



STATE OF NEW JERSEY
DEPARTMENT OF ENVIRONMENTAL PROTECTION
JUDITH A. YASKIN, COMMISSIONER
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(IN THE MATTER OF CERTAIN AMENDMENTS) CERTIFICATION OF THE SEPTEMBER 6, 1989,
(TO THE ADOPTED AND APPROVED SOLID) OCTOBER 4, 1989 AND NOVEMBER 22, 1989
(WASTE MANAGEMENT PLAN OF THE) AMENDMENTS TO THE PASSAIC COUNTY
(PASSAIC COUNTY SOLID WASTE) DISTRICT SOLID WASTE MANAGEMENT PLAN
(MANAGEMENT DISTRICT)

BY ORDER OF THE COMMISSIONER:

A. Introduction

The New Jersey Solid Waste Management Act (N.J.S.A. 13:1E-1 et seq.) established a comprehensive system for the management of solid waste in New Jersey. The Act designated all twenty-one (21) of the state's counties, and the Hackensack Meadowlands District, as Solid Waste Management Districts, and mandated that the Boards of Chosen Freeholders and the Hackensack Meadowlands Development Commission develop comprehensive plans for waste management in their respective districts. On August 13, 1980, the Department of Environmental Protection (Department) approved, with modifications, the Passaic County District Solid Waste Management Plan.

The Act requires that all district plans be based on and accompanied by a report detailing the existing waste disposal situation in the district, and a plan which includes the strategy to be followed by the district in meeting the solid waste management needs of the district for the ten-year planning period. The report must detail the current and projected waste generation for the district, inventory and appraise all facilities in the district, and analyze the waste collection and transportation systems which serve the district. The disposal strategy must include the maximum practicable use of resource recovery techniques. In addition to this strategy, the plan must designate sufficient available suitable sites for the disposal of the district's waste for the ten-year period; which sites may be in the district or, if none are available, in another district. (The Act provides procedures for reaching any necessary interdistrict agreements.)

The Act further provides that a district may review its plan at any time and, if found inadequate, a new plan must be adopted. The Passaic County Board of Chosen Freeholders completed such a review and on September 6, 1989, October 4, 1989, and November 22, 1989, adopted amendments to its approved district solid waste management plan. As adopted, the September 6, 1989 amendment provides for the inclusion of the Tire Deals and Wheels, Inc., mobile recycling operation and the Tilcon New Jersey, Inc., recycling facility into the plan. The October 4, 1989 amendment includes a solid waste flow to the three Pen Pac, Inc., transfer stations, the designation of truck routes for the county's proposed resource recovery facility, and inclusion of existing private small scale solid waste incinerator facilities into the plan. The November 22, 1989 amendment proposes an alternative redirection of solid waste to the three existing Pen Pac, Inc., transfer stations (different than the October 4, 1989 amendment identified above), and provides for issuance of revenue bonds to finance the county's proposed resource recovery facility.

The September 6, 1989 and October 4, 1989 amendments were considered complete by the Department of Environmental Protection on November 3, 1989, and copies were distributed to various state level review agencies for review and comment, as required by law. The November 22, 1989 amendment was considered complete on January 5, 1990, and copies were also distributed to various state level review agencies for review and comment, as required by law. The Department has reviewed the amendments, and has determined that the amendments adopted by the Passaic County Board of Chosen Freeholders on September 6, 1989 and October 4, 1989 are approved as provided in N.J.S.A. 13:1E-24. The amendment adopted on November 22, 1989 is approved in part and rejected in part as provided in N.J.S.A. 13:1E-24.

B. Findings and Conclusions with Respect to the Passaic County District Solid Waste Management Plan Amendment

Pursuant to N.J.S.A. 13:1E-24a(1), I, Judith A. Yaskin, Commissioner of the Department of Environmental Protection have studied and reviewed the September 6, 1989, October 4, 1989, and November 22, 1989 amendments to the Passaic County District Solid Waste Management Plan according to the objectives, criteria, and standards developed in the Statewide Solid Waste Management Plan and I find and conclude that the September 6, 1989 and October 4, 1989 plan amendments are consistent with the Statewide Solid Waste Management Plan. However, only the approved portion of the November 22, 1989 amendment is consistent with the Statewide Solid Waste Management Plan.

In addition, the Division of Solid Waste Management circulated the plan amendments to fifteen review agencies and solicited their review and recommendations. Pursuant to N.J.S.A. 13:1E-24a(2) and (3), these agencies included various agencies, bureaus, and divisions within the Department of Environmental Protection as well as the Board of Public Utilities. Also among these agencies were the Department of Community Affairs, the Department of the Public Advocate, the Department of Health, the Department of Agriculture, the Department of Transportation, and the New Jersey Turnpike Authority. The results of these requests for comments are as follows:

1. September 6, 1989 Amendment:

The following review agencies did not object to the above referenced plan amendment: the N.J.D.E.P. Divisions of Water Resources, Fish, Game and Wildlife, Parks and Forestry, and Coastal Resources; the State Departments of Agriculture, Community Affairs, and the Board of Public Utilities. The following agencies failed to respond to our requests for comments: the State Departments of Health and Transportation, the Public Advocate, the New Jersey Turnpike Authority, the New Jersey Advisory Council on Solid Waste Management, the Green Acres Program, and the U.S. Environmental Protection Agency. The N.J.D.E.P. Divisions of Environmental Quality and Solid Waste Management provided substantive comments which are further addressed below.

The Division of Environmental Quality (DEQ) stated that recycling centers are subject to N.J.A.C. 7:27-5, "Prohibition of Air Pollution", which prohibits odors and other air contaminants which interfere with the enjoyment of life or property. Recycling centers are considered solid waste facilities, which are subject to N.J.A.C. 7:27-8.2(a)16 which requires air pollution control permits for any equipment which vents a solid waste facility directly or indirectly into the outdoor atmosphere. Also, the combustion of used oil, and mixtures of used oil and other oil are subject to the provisions of N.J.A.C. 7:27-8.2(a)13 which requires the combustion of such oil only be done in controlled devices with air pollution control permits specific to the combustion of used waste oil. In response, the Department concurs with DEQ's comments and through this certification advises the county of these requirements.

The Division of Solid Waste Management (DSWM) noted that since both recycling centers propose to receive, store, process or transfer source separated non-putrescible materials other than metal, glass, paper, or plastic containers, and corrugated and other cardboard, prior approval to operate by the Department's Office of Recycling is required. In response, the Department concurs with the Division of Solid Waste Management's comments and through this certification advises the county of these requirements.

2. October 4, 1989 Amendment:

The following review agencies did not object to the above referenced plan amendment: the N.J.D.E.P. Divisions of Water Resources, Fish, Game and Wildlife, Parks and Forestry, and Coastal Resources; the State Departments of Agriculture, Community Affairs, and the Board of Public Utilities. The following agencies failed to respond to our requests for comments: the State Departments of Health and Transportation, the Public Advocate, the New Jersey Turnpike Authority, the Green Acres Program, the New Jersey Advisory Council on Solid Waste Management, and the U.S. Environmental Protection Agency. The N.J.D.E.P. Divisions of Environmental Quality and Solid Waste Management provided substantive comments which are further addressed below.

The Division of Environmental Quality (DEQ) stated that several proposed truck routes to the proposed resource recovery facility appear to pass through intersections identified in the 1982 State Implementation Plan as "Carbon Monoxide Hot Spots". These hot spots should be avoided if possible and include the following: from the Borough of Bloomingdale, the intersection at Rt. 23 and Main (Little Falls); from the Clifton area, the intersection at Rt. 3 and Bloomfield; from North Haledon, the intersection at Haledon Avenue to North 6th Street; from Ringwood, intersections at Rt. 3 and Bloomfield and the Hamburg Turnpike and Ringwood; from Wayne, the intersection at Rt. 23 and Main (Little Falls); from West Milford, the intersection at Rt. 23 and Main (Little Falls). Regarding incinerators, DEQ stated that incinerators are subject to the provisions of N.J.A.C. 7:27-5, "Prohibition of Air Pollution." This regulation prohibits odors and other air contaminants which interfere with the enjoyment of life or property. Incinerators are also regulated under N.J.A.C. 7:27-11. This subchapter defines the construction, operation, and emission standards for all incinerators. Additionally, incinerators are subject to the provisions of N.J.A.C. 7:27-8.2(a)14, which requires permits and certificates for any incinerator. In response, the Department concurs with DEQ's comments and through this certification advises the county of these requirements.

The Division of Solid Waste Management (DSWM) stated that all solid waste facilities processing regulated medical waste must obtain a permit modification from the Bureau of Small Facility Review prior to acceptance of this waste. The DSWM noted that under the Comprehensive Regulated Medical Waste Management Act (P.L. 1989, c. 34) signed by Governor Kean on March 6, 1989, for at least one year, no "proposed new commercial regulated medical waste disposal facility shall be included within a district solid waste management plan prior to the submission to the Governor and the Legislature of the comprehensive State regulated medical waste management plan prepared by the departments (of Health and Environmental Protection)...". Similarly, the Department shall not consider or approve any application for a solid waste facility permit for a proposed new commercial regulated medical waste disposal facility prior to submission of the State plan. Therefore, the plan inclusion approval of new facilities which were not in operation and accepting regulated medical waste on or prior to March 6, 1989, is restricted to non-commercial use. The DSWM also requires these facilities to submit a detailed waste inspection plan to the Passaic County Utilities Authority and the N.J.D.E.P. Office of Recycling to insure that the materials designated for source separation and recycling in the approved Passaic County District Recycling Plan are not disposed of as solid waste at the incinerators. In response, the Department concurs with the DSWM's comments and through this certification advises the county of these requirements.

3. November 22, 1989 Amendment:

The following review agencies did not object to the above referenced plan amendment: the N.J.D.E.P. Divisions of Parks and Forestry and Water Resources, the State Department of Agriculture, the Board of Public Utilities and the Green Acres Program. The following agencies failed to respond to our requests for comments: the N.J.D.E.P. Divisions of Fish, Game and Wildlife and Coastal Resources; the State Departments of Health, Community Affairs, Transportation and the Public Advocate; the New Jersey Turnpike Authority, the New Jersey Advisory Council on Solid Waste Management and the U.S. Environmental Protection Agency. The N.J.D.E.P. Division of Solid Waste Management submitted substantive comments which are further addressed below.

The Division of Solid Waste Management (DSWM) commented that the waste flow to the Totowa transfer station exceeded that facility's planned and permitted capacity. Prior to redirecting solid waste to the Pen Pac, Inc., Totowa transfer station, a plan amendment and permit modification is required. Also, if the redirection of solid waste to the Pen Pac, Inc., Iowa Avenue transfer station would result in the facility exceeding its permitted capacity, then a permit modification would also be required for that facility as well.

The DSWM commented further that although the amendment addresses the method of financing the County's resource recovery facility, the plan remains deficient in that it does not address any other county solid waste management facilities or program. In response, the Department concurs with DSWM's comments and through this certification advises the County of these requirements.

C. Certification of Passaic County District Solid Waste Management Plan Amendments

I, Judith A. Yaskin, Commissioner of the Department of Environmental Protection, in accordance with N.J.S.A. 13:1E-1 et seq. and N.J.S.A. 13:1E-21, which established specific requirements regarding the contents of the district solid waste management plans, have reviewed the September 6, 1989, October 4, 1989, and the November 22, 1989 amendments to the approved Passaic County District Solid Waste Management Plan and certify to the Passaic County Board of Chosen Freeholders that the September 6, 1989 and October 4, 1989 amendments are approved as further specified below. Also, the November 22, 1989 amendment is approved in part and rejected in part as further specified below.

1. September 6, 1989 Amendment

- a) The inclusion within the district plan of Tilcon New Jersey, Inc., located at Planten Avenue, Prospect Park, as a recycling facility is approved. Pursuant to N.J.S.A. 13:1E-99.34, "No recycling center shall receive, store, process, or transfer any waste material other than source separated non-putrescible metal, glass, paper, plastic containers and corrugated and other cardboard without the approval of the Department."

- b) The inclusion within the district plan of Tire Deals and Wheels, Inc., as a recycler that provides a mobile tire shredder service to users on a contract basis is approved.

2. October 4, 1989 Amendment

- a) The inclusion within the district plan of the solid waste flows generated within Passaic County and directed to the three Pen Pac, Inc, transfer stations as shown below is hereby approved:

1) All solid waste types 10, 13, 23, 25 and 27 generated from within the Passaic County municipalities of Clifton, Haledon, Hawthorne, Little Falls, North Haledon, Passaic, Prospect Park, West Paterson and all solid waste types 10, 23, and 25 and putrescible waste types 13 and 27 generated from within the Passaic County municipality of Paterson shall be directed to the Pen Pac, Inc., Temporary Fulton Street Transfer Station, N.J.D.E.P. Facility Number 1608H2, located on Fulton Street in the City of Paterson, Passaic County, New Jersey. Waste received at this facility will be transported to permitted out-of-state disposal facilities.

2) All non-putrescible waste types 13 and 27 generated from within the Passaic County municipality of Paterson shall be directed to the Pen Pac, Inc., Nicholas Sanitation Transfer Station, N.J.D.E.P. Facility Number 1608AI, located on Iowa Avenue in the City of Paterson, Passaic County, New Jersey. Waste received at this facility will be transported to permitted out-of-state disposal facilities.

③ All solid waste types 10, 13, 23, 25 and 27 generated from the Passaic County municipalities of Bloomingdale, Pompton Lakes, Ringwood, Totowa, Wanaque, Wayne, and West Milford, shall be directed to the Pen Pac, Inc., I.M.R.F. Systems, Inc., Transfer Station, N.J.D.E.P. Facility Number 1612B, located on Maltese Drive, in the Borough of Totowa, Passaic County, New Jersey. Waste received at this facility will be transported to permitted out-of-state disposal facilities.

4) All solid waste types 10, 13, 23, 25 and 27 generated in every municipality in Passaic County shall be directed to the facilities as previously described in this plan amendment until such time as alternate in-county disposal facilities become operational. At that time, solid waste generated from within Passaic County will be directed to those facilities.

b) The inclusion within the district plan of the truck routes for the county's proposed resource recovery facility is hereby approved. These include:

- 1) Trucks from the Borough of Bloomingdale will take Paterson-Hamburg Turnpike to Route 511 to Route 23 to Route 46 to Route 3 to Route 21.
- 2) Trucks from northern Clifton will take Route 46 to Route 3 to Route 21. Trucks from southwestern Clifton will take Route 3 to Route 21, and trucks from southeastern Clifton will use local Clifton access to Route 21.
- 3) Trucks from Haledon will take Belmont Avenue to Union Avenue to Route 46 to Route 3 to Route 21.
- 4) Trucks from Hawthorne will take Route 20 to Route 46 to Route 3 to Route 21.
- 5) Trucks from Little Falls will take Route 46 to Route 3 to Route 21.
- 6) Trucks from North Haledon will take Haledon Avenue to North 6th Street to East Main Street to Wagaraw Road to Route 20 to Route 46 to Route 3 to Route 21.
- 7) Trucks from Passaic will use local access to Route 21.
- 8) Trucks from Paterson will take Route 19 to Route 46 to Route 3 to Route 21.
- 9) Trucks from Pompton Lakes will take Route 511 to Route 23 to Route 46 to Route 3 to Route 21.
- 10) Trucks from Prospect Park will take East Main Street to Wagaraw Road to Route 20 to Route 46 to Route 3 to Route 21.
- 11) Trucks from Ringwood will take Ringwood Avenue to Paterson Hamburg Turnpike to Route 511 to Route 23 to Route 46 to Route 3 to Route 21.
- 12) Trucks from Totowa will take Route 46 to Route 3 to Route 21.
- 13) Trucks from Wanague will take Ringwood Avenue to Paterson-Hamburg Turnpike to Route 511 to Route 23 to Route 46 to Route 3 to Route 21.
- 14) Trucks from Wayne will take Route 23 to Route 46 to Route 3 to Route 21.

- 15) Trucks from West Milford will take Route 23 to Route 46 to Route 3 to Route 21.
- 16) Trucks from West Paterson will take Route 46 to Route 3 to Route 21.

When returning to municipal collection areas, trucks should follow the same route in reverse order.

c) The inclusion within the district plan of the existing private solid waste incinerator facilities is hereby approved. According to the provisions of the amendment, these facilities, within 30 days of notification of inclusion into the plan, must make a full disclosure and submit a copy of their current N.J.D.E.P. permits to the Passaic County Planning Board, located at 317 Pennsylvania Avenue, Paterson, New Jersey 07503.

SCHOOLS

Passaic Valley High School
East Main Street
Little Falls, New Jersey
Block-188 Lot 1, 10 and 12

Passaic County Technical and Voc.
High School
45 Reinhardt Road
Wayne, New Jersey
Block 464 Lot 4

HOUSING AUTHORITIES

Paterson Housing Authority
160 Ward Street
Paterson, New Jersey

Andrew McBride Homes
22-26 Ellison Street
Block H 0855 Lot 1

Christopher Columbus Development
Matlock Street Buildings 1-4
Block A 0062.1 Lot 1

Alexander Hamilton Development
Alabama Avenue Bldgs. 1-5
Block K 1261 Lot 7

Dean McNulty Development
196 and 210 Grand Street
Block-196 and 200 Lot 1 and 2

Passaic Housing Authority
333 Passaic Street
Passaic, New Jersey

Dr. Norman Cotton Development
163 Rosa Parks Boulevard
Block D 0579 Lot 9

Speer Village - Bldgs. 1-6
24 State St., 11 Aspen Place
45 Aspen Place, 33 Aspen Place
23 Aspen Place & 19 Aspen Pl.
Block 1079 Lot 1

Nathan Barnert Development
64-68 Keen Street
Block C 0490 Lot 9
64-68 Keen Street

Harry Hecht Homes
299 Gregory Avenue
Block 2202 Lot 22

Rev. William Griffin Homes
199 Carroll Street
Block F 0727 Lot 13

John Murphy Apts.
14-34 East Monroe Street
Block 1001.F Lot 1

Joseph Masiello Homes
255-271 Atlantic Street
Block I 0986 Lot 3

BUSINESS AND OTHERS

Cedar Lawn Cemetery
McClellan Blvd. & Crooks Avenue
Paterson, New Jersey
Block L1579 Lot-1

American Bible Society
186 Parish Drive
Wayne, New Jersey
Block 179 Lot-9

Ellcon-National, Inc.
30 King Road
Totowa, New Jersey
Block 179 Lot 2A

Beecham Products
65 Industrial South
Clifton, New Jersey
Block 56-8 Lot-13

St. Brendan Roman Catholic Church
154 East First Street
Clifton, New Jersey
Block 1 Lot-1

Daughters of Miriam
Center for the Aged
155 Hazel Street
Clifton, New Jersey
Block 155 Lot-136

National-Standard Company
714 Clifton Avenue
Clifton, New Jersey
Block 29-2 Lot-10

Certified Metals Company
175 Entin Road
Clifton, New Jersey
Block 60.14 Lot-16

I.T.T. Avionics
100 Kingsland Road
Clifton, New Jersey
Block 83-1 Lot 1

Miss Brenner Prints
211 Mount Prospect Avenue
Clifton, New Jersey
Block 42-16 Lot-1

Pacquet Oneida, Inc.
10 Clifton Blvd.
Clifton, New Jersey
Block 31.6 Lot-22

Noeller Industries, Inc.
400 Maltese Drive
P.O. Box 129
Totowa, New Jersey
Block 170.02 Lot-4

Facile Technologies, Inc.
185 Sixth Avenue
Paterson, New Jersey
Block 477 Lot 8 and 9

Shaw Reality
599 Broadway
Paterson, New Jersey
Block E6015 Lot-9

In accordance with the Comprehensive Regulated Medical Waste Management Act (P.L. 1989, c. 34) which was signed by Governor Kean on March 6, 1989, for at least one year, no "proposed new commercial regulated medical waste disposal facility shall be included within a district solid waste management plan prior to the submission to the Governor and the Legislature of the comprehensive State regulated medical waste management plan prepared by the departments (of Health and Environmental Protection)..." Similarly, the Department shall not consider or approve

any application for a solid waste facility permit for a proposed new commercial regulated medical waste disposal facility prior to submission of the State plan. Therefore, the plan inclusion approval of new facilities which were not in operation and accepting regulated medical waste on or prior to March 6, 1989, is restricted to non-commercial use. Further, the construction and/or operation of any solid waste facility shall be preceded by the acquisition of all necessary permits and approvals under N.J.S.A. 13:1E-1 et seq., and all other applicable laws. Issuance of operating permits pursuant to the Solid Waste Management Act is limited to those applicants found by the Department and the Attorney General to be deserving of licensing under the provisions of N.J.S.A. 13:1E-126 et seq.

3. November 22, 1989 Amendment

The inclusion in the plan of methods of financing the Passaic County resource recovery facility are approved to the extent that they are consistent with any approved and Restated Service Agreement to be executed by the County, Foster-Wheeler Passaic, Inc., and the Passaic County Utilities Authority, and applicable Board Ordinances.

Briefly, the Pollution Control Financing Authority (PCFA) will issue revenue bonds to finance the design, permitting, and construction of the facility. The Bonds will be secured by a pledge of the net revenues attributable to the facility (loan repayments, electric sales, etc.)

The revised waste flow to the three Pen Pac, Inc., transfer stations is rejected. This action was deemed necessary since the revised waste flow would result in an increased waste flow to the Totowa Transfer Station beyond its permitted capacity of 480 tons per day. Prior to planning approval of this revised waste flow, Passaic County must adopt an amendment to the county plan which provides for an expansion of the capacity at the Totowa Transfer Station consistent with the proposed increase. Further, prior to any actual redirection to any of the three transfer stations, solid waste permits must be modified to provide consistency with increased waste loading rates.

D. Other Provisions Affecting the Plan Amendment

1. Contracts

Any contract renewal or new contract for solid waste collection or disposal which is inconsistent with the within amendment to the Passaic County District Solid Waste Management Plan and which was executed prior to the approval of this amendment and subsequent to the effective date of the Solid Waste Management Act (July 29, 1977), and which shall further be for a term in excess of one year, shall immediately be renegotiated in order to bring same into

conformance with the terms and provisions herein set forth. Any solid waste collection operation or disposal facility registered by the Department of Environmental Protection and operating pursuant to a contract as herein described, shall be deemed to be in violation of this amendment and of the Passaic County District Solid Waste Management Plan if such renegotiation is not completed within ninety (90) days of the effective date of this amendment; provided, however, that any such registrant may, upon application to the Department of Environmental Protection, and for good cause shown, obtain an extension of time to complete such renegotiation.

2. Compliance

All solid waste facility operators and collector/haulers registered with the Department of Environmental Protection and operating within Passaic County and affected by the amendment contained herein shall operate in compliance with this amendment and all other approved provisions of the Passaic County District Solid Waste Management Plan. Any facility operator or collector/hauler who fails to comply with the provisions contained herein shall be deemed to be in violation of N.J.S.A. 13:1E-1 et seq., in violation of N.J.A.C. 7:26-1 et seq., and in violation of their registration to operate a solid waste facility or a collection system issued thereunder by the Department of Environmental Protection and shall be subject to the provisions and penalties of N.J.S.A. 13:1E-9, and 12 and all other applicable laws.

3. Types of Solid Wastes Covered by the District Solid Waste Management Plan

The provisions of the Passaic County District Solid Waste Management Plan shall apply to all solid wastes defined in N.J.S.A. 13:1E-3 and N.J.A.C. 7:26-2.13 and shall not apply to liquid wastes, sewage sludge, septage, and hazardous wastes. Also, all non-hazardous materials separated at the point of generation for sale or reuse are excluded from the waste flows designated in the Interdistrict and Intradistrict Solid Waste Flow Rules (N.J.A.C. 7:26-6).

4. Certification to Proceed with the Implementation of Plan Amendment

This document shall serve as the certification of the Commissioner of the Department of Environmental Protection to the Passaic County Board of Chosen Freeholders and pursuant to N.J.S.A. 13:1E-24c. and f., the county shall proceed with the implementation of the approved amendment contained herein.

5. Definitions

For the purpose of this amendment and unless the context clearly requires a different meaning, the definitions of terms shall be the same as those found at N.J.S.A. 13:1E-3 and N.J.A.C. 7:26-1.4 and -2.13.

6. Effective Date of Amendment

The amendment to the Passaic County District Solid Waste Management Plan contained herein shall take effect immediately.

7. Reservation of Authority

Nothing contained herein shall be construed as a limitation on any other action taken by the Department of Environmental Protection pursuant to its authority under the law. The Passaic County District Solid Waste Management Plan, including any amendment made thereto, shall conform with the Statewide Solid Waste Management Plan. The Department has published a Statewide Solid Waste Management Plan with appendices which includes the Department's planning guidelines and rules, regulations, and orders of the Department, including the interdistrict and intradistrict waste flow rules, and also includes the compilation of individual district plans and amendments as they are approved.

E. Certification of Approval in Part and Rejection in Part of the September 6, 1989, October 4, 1989, and November 22, 1989 Amendments by the Commissioner of the Department of Environmental Protection

In accordance with the requirements of N.J.S.A. 13:1E-1 et seq., I hereby approve in part and reject in part the amendments as outlined in Section C. of this certification, to the Passaic County District Solid Waste Management Plan which were adopted by the Passaic County Board of Chosen Freeholders on September 6, 1989, October 4, 1989, and November 22, 1989.

DATE

April 2, 1990

Judith A. Yaskin
JUDITH A. YASKIN

COMMISSIONER

DEPARTMENT OF ENVIRONMENTAL PROTECTION