from decades ago:
 - Need to look for old policies

- Are any older policies triggered
 - Incidents, releases or leaks during the policy period



Insurance

- Pollution exclusion clause (depends on timeframe)
 - None (older policies)
 - "Sudden and accidental"
 - Absolute pollution exclusion

Other policy exclusions



Insurance

- Duty to defend vs duty to indemnify
 - Why is this important in environmental cases
- Does the policy erode
- Excess policies
- Allocation among policies
 - "All sums" vs pro rata
- Policies providing pollution coverage
- Notice to carrier



Contractual Indemnity

Not in the insurance context

Was there a prior purchase and sale agreement

Was there a commercial lease with tenant undertaking obligations in the event of a release by tenant



Contribution

CERCLA
(Superfund)
contribution
addressed
by statute

Common law contribution

Can be very complex!



Further considerations in preparing for a mediation

What if a settlement not reached

- Best alternative if litigated
- Worst alternative if litigated
- Costs for both (attorneys' fees and damages/remediation costs ranges)

Why do these calculations before mediation?

So you have something in which to compare offers



LAW 360 Article on this Topic (Links)



Ed Cohen Explores Key Questions for Environmental Dispute Mediation | Thompson Coburn LLP



<u>Key Questions When Mediating Environmental Disputes -</u> Law360



QUESTIONS











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