BEFORE THE STATE OF WASHINGTON

ENERGY FACILITY SITE EVALUATION COUNCIL

In the Matter of
Application No. 79-1 of the
Trans Mountain Oil Pipe Line Corporation
A Delaware Corporation

ORDER ALLOWING INTERVENTION BY ISLAND COUNTY

THIS MATTER having come on regularly before the Energy Facility Site Evaluation Council at its regular meeting of October 22, 1979 upon petition by Alan R. Hancock, Deputy Prosecuting Attorney of Island County, for intervention in the proceedings relating to the application for site certification by the Trans Mountain Oil Pipe Line Corporation, the Council having heard argument pertaining to the merits of intervention by Island County; and the Council having duly voted to allow intervention by Island County,

NOW, THEREFORE, BE IT HEREBY ORDERED By the Council that Island County, a political subdivision of the State of Washington, is accorded status as intervenor in the proceedings relating to the application for site certification of the Trans Mountain Oil Pipe Line Corporation as it relates to the location of the pipeline in Island County, to standards of construction to be used on the pipeline, and to all other material factors directly affecting the interests of the citizens of Island County. Intervenors are given all rights of intervention according to Title 463 of the Washington Administrative Code.

Dated at Olympia, Washington, and effective this 22nd day of October, 1979.

Washington State Energy Facility Site Evaluation Council

By
Nicholas D. Lewis
Chairman

ATTEST:

By
William L. Pitch
Executive Secretary

APPROVED AS TO FORM:

By
Kevin M. Ryan
Assistant Attorney General