

12/28/1967

OREGON STATE SANITARY
AUTHORITY MEETING
MATERIALS



State of Oregon
Department of
Environmental
Quality

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AGENDA

STATE SANITARY AUTHORITY MEETING

9:30 a.m., December 28, 1967

Room 36, State Office Building, Portland

A. Minutes of previous meetings:

- 1) 120th meeting, November 17, 1967
- 2) 121st meeting, December 8, 1967

B. Project plans for October and November, 1967

C. Applications for Regional Air Quality Control Authorities

- 1) Lane
- 2) Columbia-Willamette

D. Tax Benefits for Industries

E. Waste Discharge Permits

- 1) Temporary permits
- 2) Special permits

a) Willamette Pulp Mills

- ① Weyerhaeuser @ Springfield
- ② CZ @ Lebanon
- ③ Western Kraft @ Albany
- ④ Boise Cascade @ Salem
- ⑤ Publishers @ Newberg
- ⑥ Publishers @ Oregon City
- ⑦ CZ @ West Linn

b) Evans Products @ Corvallis

c) Wah Chang @ Albany

d) Tillamook County Creamery Assn

e) Tillamook Cheese & Dairy Assn

f) Hollingshead Estate @ Troutdale

3) Municipal Wastewater

MINUTES OF THE 122nd MEETING
of the
Oregon State Sanitary Authority
December 28, 1967

The 122nd meeting of the Oregon State Sanitary Authority was called to order by the Vice-Chairman at 9:35 a.m., December 28, 1967, in Room 36, State Office Building, Portland, Oregon. The members and staff present were B.A. McPhillips, Vice-Chairman; Edward C. Harms, Jr., Herman P. Meierjurgan and Storrs S. Waterman, Members; Kenneth H. Spies, Secretary; Leonard Pearlman, Legal Counsel; E.J. Weathersbee, Deputy State Sanitary Engineer; Harold M. Patterson and Joseph A. Jensen, Assistant Chief Sanitary Engineers; Warren C. Westgarth, Laboratory Director; Lloyd O. Cox, C.A. Ayer, Ron Householder, Fred Skirvin and Harold McKenzie, Associate Sanitary Engineers; Harold L. Sawyer and Pat Curran, Senior Sanitary Engineers; Roger Sherwood and Don McHarness, Assistant Engineers; Harold W. Merryman, Leo Baton and Fred M. Bolton, District Engineers; Ernie Schmidt, Richard Reiter and Fred Katzel, Assistant District Engineers; Ed Lynd, Supervisor Municipal Waste Treatment Program; Glen D. Carter, Water Quality Analyst; Robert Percy, Chemist; John Sainsbury, Aquatic Biologist; R. Bruce Snyder, Meteorologist; and Charles Gray, Sanitarian.

MINUTES

It was MOVED by Mr. Meierjurgan, seconded by Mr. Waterman, and carried that the minutes of the 120th and 121st meetings of the Sanitary Authority be approved as prepared.

PROJECT PLANS

It was MOVED by Mr. Harms, seconded by Mr. Meierjurgan, and carried that the actions taken by the staff on the following 46 project plans for water pollution control and 7 project plans for air quality control during the months of October and November 1967, be approved:

Water Pollution Control

<u>Date</u>	<u>Location</u>	<u>Project</u>	<u>Action</u>
10/2/67	Somerset West S.D.	Sewer extensions	Prov. app.
10/2/67	Gresham	Metzger St. sewer	Prov. app.
10/5/67	Tigard	Pinebrook interceptor (rev.)	Prov. app.
10/6/67	Dunthorpe-Riverdale Serv. Dist.	Sewers for Unit #2	Prov. app.
10/9/67	Multnomah Co.	Sewers N.E. Prescott	Prov. app.

<u>Date</u>	<u>Location</u>	<u>Project</u>	<u>Action</u>
10/9/67	Oak Lodge SD #2	Lateral 2A-1-2	Prov. app.
10/10/67	Lebanon	Robertson Addn. sewers	Prov. app.
10/10/67	Mt. Hood Terrace	Effluent Lagoon	Prov. app.
10/11/67	Burns	Norris Addn. sewers	Prov. app.
10/18/67	Roseburg	Delridge St. sewer	Prov. app.
10/23/67	Oak Lodge #1	Laterals C-1-2 & C-1-2a	Prov. app.
10/26/67	Coos Bay	Lakeshore Dr. sewers	Prov. app.
10/30/67	Aloha SD	Sewer extensions	Prov. app.
11/1/67	Jacksonville	Miners Way Lateral	Prov. app.
11/1/67	Eugene	Alley-24th to 25th, between Hilyard & Alder	Prov. app.
11/1/67	Eugene	Seneca Road - 5th to 1st	Prov. app.
11/1/67	Eugene	First Addition to Shasta Gardens	Prov. app.
11/1/67	Eugene	Carmel Ave. - Minda to South Rory Orchard Terrace	Prov. app.
11/1/67	Eugene	Chuckanut Street, Bonnieview to Crescent	Prov. app.
11/1/67	Eugene	Kingswood Terrace	Prov. app.
11/1/67	Eugene	Highland Oaks (7th Addition)	Prov. app.
11/1/67	Eugene	East Bank Trunk-Goodpasture Island Road to Delta Highway	Prov. app.
11/1/67	Eugene	Alley - 22nd to 23rd - between McMillan and Willamette	Prov. app.
11/1/67	Eugene	Monroe Street and 28th	Prov. app.
11/1/67	Eugene	Elwing Ave. - 2nd Ave. to Mountain Vista	Prov. app.
11/1/67	Eugene	Foch Street to Lassen Street	Prov. app.
11/1/67	Eugene	Pearl Street - 2nd Ave. to 6th Ave.	Prov. app.
11/1/67	Eugene	Bristol and Riverview-20th to S.	Prov. app.
11/1/67	Eugene	1st Addition to Candlelight Park	Prov. app.
11/1/67	Eugene	Southwest Hills	Prov. app.
11/1/67	Eugene	Norland Park	Prov. app.
11/1/67	Eugene	9th Addition to Nob Hill	Prov. app.
11/1/67	Eugene	1st Addition to Cambridge Park	Prov. app.
11/1/67	Eugene	Mahalo Hills	Prov. app.
11/1/67	Eugene	Berkley Park Area	Prov. app.
11/1/67	Eugene	Churchill Highlands	Prov. app.
11/1/67	Eugene	Laurelwood Area #2 (Sec. 3)	Prov. app.
11/1/67	Eugene	Southwest Hills	Prov. app.
11/1/67	Eugene	Hawkins Heights	Prov. app.
11/1/67	Eugene	9th Addition to Ellendale	Prov. app.
11/1/67	Eugene	Edgewood West	Prov. app.
11/3/67	Sunset Valley	Cornell Road sewer	Prov. app.
11/8/67	Springfield	S. 71st & S. 52nd St.	Prov. app.
11/8/67	Creswell	3rd St. N. of F	Prov. app.
11/22/67	Portland	FWPCA Demonstration Grant - Storm Sewer Screens	Prov. app.
11/28/67	Portland	Allis-Chalmers casting dip waste system	Prov. app.

Air Quality Control

<u>Date</u>	<u>Location</u>	<u>Project</u>	<u>Action</u>
10/3/67	Aloha	Aloha High School Incin.	Add. info. req.
10/3/67	Reedville	Reedville Elementary School Incinerator	Add. info. req.
10/5/67	Beaverton	Cooper Mt. Elementary School Incinerator	Under Consider.
10/5/67	Eugene	Crow High School Incinerator	Under Consider.
10/5/67	Gresham	Gresham High School Dist. #4C Incinerator	Add. info. req.
10/26/67	Hillsboro	Walter L. Henry Elementary School - Incinerator	Under Consider.
11/27/67	Milwaukie	Linwood Grade School Incinerator	Under Consider.

APPLICATIONS FOR REGIONAL AIR QUALITY CONTROL AUTHORITIES

The Secretary stated that at the last meeting of the Authority copies of the applications and staff reports pertaining to the Lane County and Columbia-Willamette Regional Air Pollution Authorities were distributed to the members for review.

Mr. Patterson read a memorandum report dated December 8, 1967, on the Lane Regional Air Pollution Authority which has been made a part of the Authority's permanent files in this matter.

Mr. McPhillips asked where the laboratory for the Lane County Regional Authority is located.

Mr. Patterson stated that the administrative offices are housed in the city hall complex in Eugene, that the laboratory work is currently being accomplished at the Eugene municipal sewage treatment plant, that prior to the last two months the Sanitary Authority laboratory had been doing all of the analyses for the Lane County program, but they are now slowly taking over this work except for the most complicated tests which will continue to be run by the Authority's laboratory.

The Secretary asked Mr. Patterson to state the staff's findings with regard to retaining certain classes of pollutants. Mr. Patterson said the bases for the staff's recommendations were as follows:

Aluminum Reduction

(1) Presently all plants are located, and future plants are expected to be located along the Columbia River, and consequently will be interstate problems involving negotiations with the State of Washington.

(2) Criteria for fluorides have not been completely developed.

(3) Methods of measurement of gaseous fluorides are not yet standard procedures.

Motor Vehicles (Mobile sources)

(1) The Federal government has pre-empted the field on new vehicles.

(2) The States will be expected to establish some type of inspection procedure (likely in conjunction with safety inspections).

(3) Motor vehicles move from area to area and standards and regulations should be uniform throughout the State.

Nuclear Power

(1) Because of the nature of these facilities, retention of this possible air pollution source seemed advisable.

(2) The laboratory and staff capabilities are available in the Board of Health for monitoring and evaluation.

(3) Potential water vapor problems have not been defined or resolved.

Pulp and Paper

(1) The kraft odor is a problem throughout areas and regions of the State, and may travel outside local regions.

(2) At this time, methods of measurement and analysis are not known to be available within regional capabilities.

(3) Adequate ambient air or source emission standards are not available.

(4) Adequate ambient air monitoring for pulp mill effluents requires equipment which at the present time is beyond the budget capabilities of the regional programs involved.

Agricultural Field Burning

(1) It is presently exempt under statutes pertaining to control of air pollution by the Sanitary Authority and the regional programs.

(2) Under (House Bill 1028) amendments to ORS 478, central and uniform forecasts are the basis for a workable program.

It was MOVED by Mr. Meierjorgen, seconded by Mr. Waterman, and carried that the adoption of the following staff recommendations with regard to the application of the Lane Regional Air Pollution Authority be approved:

1. The Lane Regional Air Pollution Authority be granted control authority as provided by Oregon Law 1967, Chapter 425.
2. The Sanitary Authority retain source types including pulp and paper, nuclear power, motor vehicles (mobile sources), agricultural field burning, and primary metals.
3. Monies be granted in accordance with Section 19, Oregon Law 1967, Chapter 425, in the amount of \$9,677 for the period January 1, 1968 to June 30, 1968, as requested.

Mr. Harms said in view of the fact that as attorney he had represented one of the participating agencies in the drafting of the documents for the Lane Regional Air Pollution Authority, he would like the record to show that he did not participate in the discussion on this matter, nor did he vote on the question of approval of the application.

Mr. Patterson then read a memorandum report dated December 8, 1967, on the Columbia-Willamette Air Pollution Authority which has been made a part of the Authority's permanent files in this matter.

Mr. Waterman asked if there was any reason in recommendation #2 of the Lane Air Quality report why the term "primary metals" was used, whereas in the Columbia-Willamette report the term "aluminum reduction" was used.

Mr. Patterson said that in general aluminum reduction is to be retained, except for the Lane County program where primary metals are retained due to the fact that there is only one such plant like that in Lane County.

Mr. McPhillips asked the reason why the Lane Regional Air Pollution Authority's proposed budget runs from 1-1-68 to 6-30-68 and the Columbia-Willamette budget runs from 1-1-68 to 1-1-69.

Mr. Patterson stated that the officials of the Lane Authority had some difficulty in drawing their budget due to the fact that they had anticipated a state grant, plus monies from a federal grant, neither of which resulted. He said the Lane Air Pollution Authority officials are hopeful that when action is taken by the Sanitary Authority and they hear about their federal grant, they can revise their budget and submit another one for an extended period of time.

Mr. Pearlman asked if the reasons for retention of certain sources of pollutants are the same for both regions.

Mr. Patterson said essentially, yes.

It was MOVED by Mr. Waterman, seconded by Mr. Harms and carried that recommendations of the staff with regard to the application of the Columbia-Willamette Air Pollution Authority for authorization to operate as a Regional Air Quality Control Authority be approved as follows:

1. The Columbia-Willamette Regional Air Pollution Authority be granted control authority as provided by OL 1967, Chapter 425.
2. The Sanitary Authority retain source types including pulp and paper, nuclear power, motor vehicles (mobile sources), agricultural field burning, and aluminum reduction.
3. Monies be granted in accordance with Section 19, OL 1967 Chapter 425 in the amount of \$30,180 for the period January 1, 1968 to January 1, 1969.

TAX BENEFITS FOR INDUSTRIES

A status report dated December 28, 1967, which has been made a part of the Authority's permanent files in this matter, was presented by Mr. Harold Sawyer.

Mr. McPhillips asked if the legal staff had approved the forms.

Mr. Pearlman said that they had.

It was MOVED by Mr. Harms, seconded by Mr. Waterman, and carried that the Notice of Election and Pollution Control Facility Certificate forms (Exhibits A & B attached) be approved for printing.

WASTE DISCHARGE PERMITS

(a) Temporary Permits

Mr. Harold L. Sawyer read a memorandum report on this matter which has been made a part of the Authority's permanent files.

Mr. Sawyer said he felt this is a matter in which the staff needed some definite instructions because applications for temporary permits will continue to come in.

Mr. Harms asked if there is any reason why the staff should wait until the end of January for applications to be received from cities and industries before they are notified that they are in violation.

Mr. Sawyer said this was discussed and that applications from some of the cities and industries are expected to come in within the next week or two. Also, there will be quite a workload mailing out the permits acted upon at this meeting.

Mr. Pearlman asked if the intent was that the temporary permit would be issued during the interim period that the application was being studied for the permanent permit.

Mr. Sawyer said the statute says that if the Authority does not act within 60 days, a temporary permit is automatically granted until such time as final action is taken on the application. It was thought advisable, however, that temporary permits be issued now so that those who have filed applications would not be penalized due to the inability of the staff to act on them and therefore for the 60-day period be in violation of the deadline. The temporary permits would authorize cities and industries to continue as they are until such time as the staff has had a chance to act on their application and issue a regular permit.

After some discussion, it was MOVED by Mr. Harms, seconded by Mr. Meierjurgan, and carried that the Secretary be authorized to issue temporary permits for periods not to exceed 60 days, upon receipt of adequately completed applications subject to the approval of the Authority at its next meeting.

It was MOVED by Mr. Harms, seconded by Mr. Meierjurgan, and carried that the Secretary of the Authority be authorized to sign the regular permits following their approval for issuance by the Authority.

It was the recommendation of the members of the Authority that the end of January should not be specified as the time by which the applications should be received, but rather notify industries and cities that if they do not get their applications in immediately, legal action may be instituted.

It was MOVED by Mr. Meierjurgan, seconded by Mr. Waterman, and carried that those cities and industries which have not filed applications by January 1 be notified as soon as practical of the necessity for filing, and at the same time be advised that they may be prosecuted for failure to apply for a permit as required by law by January 1, 1968.

It was MOVED by Mr. Harms, seconded by Mr. Meierjurgan, and carried that the staff recommendations regarding issuance of temporary permits to 439 applicants be approved as presented (Exhibit C attached hereto and by this reference incorporated herein).

(b) Regular Permits

The Secretary said the first group of regular permits to be considered include the pulp mills in the Willamette basin.

Mr. Weathersbee read the staff report outlining provisions for each pulp mill and recommended that regular permits with provisions as proposed by the staff be issued the following applicants (Exhibit D attached hereto and by this reference incorporated herein).

(1) Weyerhaeuser, Springfield - 5-year permit; (2) Crown Zellerbach, Lebanon - 1½-year permit; (3) Western Kraft, Albany - 2½-year permit; (4) Boise Cascade, Salem - 2-year permit; (5) Publishers Paper Co., Newberg - 2-year permit; (6) Publishers Paper Co., Oregon City - 2-year permit; (7) Crown Zellerbach, West Linn - 2-year permit.

After some discussion, it was MOVED by Mr. Harms, seconded by Mr. Meierjorgen, and carried that permits be granted these 7 mills subject to the provisions specified in the staff report, with the exception that for each permit subsection (2) of the provision pertaining to termination of the permit be changed to read "(2) that there has been a violation of any of the conditions thereof."

(8) Evans Products Company, Corvallis - Mr. Weathersbee gave the report on this application. After some discussion, it was MOVED by Mr. Harms, seconded by Mr. Waterman and carried that a permit of only seven months' duration be approved; that the wording of paragraph 9, subsection 2 of the staff report (Exhibit E attached hereto and by this reference incorporated herein) read "that there has been a violation of any of the conditions thereof;" and that the following paragraph be inserted in the report: "All plant processes and equipment and all waste treatment and control facilities shall be operated and maintained at all times at maximum efficiency and in a manner which will minimize waste discharges."

(9) Wah Chang, Albany - Mr. Weathersbee gave the staff report on this application. It was MOVED by Mr. Harms, seconded by Mr. Meierjorgen and carried that the staff report (Exhibit F attached hereto and by this reference incorporated herein) be approved with the exception of paragraph 15, subsection 2 which should read, "That there has been a violation of any of the conditions thereof."

(10) Tillamook County Creamery Association - Mr. Joe Jensen gave the staff report on this application.

It was MOVED by Mr. Harms, seconded by Mr. Meierjurgan, and carried that a waste discharge permit be issued to expire on November 1, 1968, subject to conditions (a) through (f) in the staff report (Exhibit G attached hereto and by this reference incorporated herein).

Tillamook Cheese and Dairy Association - Mr. Joe Jensen gave the staff report on this.

It was MOVED by Mr. Harms, seconded by Mr. Meierjurgan, and carried that a waste discharge permit be denied and that the legal staff be instructed to institute legal proceedings against the Tillamook Cheese and Dairy Association if a satisfactory application is not received by January 1, 1968.

Troutdale - Mr. Joe Jensen gave a staff summary report on this which has been made a part of the Authority's permanent files in this matter.

After some discussion it was MOVED by Mr. Harms, seconded by Mr. Meierjurgan, and carried that the permit be denied to the Hollinshead Estate to discharge raw sewage into the Sandy River.

MUNICIPAL PROGRAMS

The Secretary said that the Chairman asked at the last Sanitary Authority meeting that a determination be made of the status of municipal programs, keeping in mind that some of them are going to require a bond election in order to finance the required sewage treatment works. He went on to say that at the last session of the Legislature a bill was approved which specified that any municipality that is ordered by the Sanitary Authority to put in sewage treatment works, if bonds are needed to finance the project, the municipality is required to submit the issue to the voters for approval within one year. If within 8 months it appears this is not going to be done, the Sanitary Authority can go to the circuit court and ask for a court order directing the municipality to hold a bond election. If the bond election is turned down, the Sanitary Authority can go back to the circuit court and ask for a court order directing the issuance of revenue bonds without voter approval. The Secretary said the

Chairman thought if this could be done early enough, so that if there were instances where the Sanitary Authority had to go to court to have a bond election, this election could be held in connection with the general election in November 1968.

The Secretary then reviewed a memorandum report prepared by Mr. Edgar Lynd on the status of sewage works projects either scheduled for completion during 1968, or considered eligible for grant funds from the July 1967 priority list. This report has been made a part of the Authority's permanent files in this matter.

The Secretary said he would like an expression from the members as to whether or not these communities should be permitted to wait until grant funds become available, or should the staff ask them to go ahead and finance their projects entirely on their own so that the work can be started and then they would be eligible for reimbursement from the Federal Government when the grant funds finally become available.

Mr. Waterman said he thought the projects should be started right away, or as rapidly as possible, as there is no way of knowing when the Federal funds would become available. He then asked how soon a general election could be held.

The Secretary said if the municipalities are going to submit a bond issue to the voters, they can get it on the primary ballot in May. He said the Sanitary Authority can take action only in those instances in which a formal hearing had been held and an order issued.

Mr. McPhillips said he would be afraid the program would be jeopardized if the communities waited for the funds from the Federal Government to become available.

Mr. Harms said he thought in some instances a difficult political problem had already been created and that he could see no alternative but to go ahead.

Mr. Weathersbee said failure of Congress to appropriate sufficient money would seriously retard and delay the program.

No motion was made but the staff was instructed to proceed on the basis that the communities finance their own projects without waiting for federal and state grants. There being no further business, the meeting adjourned at 12:30 p.m.

Respectfully submitted,

Kenneth H. Spies
Secretary

REGIONAL AIR QUALITY CONTROL PROGRAMS IN OREGON
SUMMARY INFORMATION

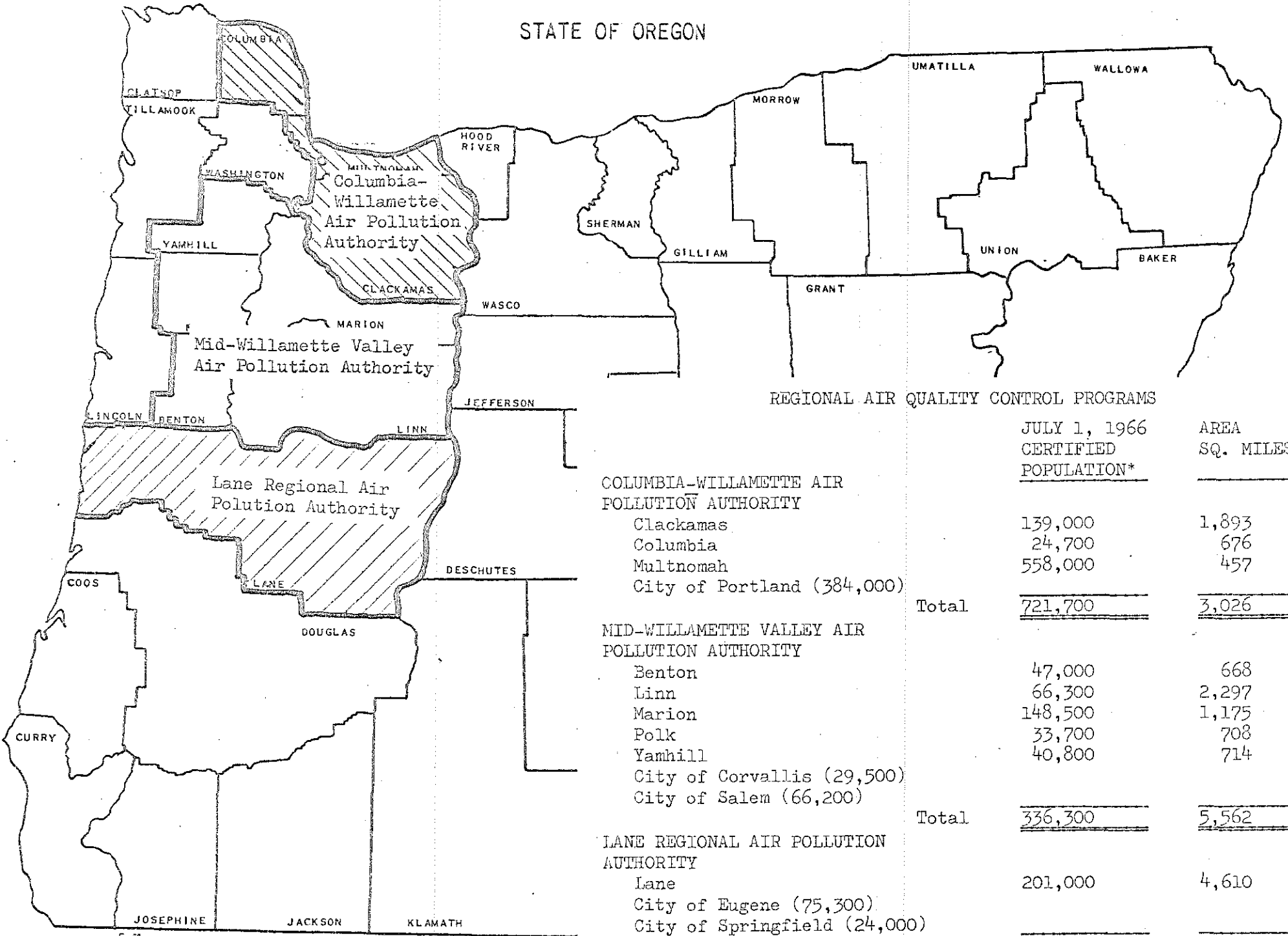
NAME	MID-WILLAMETTE VALLEY APA	LANE REGIONAL APA	COLUMBIA-WILLAMETTE APA																																																												
REGION	Benton, Linn, Marion, Polk and Yamhill Counties	Lane County	Clackamas, Columbia and Multnomah Counties																																																												
PARTICIPANTS AND MEMBERSHIP	Benton Co. -Melvin Hawkins Linn Co. -Floyd Jenks Marion Co. -Harry Carson, Jr. Polk Co. Chm-Henry Hildebrand Yamhill Co. -Morris Majors Corvallis -John Buck Salem -Laverne Hemmer	Lane Co. Frank A. Elliott Eugene Bruce Lassen Springfield Leonard Wojcik	Clackamas Co. Fred Stefani Columbia Co. Robert L. Glosinger Multnomah Co. M. James Gleason Portland Francis Ivancie Appointed																																																												
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Positions Authorized	7	7	20																																																												
Filled	7	5	16																																																												
Part-time	2 (consultants)	3 (consultants)	2																																																												

* 1967-68 Blue Book

SUMMARY INFORMATION (Continued) REGIONAL PROGRAMS

	MID WILLAMETTE VALLEY APA	LANE REGIONAL APA	COLUMBIA WILLAMETTE APA
FUNDS	1967-8 budget \$89,392	Jan.1,1968-June 30 \$37,129 (6 mo).	7-7-67 to 6-30-68 \$200,000
	Source of funds		
	Federal 67,044	Federal 8,098	Federal 150,000
	Local 14,899	Local 19,354	Local 60,360
	Benton 2102	Lane Co. 4450	Clackamas 4500
	Linn 3159	Eugene 12654	Columbia 860
	Marion 6480	Springfield 2250	Multnomah 30000
	Polk 1415		Portland 25000
	Yamhill 1743		
APPLIC. STATE FUNDS	7,449	9,677	30,180
CURRENT FEDERAL GRANT PROGRAM PROJECTION	67,044	1-1-68 to 12/31/68 21,088	8-1-67 to 6/30/67 150,000
ON FEDERAL APPLIC.	7-1-67 to 6-30-68 89,392	1-1-67 to 1-68 42,610	7-1-68 to 6-30-68 220,000
	7-1-68 to 6-30-69	1-1-68 to 1-69 47,614	7-1-68 to 6-30-69 240,000
	7-1-69 to 6-30-70	1-1-69 to 1-70 77,066	
COST PER CAPITA	26¢	37¢	27¢
SOURCE TYPE RETAINED BY SANITARY AUTHORITY	Pulp and paper Nuclear power Motor vehicles (mobile sources) Agriculture field burning Aluminum reduction	pulp and paper nuclear power motor vehicles (mobile sources) Agriculture field burning Primary metal	pulp and paper nuclear power motor vehicles (mobile sources) Agriculture field burning Aluminum reduction

STATE OF OREGON



REGIONAL AIR QUALITY CONTROL PROGRAMS

	JULY 1, 1966 CERTIFIED POPULATION*	AREA SQ. MILES*
COLUMBIA-WILLAMETTE AIR POLLUTION AUTHORITY		
Clackamas	139,000	1,893
Columbia	24,700	676
Multnomah	558,000	457
City of Portland (384,000)		
Total	721,700	3,026
MID-WILLAMETTE VALLEY AIR POLLUTION AUTHORITY		
Benton	47,000	668
Linn	66,300	2,297
Marion	148,500	1,175
Polk	33,700	708
Yamhill	40,800	714
City of Corvallis (29,500)		
City of Salem (66,200)		
Total	336,300	5,562
LANE REGIONAL AIR POLLUTION AUTHORITY		
Lane	201,000	4,610
City of Eugene (75,300)		
City of Springfield (24,000)		

* Source: 1967-68 Oregon Blue Book

GENERAL INFORMATION ON AIR QUALITY CONTROL IN OREGON

Expenditures, Area, Personnel

Oregon State Sanitary Authority
Budget for calendar year 1968

General	\$205,378
Federal	\$ 66,057
Total	<u>\$271,435</u>

Sanitary Authority Positions:

General	15 $\frac{1}{4}$
Federal	<u>3</u>
Total	18 $\frac{3}{4}$

State Population: 1,999,780 (July 1, 1966)

State Population covered by Regions 1,259,000 or 63%

State Area: 96,315 square miles

State Area covered by Regions: 13,198 or 13.7%

Staff Budgeted by State: 18 $\frac{1}{4}$

Staff Budgeted by Regions: 3 $\frac{1}{4}$ or 65% of total

24

RETENTION OF SOURCES

By

OREGON STATE SANITARY AUTHORITY

The reasons for retention of specific source types was reached by agreement with each regional program. Much of our judgment was influenced by laboratory and monitoring facility capabilities. The State laboratory has been in existence for over 10 years, has experienced personnel in both the laboratory and field monitoring activities.

ALUMINUM REDUCTION:

(1) Presently all plants are located, and future plants are expected to be located along the Columbia River, and consequently will be interstate problems involving negotiations with the State of Washington.

(2) Criteria for fluorides have not been completely developed.

(3) Methods of measurement are not yet standard procedures.

MOTOR VEHICLES (Mobile sources):

(1) The Federal government has pre-empted the field on new vehicles.

(2) The States will be expected to establish some type of inspection procedure (likely in conjunction with safety inspections).

(3) Motor vehicles move from area to area and standards and regulations should be uniform throughout the State.

NUCLEAR POWER:

(1) Because of the nature of these facilities, retention of this possible air pollution source seemed advisable.

(2) The laboratory and staff capabilities are available in the Board of Health for monitoring and evaluation.

(3) Potential water vapor problems have not been defined or resolved.

PULP AND PAPER:

(1) The kraft odor is a problem throughout areas and regions of the State, and may travel outside local regions.

(2) At this time, methods of measurement and analysis are not known to be available within regional capabilities.

(3) Adequate ambient air or source emission standards are not available.

(4) Adequate ambient air monitoring for pulp mill effluents requires equipment which at the present time is beyond the budget capabilities of the regional programs involved.

AGRICULTURAL FIELD BURNING:

(1) It is presently exempt under statutes pertaining to control of air pollution by the Sanitary Authority and the regional programs.

(2) Under (House Bill 1028) Amendments to ORS 478, central and uniform forecasts are the basis for a workable program.

In the concept of regional air quality management, the Sanitary Authority should consider the relinquishment of the above source types upon application and demonstration of the regional program that capabilities are available to handle these sources.

12.28-67

MEMORANDUM

To : Sanitary Authority Members
 Mr. John Mosser, Chairman Mr. Edward C. Harms, Jr.
 Mr. Herman Meierjurgan Mr. Storrs Waterman
 Mr. B. A. McPhillips

From : Air Quality Control

Date : December 8, 1967

Subject: Application of Lane Regional Air Pollution Authority for authorization to operate as a Regional Air Quality Control Authority and Application for State Funds in the amount of \$9,677.

The Lane Regional Air Pollution Authority consisting of Lane County in area, and members representing Lane County, Eugene and Springfield submitted an application for control authority in a letter dated December 5, 1967.

The following documents were submitted with the letter of transmittal, and copies ~~are contained in the Authority member notebooks:~~ *were given to members at the last meeting*

1. Lane Regional Air Pollution Authority Agreement signed by city of Eugene, city of Springfield, and Lane County.
2. Resolution of Lane County; designated Representative, Frank A. Elliott.
3. Resolution 1472 of Eugene; designated Representative, Bruce Lassen.
4. Resolution 67.73 of Springfield; designated Representative, Leonard H. Wojcik.
5. Proposed budget January 1, 1968 to June 30, 1968.

COMMENTS:

The staff finds that adequate financing is currently provided and the boundaries of the proposed region includes territory reasonably consistent for the purposes of air quality control as required by Oregon Law 1967, Chapter 425.

The staff would recommend that as soon as practical a registered engineer be employed for review of plans and specifications and that a college graduate chemist or one of equivalent training be provided for those employed in laboratory analysis.

RECOMMENDATIONS:

1. The Lane Regional Air Pollution Authority be granted control authority as provided by Oregon Law 1967, Chapter 425.
2. The Sanitary Authority retain source types including pulp and paper, nuclear power, motor vehicles, (mobile sources), agricultural field burning, and primary metals.
3. Monies be granted in accordance with Section 19, Oregon Law 1967, Chapter 425, in the amount of \$9,677 for the period January 1, 1968 to June 30, 1968, as requested.

File

LANE COUNTY INDUSTRIES

Major Group 20 - Food and Kindred Products

FIRM NAME	CITY	CATEGORY	EMPLOYES	PRODUCT
Springfield Slaughter Plant	Springfield	2011	NR	Meat Packing Plant
Lane Meat Co.	Eugene	2013	22	Sausages, etc.
Willamette Poultry Co., Inc.	Creswell	2015	50	Poultry <i>7 ados on pounds</i>
Beatrice Foods Co.	Eugene	2026	138	Fluid milk
Echo Spring Dairy	Eugene	2026	50	Fluid milk
Eugene Farmers Creamery	Eugene	2026	100	Fluid milk
Eugene Fruit Growers Assoc.	Eugene	2033	452	Canned fruits
Eugene Fruit Growers Assoc.	Junction City	2033	200	Vegetables, preserves
Eugene Fruit Growers Assoc.	Junction City	2033	54	Jam and jellies
Chets Famous Foods	Eugene	2037	86	Frozen fruits and vegetables
Small, W.H. Feed Co.	Eugene	2042	15	Animal foods
Davidson Baking Co.	Eugene	2051	100	Bread, etc.
Williams Bakery	Eugene	2051	100	Bread, etc.
Coca-Cola Bottling Co.	Eugene	2086	32	Carbonated drinks
Pepsi-Cola Bottling Co.	Eugene	2086	18	Carbonated drinks

Oregon Egg Producers

Major Group 24 - Lumber and Wood Products
(except Furniture)

All-American Stud Co.	Springfield	2421	51	Sawmills and Planing
Andrus H. Lumber Co.	Springfield	2421	25	Mills, general
Barker Willamette Lumber	Eugene	2421	72	"
Bethel Dry Kilns	Eugene	2421	18	"
Bethel Planing Co.	Eugene	2421	45	"
Bohemia Lumber Co., Inc.	Culp Creek	2421	725	"
Cascadian Co., Inc.	Eugene	2421	15	"
Cone Lumber Co.	Goshen	2421	88	"
Clements, A. Lumber Co.	Springfield	2421	58	"
Cuddeback Lumber Co., Inc.	Eugene	2421	145	"
Davidson Industries, Inc.	Mapleton	2421	175	"
Douglas Fir Lumber Co.	Eugene	2421	15	"
Erskin Lumber Co.	Tide	2421	175	"
Gem Studs, Inc.	Springfield	2421	30	"
Gregory Lumber Co., Inc.	Eugene	2421	45	"
Harwoods Co., Inc.	Eugene	2421	37	"
Hills Creek Lumber Co.	Jasper	2421	62	"
Hines, E. Lumber Co.	Westfir	2421	450	"
International Paper Co.	Veneta	2421	652	"
Johnson Forest Products Co.	Junction City	2421	45	"
Kimbal Bros. Lumber Co.	Dexter	2421	39	"
Langfeldt Lumber Co.	Eugene	2421	42	"

FIRM NAME	CITY	CATEGORY	EMPLOYEES	PRODUCT
Larson, Clark & Powell	Junction City	2421	38	Sawmills and Planing
McFarland, L. D. Co.	Eugene	2421	45	Mills, general
McKenzie River Lumber Co.	Blue River	2421	30	"
Mt. June Lumber Co.	Springfield	2421	115	"
Olympia Harbor Lumber Co.	Eugene	2421	17	"
Pope & Talbot, Inc.	Oakridge	2421	550	"
R & R Shingle mfg. Co.	Cottage Grove	2421	60	"
Rickini Lumber Co.	Saginaw	2421	100	"
Rosboro Lumber Co.	Springfield	2421	575	"
Springfield Lumber Mills, Inc.	Springfield	2421	69	"
Star Lumber Co.	Eugene	2421	75	"
Swanson Bros. Lumber Co.	Noti	2421	46	"
Tangfeldt Lumber Co.	Eugene	2421	43	"
W. W. Lumber Co.	Cottage Grove	2421	34	"
Weyerhaeuser Co.	Springfield	2421	2700	"
Western Distributors Co.	Eugene	2421	45	"
Zip-O-Log Mills, Inc.	Eugene	2421	50	"
Huntington Shingle Co., Inc.	Springfield	2429	154	Special product saw- mill
Midgley Millwork & Glass	Eugene	2431	25	Millwork plant
Blue River Veneer, Inc.	Blue River	2432	86	Veneer & plywood
Camac Veneer, Inc.	Eugene	2432	235	"
Clear Fir Sales Co.	Springfield	2432	40	"
Coberg Veneer Corp.	Coberg	2432	33	"
Commercial Plywood Co.	Creswell	2432	69	"
Dexter Veneer Co.	Dexter	2432	28	"
Dorena Veneer Co.	Dorena	2432	30	"
Emerald Plywood, Inc.	Eugene	2432	45	"
Eugene Plywood Co.	Eugene	2432	300	"
Eugene Stud & Veneer, Inc.	Eugene	2432	75	"
Georgia Pacific Corp.	Springfield	2432	1180	"
Giustina Bros. Lbr. & Ply	Eugene	2432	325	"
Goshen Veneer, Inc.	Walker	2432	NR	"
Hult Lumber & Plywood Co.	Junction City	2432	280	"
Jones Veneer & Plywood Co.	Eugene	2432	NR	"
LaDuke Lumber Co.	Florence	2432	25	"
Lane Plywood, Inc.	Eugene	2432	300	"
Leading Plywood Co.	Creswell	2432	66	"
Mazama Timber Products, Inc.	Saginaw	2432	40	"
McKenzie River Plywood Corp.	Springfield	2432	83	"
Mohawk Veneer Co.	Springfield	2432	40	"
Natron Plywood Co.	Springfield	2432	200	"
Siuslaw Valley Veneer, Inc.	Deadwood	2432	100	"
Siuslaw Valley Veneer, Inc.	Swishhome	2432	100	"
States Veneer, Inc.	Eugene	2432	25	"
United States Plywood	Mapleton	2432	330	"
Vancouver Plywood Co.	Springfield	2432	120	"
Wingard R. Veneer	Eugene	2432	35	"
Zip-O-Log Veneer, Inc.	Eugene	2432	77	"

FIRM NAME	CITY	CATEGORY	EMPLOYEES	PRODUCT
Brown, Alfson Lumber Co.	Springfield	2433	NR	Prefabricated wooden
Century Home Components, Inc.	Eugene	2433	NR	buildings & structures
Baxter, J. H. & Co.	Eugene	2491	87	Wood preserving
Cascade Fiber Co.	Eugene	2499	65	Wood products
Cascade Handle Co., Inc.	Eugene	2499	135	"
Oregon Handle Co.	Springfield	2499	31	"
Sturco, Inc.	Springfield	2499	NR	"
Willamette Valley Mfg. Co.	Eugene	2499	35	"

Major Group 25 - Furniture and Fixtures

Olsen, J. O., Mfg. Co.	Eugene	2511	28	Wood furniture
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Major Group 27 - Printing, Publishing and Allied Industries

Guard Publishing Co.	Eugene	2711	305	Newspapers and print-
Springfield News Inc.	Springfield	2711	30	ing
Industrial Publishing Co.	Eugene	2741	42	Misc. publishing
Shelton-Turnbull-Fuller, Inc.	Eugene	2751	22	Commercial printing
Quick Service Litho Print	Eugene	2752	18	Printing & lithograph

Major Group 28 - Chemicals and Allied Products

Chembond Corporation	Springfield	2821	27	Plastic materials
Iverson Paints, Inc.	Eugene	2851	41	Paints, varnishes, etc
Borden Chemical Co.	Springfield	2891	90	Glue and gelatin

Montano
Cascade Residue
NW Process 129
Major Group 32 - Stone, Clay and Glass Products

Willamette Graystone, Inc.	Eugene	3271	32	Concrete block
Eugene Concrete Pipe & Products Co.	Eugene	3272	42	Concrete products
M & S Construction Co.	Eugene	3272	48	other than brick or
Stubbert, F. Concrete Construction Co.	Springfield	3272	25	block
Parsons, R. C. & Son	Eugene	3273	36	Ready mixed concrete
Wildish Cascade Concrete	Eugene	3273	30	"
Eugene Sand & Gravel, Inc.	Eugene	3295	112	Sand and gravel
Fall Creek Gravel Co.	Springfield	3295	NR	"
McKenzie Sand & Gravel Co.	Eugene	3295	60	"
Springfield Sand & Gravel	Springfield	3295	15	"
Wildish Sand & Gravel Co.	Eugene	3295	150	"

Fall Creek

Major Group 33 - Primary Metal Industries

FIRM NAME	CITY	CATEGORY	EMPLOYEES	PRODUCT
Valley Iron & Steel Co. <i>relocate</i>	Eugene	3321	30	Gray iron foundry
National Metallurgical	Springfield	3339	40	Primary smelting non-ferrous
Eugene Aluminum & Brass Foundry	Eugene	3361	15	Aluminum castings

Major Group 34 - Fabricated Metal Products (except ordinance, machinery and transportation equipment)

American Can Co.	Eugene	3411	25	Metal cans
Allis & Evans, Inc.	Eugene	3441	25	Fabricated structural steel
American Portable Irrigation	Eugene	3494	80	Valve & Pipe fittings
Pierce, R. Mfg. Co.	Eugene	3494	90	except plumbers brass goods

Major Group 35 - Machinery except electrical

Gheen Irrigation Works	Eugene	3522	37	Farm machinery
Rears' Mfg. Co.	Eugene	3522	20	"
McCain Hub Winch Co.	Eugene	3531	NR	Construction Machinery
Young Iron Works of Oregon	Eugene	3531	18	"
El-Jay Mfg. Co., Inc.	Eugene	3532	42	Mining machinery
Eugene Truck & Machine	Eugene	3553	72	Wood working machinery
Kimwood Machine Co.	Cottage Grove	3553	81	"
Klamath-Ward, Inc.	Eugene	3553	64	"
Nielsen Corp.	Eugene	3553	70	"
Spears & Jackson (U.S.)	Eugene	3553	33	"
Myrno & Sons	Eugene	3599	41	Misc. machinery
Sanger Machine Works	Eugene	3599	29	"
Timber Tractor Co.	Springfield	3599	56	"

Major Group 36 - Electrical Machinery, Equipment & Supplies

Rens Mfg. Co.	Creswell	3662	16	Electronic radio detection equipment
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Major Group 37 - Transportation Equipment

Florence Welding & Machine Shop	Florence	3714	NR	Motor vehicle parts
General Trailer Co., Inc.	Springfield	3715	50	Truck trailers

MEMORANDUM

To : Sanitary Authority Members
Mr. John Mosser, Chairman Mr. Edward C. Harms, Jr.
Mr. Herman Meierjurgan Mr. Storrs Waterman
Mr. B. A. McPhillips

From : Air Quality Control

Date : December 8, 1967

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JOHN B. LEAHY
DISTRICT ATTORNEY

JOHN E. MOORE
CHIEF CRIMINAL DEPUTY

ROBERT J. ELFERS
COUNTY COUNSEL

TELEPHONE: 342-1311
EXT. 221
AREA CODE 503

LANE COUNTY DISTRICT ATTORNEY

450 Lane County Courthouse
Eugene, Oregon 97401

December 5, 1967

DEPUTIES
STEPHEN H. KEUTZER
DOUGLAS L. MELEVIN
FRED A. HARTSTROM
ROBERT K. NASLUND
ELIZABETH W. BROWNE
J. PAT HORTON
STEPHEN A. HUTCHINSON
RALPH T. ALDAVE

INVESTIGATOR
JAMES O. KENNEDY

Oregon State Sanitary Authority
968 State Office Building
1400 SW 5th Avenue
Portland, Oregon 97201

Attention: Mr. Kenneth H. Spies, Secretary

Re: Lane Regional Air Pollution
Authority

Gentlemen:

By this letter and supporting exhibits, the Lane Regional Air Pollution Authority makes application to the Sanitary Authority for recognition as a regional air quality control authority under the provisions of Ch 425, (SB 36) Or L 1967.

The proposed regional authority encompasses the County of Lane and includes as participants the City of Eugene, the City of Springfield and Lane County. It is proposed that under the regional authority that the participants thereto will amend their existing contractual arrangement under ORS 449.830 and ORS Ch 190 so as to comply with and conform with the requirements of Ch 425, Or L 1967.

As exhibits in support of this application, please find enclosed Exhibit 1 which includes a certified copy of the basic agreement between the participants to form the Lane Regional Air Pollution Authority and certified copies of the individual Resolutions passed by the participants. Exhibit 2 is a proposed general budget for the final six months of the 1967-68 fiscal year. As is indicated in the budget it is contemplated that upon formal recognition, the regional authority shall immediately apply for state funds as provided by sec. 19 of Ch 425, Or L 1967. I should emphasize that the enclosed budget is only a proposal and is subject to revision when the regional authority becomes a reality.

As required by the new legislation, certified copies of the individual resolutions of the participants calling for the formation of a regional authority were forwarded to the Secretary of State's office on December 4, 1967.

December 5, 1967

With this letter of transmittal and filing of the necessary exhibits, it is respectfully requested that recognition and approval of the State Sanitary Authority be given to the Lane Regional Air Pollution Authority at the earliest possible time.

Very truly yours,



Robert J. Elfers, County Counsel--
Acting also on behalf of the City of
Eugene and the City of Springfield

RJE:bj
Encl.

Division of
Sanitation & Environment
Oregon State Health Branch

RECEIVED

DEC 5 1967

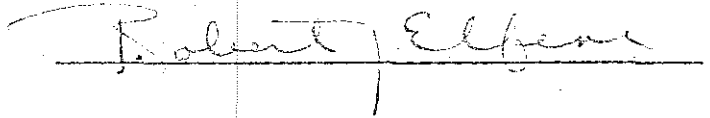
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C E R T I F I C A T E

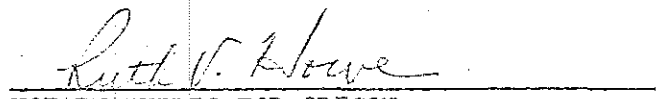
STATE OF OREGON)
) ss.
County of Lane)

I, Robert J. Elfers, County Counsel, do hereby certify that I have compared the attached copy of Agreement and copies of three Resolutions with the originals thereof, and that they are true and correct transcripts therefrom and of the whole of such originals.

Dated this 1st day of December, 1967.



Subscribed and sworn to before me this 1st day of December, 1967.



NOTARY PUBLIC FOR OREGON
My Commission Expires: 2-28-71

A G R E E M E N T

LANE REGIONAL AIR POLLUTION AUTHORITY

THIS AGREEMENT by and between LANE COUNTY, a political subdivision of the State of Oregon, the CITY OF EUGENE, a municipal corporation of the State of Oregon, and the CITY OF SPRINGFIELD, a municipal corporation of the State of Oregon.

WHEREAS, the parties heretofore contractually cooperated in a joint air pollution control program pursuant to authority of ORS 190.010-190.110 and ORS 449.830;

WHEREAS, Ch 425, Or L 1967 does not appear to permit said contractual arrangements to continue after January 1, 1968, but instead provides for the formation of regional authorities to adopt a unified air pollution control program in a local air shed;

WHEREAS, the governing body of each of the parties hereto are cognizant of the potential injury which may be caused by air pollution to human, plant or animal life or to property, and the parties hereto are of the opinion that it is in the public interest to continue a unified air pollution control program as a regional authority and to seek approval of the Oregon State Sanitary Authority;

WHEREAS, the parties hereto through their governing bodies have each adopted a resolution calling for the formation of a regional air quality control authority to be known as the LANE REGIONAL AIR POLLUTION AUTHORITY;

NOW, THEREFORE, in consideration of the premises, the parties hereto agree and promise as follows:

ARTICLE I

Promulgation

This AGREEMENT is promulgated for the purpose of continuing and amending the existing contractual arrangement between the parties hereto for a joint

air pollution control program, and to reorganize the existing contractual relationship to comply with and to conform to the requirements of Ch 425, Or L 1967.

ARTICLE II

Name

The name of the regional air quality control authority to be organized hereunder shall be the LANE REGIONAL AIR POLLUTION AUTHORITY, hereinafter referred to as the AUTHORITY.

ARTICLE III

Boundaries

The boundaries of the AUTHORITY shall be the boundaries of the County of Lane, State of Oregon. The AUTHORITY shall exercise its powers throughout the entirety of the county, including both incorporated and unincorporated areas.

ARTICLE IV

Purpose and Intent

Air pollution is affected by the weather, topography, population, transportation, agriculture and industrial development, which factors vary greatly from area to area and cause problems of control and prevention which are primarily regional in nature. The rapid growth of Lane County and the urbanization and industrial development attendant thereto is resulting in potential danger to the public health and welfare, deterioration of property, and development of hazards to air and ground transportation. Therefore, it is the primary intention of this AGREEMENT to participate in a statewide program of air quality control by establishing standards for the promotion of the purity of air and to promulgate and enforce uniform ordinances and regulations. It shall be the objective of the AUTHORITY to maintain such a reasonable degree of purity of air resources in Lane County to the end that the least possible injury should be done to human, plant or animal life or to property, and to maintain the public's enjoyment of our natural

resources inasmuch as it can be consistent with the economic and industrial well-being of the area.

ARTICLE V

Corporate Powers

The AUTHORITY shall be a body corporate, having perpetual succession and may:

- (1) Sue and be sued except it shall not be sued in a tort action unless otherwise provided by law.
- (2) Adopt a seal.
- (3) Acquire and hold real and other property and sell or otherwise dispose of such property.
- (4) Do all other acts necessary and incidental to the exercise of its authority and functions as permitted by law.

ARTICLE VI

Board of Directors

1. The AUTHORITY shall be administered by a three-man Board of Directors hereinafter referred to as the BOARD. The membership of the BOARD shall consist of one member of the Lane County Board of County Commissioners, one member of the Eugene City Council and one member of the Springfield City Council. Each member shall be appointed by their respective governing bodies and shall hold office at the pleasure of said governing bodies. The term of any member shall also terminate when he is no longer a member of the governing body by which he was appointed.

2. The BOARD shall elect one of its members to serve as chairman for a term of one year, which term shall terminate on June 30 of each year. No member shall serve more than two successive years as chairman. The chairman shall, when present, preside at all meetings and hearings of the AUTHORITY and the BOARD. The chairman may sign, with any other officer or employee of the AUTHORITY thereunto authorized by the BOARD, any deeds, leases, contracts or other instruments which the BOARD has authorized to be executed, except in cases where the signing and execution thereof shall be expressly

delegated by the BOARD to some other officer or agent of the AUTHORITY, or shall be required by law to be otherwise signed or executed. In general, the chairman shall perform all duties incidental to the position of chairman and such other duties as may be prescribed by the BOARD from time to time.

3. The BOARD shall elect one of its members to serve as vice chairman for a term of one year, which term shall also terminate on June 30 of each year. The vice chairman shall perform the duties of the chairman in his absence.

4. A majority of the members of the BOARD shall constitute a quorum for the transaction of business at any meeting or hearing of the BOARD. The act of the majority of the members of the BOARD present at a meeting or hearing at which a quorum is present shall be the act of the BOARD.

5. No member of the BOARD shall be entitled to receive any salary in addition to that salary, if any, paid by his respective governing body. However, each member shall receive reimbursement for actual necessary expenses incurred by him in the performance of his duties as a member of the BOARD.

ARTICLE VII

Recording Secretary

The BOARD shall appoint a recording secretary whose duties shall be:

(1) Keep the minutes of the meetings and hearings of the BOARD in one or more books provided for that purpose.

(2) See that all notices are duly given of meetings and hearings as required by law.

(3) Be the custodian of the AUTHORITY'S records and the seal of the AUTHORITY and see that the seal of the AUTHORITY is affixed to all documents, the execution of which on behalf of the AUTHORITY under its seal, is duly authorized.

(4) In general perform all duties incidental to the position of recording secretary and such other duties as from time to time may be assigned by the chairman or by the BOARD.

ARTICLE VIII

General Powers of the BOARD

For the purpose of carrying out the objectives of the AUTHORITY, the

BOARD shall have the power:

- (1) To establish an air pollution control office and to provide for the staffing thereof.
- (2) To appoint an air pollution control officer, define his duties and fix his compensation.
- (3) To accomplish studies and investigations relative to air pollution.
- (4) To promulgate uniform ordinances and resolutions.
- (5) To receive grants, gifts and donations in the name of the AUTHORITY.
- (6) To apply to and receive funds from the State or the Federal Government and from public and private agencies.
- (7) To enter into contracts for technical, laboratory and such other assistance which may be required to carry out the objectives of the AUTHORITY.
- (8) To adopt rules of practice and procedure to regulate the conduct of meetings and hearings of the AUTHORITY and BOARD.
- (9) To adopt and enforce air quality standards and regulations when authorized to do so by the Oregon State Sanitary Authority.
- (10) To carry out the functions of the Oregon State Sanitary Authority within the boundaries of the AUTHORITY when so authorized to do so.
- (11) To exercise such other powers and duties so as to carry out the objectives of the AUTHORITY and Ch 425, Or L 1967.

ARTICLE IX

Advisory Committee

1. The BOARD shall appoint an advisory committee to advise it in matters pertaining to the AUTHORITY and particularly as to methods and procedures for the protection of public health and welfare and of property from adverse effects of air pollution.
2. The advisory committee shall consist of at least seven members appointed for a term of one year with at least one representative from each of the following groups within Lane County:
 - a. Public health agencies.
 - b. Agriculture.
 - c. Industry.
 - d. Planning.
 - e. The general public.

3. The advisory committee shall select a chairman and vice chairman and such other officers as it deems necessary. Members shall serve without compensation, but may be allowed actual necessary expenses incurred in the discharge of their duties. The advisory committee shall meet as frequently as it or the BOARD considers necessary.

ARTICLE X

Budget

1. The AUTHORITY shall finance its operations until June 30, 1968, based upon the participation by the parties heretofore in the contractual joint air pollution control program for the fiscal year 1967-68.

2. In order to finance its operations after June 30, 1968, the BOARD shall on or before March 1 of each year estimate and determine the amount of money required by the AUTHORITY for the purpose of carrying out its objectives for the ensuing fiscal year beginning July 1. The BOARD shall also determine the percentage of that estimate which it feels is fair and equitable to be charged to each party hereto. Not later than March 15 of each year the BOARD shall forward to each party hereto said estimate and apportionment for each party so that the same may be reviewed and approved by each governing body no later than April 15 of each year. Upon approval of its budget committee, each party hereto shall include within its budget for the ensuing fiscal year such amount as will equal the respective proportionate share charged thereto, and thereafter pay one-half of the same to the AUTHORITY no later than July 15 of the said ensuing fiscal year and balance of said share no later than December 15 of the same fiscal year.

ARTICLE XI

Dissolution

The AUTHORITY may be dissolved by written consent of the parties hereto. Upon dissolution any assets remaining after payment of all debts shall be divided among the parties hereto in direct proportion to the total amount

contributed by each. However, all rules, regulations, standards and orders of the AUTHORITY shall continue in effect until superceded by action of the Oregon State Sanitary Authority.

ARTICLE XII

Amendments

This AGREEMENT contains all the terms and conditions agreed upon by the parties and no other agreements, oral or otherwise, conflicting with, changing or extending the responsibility and rights of any party hereunder shall be deemed to exist or bind any of the parties hereto. No alterations or amendments of the terms of this AGREEMENT shall be valid unless made in writing and signed by the duly authorized officers or agents of each of the parties hereto.

ARTICLE XIII

Effective Date

This AGREEMENT shall commence and continue in full force and effect from and after January 1, 1968.

IN WITNESS WHEREOF the parties hereto have executed this AGREEMENT on the dates opposite their respective signatures, pursuant to a resolution regularly adopted by each governing body, a copy of each resolution attached hereto and made a part hereof.

CITY OF EUGENE

Date: 11-30-67

Approved as to form:
Herman Hendershott
Herman Hendershott
City Attorney

By [Signature] Manager
Attested to [Signature] City Recorder

CITY OF SPRINGFIELD

Date: 11-30-67

Approved as to form:
[Signature]
Edward Harms
City Attorney

By [Signature] Manager
Attested to [Signature] City Recorder

LANE COUNTY

Date: 11-22-67

Approved as to form:
[Signature]
Robert J. Elfers
County Counsel

By [Signature] Commissioner
By [Signature] Commissioner
By [Signature] Commissioner

IN THE BOARD OF COUNTY COMMISSIONERS FOR LANE COUNTY

IN THE MATTER OF FORMATION OF THE)
) RESOLUTION
LANE REGIONAL AIR POLLUTION AUTHORITY)

THIS MATTER coming on regularly to be heard before the above-entitled Board of County Commissioners this date, and

WHEREAS, by the provisions of Ch 425, Or L 1967 certain political entities may participate in a regional air quality control authority, and

WHEREAS, the City of Eugene, the City of Springfield and the County of Lane are desirous of participating in a regional air quality control authority, and

WHEREAS, it appears to be in the best interests of Lane County to participate in a unified program of air pollution control on a regional basis, now, therefore

BE IT HEREBY RESOLVED:

1. That the County of Lane participate with the City of Eugene and the City of Springfield in the formation of a regional air quality control authority as provided for in Ch 425, Or L 1967.
2. That the name of the regional air quality control authority shall be the "LANE REGIONAL AIR POLLUTION AUTHORITY".
3. That the principal place of business of the LANE REGIONAL AIR POLLUTION AUTHORITY shall be Eugene, Oregon.
4. That the boundaries of the LANE REGIONAL AIR POLLUTION AUTHORITY shall be the perimeter of the County of Lane.
5. That FRANK A. ELLIOTT be appointed as Lane County's representative on the Board of Directors of the LANE REGIONAL AIR POLLUTION AUTHORITY, for a term which will expire on June 30, 1968.
6. That certain agreement between LANE COUNTY, a political subdivision of the State of Oregon, the CITY OF EUGENE, a municipal corporation of the State of Oregon, and the CITY OF SPRINGFIELD, a municipal corporation of the State of Oregon, a copy of which is hereby attached, marked Exhibit A, be and the same is hereby approved and confirmed.

ADOPTED this 22ND day of NOVEMBER, 1967.

BOARD OF COUNTY COMMISSIONERS OF LANE COUNTY

By Frank A. Elliott Commissioner
 By Kenneth Nielsen Commissioner
 By Gene Rice Commissioner

APPROVED AS TO FORM
 DATE 11-22-67
Robert Elbert
 COUNTY CLERK

EXHIBIT A

A G R E E M E N T

LANE REGIONAL AIR POLLUTION AUTHORITY

THIS AGREEMENT by and between LANE COUNTY, a political subdivision of the State of Oregon, the CITY OF EUGENE, a municipal corporation of the State of Oregon, and the CITY OF SPRINGFIELD, a municipal corporation of the State of Oregon.

WHEREAS, the parties heretofore contractually cooperated in a joint air pollution control program pursuant to authority of ORS 190.010-190.110 and ORS 449.830;

WHEREAS, Ch 425, Or L 1967 does not appear to permit said contractual arrangements to continue after January 1, 1968, but instead provides for the formation of regional authorities to adopt a unified air pollution control program in a local air shed;

WHEREAS, the governing body of each of the parties hereto are cognizant of the potential injury which may be caused by air pollution to human, plant or animal life or to property, and the parties hereto are of the opinion that it is in the public interest to continue a unified air pollution control program as a regional authority and to seek approval of the Oregon State Sanitary Authority;

WHEREAS, the parties hereto through their governing bodies have each adopted a resolution calling for the formation of a regional air quality control authority to be known as the LANE REGIONAL AIR POLLUTION AUTHORITY;

NOW, THEREFORE, in consideration of the premises, the parties hereto agree and promise as follows:

ARTICLE I

Promulgation

This AGREEMENT is promulgated for the purpose of continuing and amending the existing contractual arrangement between the parties hereto for a joint

air pollution control program, and to reorganize the existing contractual relationship to comply with and to conform to the requirements of Ch 425, Or L 1967.

ARTICLE II

Name

The name of the regional air quality control authority to be organized hereunder shall be the LANE REGIONAL AIR POLLUTION AUTHORITY, hereinafter referred to as the AUTHORITY.

ARTICLE III

Boundaries

The boundaries of the AUTHORITY shall be the boundaries of the County of Lane, State of Oregon. The AUTHORITY shall exercise its powers throughout the entirety of the county, including both incorporated and unincorporated areas.

ARTICLE IV

Purpose and Intent

Air pollution is affected by the weather, topography, population, transportation, agriculture and industrial development, which factors vary greatly from area to area and cause problems of control and prevention which are primarily regional in nature. The rapid growth of Lane County and the urbanization and industrial development attendant thereto is resulting in potential danger to the public health and welfare, deterioration of property, and development of hazards to air and ground transportation. Therefore, it is the primary intention of this AGREEMENT to participate in a statewide program of air quality control by establishing standards for the promotion of the purity of air and to promulgate and enforce uniform ordinances and regulations. It shall be the objective of the AUTHORITY to maintain such a reasonable degree of purity of air resources in Lane County to the end that the least possible injury should be done to human, plant or animal life or to property, and to maintain the public's enjoyment of our natural

resources inasmuch as it can be consistent with the economic and industrial well-being of the area.

ARTICLE V

Corporate Powers

The AUTHORITY shall be a body corporate, having perpetual succession and may:

- (1) Sue and be sued except it shall not be sued in a tort action unless otherwise provided by law.
- (2) Adopt a seal.
- (3) Acquire and hold real and other property and sell or otherwise dispose of such property.
- (4) Do all other acts necessary and incidental to the exercise of its authority and functions as permitted by law.

ARTICLE VI

Board of Directors

1. The AUTHORITY shall be administered by a three-man Board of Directors hereinafter referred to as the BOARD. The membership of the BOARD shall consist of one member of the Lane County Board of County Commissioners, one member of the Eugene City Council and one member of the Springfield City Council. Each member shall be appointed by their respective governing bodies and shall hold office at the pleasure of said governing bodies. The term of any member shall also terminate when he is no longer a member of the governing body by which he was appointed.

2. The BOARD shall elect one of its members to serve as chairman for a term of one year, which term shall terminate on June 30 of each year. No member shall serve more than two successive years as chairman. The chairman shall, when present, preside at all meetings and hearings of the AUTHORITY and the BOARD. The chairman may sign, with any other officer or employee of the AUTHORITY thereunto authorized by the BOARD, any deeds, leases, contracts or other instruments which the BOARD has authorized to be executed, except in cases where the signing and execution thereof shall be expressly

delegated by the BOARD to some other officer or agent of the AUTHORITY, or shall be required by law to be otherwise signed or executed. In general, the chairman shall perform all duties incidental to the position of chairman and such other duties as may be prescribed by the BOARD from time to time.

3. The BOARD shall elect one of its members to serve as vice chairman for a term of one year, which term shall also terminate on June 30 of each year. The vice chairman shall perform the duties of the chairman in his absence.

4. A majority of the members of the BOARD shall constitute a quorum for the transaction of business at any meeting or hearing of the BOARD. The act of the majority of the members of the BOARD present at a meeting or hearing at which a quorum is present shall be the act of the BOARD.

5. No member of the BOARD shall be entitled to receive any salary in addition to that salary, if any, paid by his respective governing body. However, each member shall receive reimbursement for actual necessary expenses incurred by him in the performance of his duties as a member of the BOARD.

ARTICLE VII

Recording Secretary

The BOARD shall appoint a recording secretary whose duties shall be:

(1) Keep the minutes of the meetings and hearings of the BOARD in one or more books provided for that purpose.

(2) See that all notices are duly given of meetings and hearings as required by law.

(3) Be the custodian of the AUTHORITY'S records and the seal of the AUTHORITY and see that the seal of the AUTHORITY is affixed to all documents, the execution of which on behalf of the AUTHORITY under its seal, is duly authorized.

(4) In general perform all duties incidental to the position of recording secretary and such other duties as from time to time may be assigned by the chairman or by the BOARD.

ARTICLE VIII

General Powers of the BOARD

For the purpose of carrying out the objectives of the AUTHORITY, the

BOARD shall have the power:

- (1) To establish an air pollution control office and to provide for the staffing thereof.
- (2) To appoint an air pollution control officer, define his duties and fix his compensation.
- (3) To accomplish studies and investigations relative to air pollution.
- (4) To promulgate uniform ordinances and resolutions.
- (5) To receive grants, gifts and donations in the name of the AUTHORITY.
- (6) To apply to and receive funds from the State or the Federal Government and from public and private agencies.
- (7) To enter into contracts for technical, laboratory and such other assistance which may be required to carry out the objectives of the AUTHORITY.
- (8) To adopt rules of practice and procedure to regulate the conduct of meetings and hearings of the AUTHORITY and BOARD.
- (9) To adopt and enforce air quality standards and regulations when authorized to do so by the Oregon State Sanitary Authority.
- (10) To carry out the functions of the Oregon State Sanitary Authority within the boundaries of the AUTHORITY when so authorized to do so.
- (11) To exercise such other powers and duties so as to carry out the objectives of the AUTHORITY and Ch 425, Or L 1967.

ARTICLE IX

Advisory Committee

1. The BOARD shall appoint an advisory committee to advise it in matters pertaining to the AUTHORITY and particularly as to methods and procedures for the protection of public health and welfare and of property from adverse effects of air pollution.
2. The advisory committee shall consist of at least seven members appointed for a term of one year with at least one representative from each of the following groups within Lane County:
 - a. Public health agencies.
 - b. Agriculture.
 - c. Industry.
 - d. Planning.
 - e. The general public.

3. The advisory committee shall select a chairman and vice chairman and such other officers as it deems necessary. Members shall serve without compensation, but may be allowed actual necessary expenses incurred in the discharge of their duties. The advisory committee shall meet as frequently as it or the BOARD considers necessary.

ARTICLE X

Budget

1. The AUTHORITY shall finance its operations until June 30, 1968, based upon the participation by the parties heretofore in the contractual joint air pollution control program for the fiscal year 1967-68.

2. In order to finance its operations after June 30, 1968, the BOARD shall on or before March 1 of each year estimate and determine the amount of money required by the AUTHORITY for the purpose of carrying out its objectives for the ensuing fiscal year beginning July 1. The BOARD shall also determine the percentage of that estimate which it feels is fair and equitable to be charged to each party hereto. Not later than March 15 of each year the BOARD shall forward to each party hereto said estimate and apportionment for each party so that the same may be reviewed and approved by each governing body no later than April 15 of each year. Upon approval of its budget committee, each party hereto shall include within its budget for the ensuing fiscal year such amount as will equal the respective proportionate share charged thereto, and thereafter pay one-half of the same to the AUTHORITY no later than July 15 of the said ensuing fiscal year and balance of said share no later than December 15 of the same fiscal year.

ARTICLE XI

Dissolution

The AUTHORITY may be dissolved by written consent of the parties hereto. Upon dissolution any assets remaining after payment of all debts shall be divided among the parties hereto in direct proportion to the total amount

contributed by each. However, all rules, regulations, standards and orders of the AUTHORITY shall continue in effect until superceded by action of the Oregon State Sanitary Authority.

ARTICLE XII

Amendments

This AGREEMENT contains all the terms and conditions agreed upon by the parties and no other agreements, oral or otherwise, conflicting with, changing or extending the responsibility and rights of any party hereunder shall be deemed to exist or bind any of the parties hereto. No alterations or amendments of the terms of this AGREEMENT shall be valid unless made in writing and signed by the duly authorized officers or agents of each of the parties hereto.

ARTICLE XIII

Effective Date

This AGREEMENT shall commence and continue in full force and effect from and after January 1, 1968.

IN WITNESS WHEREOF the parties hereto have executed this AGREEMENT on the dates opposite their respective signatures, pursuant to a resolution regularly adopted by each governing body, a copy of each resolution attached hereto and made a part hereof.

CITY OF EUGENE

Date: _____

By _____ Manager

Approved as to form:

Herman Hendershott
City Attorney

Attested to _____ City Recorder

CITY OF SPRINGFIELD

Date: _____

By _____ Manager

Approved as to form:

Edward Harms
City Attorney

Attested to _____ City Recorder

LANE COUNTY

Date: _____

By _____ Commissioner

Approved as to form:

Robert J. Elfers
County Counsel

By _____ Commissioner

By _____ Commissioner

BEFORE THE COMMON COUNCIL OF THE CITY OF EUGENE

IN THE MATTER OF FORMATION OF THE)
) RESOLUTION NO. 1472
LANE REGIONAL AIR POLLUTION AUTHORITY)

WHEREAS, by provisions of Ch 425, Or L 1967 certain political entities may participate in a regional air quality control authority, and

WHEREAS, the City of Eugene, the City of Springfield and the County of Lane are desirous of participating in a regional air quality control authority, and

WHEREAS, it appears to be in the best interests of the City of Eugene to participate in a unified program of air pollution control on a regional basis,

NOW, THEREFORE, BE IT RESOLVED by the Common Council of the City of Eugene as follows:

Section 1. That the City of Eugene participate with the County of Lane and the City of Springfield in the formation of a regional air quality control authority as provided for in Ch 425, Or L 1967.

Section 2. That the name of the regional air quality control authority shall be the "LANE REGIONAL AIR POLLUTION AUTHORITY".

Section 3. That the principal place of business of the LANE REGIONAL AIR POLLUTION AUTHORITY shall be Eugene, Oregon.

Section 4. That the boundaries of the LANE REGIONAL AIR POLLUTION AUTHORITY shall be the perimeter of the County of Lane.

Section 5. That Bruce Lassen be appointed as the City of Eugene's representative on the Board of Directors of the LANE REGIONAL AIR POLLUTION AUTHORITY, for a term which will expire on June 30, 1968.

Section 6. That certain agreement between LANE COUNTY, a political subdivision of the State of Oregon, the CITY OF EUGENE, a municipal corporation of the State of Oregon, and the CITY OF SPRINGFIELD, a municipal corporation of the State of Oregon, a copy of which is hereto attached, marked Exhibit A, be and the same is hereby approved and confirmed.

Section 7. That the manager of the City of Eugene be and he is hereby empowered, authorized and directed to execute said agreement described in Section 6 above for and on behalf of the City of Eugene.

The foregoing resolution adopted this 27th day of November , 1967.

/s/ M. E. Gause

City Recorder

This is to certify the above is a true and correct copy of Resolution 1472 adopted by the Common Council of the city of Eugene, Oregon at its meeting held November 27, 1967.

EXHIBIT A

A G R E E M E N T

LANE REGIONAL AIR POLLUTION AUTHORITY

THIS AGREEMENT by and between LANE COUNTY, a political subdivision of the State of Oregon, the CITY OF EUGENE, a municipal corporation of the State of Oregon, and the CITY OF SPRINGFIELD, a municipal corporation of the State of Oregon.

WHEREAS, the parties heretofore contractually cooperated in a joint air pollution control program pursuant to authority of ORS 190.010-190.110 and ORS 449.830;

WHEREAS, Ch 425, Or L 1967 does not appear to permit said contractual arrangements to continue after January 1, 1968, but instead provides for the formation of regional authorities to adopt a unified air pollution control program in a local air shed;

WHEREAS, the governing body of each of the parties hereto are cognizant of the potential injury which may be caused by air pollution to human, plant or animal life or to property, and the parties hereto are of the opinion that it is in the public interest to continue a unified air pollution control program as a regional authority and to seek approval of the Oregon State Sanitary Authority;

WHEREAS, the parties hereto through their governing bodies have each adopted a resolution calling for the formation of a regional air quality control authority to be known as the LANE REGIONAL AIR POLLUTION AUTHORITY;

NOW, THEREFORE, in consideration of the premises, the parties hereto agree and promise as follows:

ARTICLE I

Promulgation

This AGREEMENT is promulgated for the purpose of continuing and amending the existing contractual arrangement between the parties hereto for a joint

air pollution control program, and to reorganize the existing contractual relationship to comply with and to conform to the requirements of Ch 425, Or L 1967.

ARTICLE II

Name

The name of the regional air quality control authority to be organized hereunder shall be the LANE REGIONAL AIR POLLUTION AUTHORITY, hereinafter referred to as the AUTHORITY.

ARTICLE III

Boundaries

The boundaries of the AUTHORITY shall be the boundaries of the County of Lane, State of Oregon. The AUTHORITY shall exercise its powers throughout the entirety of the county, including both incorporated and unincorporated areas.

ARTICLE IV

Purpose and Intent

Air pollution is affected by the weather, topography, population transportation, agriculture and industrial development, which factors vary greatly from area to area and cause problems of control and prevention which are primarily regional in nature. The rapid growth of Lane County and the urbanization and industrial development attendant thereto is resulting in potential danger to the public health and welfare, deterioration of property, and development of hazards to air and ground transportation. Therefore, it is the primary intention of this AGREEMENT to participate in a statewide program of air quality control by establishing standards for the promotion of the purity of air and to promulgate and enforce uniform ordinances and regulations. It shall be the objective of the AUTHORITY to maintain such a reasonable degree of purity of air resources in Lane County to the end that the least possible injury should be done to human, plant or animal life or to property, and to maintain the public's enjoyment of our natural

resources inasmuch as it can be consistent with the economic and industrial well-being of the area.

ARTICLE V

Corporate Powers

The AUTHORITY shall be a body corporate, having perpetual succession and may:

- (1) Sue and be sued except it shall not be sued in a tort action unless otherwise provided by law.
- (2) Adopt a seal.
- (3) Acquire and hold real and other property and sell or otherwise dispose of such property.
- (4) Do all other acts necessary and incidental to the exercise of its authority and functions as permitted by law.

ARTICLE VI

Board of Directors

1. The AUTHORITY shall be administered by a three-man Board of Directors hereinafter referred to as the BOARD. The membership of the BOARD shall consist of one member of the Lane County Board of County Commissioners, one member of the Eugene City Council and one member of the Springfield City Council. Each member shall be appointed by their respective governing bodies and shall hold office at the pleasure of said governing bodies. The term of any member shall also terminate when he is no longer a member of the governing body by which he was appointed.

2. The BOARD shall elect one of its members to serve as chairman for a term of one year, which term shall terminate on June 30 of each year. No member shall serve more than two successive years as chairman. The chairman shall, when present, preside at all meetings and hearings of the AUTHORITY and the BOARD. The chairman may sign, with any other officer or employee of the AUTHORITY thereunto authorized by the BOARD, any deeds, leases, contracts or other instruments which the BOARD has authorized to be executed, except in cases where the signing and execution thereof shall be expressly

delegated by the BOARD to some other officer or agent of the AUTHORITY, or shall be required by law to be otherwise signed or executed. In general, the chairman shall perform all duties incidental to the position of chairman and such other duties as may be prescribed by the BOARD from time to time.

3. The BOARD shall elect one of its members to serve as vice chairman for a term of one year, which term shall also terminate on June 30 of each year. The vice chairman shall perform the duties of the chairman in his absence.

4. A majority of the members of the BOARD shall constitute a quorum for the transaction of business at any meeting or hearing of the BOARD. The act of the majority of the members of the BOARD present at a meeting or hearing at which a quorum is present shall be the act of the BOARD.

5. No member of the BOARD shall be entitled to receive any salary in addition to that salary, if any, paid by his respective governing body. However, each member shall receive reimbursement for actual necessary expenses incurred by him in the performance of his duties as a member of the BOARD.

ARTICLE VII

Recording Secretary

The BOARD shall appoint a recording secretary whose duties shall be:

(1) Keep the minutes of the meetings and hearings of the BOARD in one or more books provided for that purpose.

(2) See that all notices are duly given of meetings and hearings as required by law.

(3) Be the custodian of the AUTHORITY'S records and the seal of the AUTHORITY and see that the seal of the AUTHORITY is affixed to all documents, the execution of which on behalf of the AUTHORITY under its seal, is duly authorized.

(4) In general perform all duties incidental to the position of recording secretary and such other duties as from time to time may be assigned by the chairman or by the BOARD.

ARTICLE VIII

General Powers of the BOARD

For the purpose of carrying out the objectives of the AUTHORITY, the

BOARD shall have the power:

- (1) To establish an air pollution control office and to provide for the staffing thereof.
- (2) To appoint an air pollution control officer, define his duties and fix his compensation.
- (3) To accomplish studies and investigations relative to air pollution.
- (4) To promulgate uniform ordinances and resolutions.
- (5) To receive grants, gifts and donations in the name of the AUTHORITY.
- (6) To apply to and receive funds from the State or the Federal Government and from public and private agencies.
- (7) To enter into contracts for technical, laboratory and such other assistance which may be required to carry out the objectives of the AUTHORITY.
- (8) To adopt rules of practice and procedure to regulate the conduct of meetings and hearings of the AUTHORITY and BOARD.
- (9) To adopt and enforce air quality standards and regulations when authorized to do so by the Oregon State Sanitary Authority.
- (10) To carry out the functions of the Oregon State Sanitary Authority within the boundaries of the AUTHORITY when so authorized to do so.
- (11) To exercise such other powers and duties so as to carry out the objectives of the AUTHORITY and Ch 425, Or L 1967.

ARTICLE IX

Advisory Committee

1. The BOARD shall appoint an advisory committee to advise it in matters pertaining to the AUTHORITY and particularly as to methods and procedures for the protection of public health and welfare and of property from adverse effects of air pollution.
2. The advisory committee shall consist of at least seven members appointed for a term of one year with at least one representative from each of the following groups within Lane County:
 - a. Public health agencies.
 - b. Agriculture.
 - c. Industry.
 - d. Planning.
 - e. The general public.

3. The advisory committee shall select a chairman and vice chairman and such other officers as it deems necessary. Members shall serve without compensation, but may be allowed actual necessary expenses incurred in the discharge of their duties. The advisory committee shall meet as frequently as it or the BOARD considers necessary.

ARTICLE X

Budget

1. The AUTHORITY shall finance its operations until June 30, 1968, based upon the participation by the parties heretofore in the contractual joint air pollution control program for the fiscal year 1967-68.

2. In order to finance its operations after June 30, 1968, the BOARD shall on or before March 1 of each year estimate and determine the amount of money required by the AUTHORITY for the purpose of carrying out its objectives for the ensuing fiscal year beginning July 1. The BOARD shall also determine the percentage of that estimate which it feels is fair and equitable to be charged to each party hereto. Not later than March 15 of each year the BOARD shall forward to each party hereto said estimate and apportionment for each party so that the same may be reviewed and approved by each governing body no later than April 15 of each year. Upon approval of its budget committee, each party hereto shall include within its budget for the ensuing fiscal year such amount as will equal the respective proportionate share charged thereto, and thereafter pay one-half of the same to the AUTHORITY no later than July 15 of the said ensuing fiscal year and balance of said share no later than December 15 of the same fiscal year.

ARTICLE XI

Dissolution

The AUTHORITY may be dissolved by written consent of the parties hereto. Upon dissolution any assets remaining after payment of all debts shall be divided among the parties hereto in direct proportion to the total amount

contributed by each. However, all rules, regulations, standards and orders of the AUTHORITY shall continue in effect until superceded by action of the Oregon State Sanitary Authority.

ARTICLE XII

Amendments

This AGREEMENT contains all the terms and conditions agreed upon by the parties and no other agreements, oral or otherwise, conflicting with, changing or extending the responsibility and rights of any party hereunder shall be deemed to exist or bind any of the parties hereto. No alterations or amendments of the terms of this AGREEMENT shall be valid unless made in writing and signed by the duly authorized officers or agents of each of the parties hereto.

ARTICLE XIII

Effective Date

This AGREEMENT shall commence and continue in full force and effect from and after January 1, 1968.

IN WITNESS WHEREOF the parties hereto have executed this AGREEMENT on the dates opposite their respective signatures, pursuant to a resolution regularly adopted by each governing body, a copy of each resolution attached hereto and made a part hereof.

CITY OF EUGENE

Date: _____

By _____ Manager

Approved as to form: _____

Attested to W.E. Crane City Recorder

Herman Hendershott
City Attorney

CITY OF SPRINGFIELD

Date: _____

By _____ Manager

Approved as to form: _____

Attested to _____ City Recorder

Edward Harms
City Attorney

LANE COUNTY

Date: _____

By _____ Commissioner

Approved as to form: _____

By _____ Commissioner

Robert J. Elfers
County Counsel

By _____ Commissioner

BEFORE THE COMMON COUNCIL OF THE CITY OF SPRINGFIELD

IN THE MATTER OF FORMATION OF THE)
)
LANE REGIONAL AIR POLLUTION AUTHORITY)

RESOLUTION NO. 67-73

WHEREAS, by provisions of Ch 425, Or L 1967 certain political entities may participate in a regional air quality control authority, and

WHEREAS, the City of Eugene, the City of Springfield and the County of Lane are desirous of participating in a regional air quality control authority, and

WHEREAS, it appears to be in the best interests of the City of Springfield to participate in a unified program of air pollution control on a regional basis,

NOW, THEREFORE, BE IT RESOLVED by the Common Council of the City of Springfield as follows:

Section 1. That the City of Springfield participate with the County of Lane and the City of Eugene in the formation of a regional air quality control authority as provided for in Ch 425, Or L 1967.

Section 2. That the name of the regional air quality control authority shall be the "LANE REGIONAL AIR POLLUTION AUTHORITY".

Section 3. That the principal place of business of the LANE REGIONAL AIR POLLUTION AUTHORITY shall be Eugene, Oregon.


Section 4. That the boundaries of the LANE REGIONAL AIR POLLUTION AUTHORITY shall be the perimeter of the County of Lane.

Section 5. That Councilman Leonard H. Wojcik be appointed as the City of Springfield's representative on the Board of Directors of the LANE REGIONAL AIR POLLUTION AUTHORITY, for a term which will expire on June 30, 1968.

Section 6. That certain agreement between LANE COUNTY, a political subdivision of the State of Oregon, the CITY OF EUGENE, a municipal corporation of the State of Oregon, and the CITY OF SPRINGFIELD, a municipal corporation of the State of Oregon, a copy of which is hereby attached, marked Exhibit A, be and the same is hereby approved and confirmed.

Section 7. That the manager of the City of Springfield be and he is hereby empowered, authorized and directed to execute said agreement described in Section 6 above for and on behalf of the City of Springfield.

The foregoing resolution adopted this 27th day of NOVEMBER, 1967.



City Recorder

EXHIBIT A

A G R E E M E N T

LANE REGIONAL AIR POLLUTION AUTHORITY

THIS AGREEMENT by and between LANE COUNTY, a political subdivision of the State of Oregon, the CITY OF EUGENE, a municipal corporation of the State of Oregon, and the CITY OF SPRINGFIELD, a municipal corporation of the State of Oregon.

WHEREAS, the parties heretofore contractually cooperated in a joint air pollution control program pursuant to authority of ORS 190.010-190.110 and ORS 449.830;

WHEREAS, Ch 425, Or L 1967 does not appear to permit said contractual arrangements to continue after January 1, 1968, but instead provides for the formation of regional authorities to adopt a unified air pollution control program in a local air shed;

WHEREAS, the governing body of each of the parties hereto are cognizant of the potential injury which may be caused by air pollution to human, plant or animal life or to property, and the parties hereto are of the opinion that it is in the public interest to continue a unified air pollution control program as a regional authority and to seek approval of the Oregon State Sanitary Authority;

WHEREAS, the parties hereto through their governing bodies have each adopted a resolution calling for the formation of a regional air quality control authority to be known as the LANE REGIONAL AIR POLLUTION AUTHORITY;

NOW, THEREFORE, in consideration of the premises, the parties hereto agree and promise as follows:

ARTICLE I

Promulgation

This AGREEMENT is promulgated for the purpose of continuing and amending the existing contractual arrangement between the parties hereto for a joint

air pollution control program, and to reorganize the existing contractual relationship to comply with and to conform to the requirements of Ch 425, Or L 1967.

ARTICLE II

Name

The name of the regional air quality control authority to be organized hereunder shall be the LANE REGIONAL AIR POLLUTION AUTHORITY, hereinafter referred to as the AUTHORITY.

ARTICLE III

Boundaries

The boundaries of the AUTHORITY shall be the boundaries of the County of Lane, State of Oregon. The AUTHORITY shall exercise its powers throughout the entirety of the county, including both incorporated and unincorporated areas.

ARTICLE IV

Purpose and Intent

Air pollution is affected by the weather, topography, population, transportation, agriculture and industrial development, which factors vary greatly from area to area and cause problems of control and prevention which are primarily regional in nature. The rapid growth of Lane County and the urbanization and industrial development attendant thereto is resulting in potential danger to the public health and welfare, deterioration of property, and development of hazards to air and ground transportation. Therefore, it is the primary intention of this AGREEMENT to participate in a statewide program of air quality control by establishing standards for the promotion of the purity of air and to promulgate and enforce uniform ordinances and regulations. It shall be the objective of the AUTHORITY to maintain such a reasonable degree of purity of air resources in Lane County to the end that the least possible injury should be done to human, plant or animal life or to property, and to maintain the public's enjoyment of our natural

resources inasmuch as it can be consistent with the economic and industrial well-being of the area.

ARTICLE V

Corporate Powers

The AUTHORITY shall be a body corporate, having perpetual succession and may:

- (1) Sue and be sued except it shall not be sued in a tort action unless otherwise provided by law.
- (2) Adopt a seal.
- (3) Acquire and hold real and other property and sell or otherwise dispose of such property.
- (4) Do all other acts necessary and incidental to the exercise of its authority and functions as permitted by law.

ARTICLE VI

Board of Directors

1. The AUTHORITY shall be administered by a three-man Board of Directors hereinafter referred to as the BOARD. The membership of the BOARD shall consist of one member of the Lane County Board of County Commissioners, one member of the Eugene City Council and one member of the Springfield City Council. Each member shall be appointed by their respective governing bodies and shall hold office at the pleasure of said governing bodies. The term of any member shall also terminate when he is no longer a member of the governing body by which he was appointed.

2. The BOARD shall elect one of its members to serve as chairman for a term of one year, which term shall terminate on June 30 of each year. No member shall serve more than two successive years as chairman. The chairman shall, when present, preside at all meetings and hearings of the AUTHORITY and the BOARD. The chairman may sign, with any other officer or employee of the AUTHORITY thereunto authorized by the BOARD, any deeds, leases, contracts or other instruments which the BOARD has authorized to be executed, except in cases where the signing and execution thereof shall be expressly

delegated by the BOARD to some other officer or agent of the AUTHORITY, or shall be required by law to be otherwise signed or executed. In general, the chairman shall perform all duties incidental to the position of chairman and such other duties as may be prescribed by the BOARD from time to time.

3. The BOARD shall elect one of its members to serve as vice chairman for a term of one year, which term shall also terminate on June 30 of each year. The vice chairman shall perform the duties of the chairman in his absence.

4. A majority of the members of the BOARD shall constitute a quorum for the transaction of business at any meeting or hearing of the BOARD. The act of the majority of the members of the BOARD present at a meeting or hearing at which a quorum is present shall be the act of the BOARD.

5. No member of the BOARD shall be entitled to receive any salary in addition to that salary, if any, paid by his respective governing body. However, each member shall receive reimbursement for actual necessary expenses incurred by him in the performance of his duties as a member of the BOARD.

ARTICLE VII

Recording Secretary

The BOARD shall appoint a recording secretary whose duties shall be:

(1) Keep the minutes of the meetings and hearings of the BOARD in one or more books provided for that purpose.

(2) See that all notices are duly given of meetings and hearings as required by law.

(3) Be the custodian of the AUTHORITY'S records and the seal of the AUTHORITY and see that the seal of the AUTHORITY is affixed to all documents, the execution of which on behalf of the AUTHORITY under its seal, is duly authorized.

(4) In general perform all duties incidental to the position of recording secretary and such other duties as from time to time may be assigned by the chairman or by the BOARD.

ARTICLE VIII

General Powers of the BOARD

For the purpose of carrying out the objectives of the AUTHORITY, the

BOARD shall have the power:

- (1) To establish an air pollution control office and to provide for the staffing thereof.
- (2) To appoint an air pollution control officer, define his duties and fix his compensation.
- (3) To accomplish studies and investigations relative to air pollution.
- (4) To promulgate uniform ordinances and resolutions.
- (5) To receive grants, gifts and donations in the name of the AUTHORITY.
- (6) To apply to and receive funds from the State or the Federal Government and from public and private agencies.
- (7) To enter into contracts for technical, laboratory and such other assistance which may be required to carry out the objectives of the AUTHORITY.
- (8) To adopt rules of practice and procedure to regulate the conduct of meetings and hearings of the AUTHORITY and BOARD.
- (9) To adopt and enforce air quality standards and regulations when authorized to do so by the Oregon State Sanitary Authority.
- (10) To carry out the functions of the Oregon State Sanitary Authority within the boundaries of the AUTHORITY when so authorized to do so.
- (11) To exercise such other powers and duties so as to carry out the objectives of the AUTHORITY and Ch 425, Or L 1967.

ARTICLE IX

Advisory Committee

1. The BOARD shall appoint an advisory committee to advise it in matters pertaining to the AUTHORITY and particularly as to methods and procedures for the protection of public health and welfare and of property from adverse effects of air pollution.
2. The advisory committee shall consist of at least seven members appointed for a term of one year with at least one representative from each of the following groups within Lane County:
 - a. Public health agencies.
 - b. Agriculture.
 - c. Industry.
 - d. Planning.
 - e. The general public.

3. The advisory committee shall select a chairman and vice chairman and such other officers as it deems necessary. Members shall serve without compensation, but may be allowed actual necessary expenses incurred in the discharge of their duties. The advisory committee shall meet as frequently as it or the BOARD considers necessary.

ARTICLE X

Budget

1. The AUTHORITY shall finance its operations until June 30, 1968, based upon the participation by the parties heretofore in the contractual joint air pollution control program for the fiscal year 1967-68.

2. In order to finance its operations after June 30, 1968, the BOARD shall on or before March 1 of each year estimate and determine the amount of money required by the AUTHORITY for the purpose of carrying out its objectives for the ensuing fiscal year beginning July 1. The BOARD shall also determine the percentage of that estimate which it feels is fair and equitable to be charged to each party hereto. Not later than March 15 of each year the BOARD shall forward to each party hereto said estimate and apportionment for each party so that the same may be reviewed and approved by each governing body no later than April 15 of each year. Upon approval of its budget committee, each party hereto shall include within its budget for the ensuing fiscal year such amount as will equal the respective proportionate share charged thereto, and thereafter pay one-half of the same to the AUTHORITY no later than July 15 of the said ensuing fiscal year and balance of said share no later than December 15 of the same fiscal year.

ARTICLE XI

Dissolution

The AUTHORITY may be dissolved by written consent of the parties hereto. Upon dissolution any assets remaining after payment of all debts shall be divided among the parties hereto in direct proportion to the total amount

contributed by each. However, all rules, regulations, standards and orders of the AUTHORITY shall continue in effect until superceded by action of the Oregon State Sanitary Authority.

ARTICLE XII

Amendments

This AGREEMENT contains all the terms and conditions agreed upon by the parties and no other agreements, oral or otherwise, conflicting with, changing or extending the responsibility and rights of any party hereunder shall be deemed to exist or bind any of the parties hereto. No alterations or amendments of the terms of this AGREEMENT shall be valid unless made in writing and signed by the duly authorized officers or agents of each of the parties hereto.

ARTICLE XIII

Effective Date

This AGREEMENT shall commence and continue in full force and effect from and after January 1, 1968.

IN WITNESS WHEREOF the parties hereto have executed this AGREEMENT on the dates opposite their respective signatures, pursuant to a resolution regularly adopted by each governing body, a copy of each resolution attached hereto and made a part hereof.

CITY OF EUGENE

Date: _____

By _____ Manager

Approved as to form: _____

Attested to _____ City Recorder

Herman Hendershott
City Attorney

CITY OF SPRINGFIELD

Date: _____

By _____ Manager

Approved as to form: _____

Attested to _____ City Recorder

Edward Harms
City Attorney

LANE COUNTY

Date: _____

By _____ Commissioner

Approved as to form: _____

By _____ Commissioner

By _____ Comaissioner

Robert J. Elfers
County Counsel

LANE REGIONAL AIR POLLUTION AUTHORITY PROPOSED BUDGET
FOR 6 MONTHS JANUARY 1, 1968 - JUNE 30, 1968

BUDGET RESOURCES

State Matching Funds	9,677.00
Federal Funds	8,098.00
Lane County Funds	4,450.00
City of Eugene Funds	12,654.00
City of Springfield	2,250.00
TOTAL BUDGET RESOURCES	\$ 37,129.00

Handwritten notes:
 7,250.00
 12,654.00
 2,250.00
 12,154.00
 9,904.00
 307.00

BUDGET EXPENDITURES

<u>Personal Services</u>	
Air Quality Officer 6 months	5,412.00
Ass't Quality Officer 6 months	3,600.00
Air Quality Technician 6 months	3,846.00
Secretary I 6 months	1,884.00
Overtime	975.00
FRINGE BENEFITS: P.E.R.S., O.A.S.I., S.C.D., Insurance	1,018.00
1 Field Inspector @ 3,495.00	
2 Field Inspectors @ 3,000.00	6,000.00
TOTAL PERSONAL SERVICES	\$ 26,230.00

Handwritten note:
 Equipment

<u>Material and Services</u>	
5% Administrative and Legal	2,386.00
Contract Services	4,841.00
Material and Supplies	495.00
Lab. Costs	1,724.00
Telephone Costs	163.00
Office Rental	1,290.00
TOTAL MATERIALS & SERVICES	\$10,899.00

GRAND TOTAL BUDGET ESTIMATES \$37,129.00

MEMORANDUM

TO : SANITARY AUTHORITY MEMBERS
Mr. John Mosser, Chairman
Mr. Herman P. Meierjurgan
Mr. B. A. McPhillips
Mr. Edward C. Harnes, Jr.
Mr. Storrs Waterman

FROM : AIR QUALITY CONTROL

DATE : December 8, 1967

SUBJECT: Application of COLUMBIA WILLAMETTE AIR POLLUTION AUTHORITY for authorization to operate as a Regional Air Quality Control Authority and application for state fund in the eligible amount of \$30,180.

The City of Portland in the name of the Columbia Willamette Air Pollution Authority, consisting of Clackamas County, Columbia County, Multnomah County and the City of Portland in area, and members representing the same governments (with one to be appointed upon authorization of the region) submitted an application for control authority in a letter dated December 6, 1967.

The following documents were submitted with the letter of transmittal, and copies *were given to members at the last meeting* are contained in the Authority Member's notebooks:

1. Certified copies of the resolutions and ordinances for the Counties of Clackamas, Columbia and Multnomah and the City of Portland.
2. Agreement between the participants which provides for annual contributions which total \$60,360.
3. Copy of the letter to the Department of State filing the resolutions with the Public Records Section.
4. Copy of the grant application to the U. S. Public Health Service for Federal funds.
5. Copy of a letter of 21 July 1967 advising that a Federal grant of \$150,000 has been approved.

Comments: The staff finds that adequate financing is currently and will be provided and the boundaries of the proposed region includes territory reasonably consistent for the purposes of air quality control as required under OL 1967 Chapter 425. The staff would point out that it would even be more consistent if Washington County were a member and is hopeful Washington County may join at a later date.

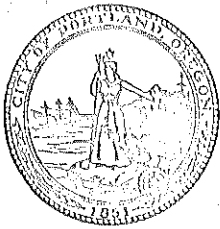
MEMORANDUM to Sanitary Authority Members

Page 2

December 8, 1967

Recommendation:

1. The Columbia Willamette Regional Air Pollution Authority be granted control authority as provided by OL 1967, Chapter 425.
2. The Sanitary Authority retain source types including pulp and paper, nuclear power, motor vehicles (mobile sources), agricultural field burning, and aluminum reduction.
3. Monies be granted in accordance with Section 19, OL 1967 Chapter 425 in the amount of \$30,180 for the period January 1, 1968 to January 1, 1969.



CITY OF PORTLAND, OREGON

DEPARTMENT OF PUBLIC AFFAIRS

FRANCIS J. IVANCIE, COMMISSIONER

BUREAU OF HEALTH
104 S. W. 5TH AVENUE
TELEPHONE 228-6141

THOMAS L. MEADOR, M.D.
CITY HEALTH OFFICER

6 December 1967

Oregon State Sanitary Authority
1400 Southwest 5th Avenue
Portland, Oregon 97201

Attention: Mr. Kenneth H. Spies, Secretary and Chief Engineer

Gentlemen:

In accordance with the provisions of Chapter 425, Oregon Laws 1967, the Counties of Clackamas, Columbia and Multnomah and the City of Portland desire to form an air quality control authority to be known as the Columbia Willamette Air Pollution Authority (CWAPA).

Since 18 October 1966, a regional air quality control program has been in operation in Clackamas, Columbia, Multnomah and Washington Counties by contract with the City of Portland as authorized in 449.830 ORS. Section 20 (2) Chapter 425, Oregon Laws 1967 suspends the powers in ORS 449.830 effective 1 January 1968. It was hoped that all of the participants in the contract region would agree to reform. However, Washington County has decided for the present not to be a participant.

Enclosed are the following exhibits:

1. Certified copies of the resolutions and ordinance for the Counties of Clackamas, Columbia and Multnomah and the City of Portland.
2. Agreement between the participants which provides for annual contributions which total \$60,360.
3. Copy of the letter to the Department of State filing the resolutions with the Public Records Section.
4. Copy of the grant application to the U. S. Public Health Service for Federal funds.
5. Copy of a letter of 21 July 1967 advising that a Federal grant of \$150,000 has been approved.

The Board of Directors of the Columbia Willamette Air Pollution Authority will meet soon after the region has been authorized by the Oregon State Sanitary Authority and will appoint a fifth member of the Board, elect a chairman and consider several additional matters.

It is anticipated the CWAPA Board will submit an application to the U. S. Public Health Service for a supplementary grant to improve the regional program. Application is made for state matching funds in accordance with Section 19, Oregon Laws 1967. It is proposed to complete the supplementary

Division of
Construction & Engineering
Oregon State Board of Health

RECEIVED

DEC 12 1967

ONE TEMP PERM

Oregon State Sanitary Authority

Page 2

6 December 1967

grant application in time for submission before the end of December, which will permit an effective date of 1 February 1968. This application will be submitted to the Oregon State Sanitary Authority for review before it is submitted to the U. S. Public Health Service.

We respectfully request the Oregon State Sanitary Authority approval of the Columbia Willamette Air Pollution Authority as a legally organized regional authority. We hope that this action will be taken at the 8 December 1967 meeting to permit the organized and functioning regional program to continue without disruption.

Respectfully submitted,
For the Health Officers of the Region



THOMAS L. MEADOR, M. D.
Health Officer

TLM:REH:j1
Enclosures

BEFORE THE BOARD OF COUNTY COMMISSIONERS
OF CLACKAMAS COUNTY, STATE OF OREGON

In the matter of amending Order No. 15491
pertaining to an agreement between
Columbia and Multnomah Counties and the
City of Portland for the Columbia-Willamette
Air Pollution Authority.

ORDER NO. 15610


This matter coming on at this time and it
appearing to the Board of Commissioners that an agreement was heretofore entered
into between Columbia, Multnomah, and Washington Counties and the City of Portland
to participate in the formation of the Columbia-Willamette Air Pollution Authority,
and

It further appearing to the Board that it appears
that the Washington County officials have not signified their acquiescence to
participation in the Columbia-Willamette Air Pollution Authority, now therefore


IT IS HEREBY ORDERED that the agreement as
heretofore mentioned between Columbia, Multnomah, Washington Counties and the City
of Portland be amended by the removal of Washington County as a party to said
agreement, as time is of the essence for participation in this agreement, for
said formation.

DATED this 20th day of November, 1967.

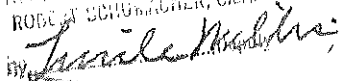

Chairman


Commissioner

BCC


Commissioner

ROBERT SCHUMACHER, Clerk

BY 

RESOLUTION

WHEREAS by the provisions of Chapter 425 Oregon Laws, 1967, certain political entities may participate in a regional air quality control authority, and

WHEREAS the Counties of Columbia, Clackamas, Multnomah and the City of Portland are desirous of participating in a regional air quality control authority as the combined area of said counties is a natural air shed, and

WHEREAS all the inhabitants of the above-named counties and city would benefit from a unified program of air pollution on a regional basis in that said program could be more efficiently and economically operated on a unified basis throughout the region, and

WHEREAS the unified air quality control program on a regional basis will protect against potential injury to health and life and damage to plant life and property, and

WHEREAS a unified air quality control program on a regional basis will be advantageous to all persons or concerns emitting any air contaminants, in that uniform emission standards and enforcement procedures may be established throughout the region, and

WHEREAS Columbia County has heretofore entered into such an agreement with the City of Portland and the Counties of Washington, Multnomah and Clackamas on the 18th day of October, 1966, and Columbia County is desirous of superceding said agreement with a new agreement, now therefore

BE IT HEREBY RESOLVED:

1. That the County of Columbia participate with the counties of Clackamas, Multnomah and the City of Portland in the formation of a "Regional Air Quality Control Authority" as provided for in Chapter 425 Oregon Laws, 1967.
2. That the name of the Regional Air Quality Control Authority shall be "Columbia-Willamette Air Pollution Authority".
3. That the principal places of business of the Columbia-Willamette Air Pollution Authority shall be Portland, Oregon, St. Helens, Oregon and Oregon City, Oregon.
4. That the boundaries of the Columbia-Willamette Air Pollution Authority shall be the perimeter of the combined area of Clackamas, Columbia and Multnomah Counties.

5. That the previous agreement dated October 18, 1966 between the aforesaid parties be and the same shall be rescinded and superceded as of the effective date of a new agreement to be enacted forthwith.

Dated at St. Helens, Oregon this 42 day of Nov., 1967.

COLUMBIA COUNTY COURT

Earl N. Seawright County Judge
Earl N. Seawright

Robert L. Glosenger Commissioner
Robert L. Glosenger

D. J. Witt Commissioner
D. J. Witt

Approved as to form:

Donald L. Kalberer
Donald L. Kalberer, District Attorney

ENDORSED "Filed Nov. 22, 1967
Roy A. Nelson, Clerk
By Fannie Rhine, Dep."

STATE OF OREGON }
COUNTY OF COLUMBIA } ss.
I, Roy A. Nelson, County Clerk of the above named County and State, and Clerk of the
County Court of the County of Columbia, and State of Oregon, do hereby certify that the
foregoing copy of RESOLUTION; Regional Air Quality Control Authority"
Columbia, Clackamas, Multnomah and City of Portland
has been by me compared with the original and that it is a correct transcript
therefrom, and of the whole of such original.
Resolution
as the same appears
on file & of record in my office and in my care and custody.
In Testimony Whereof, I have hereunto set my hand and affixed the seal of
said Court, this 5th day of December A.D. 19 67.
ROY A. NELSON, Clerk
By Fannie Rhine Deputy

In the Matter of the Petition of an
Agricultural Agency of CLATSOP, CLATSOP and
MULTNOMAH COUNTIES and the CITY OF PORTLAND
providing for Regional Air Pollution
Control.

ORDER

The above-entitled matter is before the Board to
consider the execution of an agreement with the Counties of
Clatsop and Columbia and the City of Portland in connection
with the formation of a Regional Air Quality Control Authority
as provided in Chapter 435, Oregon Laws 1967; and

It appearing to the Board that an agreement should
be executed among the participating governmental units in
accordance with the form of agreement tendered the Board by
the City of Portland as provided by its Ordinance No. 125736;
and the Board being fully advised in the premises, it is
therefore

ORDERED that Multnomah County enter into an Air Pol-
lution Control Agreement with the City of Portland and the
Counties of Clatsop and Columbia, all in accordance with the
terms and conditions of that certain agreement tendered the
Board this date and approved by the City of Portland under
Ordinance No. 125736; and it is

FURTHER ORDERED that the Chairman of the Board of
County Commissioners be and he is hereby authorized and
directed to execute said agreement.

November 30, 1967

BOARD OF COUNTY COMMISSIONERS
MULTNOMAH COUNTY, OREGON

BY M. JAMES GLEASON
Chairman

(SEAL)

APPROVED AS TO FORM:

GEORGE VAN HOENESSEN
District Attorney for
Multnomah County, Oregon

By WILLIS A. WOOD
Willis A. Wood
Chief Civil Deputy

State of Oregon }
County of Multnomah } ss

I, Albert B. Green, Director, Department of Judicial
Administration of Multnomah County, Oregon, do hereby certify that the
foregoing copy of Order has been compared by me with
the original, as the same appears of record in my office and in my custody.

IN WITNESS WHEREOF, I have hereunto set my hand and
affixed the seal of the Board of County Commissioners this 6th day
of December, A. D., 1967.

ALBERT B. GREEN Director,
Department of Judicial Administration

By Anthony Decker
Deputy Director

5. That the previous agreement dated October 19, 1966, between the aforesaid parties be and the same shall be rescinded and superseded as of the effective date of a new agreement to be enacted forthwith.

Dated at Portland, Oregon, this 30th day of November, 1967.

BOARD OF COUNTY COMMISSIONERS
MULTNOMAH COUNTY, OREGON

(SEAL)

By M. JAMES GLEASON
Chairman

APPROVED AS TO FORM:

GEORGE VAN HOOSSSEN
District Attorney for
Multnomah County, Oregon

By WILLIS A. WEST
Willis A. West
Chief Civil Deputy

State of Oregon
County of Multnomah

} ss

I, Albert B. Green, Director, Department of Judicial Administration of Multnomah County, Oregon, do hereby certify that the foregoing copy of Resolution has been compared by me with the original, as the same appears of record in my office and in my custody.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the Board of County Commissioners this 6th day of December, A. D., 1967.

ALBERT B. GREEN Director,
Department of Judicial Administration

By Alnothy Blocker
Deputy Director

RESOLUTION NO. 309113

WHEREAS by the provisions of Chapter 425 Oregon Laws, 1967, certain political entities may participate in a regional air quality control authority, and

WHEREAS the City of Portland and Counties of Clackamas, Columbia and Multnomah are desirous of participating in a regional air quality control authority as the combined area of said counties is a natural air shed, and

WHEREAS all the inhabitants of the above-named city and counties would benefit from a unified program of air pollution control on a regional basis in that said program could be more efficiently and economically operated on a unified basis throughout the region, and

WHEREAS the unified air pollution control program on a regional basis will protect against potential injury to health and life and damage to plant life and property, and

WHEREAS a unified air pollution control program on a regional basis will be advantageous to all persons or concerns emitting any air contaminants, in that uniform emission standards and enforcement procedures may be established throughout the region; now, therefore,

BE IT HEREBY RESOLVED:

1. That the City of Portland participate with the counties of Clackamas, Columbia and Multnomah in the formation of a "Regional Air Quality Control Authority" as provided for in Chapter 425 Oregon Laws, 1967.

2. That the name of the Regional Air Quality Control Authority shall be "Columbia-Willamette Air Pollution Authority."

3. That the principal places of business of the Columbia-Willamette Air Pollution Authority shall be Portland, Oregon, St. Helens, Oregon, and Oregon City, Oregon.

4. That the boundaries of the Columbia-Willamette Air Pollution Authority shall be the perimeter of the combined area of Clackamas, Columbia and Multnomah Counties.

Adopted by the Council NOV 16 1967


Auditor of the City of Portland

Commissioner Ivancie
November 15, 1967
EJC/fg



ORDINANCE No. 125736

An Ordinance authorizing and directing the Mayor and Auditor to execute a contract with Clackamas, Columbia and Multnomah Counties providing for air pollution control, and declaring an emergency.

The City of Portland ordains:

Section 1. The Council finds that pursuant to a resolution previously adopted that the City of Portland wishes to join with Clackamas, Columbia and Multnomah Counties in the formation of a regional air quality control authority as provided in Chapter 425 Oregon Laws 1967; that in order to implement the organization and formation of such an authority an agreement among the participating governmental units is required; that the Mayor and Commissioner in charge of the Bureau of Health have recommended that the city contract with the counties of Clackamas, Columbia and Multnomah for the formation of such a regional air quality control authority; now, therefore, the Mayor and Auditor are hereby authorized and directed to enter into a contract with Clackamas, Columbia and Multnomah Counties for the formation of a regional air quality control authority, said contract to be substantially in conformance with Exhibit "A," attached hereto and by this reference made a part hereof.

Section 2. Inasmuch as this ordinance is necessary for the immediate preservation of the public health, peace and safety of the City of Portland in this: In order that the advance plans and preparations for the operation of the regional air quality control authority may be made without unnecessary delay; therefore, an emergency hereby is declared to exist and this ordinance shall be in force and effect from and after its passage by the Council.

Passed by the Council, NOV 16 1967

Mayor of the City of Portland

Commissioner Ivancie
November 15, 1967
EJC/fg

Attest:

Auditor of the City of Portland

A G R E E M E N T

THIS AGREEMENT Made and entered into pursuant to the authority contained in Chapter 425 Oregon Laws, 1967, by and between the CITY OF PORTLAND, a political subdivision of the State of Oregon, hereinafter referred to as "City," and the Counties of CLACKAMAS, COLUMBIA, and MULTNOMAH, political subdivisions of the State of Oregon, hereinafter referred to as Counties,

WHEREAS the governing body of each of the parties hereto being cognizant of the potential injury that may be caused by air pollution to health and life and damages to plant life and property within the areas of the parties hereto, and that such injury and damage should be guarded against and/or controlled, and

WHEREAS the governing body of each party hereto in an effort to preserve the health, life, property and happiness within the area of each party is anxious to join with each of the other parties hereto in a unified air pollution control program on a local air-shed basis, and

WHEREAS the Oregon State Sanitary Authority encourages the reduction and control of air pollution on a local program basis and has expressed through its secretary a desire and willingness to cooperate with the parties hereto in their local program, and

WHEREAS it would be greatly advantageous economically to the inhabitants of City and the Counties for the City and Counties to enter into this agreement for the control and abatement of air pollution on an area-wide basis, and

WHEREAS the parties hereto by their governing bodies have heretofore each adopted a resolution calling for the formation of a regional air quality control authority to provide a unified air quality control program on a regional basis; now, therefore,

IN CONSIDERATION OF THE PREMISES, the parties hereto do agree and promise as follows:

1. That the name of the regional air quality control authority to be organized under the provisions of the resolutions heretofore passed and under the provisions of this agreement shall be COLUMBIA-WILLAMETTE AIR POLLUTION AUTHORITY.

2. As soon as practical after the effective date of this agreement, the governing body of each party hereto shall name one of its members to serve on the Board of Directors of the COLUMBIA-WILLAMETTE AIR POLLUTION AUTHORITY. The governing body of a party hereto shall not name a member of the governing body to the Board of Directors unless such governing body member shall have at least two years remaining in his elec-

tive term of office.

3. Performance of air quality control service within the region shall be in cooperation with the health officers of the parties hereto, and it is agreed that the health officers shall be members of the advisory committee provided for in Section 9, Chapter 425 Oregon Laws, 1967.

4. The parties hereto shall contribute financially to the support of the COLUMBIA-WILLAMETTE AIR POLLUTION AUTHORITY in the following annual amounts:

Clackamas County	\$ 4,500
Columbia County	860
Multnomah County	30,000
City of Portland	25,000

One-half of the first year's annual amounts above set out is payable to the Regional Authority immediately upon the execution of this agreement. The other one-half of the first annual amounts is payable on March 1, 1968. In each subsequent year, the parties hereto shall pay the first half of each year's annual amount by not later than December 1, and the second half of each annual amount by not later than March 1.

It is agreed by and among the parties hereto that it is the intention of all of said parties that each year City shall contribute a smaller sum toward the program set up to be progressively reduced to nothing by the end of the fourth year of operation, and that Multnomah County shall contribute a larger sum each year to make up for the reduced amount of City, and those parties shall meet by not later than March 1 of each year to determine and agree upon the sum to be paid by those parties during the ensuing fiscal year.

This agreement shall be in full force and effect from and after January 1, 1968, except that it may be terminated and the Regional Authority dissolved upon the written consent of the governing bodies of the parties hereto, such consent being given not less than thirty days prior to the proposed date of dissolution.

IN WITNESS WHEREOF, the parties hereto have executed this agreement this 6th day of December, 1967, the Counties acting through their governing bodies, pursuant to resolution or ordinance regularly adopted by said governing body, a copy of each said resolution or ordinance is attached hereto and hereby made a part hereof, and the City by and through its Mayor and Auditor, pursuant to Ordinance No. 125736

attached hereto and hereby made a part hereof.

CLACKAMAS COUNTY, OREGON

Approved as to form:

Roger Rook
Roger Rook,
District Attorney
Clackamas County, Oregon

By *[Signature]*
County Commissioner

By *[Signature]*
County Commissioner

By _____
County Commissioner

COLUMBIA COUNTY, OREGON

Approved as to form:

Donald L. Kalbexer
Donald L. Kalbexer,
District Attorney
Columbia County, Oregon

By *[Signature]*
County Judge

By *[Signature]*
County Commissioner

By *[Signature]*
County Commissioner

MULTNOMAH COUNTY, OREGON

Board of County Commissioners

Approved as to form:

GEORGE VAN HOOMISSEN,
District Attorney

By *[Signature]*
Deputy

By *[Signature]*
Chairman

CITY OF PORTLAND

Approved as to form:

Alexander G. Brown
Alexander G. Brown,
City Attorney
Portland, Oregon

By *[Signature]*
Acting Mayor

By *[Signature]*
Auditor

By *[Signature]*
Chief Deputy

3 - Agreement
November 15, 1967
EJC/fg



CITY OF PORTLAND, OREGON

DEPARTMENT OF PUBLIC AFFAIRS

FRANCIS J. IVANCIE, COMMISSIONER

BUREAU OF HEALTH
104 S. W. 5TH AVENUE
TELEPHONE 228-6141

THOMAS L. MEADOR, M.D.
CITY HEALTH OFFICER

6 December 1967

Department of State
Elections Division
Public Records Section
Salem, Oregon

Attention: Miss Inger J. Henrikson, Chief Clerk

Gentlemen:

In accordance with the requirements of Section 5 (2), Chapter 425, Oregon Laws 1967, there is enclosed a certified copy of the resolutions or ordinances for the Counties of Clackamas, Columbia, Multnomah and the City of Portland to form a regional air quality control authority.

We request that these documents be filed and that we be advised of the file number.

Very truly yours,

THOMAS L. MEADOR, M. D.
Health Officer

TLM:REH:jl
Enclosures
cc: Oregon State Sanitary Authority

1 May 1967

National Center for Air Pollution Control
U.S. Dept. of Health, Ed., & Welfare
Public Health Service
3rd and C Streets, SW
Washington, D.C. 20201

Attn: Charles S. Maneri, Deputy Chief
Office of Program and Survey Grants

Gentlemen:

Reference is made to our telephone conversations about the simultaneous termination of City of Portland air pollution control grant and initiation of Portland Regional Air Pollution Authority (PRAPA) grant, effective 1 August 1967.

We now request the amended PRAPA grant application #342 be further amended by changing the beginning date from 1 July 1967 to 1 August 1967, specifically by changing the dates in items 5a, 6a, and 7a to 1 August 1967.

No changes in the application other than the above date changes are requested. If necessary to submit a complete revised application to show the above change of date, please let us know and also send necessary forms.

Very truly yours,

THOMAS L. MEADOR, M.D.
City Health Officer

R. E. Hatchard, Director
Air Quality Control Division

REH:jjl

File Copy

PORTLAND, OREGON

OFFICE OF PUBLIC SAFETY

SCHRUNK, MAYOR

February 1967

BUREAU OF HEALTH
104 S.W. 5TH AVENUE
TELEPHONE 228-6141

THOMAS L. MEADOR, M.D.,
CITY HEALTH OFFICER

National Center for Air Pollution Control
U.S. Dept. of Health, Ed., & Welfare
Public Health Service
3rd and C Streets, SW
Washington, D.C. 20201

Attn: Charles D. Yaffe, Chief, Office of Program
and Survey Grants

*9/20/67
Some use for phased
development grant?*

Gentlemen:

Please find attached an amended application for an initial grant to establish the Portland Regional Air Pollution Authority (PRAPA). The initial application as designated by you is No. 342. We are informed approval of our initial application is being withheld due to non-availability of federal matching funds, but that approval will be granted when federal funds are available, which could be prior to 1 July 1967.

Please note the only change made on page one of the application is in Item 5, A and B, where both the initial date and latest acceptable starting date are shown as 1 July 1967. As you are aware, the approved and funded Portland grant program is being replaced by a Regional program to include the total area of five political subdivisions. In order to maintain bookkeeping and accounting procedures consistent with current practices in the five government agencies and, further, to be able to furnish you and the Institute of Health the required quarterly and annual reports, it is mandatory the program grant year be the same as our fiscal year, namely, 1 July through 30 June.

If federal funds are available to approve this PRAPA application before 1 July 1967, we request approval be granted as soon as possible but the beginning date still be set at 1 July 1967. If federal funds are not available by 1 July 1967, we request the project year be made retroactive to begin 1 July 1967. In determining federal funds which may be available 1 July 1967, if the new Congressional appropriation is not yet passed, please consider using the unobligated balances from the first and second year Portland grant with approximately 75% of the Portland third year grant. This should be no less than \$60,000 which is 40% of the total required to fund the Regional program the first year.

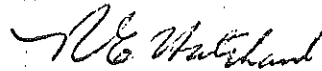
Other changes in the amended application relate principally to necessary adjustments in Item 13, Personnel, to reflect a twelve (12) months program rather than the six (6) months program originally submitted. The staffing pattern remains essentially unchanged, as also do Item 15, Consumable Supplies, and Item 16, Travel. Item 17, Other, shows an increase due to additional funds needed for personal services (social security, etc.) in conjunction with the increase in Item 13.

For Item 14, Equipment, we now show only a lump sum amount of \$13,435. The Portland program has procured a considerable amount of varied kinds and types of equipment, all of which will be made available to the Regional program. Some of this equipment may not meet our requirements precisely as anticipated and we feel it desirable at this time to more fully evaluate the equipment on hand and in use prior to procuring additional units of the same type. Further, initial equipment requirements for use in the Region outside Portland have not yet been finally determined. We request approval of this item as submitted, with the understanding no equipment items will be procured until an equipment list has been submitted to you and approved.

Items 19 and 20, as well as other supporting data remain unchanged.

Very truly yours,

THOMAS L. MEADOR, M.D.
City Health Officer



R. E. Hatchard, Director
Air Quality Control Division

REH:jgl

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE
PUBLIC HEALTH SERVICE

LEAVE BLANK

APPLICATION FOR AIR POLLUTION CONTROL PROGRAM GRANT
UNDER SECTION 4 OF PUBLIC LAW 89-206

1. NAME AND ADDRESS OF APPLICANT AIR POLLUTION CONTROL AGENCY
Portland Regional Air Pollution Authority (PRAPA)
104 SW 5th Avenue
Portland, Oregon 97204

NAME AND TITLE OF DIRECTOR
Richard E. Hatchard, Director
Portland Regional Air Pollution Authority

TELEPHONE NO. (Area Code and Extension)
503 - 228-6141 Ext. 466

3. TYPE OF APPLICATION (Check one on each side of broken line.)

<input checked="" type="checkbox"/> DEVELOPMENT	<input type="checkbox"/> NEW PROJECT
<input type="checkbox"/> ESTABLISHMENT	<input checked="" type="checkbox"/> REVISION OF APPLICATION NO. <u>342</u>
<input type="checkbox"/> IMPROVEMENT	<input type="checkbox"/> CONTINUATION OF GRANT NO. _____
	<input type="checkbox"/> SUPPLEMENT TO GRANT NO. _____

B. PROPOSED DATES OF INITIAL (OR CONTINUATION) PERIOD OF PROJECT (NOT TO EXCEED 12 MONTHS)

	MONTH	DAY	YEAR
A. FROM	Aug Jul	1	1967
B. LATEST ACCEPTABLE STARTING DATE	Jul	1	1967
C. THROUGH	Jun	30	1968

7. PROPOSED PERIOD OF THE PROJECT (NOT TO EXCEED 36 MONTHS)

	MONTH	DAY	YEAR
A. FROM	Aug Jul	1	1967
B. TO	Jun	30	1969 1970

APPLICATION NUMBER	GRANT NUMBER
DATE RECEIVED	FILING DATE
<input type="checkbox"/> APPROVED <input type="checkbox"/> DISAPPROVED	DATE
AVAILABLE NON-FED. FUNDS	ACCOUNT NUMBER <u>68A 4005 RD</u>
AMOUNT OF GRANT AWARD <u>\$ 150,000</u>	DATE OF AWARD <u>21 July 1967</u>

2.A. TYPE OF AGENCY
(Check one) STATE MUNICIPALITY
 INTERSTATE INTERMUNICIPAL and intercounty

B. AREAS UNDER JURISDICTION:

Clackamas County	1863 sq. miles
Columbia County	676 sq. miles
Multnomah County (Incl. Portland)	457 sq. miles (77 sq. miles)
Washington County	716 sq. miles
	<u>3,712 sq. miles</u>

4.A. TOTAL NON-FEDERAL FUNDS AVAILABLE FOR FISCAL YEAR IN WHICH GRANT APPLIED FOR IS TO BE USED:
\$ 50,000

B. FUNDS SPENT IN FISCAL YEAR PRECEDING THE YEAR IN WHICH PROJECT IS INITIATED:
NON-FEDERAL \$ none
FEDERAL \$ none
TOTAL \$ none

6. PROPOSED EXPENDITURES FOR INITIAL (OR CONTINUATION) PERIOD OF PROJECT.

A. NON-FEDERAL FUNDS \$	<u>50,000</u>
DATE WHEN THESE WILL BE AVAILABLE:	<u>1 July 1967</u> <u>Aug</u>
B. FEDERAL FUNDS REQUESTED \$	<u>150,000</u>
C. TOTAL	<u>\$ 200,000</u>

8. NAME, TITLE, AND MAILING ADDRESS OF OFFICIAL TO WHOM CHECKS SHOULD BE SENT.
Thomas L. Meador, M.D., Health Officer
104 SW 5th Avenue
Portland, Oregon 97204

TELEPHONE NO. (Area Code and Extension)
503 - 228-6141 Ext. 231

AGREEMENT: The applicant agrees that if a grant is made on the basis of this application, or on the basis of any revision, or amendment thereof, it will comply with all the applicable requirements and conditions of the regulations governing grants for air pollution control programs (42 C.F.R. Part 56) authorized by Section 4 of the Clean Air Act (Public Law 88-206) and with such additional conditions as the Surgeon General may impose prior to or at the time of the grant award.

9. OFFICIAL AUTHORIZED TO SIGN APPLICATION

Thomas L. Meador, M.D.
TITLE
Health Officer

SIGNATURE: [Signature] DATE: _____

CERTIFICATION:

10. BUDGET SUMMARY FOR PERIOD SHOWN IN ITEM 5, PAGE 1
(NOT TO EXCEED 12 MONTHS)

ITEM	PROGRAM EXCLUSIVE OF PROJECT	PROJECT			GRAND TOTAL
		NON-FEDERAL	FEDERAL	TOTAL	
	A	B	C	D	E
PERSONNEL	\$ -----	\$ 37,962	\$ 113,888	\$ 151,850	\$ 151,850
EQUIPMENT	-----	3,359	10,076	18,435 13,435	18,435 13,435
SUPPLIES	-----	2,029	6,086	8,115	8,115
TRAVEL	-----	1,075	3,225	4,300	4,300
OTHER	-----	5,575	16,725	17,300 22,300	17,300 22,300
TOTAL	\$ -----	\$ 50,000	\$ 150,000	\$ 200,000	\$ 200,000

11. BUDGET SUMMARY FOR PERIOD SHOWN IN ITEM 7, PAGE 1

YEAR	PROGRAM EXCLUSIVE OF PROJECT	PROJECT			GRAND TOTAL
		NON-FEDERAL	FEDERAL	TOTAL	
	A	B	C	D	E
FIRST	\$ -----	\$ 50,000	\$ 150,000	\$ 200,000	\$ 200,000
SECOND	-----	55,000	165,000	220,000	220,000
THIRD	-----	60,000	180,000	240,000	240,000
TOTAL	\$ -----	\$ 165,000	\$ 495,000	\$ 660,000	\$ 660,000

12. PROGRAM EXPENDITURES FOR THREE FISCAL YEARS PRIOR TO PROPOSED PROJECT

FISCAL YEAR	BUDGETED	ACTUAL EXPENDITURES
19 <u>67</u>	\$ NO PROGRAM	\$ NO PROGRAM
19 <u>66</u>	\$ NO PROGRAM	\$ NO PROGRAM
19 <u>65</u>	\$ NO PROGRAM	\$ NO PROGRAM

REMARKS

DETAILED BUDGET FOR PERIOD SHOWN IN ITEM 5, PAGE 1
(NOT TO EXCEED 12 MONTHS)

13. PERSONNEL

JOB TITLE	NUMBER IN SPECIFIED JOB CLASS	PERCENT OF TIME SPENT ON PROJECT	SALARY CHARGEABLE AVAILABLE	NON-FEDERAL FUNDS AVAILABLE	FEDERAL FUNDS REQUESTED
A	B	C	D	E	F
Air Qual. Control Officer	1	100	\$ 16,000		
Director, Tech. Services	1	100	11,000		
Program Coordinator	1	100	9,200		
Associate Engineer	1	100	10,400		
Associate Engineer	1	100	9,200		
Supervising Air Sanitarian	1	50	7,900		
Public Info Representative	1	100	8,200		
Senior Air Sanitarian	1	100	7,800		
Senior Air Sanitarian	1	100	7,800		
Air Sanitarian	1	50	3,600		
Air Sanitarian	1	100	6,750		
See continuation, p. 4					
20 + 2 p.t.		SUB-TOTAL	\$ 151,850	\$ 37,962	\$ 113,888

14. EQUIPMENT

	CHARGEABLE TO PROJECT		
	\$		
OTHER EQUIPMENT	13,435		
SUB-TOTAL	\$ 13,435	\$ 3,359	\$ 10,076

15. CONSUMABLE SUPPLIES

	CHARGEABLE TO PROJECT		
Blueprints, photostats, photos, etc.	\$ 500		
Office supplies	1,250		
Small tools	150		
See continuation, page 5			
OTHER SUPPLIES			
SUB-TOTAL	\$ 8,115	\$ 2,029	\$ 6,086

16. TRAVEL

	CHARGEABLE TO PROJECT		
Staff training, conferences and meetings	\$ 2,700		
Gas, oil, tires, and tubes	1,500		
Private car mileage	100		
SUB-TOTAL	\$ 4,300	\$ 1,075	\$ 3,225

17. OTHER

	CHARGEABLE TO PROJECT		
Equipment repairs and maintenance	\$ 750		
Dues and memberships	100		
See continuation, page 5			
SUB-TOTAL	\$ 22,300	\$ 5,575	\$ 16,725

18. GRAND TOTAL

	\$ 200,000	\$ 50,000	\$ 150,000
--	------------	-----------	------------

19. WORKABLE PROGRAM (See Instructions)

20. PROJECT DESCRIPTION AND JUSTIFICATION (See Instructions)

Item 13, Personnel (Continued)

<u>A</u>	<u>B</u>	<u>C</u>	<u>D</u>
Air Sanitarian	1	100	\$6,000
Engineering Technician	1	100	7,900
Sr. Air Technician	1	100	6,500
Air Technician	1	50	2,600
Chemist	1	100	7,500
Chemist	1	100	7,000
Administrative Secretary	1	100	6,000
Sr. Steno Clerk	1	100	4,500
Typist Clerk	1	100	4,300
AQC Trainees	2	17	1,700

In column C, 50 indicates employment from 1 January 1968 thru 30 June 1968; 17 indicates 2 months temporary employment during July and August at following scales:

1 year college or equivalent	\$2.25 per hour
2 years college or equivalent	2.75 per hour.
3 years college or equivalent	3.00 per hour

Staffing Pattern

<u>No.</u>	<u>Position</u>	<u>Scale*</u>	<u>Range</u>
1	Air Quality Control Officer	\$16,000	By Ordinance
1	Director, Technical Services	21,200 12,200	45
2	Associate Engineers	10,900	41
1	Program Coordinator	9,356	37
1	Supervising Air Sanitarian	8,900	34
1	Public Information Representative	8,600	33
1	Engineering Technician	8,600	33
2	Chemists	8,600	33
2	Senior Air Sanitarians	8,100	31
3	Air Sanitarians	7,600	29
1	Sr. Air Technician	7,600	29
1	Air Technician	6,900	26
1	Administrative Secretary	6,900	26
1	Sr. Steno Clerk	5,900	22
1	Typist Clerk	4,700	16

* Note: Figures are for annual salary after 3 years service, at present scales.

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Item 15, Consumable Supplies (Continued)

Lab supplies and other commodities	\$2,500
Telephone and telegraph	1,500
Postage	15
Printing and stationery	1,200
Art work	500
Other services	500

Item 17, Other (Continued)

Social Security, Indus. Accident, etc.	\$10,650
Consultant services	1,800
Construction of opacity tag unit	5,000
Alterations and renovations (trailer)	4,000

changed to equipment

DO NOT TYPE IN THIS SPACE-BINDING MARGIN

DEPARTMENT OF
HEALTH, EDUCATION AND WELFARE
PUBLIC HEALTH SERVICE
DIVISION OF AIR POLLUTION
WASHINGTON, D.C. 20201

IMPORTANT - Refer to this No. in all correspondence

GRANT NO. **68A 4005RD**
DATE **JUL 21 1967**

NOTICE OF AIR POLLUTION CONTROL PROGRAM GRANT AWARDED

An AIR POLLUTION CONTROL PROGRAM GRANT, in the amount indicated below, has been approved, as authorized by Section 4, of the Clean Air Act (P.L. 88-206). This award is subject to the Regulations governing grants for air pollution control programs, promulgated in 42 C.F.R. 56, and to the specific Terms and Conditions on the reverse of this Notice.

TYPE OF GRANT <input checked="" type="checkbox"/> INITIAL <input type="checkbox"/> CONTINUATION <input type="checkbox"/> SUPPLEMENTAL		TYPE OF PROJECT <input checked="" type="checkbox"/> DEVELOPMENT <input type="checkbox"/> ESTABLISHMENT <input type="checkbox"/> IMPROVEMENT	
PORTION OF PROJECT COVERED BY THIS AWARD FROM <u>August 1, 1967</u> THROUGH <u>June 30, 1968</u>		PROPOSED PROJECT PERIOD FROM <u>August 1, 1967</u> THROUGH <u>June 30, 1967</u> ¹⁹⁶⁹	
GRANTEE AGENCY Portland Regional Air Pollution Authority (PRAPA) 104 SW 5th Avenue Portland, Oregon 97204		FUTURE SUPPORT (Subject to the availability of funds and satisfactory project development) <i>Our letter 13 July 67</i> Second Year: <u>\$165,000</u> Third Year: <u>---</u>	
PAYEE (check will be drawn as follows): Thomas L. Meador, M.D., Health Officer 104 SW 5th Avenue Portland, Oregon 97204			

BUDGET SUMMARY FOR PORTION OF PROJECT PERIOD COVERED BY THIS AWARD

ITEM	PROGRAM Exclusive of Project	PROJECT			GRAND TOTAL
		NON-FEDERAL	FEDERAL	TOTAL	
Personnel	\$	\$ 37,962	\$ 113,888	\$ 151,850	\$
Equipment		3,359	10,076	13,435	\$ <i>See change 1.</i>
Supplies		2,029	6,086	8,115	
Travel		1,075	3,225	4,300	
Other		5,575	16,725	22,300	
TOTAL	\$	\$ 50,000	\$ 150,000	\$ 200,000	\$
		TOTAL GRANT		150,000	SIGNATURE <i>John T. Middleton</i>
		AMOUNT OF FIRST PAYMENT		37,500	
		BALANCE DUE		112,500	
APPROPRIATION NO. 7580328		ALLOWANCE NO. 8-1207		NAME AND TITLE John T. Middleton, Director National Center for Air Pollution Control	
OBJECT CLASSIFICATION 41.00	PROJECT CODE	LOCATION CODE			

REMARKS
This award is subject to the condition that the grantee obtains required non-Federal program and project funds for the entire award period and that the grantee submits for approval any proposed contract for services to be performed as a part of the project.
1. This grant is awarded for a development project which will lead to the establishment of an air pollution control program which meets the requirements of Section 56.8(a) of the Regulations. *56.23(a)*
2. Successful accomplishment of this development project will make the applicant eligible for consideration for a third year of grant support without an increase of non-Federal funds for support of its total air pollution control program.

(over)

TERMS AND CONDITIONS

This award is subject to the Regulations governing grants for air pollution control programs (42 C.F.R. 56) as authorized by Section 4 of the Clean Air Act (P.L. 88-206). The Terms and Conditions hereon are in implementation of and in addition to those in the Regulations.

A. Use of Grant Funds

Grant funds may be used for those costs specifically incurred for the project. These funds are to be expended for the purposes stated in the application and for those items enumerated in the approved budget.

B. Budget Transfers

To facilitate project development, transfers among budget categories may be made without prior approval except in the following circumstances, where prior approval of the Public Health Service is required:

i. Where there is a cumulative increase in any budget category of more than 25 percent or \$1,000, whichever is greater.

ii. Any expenditure in a budget category for which no funds were initially budgeted in the approved application.

iii. The purchase of any item of equipment costing in excess of \$500 not specifically enumerated in the approved application.

The grantee should submit with justification any request for approval of a budget change as outlined above. Where any transfer or substantial budget change would result in and reflect a significant change in the scope or nature of the project, the grantee is required to submit an application for a project revision.

C. Reports of Expenditures

i. The grantee is required to submit an interim cumulative expenditure report within 30 days after the end of each three-month portion of the project period, unless otherwise instructed.

ii. The grantee is further required to submit an annual expenditure report within 90 days after the end of each 12-month portion of the project period, unless otherwise instructed.

D. Fiscal Audit

The grantee will keep such records so as to facilitate an effective audit. All expenditures from project grants are subject to Department of Health, Education, and Welfare and/or Public Health Service review and audit for the purpose of verifying the accuracy and propriety of charges. The grantee's air pollution control program expenditures over and apart from the project receiving grant support are also subject to audit.

E. Balance of Grant Funds

Any unencumbered balance in excess of one dollar (\$1.00) in the grant account, as reflected in the final expenditure report, at the end of the project period must be refunded by check payable to the Public Health Service at the time the final expenditure report is submitted. Proceeds from the sale of equipment of supplies, or surplus funds resulting from a vendor's discount will be credited to the grant account, and are subject to the requirements outlined in this paragraph.

F. Adjustment of Award

The Public Health Service may adjust this award at anytime prior to payment with proper notification to the grantee.

G. Explanation of Terms Used in this Grant Award

i. Project Period.--The time not exceeding three years, which the Public Health Service finds is reasonably required to initiate and/or conduct an approved project.

ii. Portion of Project Period Covered by this Award.--The period of time, usually not to exceed 12 months, for which these funds are awarded.

iii. Future Support.--The remaining portion of the project period for which funds have not yet been awarded.

Note:

Where this award represents Continuation or Supplemental action, any residual funds from prior awards will be shown under "Remarks" and, the award will be adjusted accordingly.

H. This award is contingent upon the condition that, if the grantee contract for any services as a part of the project for which this award is made, the grantee shall obtain and keep available assurances from the contractor of compliance with the Department of Health, Education, and Welfare Regulation (45 CFR Part 80) under Title VI of the Civil Rights Act of 1964.

MEMORANDUM

TO: Oregon State Sanitary Authority Members

FROM: Harold L. Sawyer

DATE: December 28, 1967

SUBJECT: Status Report - Tax Relief Program (Chapter 592, Oregon Laws 1967)

The purpose of this report is to bring you up-to-date on the status of the Tax Relief Program.

At the Sanitary Authority meeting on October 5, 1967, a two-part application form was approved for printing and distribution. Part I is an "Application for Determination of Eligibility." Part II is an "Application for Certification of the Pollution Control Facility." Since that time, complete applications have been filed by Publishers Paper Company, Newberg Division, for water pollution control facilities and Columbia Steel Casting Company for air pollution control facilities. Publishers Paper Company at Oregon City has filed Part I only of two separate applications for water pollution control facilities. Brooks-Scanlon, Inc., of Bend has filed Part I only of an application for air pollution control facilities. The staff review of these applications has not been completed at the present time. Arrangements will be made to review the two complete applications with representatives of the State Tax Commission early in January. Final action by the Authority will tentatively be scheduled for the meeting on January 19, 1968.

At the Authority meeting on October 5, 1967, Certificate and Notice of Election forms were discussed briefly but not approved. Final drafts of these proposed forms are attached to this report. Your staff recommends that these forms be approved for printing.

Attachments

NOTICE OF ELECTION

As provided by Subsection 2 of Section 4 of Chapter 592, Oregon Laws 1967, a person receiving a certificate under Section 4 of said Chapter 592 shall make an irrevocable election to take the tax credit relief under Section 7 (to be made a part of ORS Chapter 316) or Section 9 (to be made a part of ORS Chapter 317) of said Chapter 592 or the ad valorem tax relief under Section 13 (to be made a part of ORS Chapter 307) of said Chapter 592*, and shall notify the Sanitary Authority, within 60 days after the receipt of such certificate, of his election. This election shall apply to the facility or facilities certified and shall bind all subsequent transferees. Failure to make a timely notification shall make the certificate ineffective for any tax relief under this Act.

I, _____,

holder of Pollution Control Facility Certificate No. _____

issued to _____

on the _____ day of _____ 19 _____, and received by me

on the _____ day of _____ 19 _____, hereby notify the

Oregon State Sanitary Authority that I have on this _____ day of

_____, 19 _____, made the irrevocable election to take

_____ relief under _____
(Tax credit or ad valorem tax) (State appropriate

_____ section of Oregon Law)

Certificate Holder _____

by _____

Title _____

*After December 31, 1970, Subsection 5 of Section 13 of Chapter 592, Oregon Laws 1967, should be noted as follows:

"The exemption from ad valorem taxation provided under this section shall not be available to a taxpayer for a pollution control facility erected, constructed or installed or first put into operation after December 31, 1970, unless it was erected, constructed or installed for the prevention of pollution from a trade or business activity conducted by the taxpayer on January 1, 1967, on Oregon property owned or leased by said taxpayer on January 1, 1967. If the facility also functions to prevent pollution from operations conducted on other property owned or leased by the taxpayer the Sanitary Authority shall state in its certification of the facility the percentage of the facility used to prevent pollution from such qualifying trade or business conducted on such qualifying property. The exemption from ad valorem taxes hereunder shall be limited to such percentage of the value of the facility."

Certificate No. _____

Date of Issue _____

Application No. _____

OREGON STATE SANITARY AUTHORITY

POLLUTION CONTROL FACILITY CERTIFICATE

Issued To: _____ as: _____

Facility Description:
.....
.....
.....

Location:

Actual Cost of Facility:

In accordance with the provisions of Chapter 592, Oregon Laws 1967, the Oregon State Sanitary Authority hereby certifies that the facility described herein and in the application referenced above is a "pollution control facility" within the definition of said Chapter 592 and that the facility was erected, constructed or installed on or after January 1, 1967, and on or before December 31, 1978, and is designed for, and is being operated or will operate for, the principal purpose of preventing, controlling or reducing air or water pollution, and that the facility is necessary to satisfy the intents and purposes of ORS Chapter 449 and regulations thereunder.

Therefore, this Pollution Control Facility Certificate is issued this date subject to compliance with the statutes of the State of Oregon, the regulations of the Oregon State Sanitary Authority and the following special conditions:

Signed _____

Title _____

Approved by the Oregon State Sanitary Authority

on the _____ day of _____ 19 ____.

MEMORANDUM

TO: Oregon State Sanitary Authority Members
FROM: Harold L. Sawyer
DATE: December 28, 1967
SUBJECT: Waste Discharge Permits

At the October 5, 1967 meeting of the Sanitary Authority, the staff was authorized to proceed immediately to develop final application forms for waste discharge permits and make them available to applicants by October 25, 1967. This was done, and since that time 451 applications have been filed. These applications have been briefly reviewed and sorted into several categories for consideration and action at this time. Attached to this report you will find lists which contain a description of the category, the staff's recommendation, and a listing of the applications which have been grouped into the category.

Before taking action on the applications received, there are several related matters which should be considered.

A number of cities and industries have not filed applications as of this time. If applications are not received by the end of January, your staff would propose to inform these cities and industries by mail of the requirements of Chapter 426, Oregon Laws 1967. If, after a reasonable period of time, applications are not filed, prosecution for failure to obtain a permit would be recommended.

It is anticipated that quite a few applications will be filed within the next few weeks. It is recommended that the Secretary of the Authority be authorized to issue temporary permits upon receipt of such adequately completed applications subject to the approval of the Sanitary Authority at its next meeting.

Temporary and regular permit forms have been drafted, reviewed by Mr. Arnold Silver, and printed. Copies are attached for your information. It is recommended that the Secretary of the Authority be authorized to sign the permits issued on behalf of the Authority. The staff requests your direction in these matters.

I. SUFFICIENT INFORMATION IS AVAILABLE

For the applications listed in this category, adequate information has been provided and the staff is sufficiently familiar with the applicant's operation to draft permit conditions. It is recommended that temporary permits be issued to allow time to draft permit conditions.

A. Domestic Wastes

Recommendation: Temporary Permit to Expire on March 31, 1968.

<u>Application Number</u>	<u>Applicant's Name</u>
16	Aloha Sanitary District
71	Ashland
42	Boardman
329	Corvallis
113	Corvallis Mobile Home Park
12	Dammasch Hospital - Wilsonville
65	Dayton
202	Elgin
7	Fir Cove Sanitation Corp. - Lebanon
133	Gold Hill
105	Harrisburg
156	Hermiston
176	Hillsboro (Rock Creek)
111	Independence
278	Josephine County School Dist. - Fleming Jr. High
5	Knoxtown Sanitary District - Wedderburn
127	Lafayette
140	Lake Owyhee Resort - Nyssa
335	Millersburg School Dist. #32 - Albany
106	Monmouth
368	Mt. Angel
268	Newport
348	North Roseburg Sanitary District
391	Pleasant Valley School District - Portland
259	Portland (Columbia Blvd.)
316	Portland (Tryon Creek)
120	Port of Tillamook Bay
245	Prineville
94	Rice Hill (Webb) - Yoncalla
63	Roseburg
237	Salem
283	Salishan Properties - Gleneden Beach
271	Scio
409	Siletz Keys Sanitary District - Lincoln City
136	Silverton
253	Society of Sisters of Holy Names (Marylhurst)
410	South Umpqua Public Schools No. 19 (Tri City)
143	Springfield Utility Board
18	Stayton
153	Tektronix (Domestic) - Beaverton
288	Thunderbird Mobile Park - Wilsonville
305	Triple H Investment (Diamond Hill) - Eugene
357	Vernonia
210	Vira Corporation (Country Squire Motel) - Eugene
160	Willamette Lutheran Homes - Salem
81	Yamhill

I. SUFFICIENT INFORMATION IS AVAILABLE (Continued)

B. Industrial Wastes

Recommendation: Temporary Permit to Expire on March 31, 1968.

Application

<u>Number</u>	<u>Applicant's Name</u>
142	Amalgamated Sugar Company - Nyssa
187	Boise-Cascade - St. Helens
148	Cascade Eggs - Salem
349	Coos Head Timber, Pulp Division - Coos Bay
217	Crown-Zellerbach - Wauna
172	General Foods Corp., Birdseye Div. - Woodburn
327	Georgia-Pacific, Pulp Mill - Toledo
248	Gunderson Bros. Engineering Corp. - Portland
238	Ralf Hakanson - Oakland
125	International Paper Co., Paper Mill - Gardiner
102	Kaiser Gypsum - St. Helens
154	La Grande Concrete Pipe Co.
233	M. C. Lininger & Sons - Medford
232	Menasha Corp. - North Bend
336	Northwest Sand & Gravel - Portland
312	Pennsalt Chemicals Corp. - Portland
155	Rogers Asphalt Paving - La Grande
304	Rogers Walla Walla, Inc. - Athena
290	Rogers Walla Walla, Inc. - Milton-Freewater
110	Shell Chemical Co. - St. Helens
205	Standard Oil Co. - Portland
152	Tektronix (Industrial) - Beaverton
215	Weyerhaeuser Co. - Klamath Falls
340	Wildish Sand & Gravel - Eugene
199	Willamette Poultry - Creswell

II. ADDITIONAL INFORMATION IS REQUIRED

For the applications listed in this category, additional information or a staff inspection (or both) is required before permit conditions can be drafted. It is recommended that temporary permits be issued to allow time to obtain the necessary information.

A. Domestic Wastes

Recommendation: Temporary Permit to Expire on March 31, 1968.

<u>Application Number</u>	<u>Applicant's Name</u>
264	Albany
122	Amity
242	Astoria
48	Baker
79	Beaverton
130	Cornelius
83	Creswell
95	Eugene
213	Forest Grove
47	Gervais
4	Gladstone
168	Green Sanitary District - Roseburg
395	Happy Valley Mobile Park - Portland
56	Heppner
6	King City
266	Laurelwood Academy - Gaston
116	Markham School - Portland
311	Medford
434	Metzger Sanitary District - Tigard
243	Molalla
294	Multnomah County (Fanno Creek)
258	Nehalem
405	Newberg
32	Oakridge
318	Ontario
46	Oregon Regional Primate Research Center - Beaverton
36	Orient School - Gresham
255	Rainier
60	Salem Development Company
58	Sunset Valley Sanitary District - Beaverton
300	Talent
332	Tigard
333	Tigard (Pinebrook Subdivision)
28	Upland Sanitary District - Portland
76	West Linn (Bolton)
77	West Linn (Willamette)
220	Woodburn
450	Eddy's Motel - The Dalles

Recommendation: Temporary Permit to Expire on June 30, 1968.

135	Arlington
400	Athens
139	Bend
96	Brookings
38	Bullards Beach State Park
267	Central Point
169	Chatnicka Heights - Salem

II. ADDITIONAL INFORMATION IS REQUIRED (Continued)

<u>Application Number</u>	<u>Applicant's Name</u>
73	Chiloquin
126	Clatskanie
216	Commonwealth Properties (Oak Hill) - Beaverton
107	D&R Development Co. (Mt. Hood Golf)
360	Deschutes Trailer Court - Madras
347	Eagle Point
228	Edward Hines Lumber Co., Hemlock Addition - Westfir
121	Enterprise
416	Estacada
226	Eugene Public Schools (Twin Oaks Elementary)
251	Fossil
363	Glendale
269	Gold Beach
402	Gresham
308	Hood River
301	Hubbard
313	Klamath County School District (Henley High School)
412	Landmark Enterprises (Salem Towne) - Salem
415	Lane Community College - Eugene
440	Lane County Parks and Recreation Dep't. (Baker Bay)
441	Lane County Parks and Recreation Dep't. (Camp Lane)
442	Lane County Parks and Recreation Dep't. (Lowell Park)
317	Lebanon
355	Lowell
231	MacLaren School for Boys - Woodburn
165	McMinnville
414	Milo Academy, Inc.
244	Milton-Freewater
358	Milwaukie
134	Moro
292	Multnomah County (Edgefield Center)
293	Multnomah County (Exposition Center)
8	Neighbors of Woodcraft - Hood River
298	North Bend
261	Oregon City
150	Our Lady of Guadalupe Trappist Abbey - Lafayette
97	Philomath
157	Ramada Inn - Tualatin
236	Riverview Service Corp. - Albany
429	School Dist. No. 1 (Stephenson School) - Portland
171	Seaside
241	Sherwood
225	Southwood Park Sanitary District - Portland
403	Springfield Public Schools (Goshen Elementary)
344	Stanfield
37	Sunset Bay State Park
411	Sweet Home
164	Toledo
443	Tualatin Valley Sanitation Company - Portland
131	Wasco
262	Weston
173	West Tualatin View School - Beaverton
166	White City Sanitary District

II. ADDITIONAL INFORMATION IS REQUIRED (Continued)

<u>Application Number</u>	<u>Applicant's Name</u>
354	Wilark Park Sewer Company - Salem
40	Winston Dillard Public Schools
239	Wood Village
432	Yoncalla

B. Industrial Wastes

Recommendation: Temporary Permit to Expire on March 31, 1968.

<u>Application Number</u>	<u>Applicant's Name</u>
167	Agnew Plywood - Grants Pass
274	Atlantic Richfield Company - Portland
257	Brawand Custom Meat - Scappoose
404	Corvallis Sand and Gravel
15	Eugene Sand and Gravel
10	Harris Pine - Pendleton
417	Harvey Aluminum - The Dalles
108	Hood River Distillers
80	Joe Bernert Towing - Wilsonville
246	Klamath Tallow Company - Klamath Falls
66	Kummer Meat - Hillsboro
208	Mallorie's Dairy - Silverton
39	Pacific Building Materials - Portland
374	Pacific Power & Light - Eagle Point
375	Pacific Power & Light (Westside) - Klamath Falls
342	Quick Service Sand & Gravel - Clackamas
320	Richmond Tank Car Manufacturing - Portland
203	Sheridan Pressure Treated Lumber
184	Tillamook Rock Products
30	Tillamook Veneer
249	T. P. Packing Co. - Klamath Falls
224	Troutdale Sand and Gravel
87	West Foods - Salem
103	Weyerhaeuser - Coos Bay Division
100	Willamette-Western (Ivon Street) - Portland
101	Willamette-Western (River Street) - Portland

Recommendation: Temporary Permit to Expire on June 30, 1968.

250	Ager & Davis Refining Company - Portland
59	Armour & Company - Portland
297	Arrow Meat Company - Cornelius
350	Ash Grove Lime & Portland Cement - Portland
447	Beaver Creamery Association
212	Beltview Dairy - Yamhill
353	Benham Concrete - Coquille
198	Bissinger & Company - Troutdale
147	Boise Cascade, Plywood - Elgin
145	Boise Cascade, Particleboard - La Grande
146	Boise Cascade, Sawmill - La Grande
295	Bristol Silica - Rogue River
17	Brown Company - Corvallis
182	Cabax Mills, Plywood - Eugene
201	Virgil J. Cain, Ranch #45 - Adams

II. ADDITIONAL INFORMATION IS REQUIRED (Continued)

<u>Application Number</u>	<u>Applicant's Name</u>
372	Centennial Mills - Portland
436	Central Cement Products - Pendleton
263	Central Cheese Association - Cloverdale
174	L. H. Cobb - Beaverton
13	Coos Bay Timber Operators - North Bend
321	Coos County Highway Dep't. - Coquille
186	Crown Zellerbach, Flexible Packaging - North Portland
393	Ellingson Timber, Plywood - Baker
309	Fibreboard Corporation (Pabco) - Portland
365	Fibre Mold - Hood River
325	Georgia-Pacific - Coos Bay
326	Georgia-Pacific - Coquille
324	Georgia-Pacific, Plywood - Toledo
194	Hall's Poultry - Hillsboro
341	Hamel's Slaughterhouse - Sheridan
230	Hanna Nickel Smelting Company - Riddle
119	Hebo Cheese Association
188	The Hervin Company - Tualatin
394	Idaho Canning Company - Nyssa
196	International Paper, Plywood - Gardiner
361	International Terminals - Portland
89	Klamath Ready Mix - Klamath Falls
11	F. M. Kovach - La Grande
302	Lawyer Veneer - Medford
337	M. C. Lininger & Sons - Ashland
286	Logan Egg Farm - Oregon City
75	McCormick & Baxter - Portland
289	Medford Veneer & Plywood - White City
260	Mohler Creamery Association - Nehalem
90	Molalla Sand and Gravel
431	MP Materials Company (River Road) - Salem
430	MP Materials Company (Turner Road) - Salem
74	Mt. Angel Meat
314	Muir & McDonald Company - Dallas
211	North Santiam Sand & Gravel - Stayton
129	Oakridge Sand & Gravel
62	Oregon Flax - Portland
223	Oregon Metallurgical - Albany
270	Ore-Ida Foods - Ontario
99	Oretown Cheese Association - Cloverdale
421	Pacific Power & Light - Albany
385	Pacific Power & Light (Gold Ray) - Medford
420	Pacific Power & Light - Lebanon
419	Pacific Power & Light - Mill City
234	Permapost Products - Hillsboro
179	Phillips Petroleum Company - Portland
338	Prine Oil Company - Salem
200	Reichhold Chemicals - White City
104	Sawyer's - Portland
240	Shell Oil Company (Willbridge Plant) - Portland
61	J. M. Smucker - Oregon City
159	Southern Oregon Tallow - Eagle Point
276	Springfield Slaughter Plant

II. ADDITIONAL INFORMATION IS REQUIRED (Continued)

<u>Application Number</u>	<u>Applicant's Name</u>
193	Stauffer Chemical - North Portland
178	Stayton Canning - Dayton
177	Stayton Canning - Stayton
132	Stimson Lumber, Forest Fiber Products - Forest Grove
438	Tygh Valley Sand and Gravel
78	Umpqua River Navigation - Reedsport
406	Union Pacific Railroad - Albina
407	Union Pacific Railroad - Hinkle
408	Union Pacific Railroad - Huntington
281	United Flav-R-Pac - Newberg
285	U. S. Plywood-Champion Papers - Dee
296	U. S. Plywood-Champion Papers - Mapleton
362	Valley Concrete & Gravel - Independence
331	White City Plywood
209	Whitney's Cannery & Distributing Co. - Portland
451	Abiqua Rock Products - Silverton

III. TIME SCHEDULE FOR CONSTRUCTION OF REQUIRED FACILITIES IS NEEDED
For the applications listed in this category, all of which are for domestic waste systems, a detailed time schedule for completion of required treatment facilities is necessary before permit conditions can be drafted. All other essential information is available. The problems of financing and Federal and State Grants are involved or perhaps will be involved in each of these schedules. It is recommended that Temporary Permits be issued to allow time for the development of these schedules.

Recommendation: Temporary Permit to Expire on March 31, 1968.

<u>Application Number</u>	<u>Applicant's Name</u>
115	Bandon
9	Dallas
68	Klamath Falls Airport
366	Mill City
252	Oak Lodge Sanitary District - Milwaukie
151	Reedsport
123	Tillamook City

Recommendation: Temporary Permit to Expire on June 30, 1968.

282	Cave Junction
43	Coquille
91	Eastside
70	Florence
175	Hillsboro (South First)
85	Huntington
69	Klamath Falls
52	La Grande
3	Lakeview
117	Merrill
2	Myrtle Point
254	Nyssa
82	Pendleton
109	Port of Portland (Airport)
180	Reynolds Metals - Troutdale
92	Rockaway
64	Sheridan
45	South Suburban Sanitary District - Klamath Falls
98	St. Helens
222	Sutherlin
170	The Dalles
163	Waldport

IV. SPECIAL STUDIES ARE REQUIRED

There are several categories where special studies by the staff are required before permit conditions can be drafted. It is recommended that Temporary Permits be issued to the applicants in these categories to allow time to complete these needed studies.

A. Cooling Waters

In the past, cooling waters generally have not been considered to be wastes. Although most cooling waters contain only waste heat, some may be contaminated with oil or other undesirable materials. It is the opinion of the staff that a survey should be undertaken to develop the necessary background information to identify any problems which might exist and recommend requirements for cooling water discharges. The applicants identified below discharge only cooling water. Industries which discharge other wastes in addition to cooling water are not included in this list.

Recommendation: Temporary Permit to Expire on December 31, 1968.

Application

<u>Number</u>	<u>Applicant's Name</u>
218	American Timber & Trading - North Plains
444	Borden Chemical Company - La Grande
445	Borden Chemical Company - Springfield
437	Eugene Fruit Growers Ass'n.
265	Hercules Incorporated - Portland
84	Nebergall Meat - Albany
31	Northwestern Ice and Cold Storage - Portland
54	Oregon Portland Cement - Lake Oswego
53	Oregon Portland Cement, Lime - Huntington
425	Pacific Power & Light - Astoria
422	Pacific Power & Light (J. C. Boyle) - Keno
379	Pacific Power & Light (Clearwater) - Roseburg
380	Pacific Power & Light (Clearwater #2) - Roseburg
384	Pacific Power & Light (Eastside) - Klamath Falls
387	Pacific Power & Light (Fish Creek) - Roseburg
388	Pacific Power & Light (Lemolo #1) - Roseburg
423	Pacific Power & Light (Lemolo #2) - Roseburg
376	Pacific Power & Light (Lincoln Plant) - Portland
424	Pacific Power & Light - North Bend
377	Pacific Power & Light (Powerdale) - Hood River
381	Pacific Power & Light (#1) - Prospect
382	Pacific Power & Light (#2) - Prospect
427	Pacific Power & Light (#3) - Prospect
383	Pacific Power & Light (#4) - Prospect
428	Pacific Power & Light (Slide Creek) - Roseburg
378	Pacific Power & Light (Soda Springs) - Roseburg
426	Pacific Power & Light - Springfield
386	Pacific Power & Light (Toketee) - Roseburg
389	Pacific Power & Light (Vine Street) - Albany
35	Pooley Fruit - Hood River
356	Portland Canning Co. - Sherwood

B. Fish Processing Wastes

The waste disposal practices of fish processing plants have never been surveyed by the Sanitary Authority staff. A staff survey is

IV. SPECIAL STUDIES ARE REQUIRED (Continued)

now being planned to develop the information necessary to establish discharge requirements for the fish processing industry.

Recommendation: Temporary Permit to Expire on December 31, 1968.

Application

<u>Number</u>	<u>Applicant's Name</u>
334	Astoria Seafood Company - Astoria
413	Astoria Seafood Company - Charleston
149	Barbey Packing Corporation - Astoria
185	Bell Buoy Crab - Seaside
190	Bumble Bee Seafoods (Cold Storage) - Astoria
192	Bumble Bee Seafoods (Elmore Cannery) - Astoria
191	Bumble Bee Seafoods - Newport
433	Cape Fisheries, Inc. - Bandon
370	Cape Fisheries, Inc. - Bandon
371	Cape Fisheries, Inc. - Port Orford
398	Depoe Bay Fish Company
364	Eureka Fisheries - Coos Bay
373	Fisherman's Cooperative - Charleston
315	New England Fish - Newport
346	Northwest Fur Breeders - Astoria
273	Ocean Foods of Astoria
352	Pacific Shrimp, Inc. - Warrenton
399	Pelican Bay Fish Company - Brookings
181	Point Adams Packing - Hammond
369	Point Adams Packing - Newport
27	San Juan Fishing - Warrenton
435	Union Fishermen's Cooperative - Astoria
275	Warrenton Crab, Inc.
449	Warrenton Seafood Company - Brookings
396	Winchester Bay Seafood
307	Yaquina Bay Fish - Newport

C. Fresh Fruit Packing Wastes

The waters used to wash fresh fruit before packing and storing have never been evaluated by the staff. Applications received indicate that these waters contain a variety of chemicals used to retard or prevent spoilage of the fruit. More information is needed on these wastes before permit conditions can be drafted.

Recommendation: Temporary Permit to Expire on December 31, 1968.

Application

<u>Number</u>	<u>Applicant's Name</u>
24	Diamond Fruit - Hood River
25	Diamond Fruit - Oak Grove
21	Diamond Fruit - Odell
23	Diamond Fruit - Parkdale
22	Diamond Fruit - Van Horn
306	Duckwall Brothers - Odell
14	Hounsell Brothers - Hood River
277	Stadelman Fruit - Lenz & Whitney
93	Stadelman Fruit - The Dalles

D. Log Deck Drainage and Log Pond Overflows

Most wood product manufacturers store logs either in a sprinkled log deck or in a log pond, or both. Log pond overflows and log deck drainage can cause severe pollution problems. The log pond overflow problem is further complicated by the practice of discharging other plant wastes to the log pond. Some ponds are operated so that they overflow continuously, some overflow occasionally, and some are operated as non-overflow ponds. Some ponds are created by construction of a dam across a small stream. Further study is needed to better define the overall problem of log handling and storage and develop alternative procedures which will eliminate the problem. The Federal Water Pollution Control Administration has been requested to make such a study. A meeting is currently scheduled for January 10, 1968 to discuss this matter. Oregon State University has also applied for a research grant to study this matter.

It is, therefore, recommended that temporary permits be issued to those applicants falling into this classification pending the results of such studies. Where problems presently exist which require immediate interim connective measures, a short term temporary permit is recommended. A longer term temporary permit is recommended for all others.

Recommendation: Temporary Permit to Expire on March 31, 1968.

Application

<u>Number</u>	<u>Applicant's Name</u>
162	Bohemia Lumber - Culp Creek
221	Boise Cascade - Medford
114	Walter E. Koch Lumber - Sandy
124	Publishers Paper Company - Molalla
219	Rosboro Lumber Company - Springfield

Recommendation: Temporary Permit to Expire on June 30, 1968.

161	Bohemia Lumber Company - Dorena
229	Edward Hines Lumber Company - Westfir
128	Lane Plywood - Eugene
141	Murphy Creek Lumber - Grants Pass
138	Robert Dollar Company and Glendale Plywood
397	Western States Plywood - Port Orford
137	Weyerhaeuser - Cottage Grove
310	Willamette Industries (Griggs) - Lebanon

Recommendation: Temporary Permit to Expire on December 31, 1968.

401	Astoria Plywood Corporation
158	Bate Plywood Company - Merlin
359	Bohemia Lumber Company - Saginaw
446	Boise Cascade Corporation, Plywood - Independence
144	Boise Cascade, Sawmill - Joseph
20	Diamond Lumber - Tillamook
55	Edward Hines Lumber Company - Bates
343	Ellingson Lumber - Baker
367	Erskine Lumber - Swisshome
88	Forest Grove Lumber
227	Fort Hill Lumber - Grand Ronde
323	Georgia-Pacific - Pilot Rock

IV. SPECIAL STUDIES ARE REQUIRED (Continued)

<u>Application</u> <u>Number</u>	<u>Applicant's Name</u>
322	Georgia-Pacific - Springfield
33	Gilchrist Timber
390	Hills Creek Lumber - Jasper
328	Hulbert & Muffley Company - Springfield
195	International Paper Company - Veneta
51	Kinzua Corporation - Heppner
50	Kinzua Corporation
235	Klamath Plywood - Klamath Falls
49	Kogap Manufacturing - Medford
19	Macpherson Lumber - Milwaukie
44	Medford Corporation
439	Mountain Fir Lumber - Independence
279	Olaf M. Oja Lumber - Sandy
291	Olson-Lawyer Lumber - Medford
448	Pope and Talbot - Oakridge
272	Publishers Paper Company - Dwyer
339	Publishers Paper Company - Tillamook
67	Round Prairie Lumber Co. - Dillard
319	Stout Creek Lumber Co. - Lyons
189	Taylor Lumber Company - Sheridan
284	U. S. Plywood-Champion Papers - Lebanon
280	U. S. Plywood-Champion Papers - Willamina
287	Willamette Industries - Dallas
299	Willamette Industries - Sweet Home

E. Columbia Slough Industries

The staff is currently conducting a study of the pollution problems and waste disposal practices in Columbia Slough. The results of this study are needed before permit conditions can be drafted.

Recommendation: Temporary Permit to Expire on June 30, 1968.

<u>Application</u> <u>Number</u>	<u>Applicant's Name</u>
34	Anodizing - Portland
345	Associated Meat Packers - Portland
247	Joslyn Manufacturing & Supply - Portland
183	Herbert Malarkey Paper Company - Portland
207	Pacific Carbide & Alloys - Portland
204	Pacific Meat - Portland
330	Pacific Resins & Chemicals - Portland
41	Portland Rendering - Portland
206	Union Carbide - Portland
29	Vann Barrel Company - Portland
197	Western States Rendering - Troutdale
392	Widing Transport Company - Portland

SUMMARY OF RECOMMENDED DURATION OF TEMPORARY PERMITS

Expire March 31, 1968

Domestic 91
Industrial 56

Total 147

Expire June 30, 1968

Domestic 86
Industrial 104

Total 190

Expire December 31, 1968

Industrial 102

Total 102

Total Number Temporary Permits 439

OREGON STATE SANITARY AUTHORITY

WASTE DISCHARGE PERMIT

Issued To:		Permit No. _____	
		Date Expires _____	
		Page _____ of _____	
		Application No. _____	
		Date Received _____	
County	River Basin	Receiving Stream	River Mile

This WASTE DISCHARGE PERMIT is issued in accordance with the provisions of Chapter 426, Oregon Laws 1967, and is subject to the following conditions:

Oregon State Sanitary Authority

WASTE DISCHARGE PERMIT

Permit No. _____

Date Expires _____

Page _____ of _____

OREGON STATE SANITARY AUTHORITY

TEMPORARY WASTE DISCHARGE PERMIT

Issued To:	Temp. Permit No. _____
	Expiration Date _____
	Application No. _____
	Date Received _____

This TEMPORARY PERMIT is issued by the Oregon State Sanitary Authority for the period while the application identified above is being processed.

This TEMPORARY PERMIT will expire either on the expiration date listed above or upon final action by the Sanitary Authority on the application, whichever comes first.

This TEMPORARY PERMIT is issued in accordance with the provisions of Chapter 426, Oregon Laws 1967, subject to compliance with the laws relative to water pollution in the state of Oregon; the rules, regulations, standards, and orders and requirements of the Sanitary Authority; and the following conditions:

1. All waste treatment facilities and control programs shall be operated at maximum efficiency.
2. All information, reports, and data that the Sanitary Authority deems necessary to process the above referenced application shall be promptly provided in writing.
3. The Sanitary Authority staff shall be allowed reasonable access to all facilities for purposes of making necessary inspections, investigations, and waste surveys.
4. Failure to abide with the conditions herein may result in the denial of said application and the revocation of this TEMPORARY PERMIT.

OREGON STATE SANITARY AUTHORITY

By: _____

Title: _____

Date: _____

Summary

Recommended Permit Provisions

Willamette System Pulp & Paper Mills

December 28, 1967

Mill and Location	Permit Period (years)	BOD loadings lbs/day			Suspended Solids #/1000 gal. #/day	Additional Treatment Schedule	
		Summer General	Summer Critical	Winter			
1. Weyerhaeuser Springfield	5	3,000	3,000	4,000(1)	0.3	6,000	None
2. Crown Zellerbach Lebanon	1-1/2	10,000	10,000	15,000	0.3	2,000	July 1, 1968 - program for secondary treatment. July 1, 1969 secondary treatment in operation.
3. Western Kraft Albany	2-1/2	2,500	2,500	12,000	0.3	2,500	July 1, 1969 - program for secondary treatment. July 1, 1970, secondary treatment in operation.
4. Boise Cascade Salem	2	10,000	10,000	135,000	0.3	4,000	July 1, 1969, program for chemical recovery and secondary treatment. July 1, 1972, Chemical recovery and secondary treatment in operation.

Mill and Location	Permit Period (years)	BOD loadings lbs/day			Suspended Solids		Additional Treatment Schedule
		Summer General	Summer Critical	Winter	#/1000 gal.	#/day	
5. Publishers Paper Co. Newberg	2	(2)15,000	(5)	130,000	(6)		July 1, 1969-program for chemical recovery and secondary treatment. July 1, 1972-chemical recovery and secondary treatment in operation.
6. Publishers Paper Co. Oregon City	2	(3)30,000	(5)	130,000	(6)		July 1, 1969-program for chemical recovery and secondary treatment. June 1, 1970-chemical recovery in operation. July 1, 1972-secondary treatment in operation.
7. Crown Zellerbach West Linn	2	(4)19,000	(5)	150,000	(6)		July 1, 1969-program for secondary treatment. July 1, 1972-secondary treatment in operation.

Footnotes:

- (1) Efficiency of biological treatment system reduced in cold weather.
- (2) Not to exceed 15,000 #/day when DO at Marina Mart is less than 6 ppm unless additional load is compensated for by addition of equivalent oxygen at Willamette Falls.
- (3) Not to exceed 30,000 #/day when DO in Portland Harbor is less than 5 ppm unless additional load is compensated for by addition of equivalent oxygen at Willamette Falls.
- (4) Not to exceed 19,000 #/day when DO in Portland Harbor is less than 5 ppm unless additional load is compensated for by addition of equivalent oxygen at Willamette Falls.
- (5) BOD loads shall be reduced or supplemental DO shall be added in cooperation with other waste discharges sufficient to maintain 5 ppm DO in Portland Harbor.
- (6) Existing primary treatment units to be operated at maximum efficiency and all waste streams monitored for suspended solids and appropriately treated.

Recommended Permit Provisions - 1/1/68 to 12/31/72 (5 years)

Weyerhaeuser Co., Springfield

1. The 5-day, 20° C. BOD discharged to the river shall not exceed 3,000 lb/day from June 1 to November 1. A limit of 4,000 lb/day shall apply during the remainder of the year; however, all plant processes and equipment and all waste treatment and control facilities shall be operated and maintained at all times at maximum efficiency and in a manner which will minimize waste discharges.
2. The average suspended solids discharged to the river shall not exceed 0.3 #/1000 gallons or 6,000 lbs. per operating day.
3. The company shall effectively monitor its waste discharges and submit reports of daily data to the Sanitary Authority immediately following the end of each calendar month during the period November 1 to June 1. Reports shall be submitted to the Sanitary Authority at weekly intervals during the period June 1 to November 1. Data shall be collected daily for the following parameters unless otherwise agreed to by the Sanitary Authority:
 - a. Flow
 - 1) Treatment System
 - 2) Log Pond
 - b. pH
 - c. Temperature
 - d. Turbidity
 - e. Color
 - f. BOD
 - 1) Pulp and Paper
 - 2) Log Pond

g. Suspended Solids

h. Production

1) Pulp

2) Paper

i. General observations of outfall and river (relating to waste discharge plume)

1) Discoloration

2) Foam

3) Odor

4) Slime

5) Deposits

j. Flow and temperature for separate cooling water discharges.

4. Waste handling and discharges shall be controlled in such a manner so as not to cause pollution of groundwater.
5. Sanitary wastes shall be disposed of by discharge to the Springfield municipal sewerage system or by other approved means.
6. Authorized representatives of the Sanitary Authority shall be permitted access to the plant premises at all reasonable times for the purposes of making inspections or surveys and for collecting samples or obtaining data and carrying out other necessary functions related to this permit.
7. In the event the permittee is temporarily unable to comply with any of the above conditions of this permit, due to breakdown of equipment or other cause, the permittee shall immediately notify the Sanitary Authority of the breakdown, its cause and the steps taken to correct the problem and prevent its recurrence.

8. Whenever a change in the waste to be discharged in excess of the conditions of this permit is anticipated a new application shall be submitted together with plans and specifications for proposed changes. No change shall be made until plans are approved and a new permit issued.
9. This permit is subject to termination if the Authority finds: (1) That it was procured by misrepresentation of any material fact or by lack of full disclosure in the application; (2) That there has been a violation of the conditions thereof; (3) That a material change in quantity or type of waste disposal exists.
10. In the event that a change in the conditions of the receiving waters results in a dangerous degree of pollution the Authority may specify additional conditions to this permit.

Recommended Permit Provisions - 1/1/68 to 6/30/69 (1-1/2 years)

Crown Zellerbach, Lebanon

1. The 5-day, 20° C. BOD discharge to the river shall not exceed 10,000 lbs/day from June 1 to November 1. A limit of 15,000 lbs/day shall apply during the remainder of the year; however, all plant processes and equipment and all waste treatment and control facilities shall be operated and maintained at all times at maximum efficiency and in a manner which will minimize waste discharges.
2. The average suspended solids loading shall not exceed 0.3 lbs/1000 gallons or 2,000 lbs. per operating day.
3. The company shall effectively monitor its waste discharges and submit reports of daily data to the Sanitary Authority immediately following the end of each calendar month during the period November 1 to June 1. Reports shall be submitted to the Sanitary Authority at weekly intervals during the period June 1 to November 1. Data shall be collected daily for the following parameters unless otherwise agreed to by the Sanitary Authority:
 - a. Flow
 - b. pH
 - c. Temperature
 - d. Turbidity
 - e. Color
 - f. Biochemical Oxygen demand
 - g. Suspended Solids
 - h. Production
 - 1) Pulp
 - 2) Paper

i. General observations of outfall and river (relating to waste discharge plume).

- 1) Discoloration
- 2) Foam
- 3) Odor
- 4) Slime
- 5) Deposits

j. Flow and temperature for any separate cooling water discharges.

4. Waste handling and discharges shall be controlled in such a manner so as not to cause pollution of groundwater.
5. Sanitary wastes shall be disposed of by discharge to the Lebanon municipal sewerage system or by other approved means.
6. A detailed program shall be submitted by July 1, 1968, which will provide, by July 1, 1969, secondary treatment year round for total mill wastes. (85% reduction of BOD after recovery of chemicals)
7. Authorized representatives of the Sanitary Authority shall be permitted access to the plant premises at all reasonable times for the purposes of making inspections or surveys and for collecting samples or obtaining data and carrying out other necessary functions related to this permit.
8. In the event the permittee is temporarily unable to comply with any of the above conditions of this permit, due to breakdown of equipment or other cause, the permittee shall immediately notify the Sanitary Authority of the breakdown, its cause and the steps taken to correct the problem and prevent its recurrence.
9. Whenever a change in the waste to be discharged in excess of the conditions

of this permit is anticipated a new application shall be submitted together with plans and specifications for proposed changes. No change shall be made until plans are approved and a new permit issued.

10. This permit is subject to termination if the Authority finds: (1) That it was procured by misrepresentation of any material fact or by lack of full disclosure in the application; (2) That there has been a violation of the conditions thereof; (3) That a material change in quantity or type of waste disposal exists.
11. In the event that a change in the conditions of the receiving waters results in a dangerous degree of pollution the Authority may specify additional conditions to this permit.

12/28/67

Recommended Permit Provisions - 1/1/68 to 6/30/70 (2-1/2 years)

Western Kraft Corporation, Albany

1. The 5-day, 20° C. BOD discharge to the river shall not exceed 2,500 lbs. per day during the period June 1 to November 1. The remainder of the year the average BOD discharge shall not exceed 12,000 lbs. per day; however, all plant processes and equipment and all waste treatment and control facilities shall be operated and maintained at all times at maximum efficiency and in a manner which will minimize waste discharges.
2. The average suspended solids loading shall not exceed 0.3 #/1000 gallons of discharge or 2,500 lbs. per day.
3. The company shall effectively monitor its waste discharges and submit reports of daily data to the Sanitary Authority immediately following the end of each calendar month during the period November 1 to June 1. Reports shall be submitted to the Sanitary Authority at weekly intervals during the period June 1 to November 1. Data shall be collected daily for the following parameters unless otherwise agreed to by the Sanitary Authority:
 - a. Flow
 - 1) To River
 - 2) To Filter Beds
 - b. pH
 - c. Temperature
 - d. Turbidity
 - e. Color
 - f. BOD
 - g. Suspended Solids
 - h. Production

- 1) Pulp
- 2) Paper
- i. Quarterly reports on filter bed test wells analyses (when in operation).
- j. General observations of outfall and river (relating to waste discharge plume)
 - 1) Discoloration
 - 2) Foam
 - 3) Odor
 - 4) Slime[†]
 - 5) Deposits
4. Waste handling and discharge shall be controlled in such a manner so as not to cause pollution of groundwater.
5. A specific and detailed program shall be developed and submitted by July 1, 1969 for providing, by not later than July 1, 1970, year-round control of total mill wastes equivalent to secondary treatment. (85% reduction of BOD of total mill wastes after chemical recovery).
6. Sanitary wastes shall be disposed of by means of adequate and properly functioning septic tank and drainfield systems or other approved means.
7. Authorized representatives of the Sanitary Authority shall be permitted access to the plant premises at all reasonable times for the purposes of making inspections or surveys and for collecting samples or obtaining data and carrying out other necessary functions related to this permit.
8. In the event the permittee is temporarily unable to comply with any of the above conditions of this permit, due to breakdown of equipment or other

cause, the permittee is to immediately notify the Sanitary Authority.

This report is to include pertinent information as to the cause and the steps that are being taken to correct the problem and prevent its recurrence.

9. Whenever a change in the waste to be discharged in excess of the conditions of this permit is anticipated, a new application shall be submitted together with plans and specifications for proposed changes. No change shall be made until plans are approved and a new permit issued.
10. This permit is subject to termination if the Authority finds: (1) That it was procured by misrepresentation of any material fact or by lack of full disclosure in the application; (2) That there has been a violation of the conditions thereof; (3) That a material change in quantity or type of waste disposal exists.
11. In the event that a change in the conditions of the receiving waters creates a dangerous degree of pollution the Authority may specify additional conditions to this permit.

Recommended Permit Provisions - 1/1/68 to 12/31/69 (2 years)

Boise Cascade, Salem

1. The 5-day, 20° C. BOD discharged to the river shall not exceed 10,000 lbs. per day for the low river flow period approximately June 1 to November 1. During the remainder of the year, approximately November 1 to June 1, average BOD discharges exclusive of lagoon discharges shall not exceed 135,000 lbs. per day. Actual discharges for the period November 1 to June 1, including lagoon discharges, shall be as agreed upon with the Sanitary Authority to meet existing river conditions.
2. The average suspended solids discharged to the river shall not exceed 0.3 lbs./1000 gallons or 4,000 lbs. per operating day (exclusive of lagoon discharges).
3. The company shall effectively monitor its waste discharges and submit reports of daily data to the Sanitary Authority immediately following the end of each calendar month during the period November 1 to June 1. Reports shall be submitted to the Sanitary Authority at weekly intervals during the period June 1 to November 1. Data shall be collected daily for each contaminated waste water discharge for the following parameters unless otherwise agreed to by the Sanitary Authority:
 - a. Flow
 - b. pH
 - c. Temperature
 - d. Turbidity
 - e. Color
 - f. BOD
 - g. Suspended Solids

h. Production

1) Pulp

2) Paper

i. General observations of outfall and river (relating to waste discharge plume).

1) Color

2) Foam

3) Odor

4) Slime

5) Deposits

j. Flow and temperature for separate cooling water discharges.

4. Waste handling and discharges shall be controlled in such a manner so as not to cause pollution of groundwater.
5. Sanitary wastes shall be disposed of by discharge to the Salem municipal sewerage system or by other approved means.
6. A detailed program shall be submitted by not later than July 1, 1969, for providing, by not later than July 1, 1972, chemical recovery and secondary treatment or equivalent year round control of total mill wastes.
7. Authorized representatives of the Sanitary Authority shall be permitted access to the plant premises at all reasonable times for the purposes of making inspections or surveys and for collecting samples or obtaining data and carrying out other necessary functions related to this permit.
8. In the event the permittee is temporarily unable to comply with any of the above conditions of this permit, due to breakdown of equipment or other cause, the permittee shall immediately notify the Sanitary Authority of the breakdown, its cause and the steps taken to correct the problem and prevent its recurrence.

9. Whenever a change in the waste to be discharged in excess of the conditions of this permit is anticipated a new application shall be submitted together with plans and specifications for proposed changes. No change shall be made until plans are approved and a new permit issued.
10. This permit is subject to termination if the Authority finds: (1) That it was procured by misrepresentation of any material fact or by lack of full disclosure in the application; (2) That there has been a violation of the conditions thereof; (3) That a material change in quantity or type of waste disposal exists.
11. In the event that a change in the conditions of the receiving waters results in a dangerous degree of pollution the Authority may specify additional conditions to this permit.

Recommended Permit Provisions - 1/1/68 to 12/31/69 (2 years)

Publishers Pulp & Paper Co., Newberg

1. The 5-day, 20° C., BOD discharges shall be governed by the following:

a) Winter discharges (January 1 to approximately June 1, and approximately November 1 to December 31).

Not to exceed 130,000 #/day, exclusive of lagoon discharges, with actual discharges, including lagoon discharges, as agreed upon with the Sanitary Authority to meet existing river conditions.

b) General summer low flow discharges (approximately June 1 to approximately November 1).

Not to exceed 15,000 #/day when the dissolved oxygen (DO) at Marina Mart is less than 6 ppm unless the additional load, in excess of 15,000 #/day, is compensated for by the addition of equivalent DO at the Willamette Falls or by other approved means.

c) Critical summer period (August 15 until natural conditions can sustain 5 ppm DO in the Portland harbor).

BOD loads shall be reduced or supplemental DO shall be added in cooperation with other waste dischargers sufficient to maintain a minimum of 5 ppm DO in Portland harbor.

2. Suspended solids in all waste discharge streams shall be effectively monitored and reduced to lowest possible levels. All waste streams that contain appreciable settleable solids shall be subjected to efficient primary sedimentation. Waste streams that contain troublesome quantities of suspended solids that are not subject to effective removal by plain sedimentation shall be reduced to non-troublesome levels by coagulation and sedimentation, filtration or other approved means.
3. All plant processes and equipment and all waste treatment and control facilities shall be operated and maintained at all times at maximum efficiency and in a manner which will minimize waste discharges.
4. The company shall effectively monitor its waste discharges and submit reports of daily data to the Sanitary Authority immediately following the end of each calendar month during the period November 1 to June 1. Reports shall be submitted to the Sanitary Authority at weekly intervals during the period June 1 to November 1. Data shall be collected daily for each contaminated waste water discharge for the following parameters unless otherwise agreed to by the Sanitary Authority:
 - a. Flow
 - b. pH
 - c. Temperature
 - d. Turbidity
 - e. Color
 - f. BOD

- g. Suspended Solids
 - h. Production
 - 1) Pulp
 - 2) Paper
 - i. General observations of outfall and river
 - 1) Color
 - 2) Foam
 - 3) Odor
 - 4) Slime
 - 5) Deposits
 - j. Flow and temperature for separate cooling water discharges.
5. Waste handling and discharges shall be controlled in such a manner so as not to cause pollution of groundwater.
6. Sanitary wastes shall be disposed of by discharge to the Newberg municipal sewerage system or other approved method.
7. A detailed program shall be submitted by not later than July 1, 1969, for providing, by not later than July 1, 1972, chemical recovery and secondary treatment or equivalent year-round control of total mill wastes.
8. Authorized representatives of the Sanitary Authority shall be permitted access to the plant premises at all reasonable times for the purposes of making inspections or surveys and for collecting samples or obtaining data and carrying out other necessary functions related to this permit.

9. In the event the permittee is temporarily unable to comply with any of the above conditions of this permit, due to breakdown of equipment or other cause, the permittee shall immediately notify the Sanitary Authority of the breakdown, its cause and the steps taken to correct the problem and prevent its recurrence.
10. Whenever a change in the waste to be discharged in excess of the conditions of this permit is anticipated a new application shall be submitted together with plans and specifications for proposed changes. No change shall be made until plans are approved and a new permit issued.
11. This permit is subject to termination if the Authority finds:
(1) That it was procured by misrepresentation of any material fact or by lack of full disclosure in the application; (2) That there has been a violation of the conditions thereof; (3) That a material change in quantity or type of waste disposal exists.
12. In the event that a change in the conditions of the receiving waters results in a dangerous degree of pollution the Authority may specify additional conditions to this permit.

Recommended Permit Provisions - 1/1/68 to 12/31/69 (2 years)

Publishers Paper Co., Oregon City

1. The 5-day, 20° C., BOD discharges shall be governed by the following:

a) Winter discharges (January 1 to approximately June 1, and approximately November 1 to December 31).

Not to exceed 130,000 #/day with actual discharges as agreed upon with the Sanitary Authority to meet existing river conditions.

b) General summer low flow discharges (approximately June 1 to August 15 and after critical period until approximately November 1).

Not to exceed 30,000 #/day when the dissolved oxygen (DO) in the Portland harbor is less than 5 ppm unless the additional load, in excess of 30,000 #/day, is compensated for by the addition of equivalent DO at the Willamette Falls or by other approved means.

c) Critical summer period (August 15 until natural conditions can sustain 5 ppm DO in the Portland harbor).

BOD loads shall be reduced or supplemental DO shall be added in cooperation with other waste dischargers sufficient to maintain 5 ppm DO in Portland harbor.

2. Suspended solids in all waste discharge streams shall be effectively monitored and reduced to lowest possible levels. All waste streams that contain appreciable settleable solids shall be subjected to efficient primary sedimentation. Waste streams that contain troublesome quantities of suspended solids that are not subject to effective removal by plain sedimentation shall be reduced to non-troublesome levels by coagulation and sedimentation, filtration or other approved means.
3. All plant processes and equipment and all waste treatment and control facilities shall be operated and maintained at all times at maximum efficiency and in a manner which will minimize waste discharges.
4. The company shall effectively monitor its waste discharges and submit reports of daily data to the Sanitary Authority immediately following the end of each calendar month during the period November 1 to June 1. Reports shall be submitted to the Sanitary Authority at weekly intervals during the period June 1 to November 1. Data shall be collected daily for each contaminated waste water discharge for the following parameters unless otherwise agreed to by the Sanitary Authority:
 - a. Flow
 - b. pH
 - c. Temperature
 - d. Turbidity
 - e. Color
 - f. BOD
 - g. Suspended Solids

- h. Production
 - 1) Pulp
 - 2) Paper
 - i. General observations of outfall and river (relative to waste discharge plume).
 - 1) Discoloration
 - 2) Foam
 - 3) Odor
 - 4) Slime
 - 5) Deposits
 - j. Flow and temperature for separate cooling water discharges.
5. Sanitary wastes shall be disposed of by discharge to the Oregon City municipal sewerage system or by other approved means.
6. A detailed program shall be submitted by not later than July 1, 1969, for providing chemical recovery by June 1, 1970, and secondary treatment or equivalent year-round control of total mill wastes by not later than July 1, 1972.
7. Authorized representatives of the Sanitary Authority shall be permitted access to the plant premises at all reasonable times for the purposes of making inspections or surveys and for collecting samples or obtaining data and carrying out other necessary functions related to this permit.

8. In the event the permittee is temporarily unable to comply with any of the above conditions of this permit, due to breakdown of equipment or other cause, the permittee shall immediately notify the Sanitary Authority of the breakdown, its cause and the steps taken to correct the problem and prevent its recurrence.
9. Whenever a change in the waste to be discharged in excess of the conditions of this permit is anticipated a new application shall be submitted together with plans and specifications for proposed changes. No change shall be made until plans are approved and a new permit issued.
10. This permit is subject to termination if the Authority finds:
(1) That it was procured by misrepresentation of any material fact or by lack of full disclosure in the application; (2) That there has been a violation of the conditions thereof; (3) That a material change in quantity or type of waste disposal exists.
11. In the event that a change in the conditions of the receiving waters results in a dangerous degree of pollution the Authority may specify additional conditions to this permit.

-Recommended Permit Provisions - 1/1/68 to 12/31/69 (2 years)

-Crown Zellerbach, West Linn

1. The 5-day, 20° C., BOD discharges shall be governed by the following:

- a) Winter discharges (January 1 to approximately June 1, and approximately November 1 to December 31).

Not to exceed 150,000 #/day exclusive of lagoon discharges, with actual discharges including lagoon discharges as agreed upon with the Sanitary Authority to meet existing river conditions.

- b) General summer low flow discharges (approximately June 1 to August 15 and after critical period until approximately November 1).

Not to exceed 19,000 #/day when the dissolved oxygen (DO) in the Portland harbor is less than 5 ppm unless the additional load, in excess of 19,000 #/day, is compensated for by the addition of equivalent DO at the Willamette Falls or by other approved means.

- c) Critical summer period (August 15 until natural conditions can sustain 5 ppm DO in the Portland harbor).

BOD loads shall be reduced or supplemental DO shall be added in cooperation with other discharges sufficient to maintain 5 ppm DO in Portland harbor.

2. Suspended solids in all waste discharge streams shall be effectively monitored and reduced to lowest possible levels. By June 1, 1969, all waste streams that contain appreciable settleable solids shall be subjected to efficient primary sedimentation. Waste streams that contain troublesome quantities of suspended solids that are not subject to effective removal by plain sedimentation shall be reduced to non-troublesome levels by coagulation and sedimentation, filtration or other approved means.
3. All plant processes and equipment and all waste treatment and control facilities shall be operated and maintained at all times at maximum efficiency and in a manner which will minimize waste discharges.
4. The company shall effectively monitor its waste discharges and submit reports of daily data to the Sanitary Authority immediately following the end of each calendar month during the period November 1 to June 1. Reports shall be submitted to the Sanitary Authority at weekly intervals during the period June 1 to November 1. Data shall be collected daily for each contaminated waste water discharge for the following parameters unless otherwise agreed to by the Sanitary Authority:
 - a. Flow
 - b. pH
 - c. Temperature
 - d. Turbidity

- e. Color
- f. Biochemical Oxygen Demand
- g. Suspended Solids
- h. Production
 - 1) Pulp
 - 2) Paper
- i. General observations of outfall and river (relating to waste discharge plume).
 - 1) Discoloration
 - 2) Foam
 - 3) Odor
 - 4) Slime
 - 5) Deposits
- j. Flow and temperature for separate cooling water discharges.

5. Waste handling and discharges shall be controlled in such a manner so as not to cause pollution of groundwater.

6. Sanitary wastes shall be disposed of by discharge to the West Linn municipal sewerage system or by other approved means.

7. A detailed program shall be submitted by not later than July 1, 1969, for providing by not later than July 1, 1972, secondary treatment or equivalent year-round control of total mill wastes.

8. Authorized representatives of the Sanitary Authority shall be permitted access to the plant premises at all reasonable times for the purposes of making inspections or surveys and for collecting samples or obtaining data and carrying out other necessary functions related to this permit.
9. In the event the permittee is temporarily unable to comply with any of the above conditions of this permit, due to breakdown of equipment or other cause, the permittee shall immediately notify the Sanitary Authority of the breakdown, its cause and the steps taken to correct the problem and prevent its recurrence.
10. Whenever a change in the waste to be discharged in excess of the conditions of this permit is anticipated a new application shall be submitted together with plans and specifications for proposed changes. No change shall be made until plans are approved and a new permit issued.
11. This permit is subject to termination if the Authority finds:
 - (1) That it was procured by misrepresentation of any material fact or by lack of full disclosure in the application;
 - (2) That there has been a violation of the conditions thereof;
 - (3) That a material change in quantity or type of waste disposal exists.
12. In the event that a change in the conditions of the receiving waters results in a dangerous degree of pollution the Authority may specify additional conditions to this permit.

Recommended Permit Provisions - 1/1/68 to 7/31/68 (7 months)

Evans Products Co., Corvallis

1. The 5-day, 20° C., BOD discharges shall not exceed 20,000 #/day during the period January 1, 1968, to July 15, 1968. After July 15, 1968, the BOD discharges shall not exceed 2,500 #/day during summer operations.
2. The average suspended solids discharged shall not exceed 0.7 #/1,000 gallons or 1,000 lbs. per operating day.
3. The company shall effectively monitor its waste discharges and submit reports of daily data to the Sanitary Authority immediately following the end of each calendar month during the period November 1 to June 1. Reports shall be submitted to the Sanitary Authority at weekly intervals during the period June 1 to November 1. Data shall be collected daily for the following parameters unless otherwise agreed to by the Sanitary Authority:
 - a. Flow
 - b. pH
 - c. Temperature
 - d. Turbidity
 - e. Color
 - f. Biochemical Oxygen Demand
 - g. Suspended Solids
 - h. Production
 - 1) Hardboard pulp
 - 2) Battery Separator Pulp

i. General observations of outfall and river (relating to waste discharge plume)

- 1) Discoloration
- 2) Foam
- 3) Odor
- 4) Slime
- 5) Deposits

j. Flow and temperature for any separate cooling water discharges.

4. Waste handling and discharges shall be controlled in such a manner so as not to cause pollution of groundwater.
5. Sanitary wastes shall be disposed of by discharge to the Corvallis municipal sewerage system or by other approved means.
6. Authorized representatives of the Sanitary Authority shall be permitted access to the plant premises at all reasonable times for the purposes of making inspections or surveys and for collecting samples or obtaining data and carrying out other necessary functions related to this permit.
7. In the event the permittee is temporarily unable to comply with any of the above conditions of this permit, due to breakdown of equipment or other cause, the permittee shall immediately notify the Sanitary Authority of the breakdown, its cause and the steps taken to correct the problem and prevent its recurrence.
8. Whenever a change in the waste to be discharged in excess of the conditions of this permit is anticipated a new application shall be submitted together with plans and specifications for proposed changes. No change shall be made until plans are approved and a new permit issued.

9. This permit is subject to termination if the Authority finds: (1) That it was procured by misrepresentation of any material fact or by lack of full disclosure in the application; (2) That there has been a violation of the conditions thereof; (3) That a material change in quantity or type of waste disposal exists.
10. In the event that a change in the conditions of the receiving waters results in a dangerous degree of pollution the Authority may specify additional conditions to this permit.

Recommended Waste Discharge Permit Conditions for

Wah Chang Albany Corporation

Permit Period - 1/1/68 to 8/31/68

1. Prior to July 1, 1968, the permittee, assisted by Cornell, Howland, Hayes and Merryfield, shall file a report with the Sanitary Authority proposing methods, means and a time schedule for further controlling, treating and disposing of overall plant wastes in a manner which will result in continuous compliance with pertinent state statutes and water quality standards.
2. Overall plant waste water discharges shall not exceed substantially the quantities, and constituent concentrations listed under item IV, page 4, of permit application No. 303 filed by the permittee under date of November 30, 1967, as corrected by Richard P. Blunk's letter of December 22, 1967, except that after April, 1968, the pH of the waste discharge stream shall be maintained within the range of 6 to 7.
3. No expansion of production over January 1968 levels shall occur which will result in increased waste discharges or which will interfere with progress toward intended significant reductions in present waste discharges until satisfactory control over total plant wastes has been achieved.
4. All plant processes and equipment and all waste treatment and control facilities shall be operated and maintained at all times in a manner which will minimize waste discharges.

5. All contaminated waste streams including decanted liquid wastes from the sludge storage pond shall be collected and discharged, after appropriate treatment, at a single controlled waste discharge point where the flow and pH shall be continuously metered and recorded.
6. Analyses of the waste discharge stream shall be made daily, unless and until sampling results might indicate that less frequent analyses will suffice, for the following:

NH_4^+	SO_4^-
Na^+	SCN^-
Ca^{++}	F^-
Heavy metal ions	Cl^-
Suspended solids	
Methyl isobutyl ketone	
Temperature	

In addition, during the effective period of this permit, data shall be developed and reported concerning temperatures and quantities of the various cooling water streams that are discharged separately from the main waste discharge stream.

7. Bioassays of the waste discharge stream shall be conducted in sufficient number to represent on a continually current basis the dilution with river water required to render the wastes non-toxic as evidenced by 96-hour bioassays using appropriate test fish.

8. The receiving stream shall be observed daily and physical and aesthetic qualities recorded which include:

Scum	Discoloration
Slime	Turbidity
Sludge deposits	Odor

9. Data gathered under items 6, 7 & 8 above shall be reported to the Sanitary Authority immediately at the end of each calendar month and any additional reports or data which may be required by the Sanitary Authority shall be promptly provided.

10. Sanitary wastes are to be disposed of in adequate and properly functioning septic tank and drainfield systems or other approved means.

11. Authorized representatives of the Sanitary Authority shall be permitted access to the plant premises at all reasonable times for the purposes of making inspections or surveys and for collecting samples or obtaining data and carrying out other necessary functions related to this permit.

12. This permit does not allow the discharge of wastes other than those mentioned.

13. In the event the permittee is temporarily unable to comply with any of the above conditions of this permit, due to breakdown of equipment or other cause, the permittee is to immediately notify the Sanitary Authority. This report is to include pertinent information as to the cause and what steps are being taken to correct the problem and prevent its recurrence.

14. Whenever an increase in the waste to be discharged is anticipated, a new application shall be submitted together with plans and specifications for proposed changes.. No change shall be made until plans are approved and a new permit issued.
15. This permit is subject to termination if the Authority finds: (1) That it was procured by misrepresentation of any material fact or by lack of full disclosure in the application; (2) That there has been a violation of the conditions thereof; (3) That a material change in quantity or type of waste disposal exists.
16. In the event that a material change in the conditions of the state waters utilized creates a dangerous degree of pollution the Authority may specify additional conditions to this permit.

Memorandum to Sanitary Authority Members

December 28, 1967

Re: IW-1-3 -- Milk (Waste Discharge Permits)

Tillamook County Creamery Association #256 and

Tillamook Cheese and Dairy Association #214

Applications for waste discharge permits have been received from the Tillamook County Creamery Association (TCCA) and the Tillamook Cheese and Dairy Association (TCDA). These two industries are located about two miles north of Tillamook on Highway 101 and share in part joint process facilities and waste handling units. A common solution for waste treatment was at one time proposed and therefore these two industries are being simultaneously considered now.

In brief form the history of this problem is as follows:

- (1) This milk handling and processing plant was constructed and placed into operation in 1948-49. This included a waste treatment plant for the industrial wastes and a subsurface system for the domestic wastes.
- (2) Soon after start up, the waste treatment facilities were found to be inadequate. Attempts were made to improve operation.
- (3) In 1963 a split in membership of the original association resulted in two separate entities (TCDA and TCCA).
- (4) The staff has attempted throughout the period of internal disruption to obtain an adequate solution to the waste treatment problem. This culminated in a report prepared by Cornell, Howland, Hayes and Merryfield in January, 1967, that considered both joint and individual treatment of the wastes.
- (5) The two firms reached preliminary agreement on the engineer proposals for methods of treatment and financing, but to date have not signed an agreement or authorized construction.
- (6) The staff notified TCCA and TCDA by letter of August 8, 1967, of the requirements of the waste discharge permit law and requested that they submit a definite time schedule for abatement of the pollution from the two industries. They were advised that a recommendation for permit denial would be made without such schedules.

(7) On December 1, 1967, the TCDA application was received. It indicates that a daily production of 45,000 pounds of bulk milk, 12,000 pounds of cheddar cheese, 70 gallons of ice cream and 70 gallons of ice cream mix, resulted in an average waste flow of 62,500 gallons per day. At the present time, it is indicated that "the vast majority of the effluent flows from TCDA operations are discharged to one main drainline. This drainline empties directly into the Wilson River." The sanitary waste flows (domestic) empty into the main drain line also, after passing through septic tanks. This procedure has resulted from failure of the seepage beds originally constructed. No new schedule for pollution abatement is included in the application. We are only referred to the engineering report by CH₂M of January 1967.

(8) The application from TCCA was received on December 4, 1967. It is indicated that bulk milk handling, butter making, whey condensing and cheese storage and packaging results in an average waste flow of 80,000 gallons per day. This flow goes directly to the Wilson River, and is supplemented by the sanitary sewage from approximately 100 people. This domestic waste passes through septic tanks and is now being chlorinated before discharge with the industrial waste. We are informed by Mr. H.S. Dixon, General Manager, by letter dated November 30, 1967, that "Our Board of Directors have authorized the building of the sewage disposal facility in accordance with the recommendations of Cornell, Howland, Hayes and Merryfield and are ready to start construction as the engineering firm can arrange it."

(9) The original CH₂M report of January 1967, recommended immediate authorization of construction, with completion proposed for October 15, 1967.

(10) A revised schedule submitted by CH₂M, dated November 24, 1967, indicated that their time is now committed, and that they cannot start engineering for the project before September 1968. They have advised TCCA to continue negotiation with TCDA until then. Completion of construction is proposed for September 1969.

(11) It is the staff's opinion that a joint treatment facility would be desirable, but the project should not be further delayed in the hope that TCDA and TCCA will eventually agree on a cooperative program. In view of the above circumstances, it is the recommendation of the staff that

- 1 - a waste discharge permit be issued to the Tillamook County Creamery Association to expire on November 1, 1968, subject to the following conditions:
 - (a) Prior to November 1, 1968, the permittee, assisted by a competent engineering firm shall complete construction of approved waste treatment facilities that will effectively treat all industrial and domestic flows emanating from TCCA.
 - (b) BOD and suspended solids discharges from the completed treatment facilities shall not exceed 50 mg/l and the waste discharges shall be effectively chlorinated to at least 0.5 mg/l of free chlorine residual after one hour detention time based upon average flows.
 - (c) Final plans and specifications for the treatment facilities shall be reviewed and approved by the Sanitary Authority prior to the start of construction.
 - (d) Authorized representatives of the Sanitary Authority shall be permitted access to the plant premises at all reasonable times for the purposes of making inspections or surveys and for collecting samples or obtaining data and carrying out other necessary functions related to this permit.
 - (e) Industrial processing shall be limited to the treatment capabilities of the proposed waste treatment facilities.
 - (f) In the event that a material change in the conditions of the state waters utilized creates a dangerous degree of pollution, the Authority may specify additional conditions to this permit.

- 2 - A waste discharge permit be denied to the Tillamook Cheese and Dairy Association based upon the following factors:
 - (a) Dairy products processing waste and domestic waste flows from employees and visitors averaging 62,500 gallons per day is being discharged without adequate treatment into the Wilson River, a tributary of Tillamook Bay.
 - (b) Water quality standards are being violated in the Wilson River, and the shellfish rearing areas of Tillamook Bay are being impaired as a result of these waste discharges.

- (c) No current proposed schedule for abatement of these waste discharges has been submitted except that reference has been made to the January 1967 CH₂M report that recommended completion of treatment facilities by October 15, 1967.

MEMORANDUM

To: Sanitary Authority Members

From: Joseph A. Jensen

Date: December 28, 1967

Re: S - Troutdale (Waste Discharge Permit)

An application for a waste discharge permit was received on December 20, 1967, from the Hollinshead Estate, concerning certain properties in Troutdale, Oregon. This application has been assigned number 418, and was submitted by Mr. John D. Burns.

Honorable Glenn E. Otto, Mayor of the city of Troutdale, Oregon, was indicated as the responsible official, and the Sandy River indicated as the receiving stream.

This application applies to the known raw waste discharge from several residences and commercial establishments in the city of Troutdale. As indicated in Exhibit A, a copy is attached to this memorandum, there are a total of eight toilets connected to this outfall line that discharges directly to the Sandy River. The Hollinshead Estate is one of three known property owners using this outfall line. The remaining two owners are not represented in this application.

Although less than 100 persons utilize these facilities that have no benefit of treatment of any sort, the application was filed by Mr. Burns because he interpretes the law to include any commercial establishment. You will note that a cafe, hotel, barber shop and liquor store are connected to this outfall line.

At the regular Sanitary Authority meeting held February 21, 1967, this matter of pollution of the Sandy River was discussed. A motion, authorizing a citation of the individuals and the city of Troutdale to appear and show cause, if any exists, why an order should not be entered directing them to permanently abate the pollution of the Sandy River, was authorized. To date, this hearing has not been held, due to higher priority requirements of legal staff time.

Based upon these known facts, it is the staff recommendation that issuance of this waste discharge permit be denied because:

1. Pollution of the Sandy River which is hazardous to public health, results from the present use of this raw sewage outfall system.
2. Enforcement proceedings to abate this pollution problem have been authorized and will be instituted as soon as time will permit.
3. Temporary means of treatment and abatement of the pollution of the Sandy River have been repeatedly requested and could reasonably be employed.

VOSBURG, JOSS & BOSCH
ATTORNEYS AT LAW
909 AMERICAN BANK BUILDING
PORTLAND, OREGON
97205

ARTHUR S. VOSBURG
PHILIP A. JOSS
FRANK Mc K. BOSCH
JOHN D. BURNS
A. RICHARD GRANT

TELEPHONE
226-4167

December 19, 1967

Mr. Harold L. Sawyer, Supervisor
Waste Discharge Permit Program
Oregon State Sanitary Authority
P. O. Box 231
Portland, Oregon 97207

Dear Mr. Sawyer:

Enclosed herewith please find a duly executed application for a Waste Discharge Permit on behalf of the Hollinshead Estate. As will be noted in the narrative statement attached thereto as Exhibit A, only eight toilets serving substantially less than 100 individuals are involved here. However, because four of these are located in small businesses I recognize that a question may exist with respect to whether they are part of a "domestic sewerage system" as defined in ORS 444.390 or whether they fall within the definition of "commercial establishment" contained in Section 6 (1) (a) of Chapter 426, Oregon Laws 1967.

To avoid any question with respect to our failing to comply with Chapter 426, Oregon Laws 1967, we are therefore filing this application for a permit but do so expressly without prejudice to our contention that these four toilets in question do not fall within the legislative intent of Section 6 (1) (a) of Chapter 426, Oregon Laws 1967.

Very truly yours,

VOSBURG, JOSS & BOSCH

By 
John D. Burns

JDB:cjl

Water Pollution Control
Oregon State Board of Health

RECEIVED

DEC 20 1967

-----DNF-----TEMP-----PERM

Exhibit A

In 1907, according to information which we have received from a sanitary authority engineering report, the Blitz Weinhard Brewery constructed the sewer in question to serve some buildings with a 32 person seating capacity in Troutdale. At the present time there are the following buildings connected to this sewer: a rooming house (one toilet), a liquor store (one toilet), a barber shop (one toilet), a locker plant which is closed (one toilet), a residence (one toilet), occupied by one person, a residence occupied by a family of four (one toilet), a small cafe (one toilet), a small grocery store (one toilet), a cabinet shop (one toilet), and an apartment presently occupied by two persons (one toilet). These outlets serve a fixed residential population of approximately seven exclusive of the rooming house where the one toilet serves ten rooms which are occupied as stopover spots for certain truck drivers who are not there constantly. The sewerage outlets from the small businesses in question serve primarily the operators of these businesses and with the exception of the cafe each is a sole proprietorship.

To date the City of Troutdale has refused to assume any responsibility whatsoever for this sewerage and responsibility for it has been placed upon the Hollinshead Estate by the sanitary authority. However, the City of Troutdale has authorized construction of a sewer treatment facility and construction of this will commence in 1968.

STATUS OF SEWAGE TREATMENT WORKS

SCHEDULED FOR CONSTRUCTION

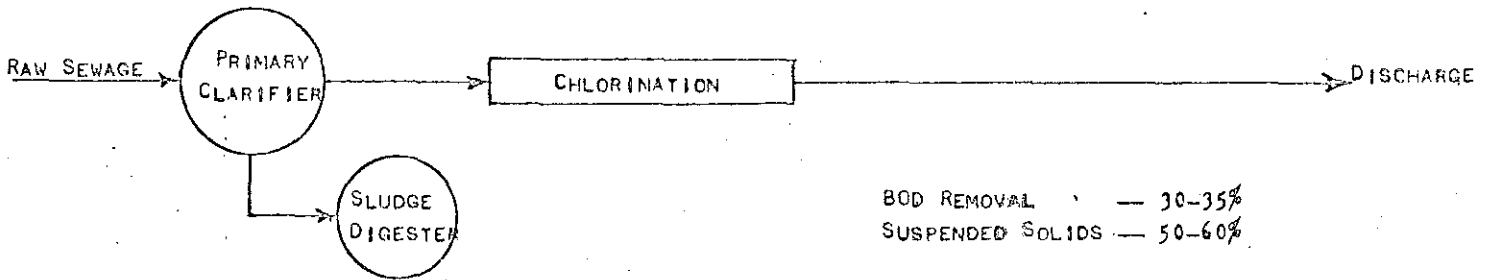
December 28, 1967

The attached is a list of projects which were either scheduled for completion during 1968 or appeared as one of the first eighteen projects on the federal grant priority list presented to the Sanitary Authority on July 10, 1967.

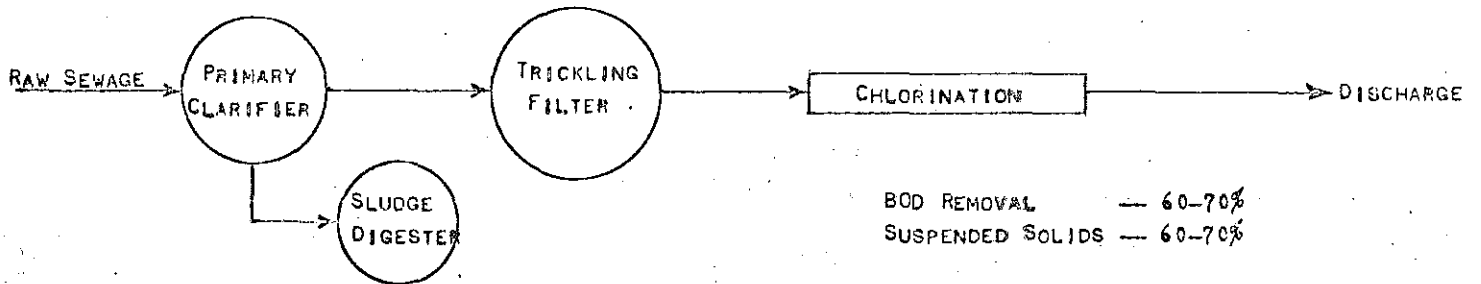
The purpose of this report is to determine the progress being made by each municipality toward meeting the deadlines established in the Implementation Plan or by the Authority's staff. It is now apparent that many of these projects cannot meet the deadlines previously established. In the majority of cases this is due to inadequate financing plans. Due to the uncertainty of the federal grant program, projects are being delayed by the various communities and municipalities in hopes that a more favorable financing picture will develop. At the present time, they are being advised to calculate financing on no more than a 30% grant and to bear the whole cost if at all possible. This would enable them to proceed with construction of the sewage works and be reimbursed at a later date when funds become available.

TYPES OF SEWAGE TREATMENT

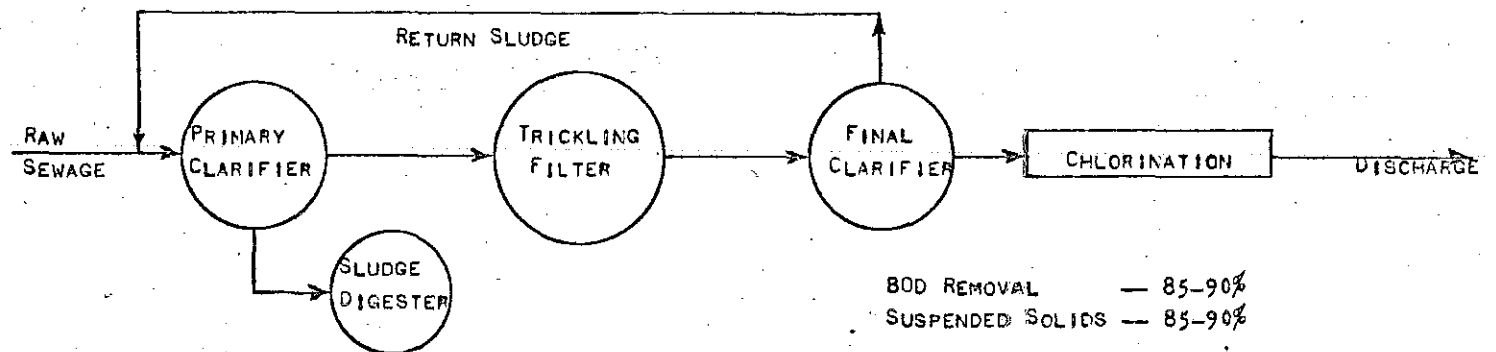
PRIMARY TREATMENT



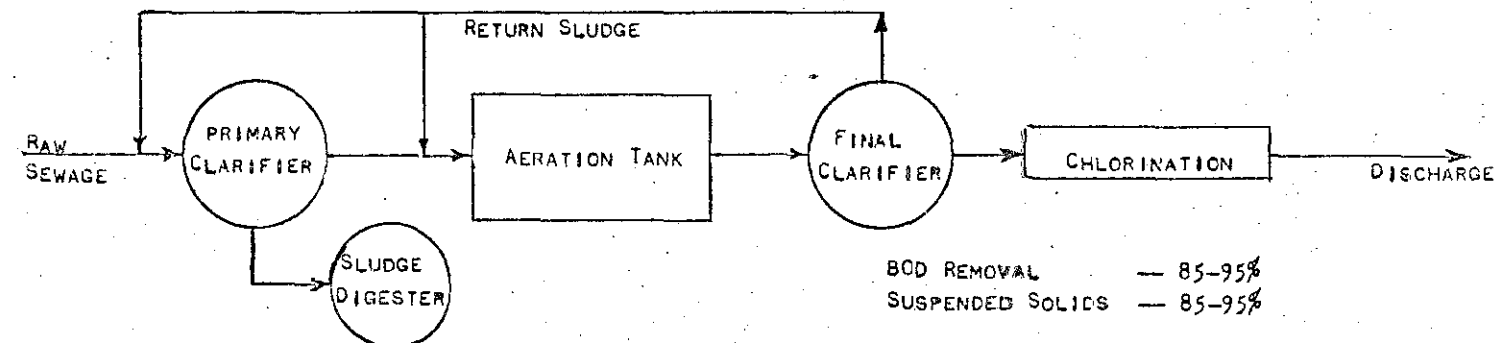
INTERMEDIATE TREATMENT



SECONDARY TRICKLING FILTER TREATMENT



SECONDARY ACTIVATED SLUDGE TREATMENT



STATUS OF SEWAGE WORKS PROJECTS SCHEDULED FOR COMPLETION DURING 1968 AND/OR
 PROJECTS CONSIDERED ELIGIBLE FOR GRANT FUNDS FROM JULY 1967 PRIORITY LIST

12-28-67

Project	Present Treatment	Required Treatment	Comments
Albany	Intermediate with discharge to the Willamette River.	Full secondary treatment and expansion to handle increased municipal and industrial wastes by August 1968. (1)	Final plans approved March 14, 1967. In November 1966 a G.O. bond issue of \$1,300,000 was approved by the voters. On July 26, 1967, the city sold \$500,000 of G.O. bonds. Construction bids are contingent upon receiving a grant. They lack 30% of the estimated cost. Should get grant next fiscal year.
Amity	None	Sanitary sewers and sewage treatment. (2)	Project is under construction.
Bandon	None	Interceptor sewers, secondary treatment and outfall by December 1968. (1)	Preliminary plans approved May 19, 1967. Application for federal grant made June 7, 1967. City authorized final plans September 21, 1967. Completion of plans scheduled May 1968. Financing program is contingent upon federal grant. No grant before next biennium.
Bay City	None	Interceptor sewer and treatment plant.	Preliminary plans were approved on December 18, 1967. The city was advised to proceed with a bond issue and engineering plans. They were further advised to calculate financing on no more than a 30% grant and that it would be desirable to calculate on the basis of the city financing the entire amount. Reimbursement with grant money at a later date might be possible.

Project	Present Treatment	Required Treatment	Comments
Canby	Secondary treatment with effluent discharge to the Willamette River.	Secondary plant expansion by September 1968. (1)	City proposed plans for plant improvement on March 22, 1967. Amended plan and schedule acknowledged May 18, 1967. Engineering study underway (December 1967). Time table, local financing and final plans are needed.
Dallas	Secondary treatment with effluent discharge to Rickreall Creek.	Expansion and relocation of the treatment plant to a new site approximately three miles downstream on Rickreall Creek by September 1968. (1)	The city approved a bond issue of \$580,000 on June 7, 1967. A 75% research and development grant offer for the treatment plant was made on August 4, 1967, by the Federal Water Pollution Control Administration. Application has been made for a federal grant under PL 660 for the interceptor and pumping station. Construction is contingent upon receipt of the federal grant.
Garihaldi	Primary treatment plus chlorination with discharge to Tillamook Bay.	Secondary treatment by December 1968. (1)	The city retained an engineering firm June 15, 1967, to perform a sewerage study. Report is to be completed by February 1968. Time table, financing, and final plans are needed.
Gladstone	Pump station with secondary activated sludge treatment at Oregon City.	Improvement and expansion of the existing pump station by September 1967. (1)(2)	A contract for construction was awarded on November 10, 1967. Completion date is set as May 1, 1968. A federal grant has been authorized for this project based on 30% of the total cost.

Project	Present Treatment	Required Treatment	Comments
Grand Ronde	Septic tank with discharge into Rock Creek.	The Implementation Plan requires the installation of secondary treatment or equivalent by September 1968. (1)	On June 13, 1967, a court order was issued to immediately cease discharging raw or inadequately treated sewage in Rock Creek. A subsurface drainfield was approved on September 1, 1967. On November 10, 1967, the project was under construction but progress was slow. On November 22, 1967, the owner was advised that contempt of court proceedings would be initiated if raw or inadequately treated sewage was being discharged into Rock Creek on or after January 1, 1968.
Halfway	None	Sanitary sewers and sewage treatment plant. (2)	Project is under construction.
Hillsboro	Two secondary treatment plants serve Hillsboro. One plant is severely overloaded and needs replacement.	Expansion by January 1969. (1) (2)	Bonds have been voted and engineering plans are near completion. Construction bids are contingent upon receiving a grant.
Jefferson	None	Sewers and secondary sewage treatment. (2)	Final plans are scheduled for completion in January 1968. The city approved a \$200,000 bond issue on June 23, 1967. Application has been filed for a grant and advertisement for bids is contingent upon receiving this grant.

Project	Present Treatment	Required Treatment	Comments
Kingsley Field	Secondary treatment with discharge to the Lost River diversion canal.	Expansion of present facilities with construction to start in 1967. (1)	This plant serves the Kingsley Field Air Base and Klamath Falls air terminal. The Air Force contracts with the city of Klamath Falls for operation of the plant, with the Air Force contributing 98% and the city 20%. Plans have been reviewed and approved for rebuilding this facility. An appropriation for the Air Force share (98%) has been made but the funds are frozen. Construction bids are contingent upon the release of these funds, estimated to be from 60 to 90 days after January 1, 1968.
Lincoln City	Present treatment consists of an overloaded secondary plant at Oceanlake with discharge to Delake and a stabilization pond serving the community of Taft with discharge to Schooner Cr.	Secondary treatment or equivalent to serve the combined communities of Lincoln City by August 1969. (1)(2)	Engineering plans are being prepared to expand the Taft lagoon and phase out the Oceanlake plant. These plans are scheduled for completion by spring. Local financing is needed. A grant offer has been made.
Malin	Primary treatment with discharge to drainage ditch.	Secondary treatment and chlorination by May 1968. (1)	The city authorized the preparation of final plans for this project on July 19, 1966. In August 1966 application was made for a federal grant. On July 7, 1967, the city sold \$40,000 in sewer bonds. Construction bids are contingent upon receiving a grant. Should be grant available next year.

Project	Present Treatment	Required Treatment	Comments
Merrill	Intermediate treatment with discharge to the Lost River.	Full secondary treatment and chlorination by July 1968. (1)	On November 2, 1967, the city was requested to provide a program and time table for this project. On December 12, 1967, the city stated that an engineering study was underway and that consideration was being given to the construction of a new and expanded plant. By letter dated December 18, 1967, the city was advised to proceed with local financing on the basis that it may be necessary to finance the entire project locally.
Mill City	None	Sewers and secondary treatment by September 1968 for seven private properties connected to a private sewer. (1)	Final plans are scheduled for completion by January 1, 1968. As of October 19, 1967, a financing district had been formed. Construction bids can be called upon completion of the final plans.
Monroe	None	Secondary treatment by July 1968. (1)	On September 12, 1966, the voters approved a \$90,000 bond issue to help finance this project. A federal grant offer (30%) was made early in 1967. In September 1967 a contract was awarded and this project is now under construction.
Multnomah County	None	Sewage treatment plant to serve the Central Multnomah County Service District. (2)	Final plans approved August 16, 1967. Bids were opened for this project on December 7, 1967. A construction contract can be awarded as soon as federal funds are unfrozen.

Project	Present Treatment	Required Treatment	Comments
North Umpqua Sanitary District	None	Sanitary sewers, interceptor and pumping station with discharge to the North Roseburg Sanitary District sewage treatment plant. (2)	Project is completed.
Oakridge	Primary treatment with effluent discharge to the Middle Fork of the Willamette River.	Secondary treatment by September 1968. (1)	In 1966 the city received a grant offer (30%) and voted bonds for the remainder for sewage improvements. On November 9, 1966, the city annexed Willamette City which necessitated a revised program. With a grant increase to 75% the project can be constructed with no additional local financing needed. Final plans are scheduled for completion by January 1, 1968. Grant offer can be made.
Portland	--	Linnton-Guilds Lake interceptor sewers and pumping station. (2)	Project is under construction.
Portland	Primary treatment with effluent discharge to the Columbia River.	Secondary treatment by July 1972. (1) (2)	Engineering plans are being prepared.
Port of Tillamook Bay	None	Secondary treatment by December 1967. (1) (2)	Project is under construction.

Project	Present Treatment	Required Treatment	Comments
Reedsport	None	Secondary treatment by December 1968. (1)	Final plans are scheduled for completion in April 1968. Bid advertisement is scheduled for September 1968. Completion is scheduled for November 1969. The above schedule was submitted by the city with their permit application on November 29, 1967. The construction is contingent upon receiving grant money.
Sheridan	Intermediate with discharge to the South Fork of the Yamhill River.	Full secondary treatment by July 1968. (1)	A report concerning secondary treatment plant expansion was reviewed and approved on April 17, 1967. The city has indicated that local financing can be arranged without a bond election if they can get 75% of the financing through grants. The mayor is of the opinion that a bond issue would fail. They intend to reapply for grant money.
Silverton	Secondary treatment with effluent discharge to Silver Creek.	Pretreatment of industrial waste or expansion of secondary treatment facilities to handle industrial waste loads by August 1968. (1)	A preliminary report with time table was submitted on November 17, 1967. The proposed schedule is as follows: Begin Design - - - - - January 1, 1968 Bond Election - - - - - February 1, 1968 Advertise for Bids - - - April 1, 1968 Begin Construction, - - - May 1, 1968 Complete Construction - - August 1, 1968 The report indicated to the city that there was no possibility of grant funds during this fiscal year.

Project	Present Treatment	Required Treatment	Comments
Tigard (Pinebrook Interceptor)	The Pinebrook Subdivision is served by a temporary extended aeration plant with discharge to Fanno Creek.	Interceptor with discharge to the city of Tigard sewage treatment plant. (2)	This project was advertised for bids in August 1967. The right-of-way was not clear and the city must readvertise. This is scheduled for spring 1968. The city plans to construct in 1968 and will apply for reimbursement for grant funds.
Tillamook	Intermediate with discharge to the Trask River.	Full secondary treatment by July 1968. (1)	This project has been delayed by the city to apply for financial assistance. If 75% financing through grants can be obtained, a bond election will not be needed. A bond election will be required if grant financing is less than this.
Twin Rocks Sanitary District	None	Sanitary sewers and sewage treatment. (2)	On December 18, 1967, the sanitary district was advised that a grant offer of 50% of the eligible cost will be made as soon as the federal funds are released. Bond sale and construction are contingent upon availability of grant funds.
Uplands	Secondary treatment with discharge to Johnson Creek.	Connection to the Sunset Valley sewerage system by December 1968. (1)	Sunset Valley Sanitary District applied for a grant to extend an interceptor to connect with this system. There is no possibility for a grant this fiscal year. Financing arrangements and a time table are needed.
(1) By Implementation and Enforcement Plan adopted as administrative policy by the Sanitary Authority on June 1, 1967.			
(2) Project considered eligible for grant funds from the July 1967 priority list.			