

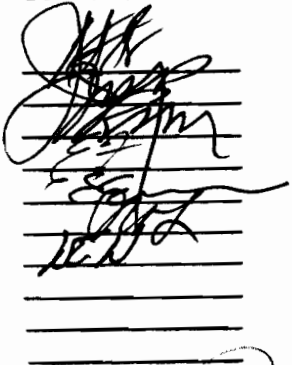
MINUTE ORDER NO. 88-18

PAGE 1 OF 2

Pursuant to public notice and comment, the Commission on Pollution Control and Ecology hereby adopts the following drafts: FY'89 Construction Grants Priority System and List; FY'88 Revolving Loan Fund Priority System and List; FY'89 Revolving Loan Fund Priority System and List; FY'88 Revolving Loan Fund Intended Use Plan; and FY'89 Revolving Loan Fund Intended Use Plan, provided that:

1. The comment from Crist Engineers requesting consideration of time restraints for Step 3 application be considered by the deadline for approval being extended to August 1, 1989.
2. The omission of Lewisville, Yellville, and Blad Knob pointed out by Harold Seifert of the Department of Health be corrected on FY'89 RLF Intended Use Plan Contingency List.
3. Additional comments received from George Horvath, EPA, Region VI be incorporated in the documents as follows:
  - a. State match in the 4th quarter must be 20%, not 5%.
  - b. Minor typographical, mathematical and grammatical errors be corrected.
  - c. No projects will undergo an Environmental Impact Study.
  - d. The State will not fund Section 319 and 320 projects.
  - e. The State's long and short term goals be expanded.
  - f. 205(g) reserve will only be used to plan, develop, or refine the RLF program.
  - g. Provisions for by-pass, assistance deadlines, default, or delay in construction schedules be addressed only in the RLF FY'88 and FY'89 Priority Systems and Lists, and RLF Regulation No. 10.
  - h. If an application is not certifiable by the established, the project will be declared permanently ineligible for RLF funding and another project will be selected in accordance with this system.

COMMISSIONERS



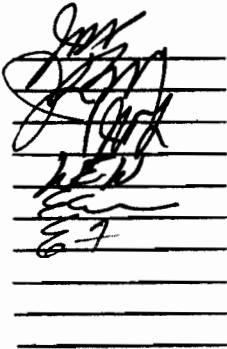
  
CHAIRMAN

SUBMITTED BY: Larry Wilson DATE PASSED: 7-22-88

MINUTE ORDER NO. 88-18

- i. The State certifies that it will adopt, as its own, signed environmental review determination issued and distributed by EPA (under Title II delegation requirements); or will conduct an environmental review and execute and distribute a determination using a state process consisting of the same level of environmental detail required under its Title II delegation agreement augmented by implementation of Section 6.514 provisions.

COMMISSIONERS

  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

CHAIRMAN

SUBMITTED BY: Larry Wilson DATE PASSED: 7-22-88