

*Rescinded by
Res # 216 3-28-83*

RESOLUTION NO. 172

WHEREAS, by letter dated June 14, 1979, the Washington Public Power supply System did request a turbidity waiver for the F-3 pump pond effluent and the Energy Facility Site Evaluation Council did approve the waiver and did document approval in Resolution No. 153, dated July 9, 1980; and

WHEREAS, by letter dated March 14, 1980, the Supply System did request an extension of the turbidity waiver for the purpose of placing additional spoil in the F-3 drainage area; and

WHEREAS, the Council recognizes that turbidity increases may result during use of this area for spoil disposal;

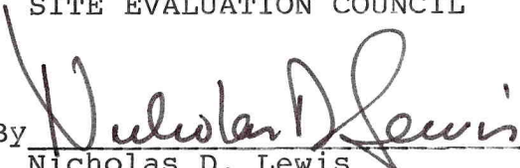
NOW, THEREFORE, BE IT RESOLVED by the Energy Facility Site Evaluation Council that it approves extension of the turbidity waiver for the F-3 pump pond effluent, subject to conditions:

1. Development of the Fuller spoil area shall be as shown on drawing WPPSS-3240-G-8386, Rev. 1.
2. Temporary fill slopes will be trackwalked after 24 hours of inactivity, and will be mulched after 72 hours of inactivity. Finished slopes will be trackwalked, seeded, fertilized and mulched within 24 hours of completion.
3. The water quality criteria set forth in WAC 173.20.030 (2)(c)(vi) as for turbidity is hereby extended for the period May 31, 1980 to September 15, 1983, subject to the following conditions:
 - A. F-3 shall be operated and maintained to control runoff for a two-inch rainfall within 24 hours. The station shall be allowed to overflow unless the turbidity level is 75 NTU or greater or the settleable solids are 0.1 ml/l or greater, at which time the pumps shall be operated.
 - B. The F-2 pump station shall remain on standby, with pumping during periods when settleable solids otherwise carried by the outflow reach 0.2 ml/l.
 - C. Sampling of the F-2 and F-3 effluents shall be done daily when discharging. Sampling results shall be reported to the Council monthly. Analyses shall include, but are not limited to turbidity and settleable solids.
 - D. In the event that the above requirements cannot be met, or when construction activities result in water quality degradation below the standards specified in Paragraphs A and B, the Council will be notified immediately.

4. The State of Washington acting by and through the Council does certify that there is no applicable standard under 33 U.S.C. 1311, 1312, 1316, and 1317. The state does certify that any discharges to navigable waters which may result from construction of WNP 3 and 5 so long as done in accordance with this order or subsequent orders and the Site Certification Agreement executed on October 27, 1976 will comply with applicable state law and the limitations identified herein.

Dated this 28th day of April, 1980.

WASHINGTON STATE ENERGY FACILITY
SITE EVALUATION COUNCIL

By 
Nicholas D. Lewis
Chairman

ATTEST:

By 
William L. Fitch
Executive Secretary

APPROVED AS TO FORM:

By 
Kevin M. Ryan
Assistant Attorney General