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 LIMITED INTERVENTION BY PORT OF PORT ANGELES

THIS MATTER Having come on regularly before the Energy Facility Site Evaluation Council at its regular meeting of June 9, 1980 upon petition by D. G. Hendricks, a representative of the Port of Port Angeles, as presented to the Council by Steve Oliver, attorney for the Port of Port Angeles, 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 the Port of Port Angeles and the Council having duly voted to allow intervention by Port of Port Angeles, on June 23, 1980.

NOW, THEREFORE, BE IT HEREBY ORDERED By the Council that Port of Port Angeles, a port authority in the State of Washington, is accorded status as a limited party intervenor in the proceedings relating to the application for site certification of the Trans Mountain Oil Pipe Line Corporation, but only may present evidence not available from other intervenors concerning possible impacts and their mitigation that may be caused by construction and operation of the project upon the port facilities operated by the Port of Port Angeles. This accordance of intervention binds the intervenor to accept the record and to refrain from any action to delay or interfere with the conduct of hearings which may be held on this matter. Within the constraints cited above, the intervenor is given all rights of intervention according to Title 463 of the Washington Administrative Code.

Dated at Olympia, Washington and effective this 23rd day of June 1980.

WASHINGTON STATE ENERGY FACILITY SITE EVALUATION COUNCIL

By

Nicholas D. Lewis
Chairman

ATTEST:

By

William L. Etch
Executive Secretary

APPROVED AS TO FORM:

By

Kevin M. Ryan
Assistant Attorney General