BEFORE THE WATER RESOURCES DIRECTOR OF OREGON

MARION COUNTY

IN	THE MATTER OF THE REJECTION)	
OF	APPLICATIONS FOR PERMITS)	ORDER
ТО	APPROPRIATE WATER)	

STATEMENT

The applications for permits to appropriate the public waters of the State of Oregon listed below were filed with the Water Resources Department (Department).

Pursuant to the findings of fact and conclusions of law set forth herein, the Director of the Department (Director) issues the following ORDER with respect to the applications.

Requests for information required to complete their applications were mailed, by regular first class mail and certified mail, to the applicants listed herein at their addresses of record.

The applicants were afforded a total of 45 days to return the requested information to the Department.

The applications to be rejected and the names of the applicants are:

APPLICANT: A	APPLICATION NUMBER:	BASIN NUMBER:			
APPLICATIONS TO USE GROUNDWATER:					
Daniel Clifford Grants Pass School Distric Ivan & Evodkia Barsukoff		14 15 2			
APPLICATIONS TO USE SURFACE WATER:					
Banta & Willoughby Banta & Willoughby Bruce Kilander William & Catherine Bartle Rex & Arlene Culver John English & Beth Grant Roxanne DuBois	69844	9 9 5 14 8 15 16			
Mike & Patricia McCombs Stanley McNutt William Clements Michael & Wanda Johnson Stanley & Mary Buck	71587 71964 71973 72139	10 2 16 18 2			
Donald Litherland/Susan Cr RV Park Ronald & Kimberly Owens Hyline Investment Company,	∤72663 72667	16 16 10			

The 1995 Legislative Assembly enacted Senate Bill 674 amending the statutory procedure for water right application processing (Chapter 416, Oregon Laws 1995). Pursuant to Senate Bill 674 the Director may determine how pending applications are to be processed.

Special Order Volume 49, Page 415

Plumit G13237

772663 Remitated

V 50 P (1)

CONCLUSIONS OF LAW

The Department has determined that the above-listed applicants were notified and given more than 45 days to provide required information needed to complete their applications.

Pursuant to Section 46(2) of Chapter 416, Oregon Laws 1995, the Department shall determine the appropriate step to continue the application review process established under the Chapter. The Department has determined that all procedural steps have been completed as to the above-listed applications; therefore, pursuant to this ORDER the Director may reject the applications.

ORDER

It is ORDERED the above-listed applications are hereby REJECTED and are of no further force or effect.

Dated at Salem, Oregon this q_{Λ} day of November, 1995.

Martha O. Pagel DIRECTOR

Pursuant to 183.484 and 536.075 and OAR 137-04-080 each applicant is entitled to either petition the Director for reconsideration of this order or to seek judicial review of this order with the Circuit Court of Marion County or the circuit court in the county in which all or part of the property affected by the order is situated, within 60 days from the date this order is served.

Such review shall be conducted according to the provisions of ORS 183.484, 183.486, 183.495, 183.497 AND 183.500.