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10/30/1970

OREGON ENVIRONMENTAL QUALITY COMMISSION MEETING MATERIALS



State of Oregon Department of Environmental Quality

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AGENDA

Environmental Quality Commission Meeting

10:00 a.m. October 30, 1970

Room 36, State Office Building, 1400 S.W. 5th Avenue, Portland, Oregon

A.	Minutes of August 21 and September 25, 1970, meetings
В.	Project plans for September, 1970
с.	State Senator Vernon Cook
D .	Jefferson and Deschutes Counties requests for permit issuing authority
Ε.	Rivergate Development Co. performance bond
F.	City of Condon sewage disposal
G.	Redwood County Service District, Josephine County
Н	<u>Nexth Borthand area annowatien</u>
Ι.	Tax Credit Applications
	1. West Foods, Inc., Salem Farm (T-156)
	2. Fred Messerle & Sons, Coquille Farm No. 4 (T-161)
	3. Menasha Corp., North Bend Paperboard Division (T-157)
	4. International Paper Co., Gardiner Paper Mill - Northern Division (T-159)
J.	Review of legislative proposals
К.	Status Reports:
	l. Round Prairie Lumber Co.
	2. Rancho sewage disposal
	3. Harris Feedlot
L .	Resolution regarding slash and open burning
Μ.	Supplemental budget request

MINUTES OF THE SEVENTEENTH MEETING

of the

Oregon Environmental Quality Commission October 30, 1970

The seventeenth regular meeting of the Oregon Environmental Quality Commission was called to order by the Chairman at 10:00 a.m., Friday, October 30, 1970, in Room 36 of the State Office Building, 1400 S.W. 5th Avenue, Portland, Oregon. Members present were B.A. McPhillips, Chairman, Edward C. Harms, Jr., George A. McMath and Storrs S. Waterman.

Arnold M. Cogan was unable to attend because of other business.

Participating staff members were Kenneth H. Spies, Director; Arnold B. Silver, Legal Counsel; Joseph A. Jensen, Municipal Sewerage Chief Engineer; Harold L. Sawyer, Supervising Engineer; C. Kent Ashbaker and Leo L. Baton, District Engineers; F. Glen Odell, C.A. Ayer and Paul H. Rath, Associate Engineers; and Harold H. Burkitt, Assistant Engineer.

MINUTES OF AUGUST 21 AND SEPTEMBER 25, 1970 MEETINGS

It was <u>MOVED</u> by Mr. Waterman, seconded by Mr. McMath and carried that the minutes of the August 21 and September 25, 1970 meetings held in Eugene and Portland, respectively, be approved as prepared.

PROJECT PLANS FOR SEPTEMBER, 1970

It was <u>MOVED</u> by Mr. McMath, seconded by Mr. Waterman and carried that the actions taken by the staff during the month of September, 1970 on the following 25 municipal sewerage and 2 air quality control projects be approved:

Water Pollution Control

Date	Location	Project	Action
Municipal F	rojects (25)		
9-1-70 9-3-70 9-8-70 9-8-70 9-10-70 9-10-70 9-10-70 9-11-70 9-11-70	Toledo Hillsboro Newberg Oak Lodge San. D. Merrill The Dalles Oak Lodge San. D. Wilsonville Multnomah County	Addendum No. 1 East Side sewer McKinney Elem. Sch. pump sta. Ninth Street sewer Interim plant expansion Change Order No. 2 L.I.D.s (12) West Side Swain Ave. sanitary sewer Predesign report Columbia Way Court sewage treatment plant	Prov. app. Prov. app. Prov. app. Prov. app. Approved Prov. app. Prov. app. Approved Prov. app.

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Date	Location	Project	Action
9-11-70	Wilsonville	Interceptor sewers	Prov. app.
9-11-70	Newberg	Change Order No. l	Prov. app.
		Hess Creek sewer	
9-11-70	Oak Lodge San. D.	Addenda No. 1 and 2	Approved
9-11-70	Gresham	Change Order #4, Johnson Cr.	Approved
9-11 - 70	McMinnville	Change Order No. 2	Approved
		Oregon interceptor	
9-11-70	Albany	Addenda No. 1 through 4	Approved
		Pacific Blvd. interceptor	
9-14-70	Creswell	Chlorination facility	Prov. app.
9-18-70	Corvallis	Timberhill Subdivision	Prov. app.
9-18-70	USA (Aloha)	Victorville	Prov. app.
9-18-70	Oakland	Change Order No. l	Approved
		(sewage treatment plant)	
9-18-70	Salem	Hrubetz Road sewer	Prov. app.
9-18-70	Gresham	Kane Road & Tia Juana	Prov. app.
9-18-70	Hi l lsboro	Sludge digestion system	Prov. app.
		modification plan	
9-22-70	Parkdale San. D.	Change Order No. 3	Approved
9-24-70	Riddle	Football field pump station	Not app.
9-28-70	Salem	Predesign report	Concurrence with
			comments
Air Qualit	y Control		
Date	Location	Project	Action
9-4-70	Albany	Western Kraft Recovery Furnace	Approved
9-23-70	Winston	Winston Paving Effluent Scrubber	Cond. app.

CRITICISM OF DEPARTMENT

State Senator Vernon Cook, Democratic candidate for U.S. Congress, appeared before the Commission and urged that it adopt rules for public notice and hearings in connection with certification of all projects and activities covered by Section 21(b) of the Federal Water Quality Act as amended April 3, 1970. He also insisted that the Commission hold a public hearing before issuing any certification for the PGE Trojan nuclear power plant project.

He claimed that the Department of Environmental Quality had acted irresponsibly when it recently had issued certificates for six projects allegedly without public notice and hearing. (Note: The projects for which certification had previously been issued were covered by public notice made by the U.S. Corps of Engineers and had been fully reviewed and approved by all state agencies having any interest in the matter and by the executiveadministrative branch of the state government. The Department had deferred

the drafting of new proposed notice and hearing procedures pending the receipt of pertinent information from federal authorities which had not been received until the week prior to this meeting.)

<u>Mr. Richard Chambers</u>, a resident of Salem, also appeared and urged the Commission to do everything possible to prevent construction of the PGE Trojan project.

<u>Mr. Bill Luch</u>, longshoreman and vice president of the Northwest Steelheaders Association, was the next person to appear and condemn the Department and Commission. He accused the agency of not enforcing the state's pollution laws, of encouraging unfair competition and of breaking its own laws. He threatened to sue the Department and Commission for alleged failure to carry out statutory responsibilities.

<u>Maradel Gale</u> of Eugene and president of the Oregon Environmental Council asked that the Commission show aggressive leadership in opposing construction of the Trojan project.

JEFFERSON AND DESCHUTES COUNTIES PERMIT ISSUING AUTHORITY

Mr. Ashbaker reported that he had investigated the possibility of naming the Council of Governments (COG) for Deschutes, Jefferson and Crook Counties as the permit issuing authority for Central Oregon pursuant to the provisions of the Commission's regulations governing the use of waste disposal wells. He said that he had learned that the COG is disbanding and therefore is no longer operational. Consequently, he recommended that the Jefferson and Deschutes County Health Departments be designated as the permit issuing authorities for those two counties.

It was then <u>MOVED</u> by Mr. McPhillips, seconded by Mr. Waterman and Mr. McMath and carried that the Jefferson and Deschutes County Health Departments be authorized to issue permits for temporary waste disposal wells in their respective areas.

RIVERGATE DEVELOPMENT COMPANY PERFORMANCE BOND

Mr. Silver reviewed the request of the Rivergate Development Company to substitute a personal surety bond in lieu of a corporate bond for the operation of a domestic sewerage system for a mobile home park being developed by said company in Clackamas County. Evidence was submitted to show that Clackamas Sanitary Service District No. 7 is in the process of organization, that the

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treatment plant for the mobile home park will not be operated until it can be turned over to said service district which will in turn contract with Clackamas County Sanitation District No. 1 for operation and maintenance of the plant.

It was <u>MOVED</u> by Mr. McMath, seconded by Mr. Waterman and carried that the Rivergate Development Company be allowed to substitute a personal surety bond in lieu of a corporate bond for the construction and operation of a domestic sewerage system in the amount of \$25,000.

CITY OF CONDON SEWAGE DISPOSAL

Mr. Silver informed the Commission that the city of Condon had signed a stipulation consenting to the entering of an order by the Commission directing the city to make necessary improvements to its municipal sewage treatment works in accordance with the following time schedule:

- (a) Complete engineering design by December 31, 1970.
- (b) Arrange local financing by March 31, 1971.
- (c) Award contract and begin construction by May 31, 1971.
- (d) Complete construction by December 31, 1971.

Because of this stipulation it was not necessary to proceed with the hearing previously scheduled for this date.

It was <u>MOVED</u> by Mr. Waterman, seconded by Mr. McMath and carried that the form of stipulation for the city of Condon as presented by Mr. Silver be accepted and approved.

REDWOOD COUNTY SERVICE DISTRICT

In a memorandum report dated October 21, 1970 Mr. Jensen had presented the findings of a follow-up investigation made by the staff of sewage disposal problems in the Redwood County Service District of Josephine County. The report also contained the recommendation that necessary support be given to the Josephine County Health Department to (1) correct the existing failing individual subsurface sewage disposal systems and (2) initiate an intensive educational program to seek a positive vote for financing a public sewage collection and treatment system in the more densely populated eastern portion of the district.

Mr. Baton pointed out that the district had been formed some time ago but that an adequate fiscal program had not yet been developed. He stated

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that a feasibility study report is expected to be completed by February 1971.

It was <u>MOVED</u> by Mr. Waterman, seconded by Mr. McMath and carried that the recommendations of the staff be approved and that the area be encouraged to develop a public sewerage system for the densely populated portion as recommended.

TAX CREDIT APPLICATIONS

Mr. Sawyer reported that Menasha Corporation had withdrawn application T-157 for a tax credit certificate. He then reviewed the applications T-156 and T-161 submitted by West Foods, Inc. and Fred Messerle & Sons, respectively.

It was <u>MOVED</u> by Mr. McMath, seconded by Mr. Waterman and carried that a pollution control facility tax credit certificate bearing the actual cost of \$52,142.01 be issued under the 1967 Act to West Foods, Inc. for the facilities claimed in application No. T-156.

It was <u>MOVED</u> by Mr. Waterman, seconded by Mr. McMath and carried that a pollution control facility tax credit certificate bearing the actual cost of \$17,221.70 be issued under the 1967 Act to Fred Messerle & Sons for the facilities claimed in application No. T-161.

Mr. Ayer reviewed the staff analysis of application No. T-159 submitted by International Paper Co., Gardiner Paper Mill, Northern Division.

It was <u>MOVED</u> by Mr. Waterman, seconded by Mr. McMath and carried that a pollution control facility tax credit certificate bearing the actual cost of \$6,209.12, with the percentage allocated to pollution control being more than 80%, be issued to the International Paper Company for the facility claimed in application No. T-159.

The Chairman directed the staff to contact the headquarters of the International Paper Company regarding their intentions to install secondary treatment for the liquid wastes discharged into the ocean from the Gardiner pulp mill. In a nation-wide advertisement released some time ago by the company it was indicated that secondary treatment would be installed at all International Paper Company pulp mills.

LEGISLATIVE PROPOSALS

Mr. Silver reviewed briefly the following bills which are being considered for introduction at the 1971 Legislative Assembly:

- (1) Authorization for state and regional air pollution control authorities to require permits for specified sources of air contaminants. He indicated that this would be a good administrative tool and under the present proposal the Commission would adopt rules to specify which emissions would require permits. Mr. McMath stressed the importance of uniform requirements between the state and regional authorities. Mr. Waterman pointed out that adequate funding would have to be provided for enforcement otherwise the program would be ineffective. He said this matter would be given further consideration at the next meeting of the Coordination Committee early in November. Mr. Silver stated that at the October 14 meeting of the House Task Force on Pollution the cost to the state and regions had been estimated at more than \$300,000 for the biennium.
- (2) <u>Civil penalties for violation of air or water pollution control rules,</u> <u>standards, orders, permits or laws.</u> Under this proposal EQC and the regional authorities could classify violations and adopt a schedule of penalties not to exceed \$200 per day. Each violation would be a separate offense and every day's continuance would also be a separate violation. Such penalties would be in addition to other penalties provided by law. The schedules adopted by EQC and the regions would by law be required to be uniform.
- (3) Motor vehicle pollution control. Several proposals are under consideration by different committees and groups.

(a) One proposal is to authorize EQC and regional air pollution control authorities to regulate, limit, control or prohibit motor vehicle traffic where deemed necessary for air pollution control.

(b) Another proposal would require 1968 and subsequent year model cars to be tuned or adjusted periodically.

- (4) <u>Solid waste disposal</u>. A major revision of the present solid waste disposal law is being drafted to centralize control in the DEQ.
- (5) <u>Mandatory certification of sewage works operators</u>. Another attempt will be made to get legislation passed which will require certification of waste water plant operators. Attempts in the previous 5 legislative assemblies were all unsuccessful.

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- (6) <u>Advance planning funds.</u> It was agreed by the Commission members that the state law pertaining to the issuance of state bonds for assistance in financing installation of land, air and water pollution control facilities should be amended to provide funds for advance planning of such projects.
- (7) <u>Removal of exemptions from air pollution statutes.</u> A bill has been drafted to repeal ORS 449.775 and to authorize the EQC and regional air pollution control authorities to regulate, limit, control or prohibit all air contamination sources including those currently exempt under ORS 449.775.

STATUS REPORTS

- (1) Mr. Burkitt presented a staff report on the status of the program of the <u>Round Prairie Lumber Co.</u>, located in Douglas County, for abatement of air pollution. The final installation of controls and check out will be done on the weekend of November 14-15, 1970. No Commission action in this matter was therefore necessary at this time.
- (2) Mr. Ashbaker reported that no progress had been made by the owners of the <u>Rancho housing</u> at Klamath Falls to provide improved sewerage works as directed by the Commission at the September 25, 1970 meeting and therefore a public hearing in the matter will be scheduled for the next Commission meeting.
- (3) Mr. Rath reported that it now appears that adequate waste disposal facilities can and will be provided for the <u>Harris Feedlot</u> at Milton-Freewater and therefore it is expected that no public hearing in this matter will be needed.
- (4) Mr. Sawyer presented a staff report dated October 30, 1970 which showed that the <u>Coast Packing Company</u> of Ontario has failed to comply with the provisions of its waste discharge permit. The report recommended that appropriate legal action be taken to abate the air and water pollution caused by the operation of this plant.

It was therefore <u>MOVED</u> by Mr. Harms, seconded by Mr. Waterman and carried that the waste discharge permit for Coast Packing Company be revoked and

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that the full force of the legal authority of the EQC be brought to bear to terminate immediately all waste discharges and, if necessary, all plant operations until such time as the company submits a clarified engineering plan for approval and provides fully completed and adequate air and water pollution control facilities.

RESOLUTION REGARDING SLASH AND OPEN BURNING

Mr. Odell presented a resolution for continuing for another year the limited control of slash burning in all areas under the jurisdiction of the State Forester. A similar resolution had been adopted by the Commission on September 26, 1969. The new resolution, however, also provides for control of all open burning in Linn, Lane, Clackamas, Polk, Benton, Yamhill, Marion, Columbia, Washington and Multnomah Counties.

Mr. Odell reported that this year the voluntary smoke management program for slash burning had not been nearly as effective or satisfactory as it was in 1969. He pointed out that on one day when it had been recommended that burning be limited because of poor atmospheric conditions some 122,000 tons of slash had been burned.

After further discussion of the problem it was <u>MOVED</u> by Mr. McMath, seconded by Mr. Waterman and carried that the following resolution be adopted:

WHEREAS, it is in the public interest to manage smoke from slash burning so as to have minimal effect on designated areas as shown on Exhibit "I" attached hereto, and

WHEREAS, the most positive approach for managing such smoke is to at this time control slash burning by a system that requires permits to burn at all times of the year, and

WHEREAS, Chapter 477, Oregon Revised Statutes 1969, provides that the State Forester may require permits to burn slash as well as other substances at any time of the year on forest land within the boundaries of a forest protection district, if such land lies within a restricted area as determined by the Department of Environmental Quality, as successor agency to the Oregon State Sanitary Authority, in consultation with the State Forester.

NOW THEREFORE, pursuant to Chapter 477, Oregon Revised Statutes, 1969, all lands lying in Linn, Lane, Clackamas, Polk, Benton, Yamhill, Marion, Columbia, Washington, and Multnomah counties are hereby determined to be a restricted area for the purpose of requiring permits for all open burning in those areas of said counties in which the forester determines it to be in the public interest to require such burning and

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NOW THEREFORE, pursuant to Chapter 477, Oregon Revised Statutes 1969, after consultation with the State Forester, all land lying west of the summit of the Cascade Mountains as defined in Chapter 477, Oregon Revised Statutes, is hereby determined to be a restricted area for the purpose of requiring permits to burn slash.

The above determination shall be effective from the end of the closed season 1970 to the start of the closed season 1971 as designated by the State Forester pursuant to ORS 477.505.

This resolution is dated the _____ day of October 1970 and consists of two pages.

For the Environmental Quality Commission

B.A. McPhillips, Chairman Environmental Quality Commission

Kenneth H. Spies, Director Department of Environmental Quality

SUPPLEMENTAL BUDGET REQUEST

The Director reported to the members that pursuant to their request made at the September 25, 1970 meeting the staff had prepared and submitted to the State Budget Division a supplemental budget request for the 1971-1973 biennium covering 4 additional positions (one Planner 3, two Planner 2 and one Secretary 3) for the new planning section. The dollar amount of the supplemental request was \$106,453.

AIR POLLUTION COMPLAINTS RE: LONGVIEW AREA

Mr. Bill Luch introduced Mr. George Cowles of Rainier and Mrs. Christine Hanson of Longview, Washington, who presented complaints about alleged air pollution caused by industries in the Longview area.

They were advised that compliance schedules for the aluminum reduction and kraft pulp mills had been established by the Washington Air Pollution Control Authorities and that detailed information regarding compliance with such schedules would be obtained.

There being no further business the meeting was adjourned at 12:15 p.m.

The next EQC meeting was scheduled for December 4, 1970 beginning at 10:00 a.m. in Room 36 of the State Office Building, 1400 S.W. 5th Avenue, Portland.

Respectfully submitted, Kenneth H. Spies

Director

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Table 3

PROJECT PLANS

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During the month of September, 1970, the following project plans and specifications and/or reports were reviewed by the staff. The disposition of each project is shown, pending ratification by the Environmental Quality Commission.

Date	Location	Project	Action
Municipal	Projects (25)		
9-1-70	Toledo	Addendum No, 1 East Side sewer	Prov. approval
9-3-70	Hillsboro	McKinney Elem. Sch. pump sta.	Prov. approval
9-8-70	Newberg	Ninth Street sewer	Prov. approval
9-8-70	Oak Lodge San. D.	Interim plant expansion	Prov. approval
9-10-70	Merrill	Change Order No. 2	Approved
9-10-70	The Dalles	L.I.D.s (12) West Side	Prov. approval
9-10-70	Oak Lodge San. D.	Swain Ave. sanitary sewer	Prov. approval
9-11-70	Wilsonville	Predesign report	Approved
9-11-70	Multnomah County	Columbia Way Court sewage treatment [*] plant	Prov. approval
9-11-70	Wilsonville	Interceptor sewers	Prov. approval
9–11–70	Newberg	Change Order No. 1 Hess Creek sewer	Prov. approval
9-11-70	Oak Lodge San. D.	Addenda No. 1 and 2	Approved
9-11-70	Gresham	Change Order #4, Johnson Cr.	Approved
9-11-70	McMinnville	Change Order No. 2 Oregon interceptor	Approved
9-11-70	Albany	Addenda No. 1 through 4 Pacific Blvd. interceptor	Approved
9-14-70	Creswell	Chlorination facility	Prov. approval

Table 3 (Cont.)

Date	Location	Project	Action
9-18-70	Corvallis	Timberhill Subdivision	Prov. approval
9-18-70	USA (Aloha)	Victorville	Prov. approval
9–18–70	Oakland	Change Order No. 1 (sewage treatment plant)	Approved
9-18-70	Salem	Hrubetz Road sewer	Prov. approval
9-18-70	Gresham	Kane Road & Tia Juana	Prov. approval
9-18-70	Hillsboro	Sludge digestion system modification plan	Prov. approval
9-22-70	Parkdale San. D.	Change Order No. 3	Approved
92470	Riddle	Football field pump station	Not approved
9-28-70	Salem	Predesign report	Concurrence with comments

PROJECT PLANS, REPORTS, PROPOSALS:

The following project plans or reports were received and processed by the Air Quality Control Division for the month of September 1970:

Date	Location	Project	Action
4	Albany	Western Kraft Recovery Furnace	Approved
23	Winston	Winston Paving Effluent Scrubber	Conditional Approval

State of Oregon

DEPARTMENT OF ENVIRONMENTAL QUALITY

INTEROFFICE MEMO

To: Environmental Quality Commission Members Date: October 30, 1970 From: Water Quality Control Staff Subject: Coast Packing Co.

The matter of Coast Packing Company has been before the Commission (and the Sanitary Authority) on several occasions since the staff began efforts in January 1967 to get the company to employ an engineer to design controls to eliminate odor nuisance conditions and reduce the waste loading discharged to the Snake River.

On September 27, 1968, a waste discharge permit was issued to the company requiring a program by December 1, 1968, for providing adequate treatment by May 1, 1969. The required program was not received, and following contact with the company, the deadline for program submittal was extended to March 1, 1969. No program was received and the matter was considered by the Sanitary Authority at its March 28, 1969, meeting. The staff at that time recommended that the company be cited to appear at a formal show cause hearing.

Mr. Troutman appeared at the meeting for the company. The Sanitary Authority required the company to hire a registered engineer by April 15, 1969. The company did employ an engineer.

On June 27, 1969, a renewal permit was issued to the company. This permit required detailed plans by August 1, 1969, with facilities to be completed by October 1, 1969.

More delay was encountered in the design and plan approval processes. This was compounded by several different engineers being involved in the problem. Finally, the company was advised on May 13, 1970, that unless the company assured the Department in writing by June 15, 1970, that it intended to proceed with construction, the matter would be considered by the Commission on June 26, 1970. No assurance was received.

George Ward represented the company at the June 26 meeting and agreed to award a construction contract by July 13, 1970, complete air pollution control facilities by September 15, 1970, and complete water pollution control facilities by September 24, 1970. The Commission directed the staff to issue a waste discharge permit incorporating these dates. This permit expires December 30, 1970.

Since the June 26, 1970, Commission meeting, several pieces of correspondence have been received from George Ward proposing revisions in facilities to be constructed. Finally, on October 8, 1970, Mr. Ward indicated that construction would be started on the air pollution control facilities during the week of October 12. We listed several reasons for project delay, -- all of which would appear to have no bearing on the construction of the facilities in question. At this point, there are two other items to consider:

- 1. The company has doubled its production capacity while all of the delay has been encountered in providing waste control facilities.
- 2. The company has not responded to any correspondence since the appearance of Mr. Troutman before the March 28, 1969, Sanitary Authority meeting . Except as noted all contact has been through their engineers. (Their attorney acknowledged the last permit and Mr. Troutman signed the last renewal application.)

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The staff conclusions are as follows:

- 1. The company has violated every permit ever issued to it and is in violation of its present permit.
- 2. The company has secured many extensions and delays but has never carried through on any of its proposals as agreed upon.
- 3. The company's engineer continues to propose revisions to the originally approved system. As a result it is no longer fully clear what their proposal is.
- 4. No completion date for the needed facilities is presently in sight. The staff must reluctantly conclude that we do not have the attention of Coast Packing Company and that they have never really intended to expedite completion of facilities.

Recommendation

The staff therefore strongly recommends that the full force of the legal authority of this Commission be brought to bear on Coast Packing Company to immediately terminate all waste discharges and, if necessary, all plant operations until such time as the company submits a clarified engineering plan for approval and provides fully completed adequate air and water pollution control facilities.

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SUPPLEMENTAL BUDGET SUMMARY

Planning Section (New Program)

Personal Services	\$89,908
1 Planner 3 2 Planner 2 1 Secretary 3	
Services and Supplies	14,904
Capital Outlay	1,641
Total	\$106,453

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Form 11

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Form 13

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STATE OF OF EXECUTIVE DEPA													105 BF 3	13
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Rent - Building Space 4								ļ	3,150	G	·	3		
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Form 13

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STATE OF OREGON EXECUTIVE DEPARTMENT	:							CAPITAL OUTLA	(YE	QUIPMENT 105 B				
		Nie 1			1971-73									
Article and Description		No. 1		Unit Cost		gency Request	Governo	r's Recommendation						
		New	3 Repl. 4		5 Fund	6 Expenditures	7 Fund	8 Expenditures	9 Fund	10 Expenditures				
PLANNING	2						_		2					
NEW PROGRAMS	3								3 4					
EQUIPMENT-OFFICE	5 6								5 6					
Bookcase, 4 section, metal	7	3		70	G	210		· · ·	7 B					
Chair, Posture, Steno, metal	······	1		40	G	40			9 10					
Chair, Side Arm, metal	11	3		40	G	120			[]]2					
Chair, Swivel, metal	13	3		60	G	180			3 4					
Desk, Typewriter, 60" x 30", metal		ı		145	G	145			15 16	2				
Desk, Executive, Flat-top, metal	17	3		140	G	520			17 18					
File Cabinet, Letter, 5 drawer		1		70	G	70			19 20					
Typewriter, Electric, 16" Carriage	21 22	1		356	G	356			21 22					
Total New Programs	23					1,641	_		23 24					
	25 26		 						25 26					
	27								27 28					
	29 30								29 30					
	31 32			· .					31 32					
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Form 11

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STATE OF OREGON EXECUTIVE DEPARTMET

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Form 13

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EXECUTIVE DEP				:									105 BF	13 .	
	1967-69 Exper	nditures	1969-71 Leg.	Approved		1969-71]			1971-73				
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Postage, Freight & Express 2				:					150	G		1			
Rent - Building Space 4									3,150	G		3			
5 Communications 6								_	1,920	G	E.	5			
7 Data Processing 8								_	150	G		7	···		
9 <u>Restoration Fund</u> 10				-					56	G		9 01			
Liability Insurance 12									260	G		 2 3			
All Other Services 14 15									100	G		13			
Genl. Serv. Agency Costs 16				:		:			368	G	·	15 16 17			
Office Supplies 18									300	G		18			
Printing & Duplicating 20 21						<u> </u>			750	G		20			
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NEW PROGRAM TOTAL 24									14,904	G		24			
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STATE OF OREGON

Form 13

STATE OF OREGON EXECUTIVE DEPARTMENT		CAPITAL OUTLAY-EQUIPMENT								
	:	No. Items			1		1			
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QUIPMENT-OFFICE	5 6							-	5 6	
Bookcase, 4 section, metal	7 8	3		70	G	210			7 8	
Chair, Posture, Steno, metal	9 10	1		40	G	40			9 10	-
Chair, Side Arm, metal	11	·		40	G	120			[] [2	· · · · · · · · · · · · · · · · · · ·
Chair, Swivel, metal	13 14	3		60	G	180			13 14	
Desk, Typewriter, 60" x 30", metal	16	<u> </u>		145	G	145			15 16	
Desk, Executive, Flat-top, metal	17 18	3		140	G	520			17 18	
File Cabinet, Letter, 5 drawer	19	<u> </u>		70	G	70			19 20	
Typewriter, Electric, 16" Carriage	21			356	G	356	_		21 22	
Total New Programs	23 24 25	<u> </u>		······		1,641			23 24	· · · · · · · · · · · · · · · · · · ·
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: MEMBERS OF THE ENVIRONMENTAL QUALITY COMMISSION

B. A. McPhillips, Chairman Storrs S. Waterman, Member Arnold M. Cogan, Member E. C. Harms, Jr., Member George A. McMath, Member

FROM : AIR QUALITY CONTROL DIVISION

TO

DATE : October 26, 1970 for Meeting of October 30, 1970

SUBJECT: OPEN BURNING RESOLUTION, FORESTRY: Modification of Burning Permit Requirements in the Willamette Valley Restricted Area

The attached resolution regarding open burning in Forest Protection Districts is submitted for your consideration and action. A similar resolution adopted September 26 of last year was effective only until the beginning of the 1970 closed season.

The new resolution is, in essence, the same as the one adopted last year, with the following modifications:

1. All lands in Linn, Lane, Clackamas, Polk, Benton, Yamhill, Columbia, Washington and Multnomah counties are determined to be a restricted area for the purpose of requiring permits for all open burning in those areas of said counties in which the forester determines it to be in the public interest to require such burning.

It is the staff's understanding that the State Forester will definitely require permits for all open burning in the Forest Protection District in the above named counties. It is also understood that permitted or required burning will take place under conditions which will minimize detrimental atmospheric effects.

The staff feels that the modification, while not directly benefitting the Department to a great degree, means a real improvement in open burning management around the fringes of the Valley, where, in the past, there was no regulation because there was simply no one who had the job of issuing permits in the winter. Forestry will be able to regulate all open burning in its areas and the three regional authorities will realize the benefit of regulated burning in these fringe areas which have, in the past, presented a real problem.

RESOLUTION

of the

DEPARTMENT OF ENVIRONMENTAL QUALITY

WHEREAS, it is in the public interest to manage smoke from slash burning so as to have minimal effect on designated areas as shown on Exhibit "I" attached hereto, and

WHEREAS, the most positive approach for managing such smoke is to at this time control slash burning by a system that requires permits to burn at all times of the year, and

WHEREAS, Chapter 477, Oregon Revised Statutes 1969, provides that the State Forester may require permits to burn slash as well as other substances at any time of the year on forest land within the boundaries of a forest protection district, if such land lies within a restricted area as determined by the Department of Environmental Quality, as successor agency to the Oregon State Sanitary Authority, in consultation with the State Forester.

NOW THEREFORE, pursuant to Chapter 477, Oregon Revised Statutes, 1969, all lands lying in Linn, Lane, Clackamas, Polk, Benton, Yamhill, Marion, Columbia, Washington, and Mulnomah counties are hereby determined to be a restricted area for the purpose of requiring permits for all open burning in thuse areas of said counties in which the forester determines it to be in the public interest to require such burning and

NOW THEREFORE, pursuant to Chapter 477, Oregon Revised Statutes 1969, after consultation with the State Forester, all land lying west of the summit of the Cascade Mountains as defined in Chapter 477, Oregon Revised Statutes, is hereby determined to be a restricted area for the purpose of requiring permits to burn slash. The above determination shall be effective from the end of the closed season 1970 to the start of the closed season 1971 as designated by the State Forester pursuant to ORS 477.505.

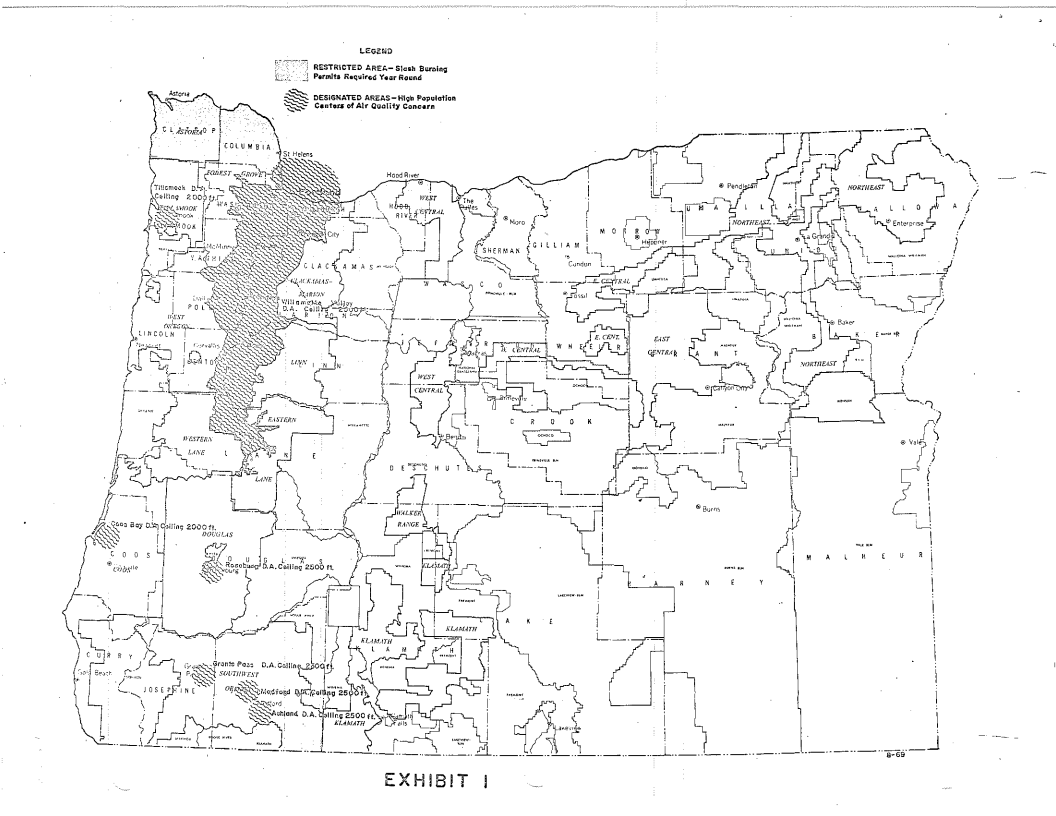
This resolution is dated the _____ day of October 1970 and consists of two pages.

For the Environmental Quality Commission

B. A. McPhillips, Chairman Environmental Quality Commission

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Kenneth H. Spies, Director Department of Environmental Quality



TO

: MEMBERS OF THE ENVIRONMENTAL QUALITY COMMISSION

B. A. McPhillips, Chairman Storrs S. Waterman, Member Arnold M. Cogan, Member E. C. Harms, Jr., Member George A. McMath, Member

FROM : AIR QUALITY CONTROL DIVISION STAFF

DATE : October 7, 1970 for October 30, 1970 Meeting

SUBJECT: APPLICATION FOR CERTIFICATION OF POLLUTION CONTROL FACILITY No. T-159

1. Applicant: International Paper Co. Gardiner Paper Mill - Northern Division P. O. Box 854 Gardiner, Oregon 97441

The applicant owns and operates a kraft pulp and paper mill near Gardiner.

- 2. The facility in this application is a Barton coulometric sampler, analyzer, and recorder for monitoring reduced sulfur emissions. Operation commenced in July, 1969.
- 3. The total cost is \$6209.12. An accountant's certification is attached.

4. STAFF REVIEW:

This unit is currently being used to monitor reduced sulfur emissions in accordance with OAR 340 - 24-185 from one of the company's two recovery furnaces at the Gardiner mill. It has been used for routine monitoring continuously since June, 1970, and earlier was used for special studies on furnace emissions. Practically the sole use of the device is for pollution control.

5. STAFF RECOMMENDATIONS: It is recommended that a "Pollution Control Facility Certificate" bearing the actual cost figure of \$6209.12, with the percentage allocated to pollution control being more than 80%, be issued for the facility claimed in Tax Application T-159.

To Savyer



INTERNATIONAL PAPER COMPANY

GARDINER PAPER MILL, R.O. BOX 854, GARDINER, OREGON 97441, PHONE 503 271-2184

State of Oregon DEPARTMENT OF ENVIRONMENTAL QUALITY

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AIR QUALITY CONTROL

1n`

September 30, 1970

Appl. No		/	52	
File No.	· · · · · · · · · · · · · · · · · · ·]
Received	OCT	7	1970	ليستحد

State of Oregon DEPARTMENT OF ENVIRONMENTAL QUALITY Waste Discharge Permit and Tax Credits Section

Mr. C. A. Ayer, Associate Engineer Air Quality Control Division Department of Environmental Quality P.O. Box 231 Portland, Oregon 97207

Dear Mr. Ayer:

The enclosed Auditor's Statement of Actual Costs of Barton Titrators indicates costs of \$6,209.12 for C.E. furnace stack titrator of Application T-159 and \$13,586.66 for those titrators originally identified in Application T-160.

I trust this separation of costs will allow you to complete certification on T-159.

As I mentioned in my letter of September 10, 1970, we will resubmit Application T-160 at such time as these two titrators are in complete service.

Very truly yours,

INTERNATIONAL PAPER COMPANY GARDINER PAPER MILL

K. J. Bridges / Administrative Director

JAViestenz/1s Enclosure

INTERNATIONAL PAPER COMPANY

GARDINER, OREGON

STATEMENT OF ACTUAL COSTS

OF BARTON TRITRATORS

•	One Tritrator- Combustion Engineering Recovery Furnace Stack	Two Tritrators- Babcock & Wilcox Recovery Furnace and Lime Kiln Stacks	Total
Instrumentation	\$6,159.04	\$12,467.12	\$18,626.16
Labor	~	827.29	827.29
Miscellaneous material and			
fittings	50.08	292.25	342.33
	\$6,209.12	\$13,586.66	\$19,795.78

7-159

Arthur Andersen & Co.

RECEIVED SEP 2 9 1970

I. P. Co. GARDINER MILL

Morgan Building Portland, Oregon 97205

May 22, 1970

To International Paper Company:

We have examined the accompanying Statement of Actual Costs of Barton Tritrators at Gardiner, Oregon. Our examination was made in accordance with generally accepted auditing standards, and accordingly included such tests of the accounting records and such other auditing procedures as we considered necessary in the circumstances.

In our opinion, the accompanying Statement of Actual Costs of Barton Tritrators, showing total costs of \$19,795.78, presents fairly costs incurred by International Paper Company in the purchase and installation of such tritrators at Gardiner, Oregon.

Very truly yours,

athin Anderen VC.

: ENVIRONMENTAL QUALITY COMMISSION MEMBERS

B. A. McPhillips, Chairman E. C. H Storrs S. Waterman, Member George Arnold M. Cogan, Member

E. C. Harms, Jr., Member George A. McMath, Member

FROM : AIR QUALITY CONTROL DIVISION

TO

DATE : October 29, 1970 for Meeting of October 30, 1970

SUBJECT: STATUS REPORT - ROUND PRAIRIE LUMBER CO., DOUGLAS COUNTY

In telephone conversations with Mr. Ralph Sandstede of Round Frairie Lumber Company and Mr. Jerome S. Bischoff, the attorney for subject company, on October 26 and 28, 1970, the Department was informed:

- 1. That all contracts for the modification of the wigwam waste burner have been signed;
- 2. The required down-payment had been made;
- 3. Some of the equipment for modification was on the site;
- 4. The schedule for accomplishing the work had been adjusted to:
 - a. Install the underfire air system on the weekend of October 31 and November 1, 1970.
 - b. The dome modification and damper installation is set for the weekend of November 7 and 8, 1970.
 - c. Final installation of controls and check out will be done on the weekend of November 14 and 15, 1970.