9/23/1983

OREGON ENVIRONMENTAL QUALITY COMMISSION MEETING MATERIALS



State of Oregon Department of Environmental Quality

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OREGON ENVIRONMENTAL QUALITY COMMISSION

September 23, 1983

14th Floor Conference Room
Department of Environmental Quality
522 S. W. Fifth Avenue
Portland, Oregon

SPECIAL MEETING

The Environmental Quality Commission will convene by conference telephone at approximately 3:00 p.m. on Friday, September 23, to consider possible litigation to force Stephen McInnis, Robert Churnside, and McInnis Enterprises to clean up sewage illegally dumped in the Columbia Slough in Multnomah County.

The agenda will begin with a public session to discuss the background of the McInnis case. Then the Commission will hold an executive session to discuss the various options for legal action, pursuant to ORS 468.100. The Commission will conclude the meeting by reconvening in a public session to make its decision.

The executive session is open to the media, but the discussion during this part of the meeting cannot be reported on, according to ORS 192.660.

Interested persons can listen to the telephone meeting in Room 1400 at DEQ headquarters.

THESE MINUTES ARE NOT FINAL UNTIL APPROVED BY THE EQC

MINUTES OF A SPECIAL MEETING OF THE

OREGON ENVIRONMENTAL QUALITY COMMISSION

September 23, 1983

On Friday, September 23, 1983, a special meeting of the Oregon Environmental Quality Commission was convened by conference telephone at the offices of the Department of Environmental Quality, Portland, Oregon. Present by telephone were Commission members Chairman Jim Petersen, Vice-Chairman Fred Burgess, Mary Bishop, Wally Brill, and Arno Denecke. Present in person on behalf of the Department were its Director, William H. Young, and several members of the Department staff.

Information presented at this meeting, is on file at the Department of Environmental Quality, 522 SW Fifth Avenue, Portland, Oregon. Written information submitted at this meeting is hereby made a part of this record and is on file at the above address.

SPECIAL MEETING

The Director described briefly for the Commission the case before them, the suspected illegal septic sludge dumping into the Columbia River Slough by McInnis Enterprises doing business as Schulz Sanitation.

Tom Bispham, Manager of the Northwest Regional Office, summarized the history of the company, contacts with the Department, and a list of suspected violations of the Department's rules. He also described the company's history of civil penalties assessed by the Department.

Brian Reynolds, Multnomah County Sheriff's Office, described the details of the criminal proceedings filed with Multnomah County involving Robert Churnside and Stephen McInnis, employees of the company.

The Commission withdrew into an Executive Session after clearing the room of all members of the public and any unnecessary staff, reminding any members of the press that they could not report on any of the proceedings during this portion of the meeting.

After the Commission convened again, it was MOVED by Commissioner Brill, seconded by Commissioner Burgess, and passed unanimously to proceed with the Director's recommendation to seek injunctive relief for cleaning up the Columbia Slough. They further instructed the Department not to enter into any other agreements in any stipulated agreement.

Staff will prepare pleadings to be filed in Court with the assistance of the Trial Division of the Justice Department. They will file this early next week. Staff was also asked to supply the Commission with updates on any subsequent action.

There being no further business, the meeting was adjourned and the call terminated.

Respectfully submitted,

Jan Shaw

EQC Assistant

JS:j Attachments



Department of Environmental Quality

522 S.W. FIFTH AVENUE, BOX 1760, PORTLAND, OREGON 97207 PHONE: (503): 229-5696

HAND DELIVERY

McInnis Enterprises, Ltd.
dba/Schulz Sanitation
c/o David A. McInnis, President
1832 N.E. 201st Avenue
Troutdale, OR 97060
-or-

c/o William B. Crow, Registered Agent 900 S.W. Fifth Avenue Portland, OR 97204 SEP 2 1983

Re: Notice of Assessment of Civil Penalty WQ-NWR-83-79 Multnomah County

Early in the morning of August 5, 1983, sewage/septage waste was intentionally discharged from one of your Sewage Disposal Service pumping vehicles into a storm sewer via a manhole located near 5000 N.E. 122nd Avenue in Portland. The waste flowed through the storm sewer and discharged into the Columbia Slough where the waste created a public health hazard.

Deposits of sewage sludge, up to 3 feet deep, extended more than 500 feet downstream from the point of discharge into the Columbia Slough. A bacteriological sample taken at the site was found to contain more than 100,000 fecal coliform organisms per 100 milliliters of sample.

Your illegal discharge of sewage/septage pumpings to the Columbia Slough occurred less than 3 months after the Department cited you for another illegal waste disposal incident that occurred at Merit Oil & Refining, Inc., and only a little over one month after you assured the Department that you were not disposing of your pumpings illegally.

Your latest violations were flagrant, intentional, and inexcusable.

Therefore, I am sending you the enclosed notice in which I have assessed a total of \$10,500 in civil penalties against you. In determining the amount of your penalties, I have considered OAR 340-12-045.

The total penalty is now due and payable. Payment should be mailed to the address on this letterhead. Appeal procedures are outlined within Paragraph X of the enclosed notice. If you fail to either pay the penalty or appeal the action within twenty (20) days, a Default Order and Judgment will be entered against you.

McInnis Enterprises, Ltd. Page 2

The enclosed notice also cites you for your failure to immediately clean up and disinfect the affected site, as is required by OAR 340-71-600(7)(b). Your continued failure to do so may result in the assessment of an additional civil penalty for violation of that rule. In addition, daily civil penalties of up to \$10,000 may be assessed against you for the continued pollution of the Columbia Slough caused by the presence of the sewage sludge deposits.

You may choose to clean up the site yourself or hire a cleanup contractor to do the work for you. Any clean up effort you choose to make should be coordinated with Mr. Gregory Baesler of the Department's Northwest Regional office, telephone 229-5209.

If you fail to begin clean up operations by September 12, 1983, one or more public agencies may clean up the site or hire a contractor to do so. In that event, the cost to clean up and restore the resource will be recovered from you.

At this time I am considering action to suspend or revoke your Sewage Disposal Service License. One factor that I will consider in making that decision will be the effort, if any, you make to clean up the site in order to minimize the impact of your violation on the Columbia Slough. If I decide to suspend or revoke your Sewage Disposal Service License, you will be notified by a separate notice.

If you have questions about the enclosed notice, please contact the Department's Enforcement Section at 229-5372.

Sincerely,

William H. Young

Director

LMS:b GW3079.L Enclosure(s)

cc: Northwest Regional Office, DEQ
Water Quality Division, DEQ
On-Site Sewage Disposal Systems Section, DEQ
Oregon Department of Justice, Robert L. Haskins
Environmental Protection Agency, 000
Multnomah County Sheriff's Office
Multnomah County Health Department
Oregon Department of Fish and Wildlife



Department of Environmental Quality

522 S.W. FIFTH AVENUE, BOX 1760, PORTLAND, OREGON 97207 PHONE. (503) 229-5696

HAND DELIVERY

Stephen James McInnis 205 S.E. 105th Portland, OR 97216

SEP 2 1983

Re: Notice of Assessment of Civil Penalty WQ-NWR-83-79 Multnomah County

On August 5, 1983, you were observed intentionally dumping a truckload of sewage/septage pumpings into a manhole located near 5000 N.E. 122nd Avenue in Portland. That waste discharged into the Columbia Slough where it created a public health hazard and an unsightly mess. Sewage sludge deposits, up to 3 feet deep, extended more than 500 feet downstream from the point of discharge. Your action was outrageous and disgusting, and a violation of Oregon law.

Therefore, I am sending you the enclosed notice in which I have assessed a \$2,000 civil penalty against you. In determining the amount of your penalty, I have considered OAR 340-12-045.

The penalty is due and payable. Payment should be mailed to the address on this letterhead. Appeal procedures are outlined within Paragraph X of the enclosed notice. If you fail to either pay the penalty or appeal the action within twenty (20) days, a Default Order and Judgment will be entered against you.

If you have any questions about the notice, please contact the Department's Enforcement Section at 229-5372.

Sincerely,

William H. Young

William H. Young

Director

LMS:b GW3079.L1 Enclosure(s)

cc: Northwest Regional Office, DEQ
Water Quality Division, DEQ
On-Site Sewage Disposal Systems Section, DEQ
Oregon Department of Justice, Robert L. Haskins
Environmental Protection Agency, 000
Multnomah County Sheriff's Office
Multnomah County Health Department
Oregon Dept. of Fish & Wildlife



Department of Environmental Quality

522 S.W. FIFTH AVENUE, 80X 1760, PORTLAND, OREGON 97207 PHONE: (503) 229-5696

HAND DELIVERY

Robert Leo Churnside 110A N.E. 133rd Avenue Portland, OR 97230

SEP 2 1983

Re: Notice of Assessment of Civil Penalty WQ-NWR-83-79 Multnomah County

On August 5, 1983, you were observed intentionally dumping a truckload of sewage/septage pumpings into a manhole located near 5000 N.E. 122nd Avenue in Portland. That waste discharged into the Columbia Slough where it created a public health hazard and an unsightly mess. Sewage sludge deposits, up to 3 feet deep, extended more than 500 feet downstream from the point of discharge. Your action was outrageous and disgusting, and a violation of Oregon law.

Therefore, I am sending you the enclosed notice in which I have assessed a \$2,000 civil penalty against you. In determining the amount of your penalty, I have considered OAR 340-12-045.

The penalty is due and payable. Payment should be mailed to the address on this letterhead. Appeal procedures are outlined within Paragraph X of the enclosed notice. If you fail to either pay the penalty or appeal the action within twenty (20) days, a Default Order and Judgment will be entered against you.

If you have any questions about the notice, please contact the Department's Enforcement Section at 229-5372.

Sincerely,

William N. your William H. Young

Director

LMS:b GW3079.L2 Enclosure(s)

cc: Northwest Regional Office, DEQ Water Quality Division, DEQ On-Site Sewage Disposal Systems Section, DEQ Oregon Department of Justice, Robert L. Haskins Environmental Protection Agency, 000 Multnomah County Sheriff's Office Multnomah County Health Department Oregon Dept. of Fish & Wildlife

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                     BEFORE THE ENVIRONMENTAL QUALITY COMMISSION
                               OF THE STATE OF OREGON
 2
    DEPARTMENT OF ENVIRONMENTAL QUALITY,
 3
                                                  NOTICE OF ASSESSMENT
    OF THE STATE OF OREGON,
                                                  OF CIVIL PENALTY
 4
                                                  No. WQ-NWR-83-79
                              Department,
                                                  MULTNOMAH COUNTY
 5
                       ٧.
    MCINNIS ENTERPRISES, LTD.,
    an Oregon corporation.
    DBA/SCHULZ SANITATION;
    STEPHEN JAMES MCINNIS;
    AND ROBERT LEO CHURNSIDE,
 9
                              Respondents.
                                          Ι
10
11
         This notice is given to Respondents, McInnis Enterprises, Ltd., an
12
    Oregon corporation doing business as Schulz Sanitation; Stephen James
    McInnis; and Robert Leo Churnside, pursuant to Oregon Revised Statutes
13
14
    (ORS) 468.125 through 468.140, ORS Chapter 183 and Oregon Administrative
    Rules (OAR) Chapter 340, Divisions 11 and 12.
16
                                         II
         At all times cited herein, Respondent McInnis Enterprises, Ltd. was,
17
    and is now a Sewage Disposal Service Licensee, licensed by the Department
18
19
    pursuant to ORS 454.695 and OAR 340-71-600.
20
                                        III
21
         A Notice of Assessment of Civil Penalty (SS/SW-NWR-83-47) dated
   May 19, 1983, from William H. Young to Respondent McInnis Enterprises,
22
    Ltd. is on file with the Environmental Quality Commission in this case and
23
24
    is incorporated herein by this reference. That notice was received by
   Respondent McInnis Enterprises, Ltd. on May 20, 1983. In that notice, the
25
   Department alleged that Respondent McInnis Enterprises, Ltd. had committed
26
Page 1 - NOTICE OF ASSESSMENT OF CIVIL PENALTY (WQ-NWR-83-79)
                                                                  GW3079.N
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one or more violations, and that the Department notified and warned
 1
     Respondent McInnis Enterprises, Ltd. that a civil penalty would be assessed
 2
     if any of those violations continued, or if any similar violation occurred
 3
     in the future.
 11
                                          IV
 5
          A. On or about August 5, 1983, Respondents violated ORS 164.785(1),
 6
     468.720(1)(a), and OAR 340-71-130(3) in that Respondents spilled, dumped,
     discharged, or otherwise placed excrement, untreated or partially treated
 8
     sewage and septage waste, into waters of the state, thereby causing
 9
     pollution of those waters. Specifically, Respondents spilled, dumped, or
10
     discharged sewage and septage pumpings from Respondent McInnis Enterprises,
11
     Ltd's. Sewage Disposal Service pumping vehicle into a storm sewer via a
12
     manhole located near 5000 N.E. 122nd Avenue, Portland, Multnomah County,
13
     Oregon. The waste flowed through the storm sewer and discharged into the
14
     Columbia Slough, waters of the state.
15
             On or about August 5, 1983, Respondents violated OAR
16
     340-71-130(15) and 340-71-600(13)(b) in that Respondents disposed of sewage
17
     and/or septage pumpings at the location described in Faragraph IVA, a
18
     location not authorized or approved by the Department for such disposal.
19
             From August 5, 1983, through at least August 31, 1983, Respondents
20
     have violated OAR 340-71-600(8)(b) in that Respondents have failed to clean
21
     up the sewage and/or septage waste which Respondents unlawfully spilled,
22
    dumped, or discharged as described in Paragraphs IVA and B.
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     111
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Page 2 - NOTICE OF ASSESSMENT OF CIVIL PENALTY (WQ-NWR-83-79)

GW3079.N

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The violations described in Paragraphs IVA and B were intentional 2 acts of the Respondents and consisted of disposing of solid waste or sewage 3 at an unauthorized disposal site. 4 VI 5 The Director hereby imposes upon Respondent McInnis Enterprises, Ltd. 6 a civil penalty of \$10,000 for the violations cited in Paragraph IVA 7 pursuant to the schedule of civil penalties contained in OAR 340-12-8 055(1)(c); plus a civil penalty of \$500 for the violations cited in 9 Paragraph IVB, pursuant to the schedule of civil penalties contained in OAR 10 340-12-060(2)(d), for a total civil penalty of \$10,500 plus interest until 11 paid in full. 12 VII 13 The Director hereby imposes a civil penalty of \$2,000 plus interest 14 until paid in full individually on Respondent Stephen James McInnis, and a 15 civil penalty of \$2,000 plus interest until paid in full individually on 16 Respondent Robert Leo Churnside, for the violations cited in Paragraph IVA 17 pursuant to the schedule of civil penalties contained in OAR 18 340-12-055(1)(c). 19 VIII 20 The violations cited in Paragraphs IVA and B involve aggravating 21 factors which support the assessment of civil penalties larger than the 22 minimums established in the schedules of civil penalties referred to in 23 Paragraphs VI and VII. 24 111 25 /// 26 Page 3 - NOTICE OF ASSESSMENT OF CIVIL PENALTY (WQ-NWR-83-79) GW3079.N

IX

2 The penalties are due and payable immediately upon receipt of this

- 3 notice. Respondents' checks should be made payable to "State Treasurer,
- 4 State of Oregon" and should be sent to the Director of the Department of
- 5 Environmental Quality.

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6

7 Each Respondent has the right, if the Respondent so requests, to have

X

8 a formal contested case hearing before the Environmental Quality Commission

9 or its hearing officer regarding the matters set out above pursuant to ORS

10 Chapter 183, ORS 468.135(2) and (3), and OAR Chapter 340, Division 11 at

11 which time the Respondent may be represented by an attorney and subpoena

12 and cross-examine witnesses. That request must be made in writing to the

13 Director, must be received by the Director within twenty (20) days from the

14 date of mailing of this notice (or if not mailed, the date of personal

15 service), and must be accompanied by a written "Answer" to the charges

16 contained in this notice. In the written "Answer," the Respondent shall

17 admit or deny each allegation of fact contained in this notice and the

18 Respondent shall affirmatively allege any and all affirmative claims or

19 defenses to the assessment of this civil penalty that the Respondent may

- 20 have and the reasoning in support thereof. Except for good cause shown:
- 21 A. Factual matters not controverted shall be presumed admitted;
- 22 B. Failure to raise a claim or defense shall be presumed to be a
- 23 waiver of such claim or defense;
- C. Evidence shall not be taken on any issue not raised in the notice
- 25 and the "Answer."
- 26 ///

•	If any respondent fails to life a clusty "Answer" of request for			
2	hearing or fails to appear at a scheduled hearing, the Director on behalf			
3	of the Environmental Quality Commission may issue a default order and			
14	judgment, based upon a prima facie case made on the record against that			
5	Respondent, for the relief sought in this notice. Following receipt of a			
6	request for hearing and an "Answer," the Respondent will be notified of the			
7	date, time and place of the hearing.			
8	XI			
9	If any of the violations set forth in Paragraph IV continue, or if			
10	any similar violation occurs, the Director will impose an additional civil			
11	penalty upon one or more of the Respondents.			
12 13	SEP 2 1983 William H. Young Director			
14	Department of Environmental Quality			
15				
16	HAND DELIVERY			
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Department of Environmental Quality

522 S.W. FIFTH AVENUE, BOX 1760, PORTLAND, OREGON 97207 PHONE: (503) 229-5696

McInnis Enterprises, Ltd. dba/Schulz Sanitation c/o William B. Crow Registered Agent 900 S.W. Fifth Avenue Portland, OR 97204

CERTIFIED MAIL NO. P 297 307 215

MAY 1 9 1983

Re: Notice of Assessment of Civil Penalty SS/SW-NWR-83-47 Multnomah County

> Notice of Violation and Intent to Assess Civil Penalty SS-NWR-83-48 Multnomah/Clackamas Counties

On March 30, 1983, you disposed of a load of solid waste composed of sewage/industrial sludge pumpings at the Merit Oil & Refining, Inc. facility on N. Suttle Road in Portland. You pumped at least part of that waste from the Rub-A-Dub Car Wash, Inc. facility located at 14373 S.E. McLoughlin Boulevard in Milwaukie.

Samples of the liquid portion of the waste were analyzed by our laboratory and were found to contain extremely high levels of fecal coliform and fecal streptococci bacteria; in excess of 1.5 million organisms per 100 milliliters.

ORS 164.785(2) prohibits the placement of any polluting substance onto the surface of the ground. In addition, OAR 340-71-600(12)(a) and (b) prohibit the disposal of pumpings anywhere other than at a Department approved disposal site.

Because you unlawfully disposed of pumpings (solid waste), I am sending you the enclosed Notice of Assessment of Civil Penalty (SS/SW-NWR-83-47) in which I have assess a \$500 civil penalty against you. In determining the amount of your penalty, I have considered OAR 340-12-045.

The penalty is due and payable. Payment should be mailed to the address on this letterhead. Appeal procedures are outlined in Paragraph VII of the enclosed Notice of Assessment of Civil Penalty (SS/SW-NWR-83-47). If you fail to either pay the penalty or appeal the action within twenty (20) days, a Default Order and Judgment will be entered against you.

I am also sending you the enclosed Notice of Violation and Intent to Assess Civil Penalty (SS-NWR-83-48) in which you are cited for two additional violations: (1) use of a sewage pumper truck to pump industrial waste sludge without written permission from this Department; and (2) use of a pumper vehicle which did not have required identification displayed. That latter violation was observed by a Clackamas County investigator on April 14, 1983. The investigator noted that the truck had been recently painted.

McInnis Enterprises Ltd. Page 2

However, you should not have returned the truck to service until it was properly marked. You are warned that another civil penalty will be assessed if either of the two violations are repeated.

I strongly suggest that you review those regulations that restrict certain uses of your sewage pumping equipment.

Pumping equipment that is used to pump sewage may not be used to pump other materials such as industrial sludges, waste oil, etc. unless you first obtain written authorization from the Department on a load-by-load basis.

To obtain such authorization, you need to submit the following information to the Department:

- 1. Composition and quantity of material to be pumped,
- 2. Source of the material.
- 3. Where the material will be off-loaded, and a
- 4. Description of the procedures you will use to de-contaminate your equipment before and after transporting a material to assure that no cross-contamination of materials occur between loads.

Non-septage pumpings must be taken to the off-loading location specified on the written authorization issued by the Department for the particular material.

You may dispose of septage pumpings only at a waste treatment/disposal facility operating under a valid permit issued by this Department, which authorizes the facility to accept septage for disposal.

Copies of some referenced regulations are enclosed. If you have questions, please contact Larry M. Schurr of the Department's Enforcement Section in Portland at 229-6932.

Sincerely,

William H. Young

Director

LMS:b GX3047.L Enclosure(s)

cc: Northwest Regional Office, DEQ
On-Site Sewage Disposal Systems, Licensing Section, DEQ
Solid Waste Division, DEQ
Multnomah County Environmental Health Services
Clackamas County Department of Environmental Services
Multnomah County Sheriff's Office, Deputy Brian Reynolds
Oregon Department of Justice, Robert L. Haskins

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1
                        BEFORE THE ENVIRONMENTAL QUALITY COMMISSION
 2
                                  OF THE STATE OF OREGON
 3
       DEPARTMENT OF ENVIRONMENTAL QUALITY,
                                                     NOTICE OF ASSESSMENT
       OF THE STATE OF OREGON,
                                                     OF CIVIL PENALTY
 4
                                                     No. SS/SW-NWR-83-47
                                                     MULTNOMAH COUNTY
                                 Department,
 5
                         ν.
 6
       MCINNIS ENTERPRISES, LTD.,
       an Oregon corporation,
 7
       DBA/SCHULZ SANITATION,
 8
                                 Respondent.
 9
                                             Ι
10
            This notice is given to Respondent, McInnis Enterprises, Ltd., an
       Oregon corporation doing business as Schulz Sanitation, pursuant to Oregon
11
12
       Revised Statutes (ORS) 468.125 through 468.140, ORS 459.995 ORS Chapter 183
13
       and Oregon Administrative Rules (OAR) Chapter 340, Divisions 11 and 12.
14
                                            II
15
            On or about March 30, 1983, Respondent violated ORS 164.785(2) and
16
       OAR 340-71-600(12)(a) and (b) in that Respondent disposed of
       sewage/industrial sludge pumpings, solid waste, onto the surface of the
17
18
       ground at an unapproved disposal site located at the Merit Oil & Refining,
19
       Inc. facility at 4150 N. Suttle Road, Portland, Oregon.
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                                            III
21
            Pursuant to the schedule of civil penalties contained in
22
       OAR 340-12-060(2)(d) and 340-12-065(2)(a), the Director hereby imposes upon
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       Respondent a civil penalty of $500 for the violations cited above.
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1 - NOTICE OF ASSESSMENT OF CIVIL PENALTY (SS/SW-NWR-83-47) GX3047.N1

Page

2 The above cited vic

The above cited violations involve aggravating factors which support the assessment of a civil penalty larger than the minimum established in the civil penalty schedule.

The violations described in Paragraph II above, consist of disposing of sewage and/or solid waste at an unauthorized disposal site.

VI

This penalty is due and payable immediately upon receipt of this notice. Respondent's check in the amount of \$500 should be made payable to "State Treasurer, State of Oregon" and should be sent to the Director of the Department of Environmental Quality.

VII

Respondent has the right, if Respondent so requests, to have a formal contested case hearing before the Environmental Quality Commission or its hearing officer regarding the matters set out above pursuant to ORS Chapter 183, ORS 468.135(2) and (3), ORS 459.995 and OAR Chapter 340, Division 11 at which time Respondent may be represented by an attorney and subpoena and cross-examine witnesses. That request must be made in writing to the Director, must be received by the Director within twenty (20) days from the date of mailing of this notice (or if not mailed, the date of personal service), and must be accompanied by a written "Answer" to the charges contained in this notice. In the written "Answer," Respondent shall admit or deny each allegation of fact contained in this notice and Respondent shall affirmatively allege any and all affirmative claims or defenses to

Page 2 - NOTICE OF ASSESSMENT OF CIVIL PENALTY (SS/SW-NWR-83-47) GX3047.N1

•	the assessment of this civil penalty that respondent may have and the		
2	reasoning in support thereof. Except for good cause shown:		
3	A. Factual matters not controverted shall be presumed admitted;		
14	B. Failure to raise a claim or defense shall be presumed to be a		
5	waiver of such claim or defense;		
6	C. Evidence shall not be taken on any issue not raised in the notice		
7	and the "Answer."		
8	If Respondent fails to file a timely "Answer" or request for hearing		
9	or fails to appear at a scheduled hearing, the Director on behalf of the		
10	Environmental Quality Commission may issue a default order and judgment,		
11	based upon a prima facie case made on the record, for the relief sought		
12	in this notice. Following receipt of a request for hearing and an		
13	"Answer," Respondent will be notified of the date, time and place of the		
14	hearing.		
15	VIII		
16	If the one or more violations set forth in Paragraph II continue,		
17	or if any similar violation occurs, the Director will impose an additional		
18	civil penalty upon the Respondent.		
·· 19· ··			
20	MAY 1 9 1983 William N. Young		
21	Date WILLIAM H. YOUNG, Director Department of Environmental Quality		
22			
23			
24	Certified Mail P 297 307 215		
25			
26			
Page	3 - NOTICE OF ASSESSMENT OF CIVIL PENALTY (SS/SW-NWR-83-47) GX3047.N1		

1	BEFORE THE ENVIRONMENTAL QUALITY COMMISSION		
2	OF THE STATE OF OREGON		
3	DEPARTMENT OF ENVIRONMENTAL QUALITY,) NOTICE OF VIOLATION AND		
4	OF THE STATE OF OREGON,) INTENT TO ASSESS CIVIL PENALTY) No. SS-NWR-83-48		
5	Department,) MULTNOMAH/CLACKAMAS COUNTIES)		
6	v.)		
7	MCINNIS ENTERPRISES, LTD.,		
8	an Oregon corporation,) DBA/SCHULZ SANITATION,)		
9	Respondent.)		
10			
11	I		
12	This notice is being sent to Respondent, McInnis Enterprises, Ltd.,		
13	an Oregon corporation, doing business as Schulz Sanitation, pursuant to		
14	Oregon Revised Statutes (ORS) 468.125(1) and Oregon Administrative Rules		
15	(OAR) Section 340-12-040(1) and (2).		
16	II ,		
17	A. On or about March 30, 1983, Respondent violated OAR		
18	340-71-600(9)(g) in that Respondent used his sewage pumping equipment to		
19	pump industrial waste sludge from the Rub-A-Dub Car Wash, Inc. facility		
20	located at 14373 S.E. McLoughlin Boulevard, in Milwaukie, Oregon, without		
21	first obtaining written authorization from the Department.		
22	B. On or about April 14, 1983, Respondent violated OAR		
23	340-71-600(11)(a) and (b) in that Respondent placed a sewage pumper vehicle		
24	into service that did not display Respondent's name or assumed business		
25	name and/or the capacity of the pumper tank, in the manner required by OAR		
26	340-71-600(11)(a) and (b).		
Page	1 - NOTICE OF VIOLATION AND INTENT TO ASSESS CIVIL PENALTY (SS-NWR-83-48) GX3047.N2		

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III

2 If five (5) or more days after Respondent receives this notice, the 3 one or more violations cited in Paragraph II of this notice continue, or 4 any similar violation occurs, the Department will impose upon Respondent a 5 civil penalty pursuant to Oregon statutes and OAR, Chapter 340, Divisions 6 11 and 12. In the event that a civil penalty is imposed upon Respondent, 7 it will be assessed by a subsequent written notice, pursuant to ORS 8 468.135(1) and (2), ORS 183.415(1) and (2), and OAR, 340-11-100 and 9 340-12-070. Respondent will be given an opportunity for a contested case 10 hearing to contest the allegations and penalty assessed in that notice, 11 pursuant to ORS 468.135(2) and (3), ORS Chapter 183, and OAR Chapter 340, 12 Division 11. Respondent is not entitled to a contested case hearing at 13 this time. 15 MAY 1 9 1983

14

16

Date

Certified Mail P 297 307 215

Department of Environmental Quality

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Page

2 - NOTICE OF VIOLATION AND INTENT TO ASSESS CIVIL PENALTY (SS-NWR-83-48)

GX3047.N2

STATE OF OREGON

DEPARTMENT OF ENVIRONMENTAL QUALITY

INTEROFFICE MEMO

TO:

William H. Young

DATE: September 22, 1983

FROM: WMargaret McCue

SUBJECT: Language for Executive Session

The EQC will now re-convene into executive session, as allowed by ORS 192.660 when the Commission needs to consult with council regarding possible litigation.

Representatives of the news media may remain in the room, but the Commission requires that no record be made of the meeting, and that the discussion not be reported upon.

Persons who are not members of the news media, including non-essential staff, must now leave the room. You will be called back when the Commission re-convenes in public session to make its decision.

FJ24

Chapter 192

1981 REPLACEMENT PART

Public and Private Records; Public Reports and Meetings

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Chapter 468

1981 REPLACEMENT PART

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POLLUTION CONTROL

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