# Compliance with Past Land Use Actions and Their Status A.2 Subcommittee

### Compliance with Past Land Use Actions and Their Status A.2 Subcommittee

**Executive Summary** 

MORIAN

# Compliance with Past Land Use Actions and Their Status A.2 Subcommittee

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### HOW TO USE THIS DOCUMENT

(Insert FAQ's as reader instructions), what's here, what it conveys

workth

# INTRODUCTION

Add in Material based on "Yeager/ Sam Introduction/Legal Review"

# LIST OF LAND USE DOCUMENTS REVIEWED

#	Date	Planning File #	Applicant Request	Result PC = Planning Commission BOC = Board of County Commissions	Key Aspects
1	1972	CP-72-09	Preliminary communication regarding proposed landfill site.	None	Unfinished review of the proposed solid waste landfill site No conditions or conclusions.
2	1974	CP-74-01	Conditional Use Permit	PC Approved March 5, 1974; PC Decision Appealed by George Dannen and H. G. Olson March 15, 1974 (page 159 of 2 62 of the CP-74-01 pdf); BOC Approved	<ul> <li>Designating Coffin Butte Landfill as a regional sanitary landfill site as recommended in the Chemeketa Regional Solid Waste Program Report and Sanitary Landfill expansion.</li> <li>Note: 2-decisions/2-motions</li> <li>1- designation of the Coffin Butte area as a regional landfill site</li> <li>2- a motion relative to conditions, use application from Robert and Daniel Bunn/Corvallis Disposal Company including any qualifications or stipulations</li> <li>Planning Commission decision</li> <li>Conditions of Approval: 5</li> <li>1. Service area defined and confined to only areas MI, WS, VA, DA, KV, MI, CO, AL, LV, and MH (defined by map enclosed) Expanding should require re-review by BCPC;</li> <li>2.Site management activities should be reviewed by the County Sanitarian. Report made at least annually to BCPC by the Sanitarian.</li> <li>3.Efficient leachate collection and treatment maintained. (Test) wells should be established to monitor any seepage in underground aquifers (groundwater pollution)</li> <li>4.Where feasible, scars that erode face of Coffin Butte should be filled, compacted and eventual visual reclamation including screeningof subject property abutting the county road.</li> <li>5.By July 1, 1977, a solid waste resource recovery system be prepared and submitted.</li> <li>Planning Commission decision appealed</li> <li>BOC upholds PC decision with following amendments and additions to conditions:</li> </ul>

#	Date	Planning File #	Applicant Request	<b>Result</b> PC = Planning Commission	Key Aspects
				BOC = Board of County Commissions	
					Condition No.4: adds, "when plans meet DEQ approval"
					Condition No. 5: Date change to July 1, 1976
					Condition No. 6 (new)
					The landfill operation shall be phased so that only a small acreage is used for fill at one time and then acreage shall be returned to grazing, another farm-type operation or other permitted use as approved by the PC and BoC
					Condition No.7 (new)
					Efforts be made to encourage voluntary separation of recoverable materialsto reduce the amount of landfill materials.
					What are the other file numbers if any?
					(post-appeal of PC#looking for possible BoC number?)
					Presumed applicant/Property Owner: Bob Bunn, Corvallis Disposal Company based on 1972 pre-application correspondence
					Benton County Planner: Larry Bauer and Virgil Adams listed in 1972 docs
					1972 Pre-application work included Chemeketa Regional Model Plan (name for 5-county study) by Chemeketa Regional Operations Committee.
3	1983	PC-83-07 / L-83-07	Comprehensive Plan and Map Amendments Zoning Ordinance	BOC Approved	Amendments to the Benton County Comprehensive Plan and Plan Map (Ordinance 251), and amendments to the Zoning Ordinance and Zoning Map (Ordinance 261).
			(Development Code) and Zoning Map amendments		Amendments to the Comprehensive Plan Text and Map, amendments to the Zoning Ordinance and Zoning Map, and a Site Development Plan (M-48615-83, PC-83-07-C(1)).Ord 261 – July 6, 1983
					Any proposal to expand the area approved for landfill must be reviewed and approved by PC.
					Criteria for review includes: Provision of screening of site from public roads and adjacent property <u>Egress/Ingress</u> , site plan and reclamation plan

#	Date	Planning File #	Applicant Request	Result PC = Planning Commission BOC = Board of County Commissions	Key Aspects
4	1983	LD-83-40	Minor Land Partition	Community Development Department approved	For Tax Lots 10-4-18-301 to create a 25.8-acre forest parcel and a 38.8- acre landfill parcel
5	1983	LD-83-41	Minor Land Partition	Community Development Department approved	To create two forest parcels of 11.37 acres (zoned FC-40) and 59.23 acres (zoned Landfill Site) Created Tax Lot 1107 and Tax Lot 1100
6	1988	LD-88-11	Lot Line Adjustment	Community Development Department approved	A transfer of 37.94 acres from Tax Lot 10-4-18-800 to Tax Lot 10-4-18- 1106
7	1988	Board Order	Order to Vacate a portion of Tampico Ridge Subdivision	BOC Approved	Original subdivision BOC approved in 1979 with Conditions of Approval. In 1988 some conditions had not been met to allow for development which appeared to support vacation order decision.
					Applicant/Property Owner: Valley Landfill Inc./Bill Webber, Pres. / Dan Bunn
					Director of Public Works: James E. Blair
					Vacation Order approval document is unsigned, footnote shows November 10, 1988 date. Confirmation of this decision not apparent in docs at this time
8	1988	LD-88-11	Lot Line Adjustment	Community Development Department Approved	A transfer of 37.94 acres from parcel A to parcel B.
9		LD-92-24	Property Line Adjustment	Community Development Department Approved	To transfer 6.5 acres from 10-5-13-202/203 to 10-5-13-1000
10	1994	PC-94-03	Conditional Use Permit	Community Development Department Approved February 16, 1994	For a 2.2 megawatt power generation facility. The facility would utilize the gas generated from the decomposing refuse in the landfill as the fuel source.
					Applicant: Mr. Bill Webber Property Owner: Valley Landfills, Inc.
					Staff Contact: Bob Speaker
11	1994	PC-94-10	Zone change from Rural	BOC Denied	Involves approximately 26 acres including expansion south of Coffin
			Residential to Landfill Site Zone, Comprehensive Plan	Date of Decision: January 18,	Butte Rd.
				1995	Property Owner: Valley Landfills, Inc

#	Date	Planning File #	Applicant Request	Result PC = Planning Commission BOC = Board of County Commissions	Key Aspects
			change from Rural Residential to Landfill Site		Staff Contact: Jim Allen
12	1994	PC-94-11	Conditional Use Permit	PC Conditional Approval February 28, 1995 PC Decision Appealed March 13, 1995 Jeffery Morrell Application Withdrawn March 16, 1995	To expand the area approved for a landfill within the Landfill Site Zone and update the site development plan. Notice of Decision states PC-94-11 as "A conditional use permit to update the site development plan within the area that is currently zoned Landfill Site Zone." Property Owner: Valley Landfills, Inc. Staff Contact: Jim Allen
13		PC-94-12	Application to Expand or Change a Nonconforming Use	PC Approved	A change of nonconforming use from a duplex to an office within the existing structure for on-site landfill management
14		LD-94-26	Property Line Adjustment	Community Development Department approved, applicant did not complete requirements to complete the transfer, file closed	Transferring 21 acres from 10-4-19B-1600 to 10-4-18-1107
15	1997	S-97-58	Conditional Use Permit	Community Development and Parks Department Approved (the departments were briefly combined)	to expand the generating capacity of the existing electric generation plant that is served by the gas produced at the Coffin Butte Landfill. Phase I of the expansion would increase the capacity of the plant from the current 2.2 MW to 5 MW and Phase II would increase the capacity to 10 MW. Approval contingent on compliance with Noise Control Regulations for Industry and Commerce (OAR 340-0335-0035).
					"Applicant responsible for ongoing monitoring of noise levels, available upon request of Planning Official to determine compliance." Property Owner: Valley Landfills, Inc.
16	1999	PC-99-06	Conditional Use Permit	PC approved	For mining and processing of mineral and aggregate resources. The proposed area consists of 1.43 acres adjacent to the existing quarry operation.

#	Date	Planning File #	Applicant Request	Result PC = Planning Commission BOC = Board of County Commissions	Key Aspects
					Update: Quarry operations on this parcel have ceased
17	2002	PC-02-07	Conditional Use Permit	PC approved December 18, 2002	For landfilling of an area that will be excavated for mining of mineral and aggregate resources Approved by the Planning Commission with Conditions. (West Triangle Expansion). The proposed area consists of 1.43 acres adjacent to the existing quarrying and landfill operation, and is designed to fulfill the reclamation plan for the previously approved quarry on this site.
					Condition of Approval: 10 (Obtain approval from DEQ for landfill operations, dust-free roads, permitted sound levels, on-site parking, security fencing, operational hours, maintain dual-access/emergency road system, landfill activity limited to 600-foot contour elevation, copies of water quality, stormwater runoff and air quality permits and data)
					Applicant: Valley Landfills, Inc.
					Staff Contact: Chris Bentley
18	2002	Resolution 2002-070	Vacation of a portion of Coffin Butte Road	BOC approved	0.65 miles of road vacated
19	2003	PC-03-11	Conditional Use Permit	PC approved October 3, 2003	For excavation and landfilling of 9.45 acres adjacent to the existing landfill operation, approved by planning commission with conditions. This portion of the landfill would represent an addition to the existing, previously approved, Landfill Site Zone. (East triangle).
					Conditions of Approval: 10 (Operate within DEQ approval, dust-free roads, permitted sound levels, on-site parking, security fencing, operational hours, maintain dual- access/emergency road system, copies of water quality, stormwater runoff and air quality permits and data, landscape buffer plan to mitigate visual impacts, DSL approval for wetland activity)
					Property Owner: Valley Landfills Inc.
					Staff Contact: Chris Bentley
20	2011	LU-11-004	Pre-application meeting	Planning staff review	For placing recycling facility on Tax Lot 104180000801

#	Date	Planning File #	Applicant Request	Result PC = Planning Commission BOC = Board of County Commissions	Key Aspects
21	2011	LU-11-016	Conditional Use Permit	PC approved April 6, 2011	For the construction of a new public recycling and refuse transfer facility at Coffin Butte Landfill. The request also includes enhancements to the stormwater conveyance and detention system, as well as a container and drop box storage area, and a landfill construction staging and storage area in FC zone Conditions of Approval: 1-4; also 1-10 below (Community Development Dept to determine compliance; approval valid for 2 years) Development shall comply with plans and narrative in applicant proposal, modifications require request and approval, record of declaratory statement of rights of adjacent/nearby property owners to conduct forest operations, compliance with siting standards (BCC60.405), comply with applicable facility code provisions. PC 03-11 Conditions of Approval that remain applicable: 1-10 Obtain DEQ approvals for landfill operations, dust-free roads, maximum sound levels, on-site parking, security fencing, operational hours, dual- access/emergency road system, water quality, air quality, storm-water runoff permits and data available for public inspection. Property Owner/Applicant: Valley Landfills, Inc Staff Contact: Eric Adams/Chris Bentley Planning Official: Greg Verret
22	2013	LU-13-061	Conditional Use Permit	PC approved November 5, 2013	For "minor additions and modifications" at Coffin Butte Landfill to change the location of a construction staging and storage area in the vicinity of the existing office structure. Conditions of Approval: 1-4; also 1-10 below (Community Development Dept to determine compliance; approval valid for 2 years) Development shall comply with plans and narrative in applicant's proposal (Attachment 'A') except as modified by conditions below; all other modifications shall require review and approval by request, declaratory statement of rights of adjacent/nearby property owners

#	Date	Planning File #	Applicant Request	Result PC = Planning Commission BOC = Board of County Commissions	Key Aspects         re: forest operations, any new/change to existing access shall require permit, NPDES permit requirement for construction disturbance o 1 acre or more.         Conditions of Approval 1-10 from prior approvals that remain in effect:         Obtain DEQ approvals for landfill operations, dust-free roads, maximum sound levels, on-site parking, security fencing, operational hours, dual-access/emergency road system, water quality, air quality, storm-water runoff permits and data available for public inspection.         Property Owner/Applicant: Valley Landfills, Inc
23	2015	LU-15-001	Alteration of a nonconforming use to continue and enhance a stormwater treatment facility in the Exclusive Farm Use Zone, associated with Coffin Butte Landfill.	Community Development Department Approved September 16, 2015	Conditions of Approval: 2 (Community Development Department will objectively determine compliance with all Conditions of Approval) Development shall substantially comply with the plans and narrative in the applicant's proposal; modifications require approval, applicant shall obtain/maintain compliance with necessary federal state and local permits for construction and operation of stormwater system described in application Property Owner/Applicant: Valley Landfills, Inc./Republic Services, Inc. Staff Contact: Chris Bentley Planning Official: Greg Verret
24	2021	LU-21-047	Conditional Use Permit to expand Coffin Butte Landfill. Republic Services proposed: to create a new disposal cell for the Coffin Butte Landfill which will extend from the current cell south of Coffin Butte Road; close Coffin Butte Road to public traffic (vacate the right-of-way*) so the new cell can cover the road; relocate a replacement	PC Denied December 7, 2021; PC Decision Appealed; Appeal Withdrawn	Property Owner/Applicant: Valley Landfills, Inc./Republic Services Staff Contact: Inga Williams CAC Planning Area: North Benton (not active) *Note past Conditions of Approval that indicate requirement of dual- access/emergency road services to CBL *Question about buffer requirements to adjacent/nearby properties and land use if leachate ponds to be relocated

#	Date	Planning File #	Applicant Request	Result PC = Planning Commission BOC = Board of County Commissions	Key Aspects
			roadway (for landfill and quarry traffic only) around the area of the new disposal cell; relocate the leachate ponds south of Coffin Butte Road, and move some other structures. Closing Coffin Butte Road will likely require improvement of at least one other roadway in the area to accommodate increased traffic—potentially Tampico Road or Wiles and Robison Roads.		

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Table of Summary Statistics Needed? Here?

Cite how many conditions involved, how many consensus, how many majority / minority opinions

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# OBSERVATIONS AND RECOMMENDATIONS (Post BCTT Workgroup Tasks)

# OVERALL CONSIDERATIONS

Refers to Document Number	Observations	Suggestions and Recommendations to the County
2 1974 CP-74-01	Observation triggered by Condition 3 About 30 million gallons per year of leachate (about twenty 5,500 gallon tank trucks per day) are trucked offsite to city treatment systems	Consider the impact of leachate management on traffic safety, road maintenance, and Willamette River (water, sediments, wildlife, etc.) in future assessment of the impact of landfilling in Benton County. Also consider the impact on the functioning of the wastewater treatment plant and impact on the service life of the facility. Financial considerations should be transparent.
2	Condition 6 Per DEQ guidance, Closure of the landfill does not occur until all disposal operations cease. Potentially this is 15 or more years from now. RSI is not required to submit a Closure Plan until 5 years prior to Closure. In the interim, if the landfill were to close today, RSI provides a "Worst Case" Closure and Post-Closure Plan which describes the condition the site is to be left. The current "Worst Case" plan provides for a grass cover on slopes. There is no mention of visual screening.	<ul> <li>The issue of when the landfill is ready for reclamation and what that reclamation will look like needs to be clarified to appropriately manage community expectations for the ultimate disposition of the landfill.</li> <li>It is suggested the County bring some clarity to this condition by: <ol> <li>reevaluating the appropriateness of the "shall be returned to grazing, another farm-type operation". Questions to consider include: Given current public perceptions of landfills, does it make sense to expect grazing on top of a landfill to yield products people? Given the steepness of the as-built landfill cover slopes, is it reasonable to expect grazing animals will not damage the cover system exposing wastes and allowing air to be drawn into the landfill mass?</li> <li>giving nearby residents and travelers on Hwy 99 some sense of what can reasonably be expected under "or other permitted use as approved by the Planning Commission and the Board of County Commissioners." e.g., a park with walking trails much like the Baylands Nature Preserve in Palo Alto, CA.</li> <li>considering Franchise language that addresses the post closure condition of the landfill,</li> </ol> </li> </ul>
		<ul> <li>Additionally, it is recommended the County consider:</li> <li>1. the impact of ongoing landfill operation on community development programs such as the Bike Transit Corridor. Note the only east/west bike crossing of Hwy 99W for about 55 minutes is across from the landfill;</li> <li>2. the compatibility of a landfill of this size with the County's Vision 2040.</li> </ul>

Refers to Document Number	Observations	Suggestions and Recommendations to the County
2	Condition 7 Concerning recycling program. RSI is "In Compliance" in Benton County based on personal experience but Benton County contributes less than 10% of the total volume sent to the landfill and is only one of more than 20 counties RSI draws material from.	?? Not sure how to handle?? To be addressed in next Vision Plan or Materials Management Plan? Just flag this condition for BCTT SW Plan Subcommittee?
3 1983 PC-83-07 / L-83-07	Condition 1 It is very important to note that the existing visual appearance of the landfill is a significant concern. The landfill is being constructed in ways that do not reflect the description set out by the applicant and approved plan of 1983 (refer to PC-83-07; L-83-07).	Consider clarifying the roles of the County and DEQ in future CUP actions. Which organization has primacy over what? A clear understanding is needed of DEQ's and the County's role in addressing aspects of the landfill such as design, operation, monitoring (including noise, light pollution, odor, etc.), appearance, and screening from public view, etc.
3	Decision text and "conditions" are sometimes difficult to easily determine especially in older County decision documents (See analysis by M Yeager (Dec 2022))	Future decisions clearly convey basis of Approval. Example: "Condition of Approval: This approval is based upon the application, site plan, and supporting documentation submitted by the applicant. Any substantial change as determined solely by Benton County in the approved plan will require a new application." <b>NEED EDUCATION FROM COUNTY STAFF</b> : Is there a written Benton County Compliance Policy & Process including a complaint lodging, tracking, and resolution process?
7 1988 Board Order	1988 Board Order to Vacate a portion of Tampico Ridge Subdivision consolidated three lots and a portion of right-of-way into an 85 acre parcel. DEQ in the 2005 Record of Decision for the landfill specifies "Property purchases as buffer around the landfill." as one of the remedies for groundwater contamination. (See References)	In assessing the public burden associated with the landfill, it appears necessary for the County to understand how much land has been acquired by RSI in pursuit of creating environmental or other buffers near the landfill. Address how these actions are consistent with Vision 2040.
10 1994 PC-94-03	Condition 2 & 5 Noise	Establish and widely advertise a County process for receiving, tracking, and resolving landfill and power plant related noise complaints.

Refers to Document Number	Observations	Suggestions and Recommendations to the County
10	Condition 6	Establish and widely advertise a County process for receiving, tracking, and resolving
	Lighting at Power Plant	landfill and power plant related noise complaints.
15	Condition 7	Establish and widely advertise a County process for receiving, tracking, and resolving
1997	Lighting at Power Plant	landfill and power plant related noise complaints.
S-97-58		A. C.
15	Condition 9	Establish if the applicant is in compliance with this 1997 condition. Reassess the
	"applicant shall prepare a site specific development plan addressing emergency water supplies for fire protection. The plan shall be submitted to the local fire protection agency for review".	emergency preparedness plan given the lessons learned from the nationally reported 1999 landfill fill fire and emergency services available to address new fire situations such as a hypothetical nearby forest fire. Consider integration with other plans such a Community Wildfire Protection Plan. See Adair Village Fire Chief Testimony (most recent CUP application).
General	Odor issues do not seem to be mentioned	Request feedback / discussion on how to address this especially for nearby areas undergoing development. (Logsdon Ridge, Santiam Christian School, Adair Village UGI expansion, North Albany).
		Reviews Title V Permits are needed to determine if odor is addressed there.

### MONITORING AND COMPLIANCE ENFORCEMENT ISSUES

OBSERVATIONS	RECOMMENDATIONS for Post BCTT Consideration
In assessing the status of compliance with past land use documents, there are numerous instances where supporting evidence may not or is not available in County records.	The Board of Commissioners update or establish an easily understandable policy concerning how the County is to require, manage, and interpret regulatory related information from RSI and DEQ.
Over time the format and wording of what information is being requested has changed.	Establish consistent terminology for describing what an applicant is required to do to be considered in compliance.
Within the Tables of Land Use Conditions Assessments, there are locations where County staff have stated that they do not actively review materials applicants provide as ongoing evidence of compliance with land use decisions. Confirmation of compliance is only made by the County after receiving a resident's complaint.	The Board of Commissioners consider a proactive compliance confirmation program for facilities contributing to environmental burdens on the County such as a landfill, industrial scale composting, or direct dischargers to water bodies within the county.
SEE FOLLOWING TABLE for a list of these occurrences	
ADD OTHERS????	
NORL IN	

### SUPPORTING INFORMATION FOR MONITORING AND COMPLIANCE ENFORCEMENT ISSUES

Summary: 39 Instances of Unclear Compliance Monitoring by the County

### Land Use Document #3 1983 PC-83-07/L-83-07

Amendments to the Benton County Comprehensive Plan and Plan Map (Ordinance 251), and Amendments to the Comprehensive Plan Text and Map, amendments to the Zoning Ordinar C(1))	
<b>Condition 8.</b> The current DEQ operational permit will expire on January 31, 1984. Valley Landfills, Inc. has been requested to submit an updated, long-term leachate control plan as part of the permit renewal process. This plan must contain provisions for a leachate storage facility so leachate irrigation will not occur on pasture lands from November 1 through May 1 of each year. The control plan must also provide for a soil study that designates present and future leachate irrigation areas. This plan must show that the amount of irrigation area available is compatible with future leachate generation volumes so metal or nutrient accumulations in the soils will remain fat below any toxicity levels.	<b>Staff Comment.</b> Overseen by DEQ. The Comm. Dev. Department does not confirm and inspect records to ensure that conditions such as these are completed. It is a DEQ permit and if the DEQ does not approve the permit then the applicant could not continue the use and would be out of compliance.
<b>Condition 9.</b> As the site expands eastward, additional monitoring wells will be required. Depending on DEQ budget limitations, the permittee may have to share in the responsibility for sampling and monitoring of these wells.	Staff Comment. Overseen by DEQ. The Comm. Dev. Department does not confirm and inspect records to ensure that conditions such as these are completed. It is a DEQ permit and if the DEQ does not approve the permit then the applicant could not continue the use and would be out of compliance.
Land Use Document #10 1994 PC-94-03 A conditional use permit for a 2.2 megawatt power generation facility. The facility would ut fuel source.	ilize the gas generated from the decomposing refuse in the landfill as the
<b>Condition 4.</b> The applicant shall obtain and comply with all applicable permits from Oregon Department of Environmental Quality (DEQ). The applicant shall provide copies of all DEQ permits to the County.	Staff Comment. This is a standard type of condition that ties a County permit to a permit issued by another agency. The County does not actively monitor compliance with outside agency permitting requirements, but if the outside agency determines that their permitting requirements have not been met then the applicant is also out of compliance with the Benton County permit.
<b>Condition 6.</b> Lighting shall be located so that it does not face directly, shine or reflect glare onto an adjacent street or property.	Staff Comment. Monitoring of this condition is complaint driven. Staff has no records of complaints regarding lights at the landfill.
Land Use Document #15 1997 S-97-58 A conditional use permit to expand the generating capacity of the existing electric generation Phase I of the expansion would increase the capacity of the plant from the current 2.2 MW	on plant that is served by the gas produced at the Coffin Butte Landfill.
	is shirt and thase if would increase the capacity to 10 mit.
<b>Condition 3.</b> Noise levels for both Phase I and Phase 2 expansions shall comply with the Noise Control Regulations for Industry and Commerce in Oregon Administrative Rules 340-035-0035 as measured at the nearest dwellings existing on the date of approval of this conditional use permit.	Staff Comment. Subsequent to the compliance monitoring memorandum, the County would require additional testing only if there was reason to believe the noise standards were no longer being met (such as through a noise complaint received from an adjacent dwelling

information to determine whether the facility is in compliance with Condition 3 of this permit.	
<b>Condition 6.</b> The application shall obtain and comply with all applicable permits from the Oregon Department of Environmental Quality (DEQ). The applicant shall provide copies of all DEQ permits for the generation facility to the Community Development and Parks Department.	Staff Comment. This is a standard type of condition that ties a County permit to a permit issued by another agency. The County does not actively monitor compliance with outside agency permitting requirements, but if the outside agency determines that their permitting requirements have not been met then the applicant is also out of compliance with the Benton County permit.
Condition 7. Lighting shall be located so that it does not face directly, shine, or glare onto	Staff Comment. Monitoring of this condition is complaint driven. There are
an adjacent road or property.	no records of any complaints.
<ul> <li>Condition 9. The applicant shall prepare a site specific development plan addressing emergency water supplies for fire protection. The plan shall be submitted to the local fire protection agency for review. The plan approved by the local fire protection agency shall be shall submitted to the Community Development and Parks Department prior to the issuance of building permits for the structure for Phase 1. A revised site specific development plan shall be completed prior to issuance of construction permits for the Phase 2 expansion. The site development plan shall address: <ul> <li>a) Emergency access to the local water supply in the event of a wildfire or other fire-related emergency;</li> <li>b) Provision of an all-weather road or driveway to within 10 feet of the edge of identified water supplies which contain 4,000 gallons or more and exist within 100 feet of the driveway or road at a reasonable grade (e.g. 12 percent or less);and</li> <li>c) Emergency water supplies shall be clearly marked along the access route with a Fire District approved sign.</li> </ul></li></ul>	Staff CommentAdditional research needed, compliance with this condition is not confirmed.
Land Use Document #16 1999 PC-99-06	
A Conditional Use Permit for mining and processing of mineral and aggregate resources. The operation. Update: Quarry operations on this parcel have ceased	e proposed area consists of 1.43 acres adjacent to the existing quarry
<b>Condition 1</b> . Obtain approval of a reclamation plan from the Oregon Department of	Staff Comment. This is a standard type of condition that ties a County
Geology and Mineral Industries or the Oregon Division of State Lands. Operation and reclamation plan shall demonstrate consistency with the intended subsequent site use.	permit to a permit issued by another agency. The County does not actively monitor compliance with outside agency permitting requirements, but if the outside agency determines that their permitting requirements have not been met then the applicant is also out of compliance with the Benton County permit.
<b>Condition 3.</b> The applicant or lease-holding operator shall provide screening to partially obscure the mining site from view by adjoining occupied property and public roads in Soap Creek Valley and north Benton County to the extent reasonable and practicable to do so. The screening shall consist of an ornamental fence or wall, a vegetated berm, or preservation of vegetated natural slope in character with the natural landscape of Soap Creek Valley.	<b>Staff Comment.</b> Staff will need to field verify but it appears through comments that the applicant is not in compliance with this condition.

Condition 4. The applicant or lease-holding operator shall ensure that the mining	Staff Comment. Staff will need to field verify but it appears that the	
operation does not exceed the maximum sound level permitted by the Oregon	applicant is not in compliance with this condition. Staff is unaware of any	
Department of Environmental Quality. The applicant or lease-holding operator shall	noise data being submitted to the Community Development Department.	
monitor noise generated by mining activities on one randomly selected day per month		
when noise complaints are received, not withstanding a minimum of one time per year.		
Noise data and reports of findings from this monitoring shall be placed on file, in a timely		
way with the Benton County Community Development Department for public inspection.		
A berm, or other sound-absorbing construction materials such as acoustical cinder blocks		
or other similar methods may be used to reduce the sound off-site to levels at or below		
those permitted by the Oregon Department of Environmental Quality. Any sound-		
reduction construction will be consistent with the visual buffering required in Condition		
#3 above. The applicant or lease-holding operator shall limit blasting to the hours of 9:00		
a.m. to 5:00 p.m., Monday through Friday.		
Condition 11. Copies of water quality and air quality permits, and data produced from	Staff Comment. None	
associated monitoring programs, required of the applicant by the Oregon Department of		
Environmental Quality, shall be placed on file, in a timely way, with the Benton County		
Community Development Department for public inspection.		
Condition 12. Copies of storm-water runoff permits and data produced from associated	Staff Comment. Additional Research Needed	
monitoring programs required of the applicant by the Oregon Department of		
Environmental Quality, shall be placed on file in a timely way, with the Benton County		
Community Development Department for public inspection.		
Land Use Document #17 2002 PC-02-07		
A Conditional Use Permit for landfilling of an area that will be excavated for mining of miner		
with Conditions. (West Triangle Expansion). The proposed area consists of 1.43 acres adjace	nt to the existing quarrying and landfill operation, and is designed to	
fulfill the reclamation plan for the previously approved quarry on this site.		
Condition 3. The applicant or lease-holding operator shall ensure that the landfill	Staff Comment. County monitoring of this condition is complaint-based.	
operation does not exceed the maximum sound level permitted by the Oregon		
Department of Environmental Quality.		
Condition 9. Copies of water quality and air quality permits, and data produced from	Staff Comment. The county regularly receives copies. Appendix I	
associated monitoring programs, required of the applicant by the Oregon Department of	https://www.co.benton.or.us/cd/page/materials-management-document-	
Environmental Quality, shall be placed on file, in a timely way, with the Benton County	library	
Community Development Department for public inspection.		
Condition 10. Copies of storm-water runoff permits and data produced from associated	Staff Comment. The county regularly receives copies.	
monitoring programs required of the applicant by the Oregon Department of	https://www.co.benton.or.us/cd/page/materials-management-document-	
Environmental Quality, shall be placed on file in a timely way, with the Benton County	library	
Community Development Department for public inspection		
Land Use Document #19 2003 PC-03-11		
A Conditional Use Permit for excavation and landfilling of 9.45 acres adjacent to the existing	a landfill operation, approved by planning commission with conditions.	
This portion of the landfill would represent an addition to the existing, previously approved,	Landfill Site Zone. (East triangle).	

<b>Condition 3.</b> The applicant or lease-holding operator shall ensure that the landfill operation does not exceed the maximum sound level permitted by the Oregon Department of Environmental Quality.	Staff Comment. County monitoring of this condition is complaint-based.
<b>Condition 8</b> . Copies of water quality, stormwater runoff, and air quality permits; and data produced from associated monitoring programs, required of the applicant by the Oregon Department of Environmental Quality, shall be placed on file in a timely way with the Benton County Community Development Department for public inspection.	Staff Comment. The county regularly receives copies. Appendix I https://www.co.benton.or.us/sites/default/files/fileattachments/communit y_development/page/8136/2021_cbl_site_development_plan_appendix_g _i.pdf
<b>Condition 10</b> . Approval shall be obtained from the Oregon Division of State Lands for any activities on the subject property that affect designated wetlands.	<b>Staff Comment.</b> This is a standard type of condition that ties a County permit to a permit issued by another agency. The County does not actively monitor compliance with outside agency permitting requirements, but if the outside agency determines that their permitting requirements have not been met then the applicant is also out of compliance with the Benton County permit.
Land Use Document #21 2011 LU-11-016	
Conditional Use Permit for the construction of a new public recycling and refuse transfer fac the stormwater conveyance and detention system, as well as a container and drop box storc zone.	
<b>Condition 1.</b> Development shall comply with the plans and narrative in the applicant's proposal identified as Attachment 'A' except as modified by the approval or the conditions below. Modifications to the operation of the facility other than those addressed through this decision, including, but not limited to, the relocation of additional activities, or the configuration of relocated activities in a manner not substantially in conformance with the submitted conceptual site plan, shall require approval through a Modification of a Conditional Use Permit request (BCC 53.225).	<b>Staff Comment.</b> Standard condition requiring the applicant to implement the conditional use permit as described in their application. Compliance is not actively monitored.
Conditions of Approval from PC-03-11 that remain applicable and should be continued (as of the time of this decision): Condition 1. Obtain necessary approvals from the Oregon Department of Environmental Quality for landfill operations on this site.	<b>Staff Comment.</b> The Comm. Dev. Department does not confirm and inspect records to ensure that conditions such as these are completed. It is a DEQ permit and if the DEQ does not approve the permit then the applicant could not continue the use and would be out of compliance.
<b>Condition 3</b> . The applicant or lease-holding operator shall ensure that the landfill operation does not exceed the maximum sound level permitted by the Oregon Department of Environmental Quality.	Staff Comment. County monitoring of this condition is complaint-based.
<b>Condition 9</b> . Copies of water quality and air quality permits, and data produced from associated monitoring programs, required of the applicant by the Oregon Department of Environmental Quality, shall be placed on file, in a timely way, with the Benton County Community Development Department for public inspection.	Staff Comment. The county regularly receives copies. Appendix I https://www.co.benton.or.us/sites/default/files/fileattachments/communit y development/page/8136/2021 cbl site development plan appendix g i.pdf
<b>Condition 10.</b> Copies of storm-water runoff permits and data produced from associated monitoring programs required of the applicant by the Oregon Department of Environmental Quality, shall be placed on file in a timely way, with the Benton County Community Development Department for public inspection.	Staff Comment. The county regularly receives copies.https://www.co.benton.or.us/sites/default/files/fileattachments/community development/page/8136/2021 cbl site development plan appendix gi.pdf

Land Use Document #22 2013 LU-13-061	and the leasting of a construction staning and storage area in the visibility			
Conditional Use Permit for "minor additions and modifications" at Coffin Butte Landfill to change the location of a construction staging and storage area in the vicinity				
of the existing office structure.				
Conditions of Approval from prior approvals that remain in effect (as of the time of this	Staff Comment. The Comm. Dev. Department does not confirm and inspect			
decision):	records to ensure that conditions such as these are completed. It is a DEQ			
Condition 1. Obtain necessary approvals from the Oregon Department of Environmental	permit and if the DEQ does not approve the permit then the applicant			
Quality for Landfill operations on this site.	could not continue the use and would be out of compliance.			
Condition 3. The applicant or lease – holding operator shall ensure that the Landfill	Staff Comment. County monitoring of this condition is complaint-based.			
operation does not exceed the maximum sound level permitted by the Oregon				
Department of Environmental Quality.				
Condition 9. Copies of water quality and air quality permits, and data produced from	Staff Comment. None			
associated monitoring programs, required of the applicant by the Oregon Department of				
Environmental Quality, shall be placed on file, in a timely way, with the Benton County				
Community Development Department for public inspection.				
Condition 10. Copies of storm -water runoff permits and data produced from associated	Staff Comment. None			
monitoring programs required of the applicant by the Oregon Department of				
Environmental Quality, shall be placed on file in a timely way, with the Benton County				
Community Development Department for public inspection.				
Land Use Document #23 2015 LU-15-001				
Alteration of a nonconforming use to continue and enhance a stormwater treatment facility	in the Exclusive Farm Use Zone, associated with Coffin Butte Landfill.			
Condition 1. Development shall substantially comply with the plans and narrative in the	Staff Comment. None			
applicant' s proposal identified as Attachment A. Significant modifications to the				
construction or operation of the stormwater system other than those addressed through				
this decision shall require additional approval.				
Condition 2. The applicant shall obtain and maintain compliance with the terms of all	Staff Comment. The Comm. Dev. Department does not confirm and inspect			
necessary federal, state, and local permits for construction and operation of the	records to ensure that conditions such as these are completed. It is a DEQ			
stormwater system described in this application.	permit and if the DEQ does not approve the permit then the applicant			
	could not continue the use and would be out of compliance.			

NOF

# TABLES OF LAND USE CONDITION ASSESSMENTS

### **GENERAL NOTES**

**Definitions Used in Compliance Assessment:** 

- In Compliance = Compliance demonstrated. Basis: cite basis e.g., In County Records
- Not In Compliance = Basis: cite basis e.g., Need more specific information. Explanation: provide citations. References: provide when available. Suggestions or Open Items: for coming into compliance.
- **Compliance Status Unclear** = Assessment not made due to one or more of the following: regulatory requirements not triggered, information sources not available, condition appears to have lesser environmental / ecological / economic / public safety, etc. impact, or insufficient information available.
- County Requirement Superseded = Cite over-riding County land use decision, DEQ reference, Requirement No Longer Relevant, etc.
- Legal Requirement Superseded = by LUBA, court opinion, statutes, County Code, Comprehensive Plan, etc.
- Compliance Not Demonstrated = Additional information from the County and/or DEQ needed to assess compliance.
- Use Decision Provided for Background = Information in document provides useful insight of community/governmental perspectives at the time. (MAY NEED TO BE RETHOUGHT / REWORDED)

Format for Evaluation of more complex conditions is:

Subcommittee Members Compliance Opinion: Basis: Explanation: Notes: Open Item(s)

NOY

Date	File #	Request		Result
1974	CP-74-01	4-01 Designating Coffin Butte Landfill as a regional sanitary landfill site as recommended in the Chemeketa Regional Solid Waste Program Report <sup>1</sup> and Sanitary Landfill expansion.		PC Approved PC Decision Appealed BOC Approved
Conditi	ons of Approva	l	Current Status	L
approact	oval should be o MH, as defined o	e served by the Coffin Butte Site should be defined and the confined to serving only areas MI, WS, DA, KV, MI, CO, AL, LV, on the enclosed map2. Expanding Coffin Butte to service uld require a re-review by the Planning Commission.	Consensus: Majority Opinion: Minority Opinion:	
Comme Staff	ents			
searche	ed through.	ge occurred to allow trash to be brought to the landfill from outside	e those areas identified above occurred. There is no info	rmation in any land use file that sta
Workgr	oup Committee			
<ul> <li>Modi resid Coun</li> <li>Repu regul</li> </ul>	fied in 1983, bu ents did not war ty blic: Republic Se ations and subse	assessment until additional research is complete. t still relevant as to intent – not sure how to rank thiswith every 1 nt out-of-county waste being deposited into the landfill; I believe th ervices acquired Coffin Butte Landfill in 2008. Certain records prior equent conditional use approvals mean that the analysis and the co	he meeting minutes reflect that the applicant stated that to that date may be incomplete. We agree that the chan onditions in the 1974 decision are no longer relevant. Fur	the landfill was just for Benton ges to the County's land use
		s of origin and tonnage for the last 20 years to the Board of Comm rs Edward Pitera, Catherine Biscoe, Mark Yeager	issioners under the terms of its franchise agreement.	
Compli	ance Opinion: N	lot In Compliance		
		ts over multiple years indicate solid wastes outside of the geograph annual report (add link to most recent report))	hical area defined in this 1974 Approval have been and c	ontinue to be disposed of at Coffin
		arches of County and RSI files are needed to establish if or when th nty Code 25I dated 1983 authorizes acceptance of material from Sv		
Thom	oson & Runyan,	nal Solid Waste Program Report was produced in 1974 as part of a Inc., 1974a). This report details recommendations and options for a solid Waste Program Report labels specific Chemeketa Region S	disposal sites, collection strategies, and other materials r	nanagement approaches.

Dallas (DA), Kings Valley (KV), Corvallis (CO), Albany (AL), Lobster Valley (LV), and Monroe/Harrisburg/Halsey (MH), which are **mapped and detailed on Figure IV-7 of the Report** (Stevens, Thompson & Runyan, Inc., 1974b). INCLUDE FIGURE IN APPENDIX "Y"

<sup>3</sup> For ease of reference, "Republic Services" is used throughout this version of the document but depending on the topic the actual legal entity on the applicable permits documents or otherwise may be Valley Landfills, Inc.

	LAND USE ACTIONS TABLE				
Date	Date File # Request		Result		
1974	1974     Designating Coffin Butte Landfill as a regional sanitary landfill site as recommended in the Chemeketa Regional Solid Waste Program Report <sup>1</sup> and Sanitary Landfill expansion.		PC Approved PC Decision Appealed BOC Approved		
Conditio	Conditions of Approval Current Status				
lan pro Notes: Support Spp ins "27 • PC Note 19 site" me which ti metrop < <u>https://</u> • PLAC Status co • Fra • No (ht • The bei (ht Open It	and Planning Commission action to void limitations on the geographic area allowed to bring material to Coffin Butte. A relevant concept is the DEQ definition of "regional" landfill. It is based on tonnage received. It does not refer to a geographic area. It is based on tonnage processed. Additional searches for State statues or regulations that prohibit counties from limiting the areas from which wastes can be received from is suggested.				
perio Comr	periodically by the County Sanitarian (ex-officio member of the Planning Commission). A report of compliance to all state and local standards should be made at least once annually to the Planning Commission by the Sanitarian. Minority Opinion:				
Comme <u>Staff</u>	Comments Staff				

	LAND USE ACTIONS TABLE				
Date	File #	Request		Result	
1974	CP-74-01         Designating Coffin Butte Landfill as a regional sanitary landfill site as recommended in the Chemeketa Regional Solid           Waste Program Report <sup>1</sup> and Sanitary Landfill expansion.		PC Approved PC Decision Appealed BOC Approved		
Conditio	ons of Approval		Current Status	<u>.</u>	
https:// Workgri The re I see a Repla more Subcom Complia Basis: R cor rep	Conditions of Approval       Current Status         It will need to be a decision of the Board of County Commissioners as to whether this condition should be resumed. Annual Reports from 2005 found here https://www.co.benton.or.us/cd/page/solid-waste-collection-franchisee-annual-reports         Workgroup Committee       • The report was supposed to be annual but this assessment only mentions one year. More information needed to confirm compliance.         • I see annual reports dating back to 2005. Were there annual reports submitted before then?       • Replaced by DSAC in 1983, but still relevant as to intent; if DSAC had been regularly informed of non-compliance with conditions of approval, perhaps the landfill would have been more compliant         Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager       • Compliance Opinion: Compliance Status Unclear         Basis: Reporting requirement may have been met by Disposal Site Advisory Committee in 1983 (Workgroup Committee Comments). DSAC records need review to ascertain if this condition is being met. <u>SWAC reportedly receives annual landfill reports however neither the County Sanitarian not the Planning Commission are involved in reviewing the reports.</u>				
3. Efficie maint addit	ent leachate col ained by the ap on, wells shoul	sion review as PC and as Citizen Advisory Committee (CAC) per Or lection and treatment, including the old site, should be splicant to insure against pollution of nearby waterways. In d be established on the periphery of the solid waste site to al seepage into underground aquifers (groundwater pollution).	Consensus: Majority Opinion: Minority Opinion:		
Comme	nts	.1			
Staff					
staff has <u>Workgru</u> • Disag shoul	In first year, per the status report, a collection-retention lagoon was installed to treat leachate from the old site. No longer relevant, replaced with later conditions for run-off. County staff has no regulatory authority over leachate collection or disposal. This is a function for DEQ. Workgroup Committee • Disagree strongly with staff: "efficient leachate collection and treatment" is extremely relevant, a continuing problem, and in fact domestic wells have been contaminated, which should be noted in the "common understandings" document. Contamination of domestic wells has been a continuing concern of owners of parcels adjacent to the landfill, for good reason (see 1993 Coffin Butte Annual Report, the Helms Well, page 4). Current leachate treatment is impossible onsite, as promised in the most recent CUP (2003), it is certainly				
possil leach divert	reason (see 1993 Coffin Butte Annual Report, the Helms Well, page 4). Current leachate treatment is impossible onsite, as promised in the most recent CUP (2003), it is certainly possible to argue that the intent of this provision was not to have landfill leachate treatment burden public facilities (the Corvallis water treatment facility is so overburdened by leachate that 15 million gallons/year +/- are trucked to a Salem facility). Let's have the discussion about whether it is "efficient" to import waste into Benton County instead of diverting it to landfills with less precipitation (which consequently produce less leachate) and whether discharging dioxins/PFAS into the Willamette is "pollutingnearby waterways"				

LAND USE ACTIONS TABLE				
Date	File #	Request		Result
1974	CP-74-01	Designating Coffin Butte Landfill as a regional sanitary landfill site as recommended in the Chemeketa Regional Solid Waste Program Report <sup>1</sup> and Sanitary Landfill expansion.		PC Approved PC Decision Appealed BOC Approved
Conditi	ons of Approva		Current Status	
<ul> <li>These requirements are still relevant. Has the original collection-retention lagoon been maintained and was it effective in iterating leachate? Past members of SWAC assessed that it was not effective.</li> <li>Wells were required to monitor potential seepage of contaminants into groundwater. "Runoff" refers to surface waters, not groundwater, so this assessment does not address the original requirement.</li> </ul>				
Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager Mark Yeager: The fate of leachate generated by the landfill should not simply be ignored by the County and delegated to DEQ. The requirement to "insure against pollution of nearby waterways" is very much still relevant. Trucking of leachate to Corvallis' sewage treatment plant does not result in effective treatment or insure against pollution of nearby waterways. Many of the toxic pollutants contained in leachate simply pass through the treatment plant with very little or no pollutant removal and end up in the Willamette River (PFAS, heavy metals, pesticides, pharmaceuticals, personal care products (PCP)). The Willamette River is a key recreation asset (boating, fishing, swimming, etc.) for residents of Benton County, and a source of drinking water supply for downstream residents (e.g., Adair Village).				
·		ompliance Not Demonstrated and RSI records is needed. Evidence that "Efficient leachate collec	tion and treatment" is occurring is needed.	
		stood from RSI that leachate treatment no longer occurs at the la discharge to the Willamette River. Evidence that treatment to lev		
Notes: The landfill generates about 25 million to 32 million gallons per year of leachate to be trucked off site to city treatment facilities. This volume equates to approximately twenty trucks per day traveling to Corvallis or Salem. Concerns include the impacts on county roads, road traffic, road safety and the Willamette River. Many of the toxic pollutants contained in leachate simply pass through the treatment plant with very little or no pollutant removal and end up in the Willamette River (PFAS, heavy metals, pesticides, pharmaceuticals, personal care products (PCP)). The Willamette River is a key recreation asset (boating, fishing, swimming, etc.) for residents of Benton County, and a source of drinking water supply for downstream residents, e.g. Adair Village.				
Open Items: Staff's comments on the applicability of "later conditions for run-off" to leachate need clarification. Caution to readers, "Leachate" is not the same as "runoff". [Note OUT OF BCTT CHARGE: A review treatment system performance records would be prudent.]				
		the face of Coffin Butte, when plans meet DEQ approval, shall	Consensus:	
	•	ted to a condition permitting re-seeding and eventual visual rea and including screening with natural vegetation that	Majority Opinion:	
portio	on of the subjec	t property abutting the county road.	Minority Opinion:	
Comme	ents		1	
<u>Staff</u>				
Subseq	uent expansions	of the footprint and additions to uses on and adjacent to the site	made this condition unrealistic to fulfill until the entirety	of the landfill is completed.

**Commented [WI1]:** Where is the supporting documentation for this?

		LAND USE A	ACTIONS TABLE	
Date	File #	Request		Result
1974	CP-74-01	Designating Coffin Butte Landfill as a regional sanitary landfill s Waste Program Report <sup>1</sup> and Sanitary Landfill expansion.	ite as recommended in the Chemeketa Regional Solid	PC Approved PC Decision Appealed BOC Approved
Condit	ions of Approval		Current Status	
<ul> <li>Disagand</li> <li>and a</li> <li>an a</li> <li>Subcor</li> <li>Compliance</li> <li>Compliance</li> <li>Basis: I</li> <li>ar</li> <li>Basis: I</li> <li>ar</li> <li>The second second</li></ul>	applicant statem ccumulation of g was part of cond native vegetatio ently permitted is <u>nmittee Member</u> iance Opinions: Physical Design I Reclamation & V DEQ has oversigh di post closure re the appearance of e closed landfill a ations: rs" are not define built along this le this land use a rural residential pounty File: Recla ed by GeoLogic, tem(s): DEQ reco	h staff. "Temporary" cover of tarp-covered closed landfill cells sitt ents provide clarification as to the intent of this provision. This pro- arbage that is geographic in scope. This provision also addresses s litions of approval for a landfill that was then scheduled to close b n. The "scars eroding the face of Coffin Butte" have in fact been in andfill design, even after expansions. rs Edward Pitera, Catherine Biscoe, Mark Yeager Requirements: In Compliance Visual Requirements: Compliance Status Unclear at of the geotechnical design of the landfill and has issued permits, equirements. Cessation of dumping at the landfill triggers the app the facility is the purview of Benton County. It is unclear how the are reflected in closure and post closure plans approved by DEQ. ed in the CUP condition. It is presumed that "scars" refer to areas rock face. It is unclear what type of plan needs to be submitted to ction is nearly 50 years old, it sets the baseline expectations for ho lands. mation Plan - Closure-Post Closure Plan_Report_Final. Report Title	by solution additionally requires "visual reclamation" of an arcreening, which is also clearly a non-complied-with condi y 2000. The condition was not met. To date, no part of the creased by subsequent expansions, to a height well about the transfer of the landfill. DEQ also regulates both the timing and s lication of these requirements. To county has interacted with DEQ to ensure the County's where earth or rock has been excavated from the butte. DEQ for approval to meet this condition?	ea which has been so deformed by tion of approval. e site has been reclaimed by seeding re the proposed grade for the cope of reclamation through closure requirements for the appearance of Additional landfill cells are planned -compatible land use in AG, forest,
and plan	submitted to the is completed, th fill method of wa	Planning Commission for further consideration. Until such a e conditional use approval shall be limited to only the sanitary	Majority Opinion: Minority Opinion:	

	LAND USE ACTIONS TABLE			
Date	File #	# Request		Result
1974	CP-74-01	CP-74-01 Designating Coffin Butte Landfill as a regional sanitary landfill site as recommended in the Chemeketa Regional Solid Waste Program Report <sup>1</sup> and Sanitary Landfill expansion.		PC Approved PC Decision Appealed BOC Approved
Conditi	ons of Approval		Current Status	
Workgr • Need	Staff Complete, 1977 Waste Control Systems, Inc. Solid Waste Management Plan Workgroup Committee • Needs detail, & relevant as to intent: This plan said that the landfill would close by the year 2000 and be replaced by a waste-to-energy facility. Approval of a landfill in 1974 was not a "forever landfill" – it was a bridge to a different way of dealing with solid waste. It is important to note that, in order to not repeat prior mistakes			
Subcom	nmittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager		
Complia	ance Opinion: In	Compliance		
Basis: I	Document (1977	Waste Control Systems, Inc. Solid Waste Management Plan)		
Note: N	lot available via	County records, subcommittee has procured and exists in appendi	ix	
one to	6. The landfill operation shall be phased so that only a small acreage is used for full at one time and then this acreage shall be returned to grazing, another farm-type operation or other permitted use as approved by the Planning Commission and the Board of County Commissioners. Commission and the			
Comme	ents			
<u>Staff</u>				
Subseq	uent expansions	of the footprint and additions to uses on and adjacent to the site	made this condition unrealistic to fulfill until the entirety	of the landfill is completed.
	oup Committee			
such Disag autho	<ul> <li>DEQ approval of a reclamation plan does not supersede county conditions of approval. No part of the landfill has yet been restored to grazing, farming, or even natural alternatives such as native prairie vegetation.</li> <li>Disagree strongly with staff. Land use is land use, and is a County regulation. Unless specifically referred to in the land use language, DEQ has parallel, authority, not overriding authority. Land use policies deal with compatibility issues (i.e. generation of odors/dust); DEQ policies deal with environmental quality. Those are different regulatory bodies and one saying "this is OK" does not negate the authority of the other (Unless that is specified within the regulation itself, which in this case it is not)</li> </ul>			
Compli A Ph	Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager Compliance Opinions: A Physical Design Requirements: In Compliance B Reclamation & Visual Requirements: Compliance Status Unclear			
	A Compliance Opinion for "small acreage" condition: In Compliance. Basis: Based on participant observations and company testimony during September 2022 County sponsored Coffin Butte Tour (see Site Tour Notes on BCTT website).			

Date			CTIONS TABLE				
	File # Request			Result			
1974	CP-74-01	Designating Coffin Butte Landfill as a regional sanitary landfill site as recommended in the Chemeketa Regional Solid Waste Program Report <sup>1</sup> and Sanitary Landfill expansion.		PC Approved PC Decision Appealed BOC Approved			
Conditions of Approval Current Status							
BCC Approval         Current Status           B Compliance Opinion for "shall be returned to grazing" condition: Compliance Status Unclear         Basis: Per DEQ quidance, Closure of the landfill does not occur until all disposal operations cases. Potentially this is 15 or more years from pow. RSI is not required to submit a Closur Plan until S years prior to Closure. In the interim, if the landfill are to close today, RSI provides a" Worst Case" Closure and Post: Closure Plan which describes the condition the site is to be left. The current "Worst Case" plan provides for a grass cover on slopes. There is no mention of visual screening.           Explanation: Landfill operations and closure are governed by DEQ requirements. Some of the landfill areas have not received wates since the 1990s, others since 2011. RSI has determined areas of the landfill are "In Closure" under Federal rules. Approximately 41.7 planimetric acres have already received Final Closure. This area should already have a 1.5 feet thick Vegetative Cover per Federal requirements and be suitable for reuse.           Notes: RSI closure representations and DEQ position:         • RSI Ref: County File: Sheedamation Plan - Closure Plan_Report_Final. Report Title: "Worst Case" Closure Plan, Coffin Butte Landfill, Benton County, Oregon, Prepared by Geotogic, September 2020           2.3 Areas to Receive Final Closure         Plan_Report is 11 a closure over the arising active landfill minus the areas that have already received final closures to addition of older filed cells on closure is 18.8 acres.           DCQ         Ref. From: FULLER Brian * DEQ <a applies="" entire="" href="https://doi.org/log.sci.seith.metric-sci.seith.metric-sci.seith.secand-would-courte-ben these uppermose cells and the intergorary cover/closure, Final closure? Closure - Bant (esci.seith.acres h&lt;/td&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;Ref. F&lt;br&gt;Our ir&lt;br&gt;comn&lt;br&gt;cells a&lt;br&gt;grant&lt;br&gt;CFR 2&lt;br&gt;Muni-&lt;br&gt;impoi&lt;br&gt;comn&lt;br&gt;be a r&lt;br&gt;any o&lt;br&gt;Open Ita&lt;br&gt;7. That&lt;/th&gt;&lt;th&gt;From: FULLER Br&lt;br&gt;nterpretation of&lt;br&gt;non for landfills&lt;br&gt;are full or waste&lt;br&gt;eed via DEQ appu&lt;br&gt;258.2 Definitions&lt;br&gt;cipal solid waste&lt;br&gt;undment, inject&lt;br&gt;nercial solid was&lt;br&gt;new MSWLF uni&lt;br&gt;other household&lt;br&gt;ems: A pathway&lt;br&gt;efforts be made&lt;/th&gt;&lt;th&gt;ian * DEQ &lt;&lt;u&gt;Brian.FULLER@deq.oregon.gov&lt;/u&gt;&gt;, Sent: Monday, Nover&lt;br&gt;" individual<br="" is="" it="" landfill="" mswlf="" not="" that="" the="" to="" unit"="">to build new cells on top of older filled cells that are in temporary sequencing for an area is completed. This also allows for multiple roval of the Site Development Plan and through the further refined e landfill (MSWLF) unit means a discrete area of land or an excavati ion well, or waste pile, as those terms are defined under <u>§ 257.2 or</u> te, nonhazardous sludge, very small quantity generator waste and t, an existing MSWLF unit or a lateral expansion. A construction an waste is not a MSWLF unit.<th>s. nber 21, 2022 5:03 PM, To: Edward Pitera Subject: RE: Ci cells. Being that the landfill is not yet full, the "clock" on cover/closure. Final closure/capping under this scenario cells to share leachate and gas collection and control sys final engineered closure plans. ion that receives household waste, and that is not a land <u>f this chapter</u>. A MSWLF unit also may receive other type industrial solid waste. Such a landfill may be publicly or d demolition landfill that receives residential lead-based</th><th>ells in Closure final closure has not yet started. It would occur when these uppermos stems. Approval could be considered application unit, surface es of RCRA Subtitle D wastes, such as privately owned. A MSWLF unit may</th></a>						s. nber 21, 2022 5:03 PM, To: Edward Pitera Subject: RE: Ci cells. Being that the landfill is not yet full, the "clock" on cover/closure. Final closure/capping under this scenario cells to share leachate and gas collection and control sys final engineered closure plans. ion that receives household waste, and that is not a land <u>f this chapter</u> . A MSWLF unit also may receive other type industrial solid waste. Such a landfill may be publicly or d demolition landfill that receives residential lead-based	ells in Closure final closure has not yet started. It would occur when these uppermos stems. Approval could be considered application unit, surface es of RCRA Subtitle D wastes, such as privately owned. A MSWLF unit may
Ref. F Our ir comn cells a grant CFR 2 Muni- impoi comn be a r any o Open Ite 7. That	From: FULLER Br nterpretation of non for landfills are full or waste eed via DEQ appu 258.2 Definitions cipal solid waste undment, inject nercial solid was new MSWLF uni other household ems: A pathway efforts be made	ian * DEQ < <u>Brian.FULLER@deq.oregon.gov</u> >, Sent: Monday, Nover "MSWLF Unit" is that it applies to the entire landfill not individual to build new cells on top of older filled cells that are in temporary sequencing for an area is completed. This also allows for multiple roval of the Site Development Plan and through the further refined e landfill (MSWLF) unit means a discrete area of land or an excavati ion well, or waste pile, as those terms are defined under <u>§ 257.2 or</u> ite, nonhazardous sludge, very small quantity generator waste and t, an existing MSWLF unit or a lateral expansion. A construction an waste is not a MSWLF unit. It to achieve the County's expectations of what closure of the landfile to encourage voluntary separation of recoverable materials	s. nber 21, 2022 5:03 PM, To: Edward Pitera Subject: RE: Co cells. Being that the landfill is not yet full, the "clock" on cover/closure. Final closure/capping under this scenario cells to share leachate and gas collection and control syst final engineered closure plans. ion that receives household waste, and that is not a land <u>f this chapter</u> . A MSWLF unit also may receive other type industrial solid waste. Such a landfill may be publicly or d demolition landfill that receives residential lead-based ill will look like is needed. Consensus:	ells in Closure final closure has not yet started. It would occur when these uppermos stems. Approval could be considered application unit, surface es of RCRA Subtitle D wastes, such a privately owned. A MSWLF unit ma			

		LAND USE A	CTIONS TABLE			
Date	File # Request		Result			
1974	CP-74-01	-O1 Designating Coffin Butte Landfill as a regional sanitary landfill site as recommended in the Chemeketa Regional Solid Waste Program Report <sup>1</sup> and Sanitary Landfill expansion.		PC Approved PC Decision Appealed BOC Approved		
Conditi	ons of Approval		Current Status			
Workgi Some Presi Unde Subcom Complia	····					
		NORLI				

	LAND USE ACTIONS TABLE				
Date	File #	# Request		Result	
1983	PC-83-07	Amendments to the Benton County Comprehensive Plan and Plan Map (Ordinance 251), and amendments to the Zoning Ordinance and Zoning Map (Ordinance 261).		BOC Approved.	
	L-83-07 Amendments to the Comprehensive Plan Text and Map, amendments to the Zoning Ordinance and Zoning Map, and a Site Development Plan (M-48615-83, PC-83-07-C(1)).				
Conditi	ons of Approval				
1. Cross	s reference the n	arrative and the map in both documents.	Consensus:		
*CLARI	FICATION ON CO	NTENT NEEDED. SEE SUBCOMMITTEE COMMENTS	Majority Opinion:		
			Minority Opinion:		
Comme Staff	ents		$\mathbf{O}$		
	Completed. The narrative was updated to provide information related to all of these conditions. The updated narrative is found in the document titled "PC-83-07-C(3)" starting on Page 3 of 60				
Workgr	Workgroup Committee				
• impo	ssible to assess v	vith missing narrative	/		
Subcom	nmittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager*CLARIFICATION OF CON	DITION CONTENT		
	Information in "PC-83-07-C(3)" includes requirements for terracing, post closure grazing and "will be consistent with the expected future use of these lands as indicated by the existing farm and forest land use designations."				
Note: 0	Note: County records incomplete although referred to in "PC-83-07-C(3)" no site plan is included.				
Reclam	Excerpts follow: Reclamation, physical layout, and maintenance provisions: From pdf file pages 4 & 5 (original document page 4)				
Wł Ad ter ter arc Ed	"ii. Reclamation ( Conditions No. 2 and 6) When completed the present landfill area (see site development map) will appear as a low terrace rising from Coffin Butte Road into the site. The expansion area, labelled " Additional Landfill Disposal Areas" on the site plan, will consist when completed of a series of terraces progressing up the lower south slope of Coffin Butte. Each terrace in the expansion area will consist of a +/- 12 ft, high vertical " confinement berm" sloping3/ 1, and a 10 20 ft, wide horizontal surface at 2% slope. The overall slope of the terraced hillside will be similar to the existing slope. An upgradient cutoff drainage system see site plan will be provided to intercept seasonal surface drainage and route it around the new fill area. The feasibility of reclaiming the site in this manner is discussed in the attached letter dated May 23, 1983, prepared for Valley Landfills by Sweet, Edwards & Assoc., geological consultants.				
ou	All disposal areas, including the terraces, will be reclaimed for pasture. Portions of this landfill property including the completed disposal area site plan, as well as some of the outside lands in the vicinity of the landfill, are v.arrently use for this purpose. The area within the landfill reclaimed for pasture will be maintained by periodic regrading and replanting as required to compensate for settling. Otherwise, maintenance will consist of farming methods commonly used for pastureland."				

Reclamation From pdf file page 4: (original document page 2)

	LAND USE ACTIONS TABLE				
Date	File #	Request		Result	
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	L-83-07	Amendments to the Comprehensive Plan Text and Map, amendments a Site Development Plan (M-48615-83, PC-83-07-C(1)).	to the Zoning Ordinance and Zoning Map, and		
Conditio	ons of Approval		Current Status		
"Reclamation of the: landfill in the manner described will be compatible with the existing predominant open space and resource lands characteristics of the adjacent and surrounding lands and the current uses of these lands, and will be consistent with the expected future use of these lands as indicated by the existing farm and forest land use designations." Reclamation From pdf file page 18 (original document page 8): … "Reclamation of the landfill in the manner proposed will be compatible with the predominately open space and resource lands characteristics of the adjacent and surrounding lands and the current uses of these lands, and will be consistent with the expected future use of these lands as indicated by the current farm and forest land use designations. Based on the need to provide facilities for waste disposal, the lack of any other existing or planned disposal sites within this area, the environmental, economic, social and energy benefits from maintaining the e fisting landfill, and the established compatibility' of the landfill will be to have a recognized site for waste disposal operating under a D.E.Qapproved development plan and meeting D.E.Q. standards." End of quotations					
Compliance Opinions: A Physical Design & Geotechnical Requirements: Compliance Status Unclear B Reclamation Requirements: Compliance Status Unclear (Not triggered see CP-74-01 (6)) Compliance Opinion(s): A Compliance Opinion for Physical Design & Geotechnical Requirements: County Requirements Superseded Basis: Landfill design concepts conveyed in site plans from 1983 appear to be superseded by subsequent DEQ approved Site Development Plans. Explanation: DEQ requirements on landfill design, operation and closure have primacy over County requirements. Notes: County provided records are incomplete. Although referred to in "PC-83-07-C(3)", no site plan drawing is included. Open Item: Referred to site plan is needed since it may point to areas where DEQ approved plans incorporate County requirements. B Reclamation Requirements: Compliance Status Unclear (Not triggered per DEQ. See DEQ 2022 explanation in CP-74-01 (6)) Basis: Closure not triggered see CP-74-01 (6)					
2. Expa	Explanation: Site is an on-going operation and not subject to DEQ reclamation requirements at this time. Notes: The reclamation requirements cited in 1983 need review. Current practices to manage the risks to human health and the environment posed by a closed landfill plus current practices for maintaining the integrity of the final cap need to be considered. Open Item(s): None 2. Expand the narrative statement, section (1.a.ii), on reclamation to include the physical Consensus:				
configuration of the completed landfill areas and method of maintenance of the proposed pasture uses. Include a statement regarding the effects of methane and internal heat		ompleted landfill areas and method of maintenance of the proposed	Majority Opinion: Minority Opinion:		

		LAND USE ACTION	S TABLE	
Date	File #	Request		Result
1983	PC-83-07	Amendments to the Benton County Comprehensive Plan and Plan Map (Ordinance 251), and amendments to the Zoning Ordinance and Zoning Map (Ordinance 261).		BOC Approved.
	L-83-07			
Conditi	ons of Approval	(	Current Status	I
gene prop		g-term maintenance of the pasture, and include irrigation plans if		
Comme <u>Staff</u>	ents			
Comple Page 3		e was updated to provide information related to all of these conditions. Th	e updated narrative is found in the document t	itled "PC-83-07-C(3)" starting on
Workgr	oup Committee			
• Weh	ave not been pro	vith missing narrative vided with the necessary information to assess whether the narrative was ate for purpose. As noted above, there is still no "pasture" on the site.	amended to fully address these issues, or whet	her the assessment of methane
Subcom	mittee Member	Edward Pitera, Catherine Biscoe, Mark Yeager		
narrativ	e, it can only be	narrative is not included in the record. The revised narrative does, in far concluded that none of the promises in the narrative have been completed. being used to irrigate the trash.		
*See CL	ARIFICATION OF	CONDITION CONTENT under Subcommittee Comments for PC-83-07 / L-83	-07 Condition 1	
Complia	ance Opinions: (	ounty Requirements Superseded		
		pects of this condition: Physical Configuration, Maintenance Method, and eded by subsequent DEQ approved Site Development Plans and site closur		conveyed in site plans from 1983
Fro de	pth of the cover	5 (original document page 3) "The completed disposal areas will be coverer will minimize the effect of methane on the pasture grasses. Similarly the co tures have proved beneficial to root development."		
	ition: None em(s): None			

		LAND USE ACTIC	NS TABLE		
Date	File #	Request		Result	
1983	PC-83-07 L-83-07	Zohnig Oromanice and Zohnig Map (Oromanice 201).		BOC Approved.	
Conditi	Conditions of Approval Current Status				
3. Describe in more detail in the narrative, the method of screening: include a description of the location, height, width, depth and physical composition of the berm; and include the type and location of vegetative screening; and include a statement regarding the long-term maintenance of the berm and vegetative screens.			Majority Opinion:		
Comme	ents				
Comple	Staff Completed. The narrative was updated to provide information related to all of these conditions. The updated narrative is found in the document titled "PC-83-07-C(3)" starting on Page 3 of 60				
Workg	oup Committee				
same appro	<ul> <li>For this and other statements regarding "updates of the narrative, the Solid Waste working group has not been supplied with sufficient information to evaluate compliance. This same comment applies to all entries below. We are being asked to opine on these things without adequate information. I suggest that we should not be giving a rubber stamp of approval to statements that we have not actually had opportunity to examine fully it's both meaningless and likely to be abused in future CUP applications.</li> <li>impossible to assess with missing narrative</li> </ul>				
Subcom	Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager				
	MARK YEAGER: There is a very detailed description of the promised screening in the narrative. However, none of the promises have been kept, nor has the County taken any enforcement actions to ensure completion of screening requirements.				
Ph Ve	Compliance Opinions. There are three aspects of this condition: Physical berm: County Requirement Superseded by subsequently issued DEQ Site Development Plans Vegetative screening: Not In Compliance Maintenance: Not In Compliance based on current appearance of site				
	Basis: Screening Requirements: physical berm, vegetative screening, and their maintenance From pdf file pages 6 & 7 (original document page 4 & 5)				
time no "iii	It is recognized that these conditions are from a 1983 document. Actions may have been taken at that time but the County did not provide records to substantiate compliance at that time nor continued maintenance of screening requirements. "iii. Screening (Condition No. 3)				
ce	Additional screening will be provided in keeping with the current site screening program used at the landfill. This program consists of a keyed berm with conifers planted 10' on center along Coffin Butte Road from 99W to the landfill entrance _road, and similar plantings extending north along 99W from Coffin Butte Road to the north landfill property line.				

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	L-83-07	Amendments to the Comprehensive Plan Text and Map, amendments a Site Development Plan (M-48615-83, PC-83-07-C(1)).	s to the Zoning Ordinance and Zoning Map, and		
Conditi	ons of Approval		Current Status		
be ou gra Scu fee op Explana Notes: Open It <b>4. Inclu</b>	The permanent, fixed, keyed berm is represented. on the site development plan by the solid black line labelled " Approximate Solid Waste Disposal. Boundary." As shown, the berm encompasses the present landfill area and the existing development area. The berm is 10 - 12 feet high, 10 feet wide at the top and 60 70 feet wide at the base, and has a outside slope of 3/ 1. The depth of the key is three feet. The berm is composed of low permeability materials from on-site sources. The berm has been hydroseeded and will be grazed. Screening plants will consist of trees from the tree farm owned by Valley Landfills on their land south of Coffin Butte Road. Initial height of the plantings will range from 6 - 10 feet. Additional plantings can be made on the terraces to screen disposal operations on the slopes, as needed. The plantings will receive ongoing maintenance by the landfill operators." Explanation: None Notes: 1983 site plan drawing was not provided in the County documentation. Open Item(s): None 4. Include in the narrative the anticipated chemical composition of any leachate material to				
mate	be used for irrigation south of Coffin Butte Road; and include documentation that the material to be utilized as irrigation meet federal and state standards for any run-off that may leave the property lines. Majority Opinion:				
Staff Comple Page 3 Workgr • For tl same appr • impo <u>Subcom</u> MARK Y comple	Comments         Staff         Completed. The narrative was updated to provide information related to all of these conditions. The updated narrative is found in the document titled "PC-83-07-C(3)" starting on Page 3 of 60         Workgroup Comments         • For this and other statements regarding "updates of the narrative, the Solid Waste working group has not been supplied with sufficient information to evaluate compliance. This same comment applies to all entries below. We are being asked to opine on these things without adequate information. I suggest that we should not be giving a rubber stamp of approval to statements that we have not actually had opportunity to examine fully it's both meaningless and likely to be abused in future CUP applications.         • impossible to assess with missing narrative         Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager/         MARK YEAGER: A rudimentary analysis of leachate composition is included in the revised narrative. It is now known that the chemical composition of leachate from landfills is far mor complex and dangerously toxic.         Compliance Opinion: In Compliance				
L					

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	L-83-07	Amendments to the Comprehensive Plan Text and Map, amendments a Site Development Plan (M-48615-83, PC-83-07-C(1)).	s to the Zoning Ordinance and Zoning Map, and		
Conditio	ons of Approval		Current Status		
Basis: A	nalysis was prov	ided and is still being performed on leachate sent offsite for disposal. Pe	er RSI, leachate use for onsite irrigation ceased ma	ny years ago.	
		ve review of the Environmental and Operational Factors in	Consensus:		
Art.X/	(X.05.A.1.(T) for	the approximately 10 acres proposed for addition to the landfill area.	Majority Opinion:		
			Minority Opinion:		
Comme	nts				
<u>Staff</u>					
		e was updated to provide information related to all of these conditions.	The updated narrative is found in the document t	tled "PC-83-07-C(3)" starting on	
Page 3 c					
	oup Committee		7		
		ements regarding "updates of the narrative, the Solid Waste working gro s to all entries below. We are being asked to opine on these things witho			
appro	val to statement	s that we have not actually had opportunity to examine fully it's both r	meaningless and likely to be abused in future CUP		
<ul> <li>impos</li> </ul>	sible to assess w	ith missing narrative, where are the 10 acres proposed for addition? nee	ed drawings		
		s Edward Pitera, Catherine Biscoe, Mark Yeager			
		unty Requirement Superseded			
		nits supersede this condition 3 (original document page 5 & 6)			
		n Required by the Development Director (Conditions No. 5 and 7)			
		ironmental and Operational Factors of Art. XXX . 05. A1 is contained in a onal Consultants, Inc. in Oct., 1977. This report was submitted to the Ber			
Cor	nmittee. A copy	of this report will be made available to the Development Department if r	requested.		
stat	The small ponds will remain as at present for the next ten years. At the end of this period the use of the ponds and surroundings will be reevaluated and, if anything is to be done, state of the art engineering practices will be employed in conformance with the standards in effect at that time. A modified site development plan will be submitted for County review when appropriate.				
Open Ite	em: Address DEC	2 primacy question			

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	L-83-07	Amendments to the Comprehensive Plan Text and Map, amendments a Site Development Plan (M-48615-83, PC-83-07-C(1)).	s to the Zoning Ordinance and Zoning Map, and		
Conditio	ons of Approval		Current Status		
of the	6. Provide a detailed reclamation plan that sets form the anticipated physical characteristics of the "terracing" including an average height and width of the terracing, provide documentation that the site is physically available to be reclaimed in this manner. Minority Opinion:				
Comme	nts				
<u>Staff</u>					
Comple Page 3 d		e was updated to provide information related to all of these conditions.	The updated narrative is found in the document t	itled "PC-83-07-C(3)" starting on	
Workgro	oup Committee				
same appro	comment applie wal to statement	ements regarding "updates of the narrative, the Solid Waste working gro s to all entries below. We are being asked to opine on these things withor s that we have not actually had opportunity to examine fully it's both rith missing reclamation plans (which would probably be in the form of d	out adequate information. I suggest that we shoul meaningless and likely to be abused in future CUP	d not be giving a rubber stamp of	
Subcom	mittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager			
		very detailed description of the promised screening in the narrative. How ensure completion of screening requirements.	vever, none of the promises have been kept, nor h	nas the County taken any	
Complia	nce Opinion(s):	Compliance Status Unclear			
		nty primacy. Which organization has primacy over what? A clear unders n, monitoring (including noise, light pollution, odor, etc.), appearance, an		in addressing aspects of the landfill	
		the Development Director a plan detailing the proposed method	Consensus:		
prope		ise to protect the small ponds found in the Northeast corner of the	Majority Opinion:		
			Minority Opinion:		
Comme Staff	Comments Staff				
	Completed. The narrative was updated to provide information related to all of these conditions. The updated narrative is found in the document titled "PC-83-07-C(3)" starting on Page 3 of 60				

Date	File #	Request		Result
1983	PC-83-07	Amendments to the Benton County Comprehensive Plan and Plan Ma Zoning Ordinance and Zoning Map (Ordinance 261).	p (Ordinance 251), and amendments to the	BOC Approved.
	L-83-07	Amendments to the Comprehensive Plan Text and Map, amendments a Site Development Plan (M-48615-83, PC-83-07-C(1)).	to the Zoning Ordinance and Zoning Map, and	
Conditi	ons of Approval		Current Status	
<ul> <li>For the same approximation of the same sector of the same</li></ul>	comment applie oval to statemen	tements regarding "updates of the narrative, the Solid Waste working gro es to all entries below. We are being asked to opine on these things witho ts that we have not actually had opportunity to examine fully it's both n vith missing pond protection plans (note: presumably not in compliance s	ut adequate information. I suggest that we shoul neaningless and likely to be abused in future CUP	d not be giving a rubber stamp of applications.
Subcon	nmittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager		
Compli	ance Opinion: Co	ompliance Status Unclear		
Basis:				
Notes:				
	From pages 6-8 (REFERENCE?)			
do Co	"The small ponds will remain as at present for the next ten years. At the end of this period the use of the ponds and surroundings will be reevaluated and, if anything is to be done, state of the art engineering practices will be employed in conformance with the standards in effect at that time. A modified site development plan will be submitted for County review when appropriate."			
Notes:				
		DEQ primacy question		
		rational permit will expire on January 31, 1984. Valley Landfills, Inc.	Consensus:	
	has been requested to submit an updated, long-term leachate control plan as part of the permit renewal process. This plan must contain provisions for a leachate storage facility so			
leach	leachate irrigation will not occur on pasture lands from November 1 through May 1 of each Minority Opinion:			
		n must also provide for a soil study that designates present and tion areas. This plan must show that the amount of irrigation area		
avail	able is compatib	le with future leachate generation volumes so metal or nutrient		
accur	nulations in the	soils will remain fat below any toxicity levels.		

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Conditi	ons of Approval	Current Status		
able to The soil is no lo Overse	quirement is for a dictate how leac I study reference nger applicable. en by DEQ. The C	a leachate control plan, there is no requirement that states that all leachate must be treated on-site. Planning staff would r thate is handled. A CUP application is a government review of a proposed use, hauling leachate is not a land use but an action d above was in regard to leachate irrigation areas, not a general review of soil toxicity. Since leachate is no longer disposed comm. Dev. Department does not confirm and inspect records to ensure that conditions such as these are completed. It is a	on that is dependent on a land use d of through irrigation, this condition	
not app	prove the permit	then the applicant could not continue the use and would be out of compliance.		
Workgroup Committee				
<ul> <li>reque</li> <li>there Willa</li> <li>This s work that I</li> <li>Repu irriga</li> </ul>	has never been mette. all cup's ( statement is not and as a result t led to non-compl blic: Republic Se tion ceased in th	r soil toxicity de of Brian fuller, DEQ to find out if DEQ monitors soil toxicity a cup submitted to Benton County that included off-haul of all leachate generated at the landfill for treatment at municipa 1974/1983/2003) where documentation is available have contained, in the application, assertions that all leachate would adequate to confirm that these conditions were met, or that they were fully evaluated by DEQ. Certainly in the case of "irr he leachate is being hauled to wastewater treatment plants rather than being irrigated. It would be more accurate to char- liance, which required alternative methods to maintain DEQ permitting. rvices maintains an active solid waste permit with the Oregon Department of Environmental Quality and is in compliance v le late 1990s, as a result of new regulatory rules. All leachate is sent to a local wastewater treatment plant. s Edward Pitera, Catherine Biscoe, Mark Yeager	be treated on-site. igation area," any such plan did no acterize this as a failure of design	
MARK YEAGER: The effort to absolve the County of any responsibility for ensuring proper management and treatment of leachate ignores the County's duty to ensure compatible land use in Benton County. Leachate generation is a by-product of approving the hosting a landfill in the County. Ignoring the fate of leachate generated by the landfill is akin to approving a residential subdivision without any consideration of how and where the sewage generated is safely disposed.				
result ir produc	n effective treatn ts, etc.) simply pa	nerated by the landfill should not simply be ignored by the County and delegated to DEQ. Trucking of leachate to Corvallis' ment or insure against pollution of nearby waterways. Many of the toxic pollutants contained in leachate (PFAS, heavy met ass through the treatment plant with very little or no pollutant removal and end up in the Willamette River. The Willamette ning, etc.) for residents of Benton County, and a source of drinking water supply for downstream residents e.g. Adair Village	als, pharmaceuticals, personal car e River is a key recreation asset	
Complia	ance Opinion: Co	ounty Requirement Superseded (Specific requirement no Longer Relevant)		
	•			

1983       PC-83-07       Amendments to the Benton County Comprehensive Plan and Plan Map (Ordinance 251), and amendments to th Zoning Ordinance and Zoning Map (Ordinance 261).         L-83-07       Amendments to the Comprehensive Plan Text and Map, amendments to the Zoning Ordinance and Zoning Map, a site Development Plan (M-48615-83, PC-83-07-C(1)).       Current Status         Conditions of Approval       Current Status         Note: Leachate processing at a wastewater treatment facility may not be an appropriate or effective treatment for leachate and subcommit         Open Item(s): Management and effectiveness of current leachate transfer/treatment at city treatment works.         9. As the site expands eastward, additional monitoring wells will be required. Depending on DEQ budget limitations, the permittee may have to share in the responsibility for sampling and monitoring of these wells.       Consensus:					
a Site Development Plan (M-48615-83, PC-83-07-C(1)).         Conditions of Approval       Current Status         Note: Leachate processing at a wastewater treatment facility may not be an appropriate or effective treatment for leachate and subcommit         Open Item(s): Management and effectiveness of current leachate transfer/treatment at city treatment works.         P. As the site expands eastward, additional monitoring wells will be required. Depending on DEQ budget limitations, the permittee may have to share in the responsibility for sampling and monitoring of these wells.       Consensus: Majority Opinion:					
As the site expands eastward, additional monitoring wells will be required. Depending on DEQ budget limitations, the permittee may have to share in the responsibility for sampling and monitoring of these wells.	recommends further evaluation				
Dpen Item(s): Management and effectiveness of current leachate transfer/treatment at city treatment works. As the site expands eastward, additional monitoring wells will be required. Depending on DEQ budget limitations, the permittee may have to share in the responsibility for sampling and monitoring of these wells.	recommends further evaluation				
DEQ budget limitations, the permittee may have to share in the responsibility for sampling and monitoring of these wells.					
	DEQ budget limitations, the permittee may have to share in the responsibility for sampling and monitoring of these wells. Majority Opinion:				
Comments Staff					
verseen by DEQ. The Comm. Dev. Department does not confirm and inspect records to ensure that conditions such as these are completed of approve the permit then the applicant could not continue the use and would be out of compliance.	is a DEQ permit and if the DEQ does				
Vorkgroup Committee					
<ul> <li>Republic: Republic Services has added additional monitoring wells as required and continues to be in compliance with its DEQ permits.</li> <li>As above, there should be a check of whether DEQ has actually evaluated this. Just because DEQ approved a permit does not necessarily not domestic wells have been contaminated. current subchapter part "d" dual landfill liners have been required since 1993. this technology is continue to perform for hundreds of years, during which time the liner can become brittle. the EPA has concluded that all landfills will eve out of the ground for all time. eventually liners will either degrade, tear, or crack and will allow liquids to migrate out of the unit. some har provide a perpetual seal against any migration from a waste management unit. EPA has concluded that the more reasonable assumption, pressures placed on liners over time, is that any liner will begin to leak eventually. "citation: EPA, 1988</li> <li>is any leachate collected in the secondary collection system? if so, the liner is already leaking</li> </ul>	s than 30 years old, and may have to Jally leak "no liner can keep all liquic argued that liners are devices that				
Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager					
Compliance Opinion: Compliance Status Unclear					
Basis: Documentation unclear as to what wells involved and which organization is to provide it. Presumed in RSI Annual Report.	Compliance Opinion: Compliance Status Unclear				

	LAND USE ACTIONS TABLE				
Date	Date File # Request			Result	
1983	PC-83-07	Amendments to the Benton County Comprehensive Plan and Plan Ma Zoning Ordinance and Zoning Map (Ordinance 261).	p (Ordinance 251), and amendments to the	BOC Approved.	
	L-83-07	Amendments to the Comprehensive Plan Text and Map, amendments a Site Development Plan (M-48615-83, PC-83-07-C(1)).	s to the Zoning Ordinance and Zoning Map, and		
Conditio	ons of Approval		Current Status		
	10. Screen the landfill operation with fencing or berms so it cannot be seen from the County Road or adjacent properties.       Consensus:         Majority Opinion:       Majority Opinion:				
Comme	nts				
<u>Staff</u>					
Not con	npleted. The scre	eening may have been done but has eroded or died in the interim. It should be the second s	Id be recreated and maintained to be in complian	ice with the requirement.	
Workgro	oup Committee				
Howe Reput • not in	ever, Republic Se plic disagrees with compliance doc	vices' records are incomplete, as this amendment is nearly 40 years old, rvices has planted trees to screen the landfill from Highway 99. Based on th the conclusion that this condition has not been completed. ument not included letter from the Oregon justice department regarding re clear statement that the applicant is not in compliance with this requi	the age of the condition and the changing site co screening requirement per the 1967 highway be	nditions over the past four decades,	
Subcom	mittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager			
	-	d narrative submitted by the applicant is very detailed. None of the requ nsure that these requirements be met.	irements have been completed or maintained. Th	e County has not taken any	
Complia	nce Opinion: No	ot In Compliance			
Basis: P	ersonal observa	tions			
		e with earth is not possible at this site due to the clay soils. The	Consensus:		
		ermit addresses requiring daily compaction of refuse and require to not exceed 2 acres during the periods of October 15 to June 1 and	Majority Opinion:		
to not	to not exceed ¾ of an acre during all other periods. This shall be adhere to. Minority Opinion:				
<u>Staff</u>	Comments Staff The landfill uses an alternative daily cover approved by DEQ, which includes Covanta Ash material. The landfill also uses temporary cover.				
		native daily cover approved by DEQ, which includes covalita ASII filateria	a. The fanding also uses temporary cover.		
workgit	Workgroup Committee				

• Republic: Republic Services generally agrees with this assessment but would like the record to reflect that we do use site soils as daily cover, in addition to alternative daily covers.

	LAND USE ACTIONS TABLE				
Date	File #	Request		Result	
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	L-83-07	Amendments to the Comprehensive Plan Text and Map, amendments a Site Development Plan (M-48615-83, PC-83-07-C(1)).	to the Zoning Ordinance and Zoning Map, and		
Conditio	ons of Approval		Current Status		
open 1 • The st comp <u>Subcom</u> MARK Y from inc Complia Notes: L wei Ger <b>12. Occa</b>	<ul> <li>Iand use requirement not addressed by staff: this is a land use requirement; DEQ is not mentioned, and does not have override authority need more information: does the area of open fill exceed % of an acre from June 2 through October 14? what is it now? does the area of open fill exceed 2 acres during the periods of October 15 through June 1?</li> <li>The statement here does not address whether exposed refuse areas have been limited to the acreages stated. There should be a more clear statement of whether this has been complied with, and whether the county has done any monitoring.</li> <li>Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager</li> <li>MARK YEAGER: Using highly toxic Covanta Ash material to cover the garbage is another example of the County absolving itself from any obligation to protect Benton County residents from incompatible land uses. Oregon DEQ does not have a stellar record for effectively preventing pollution (air or water) through their permit processes.</li> <li>Compliance Opinion: County Requirement Superseded by Subsequent DEQ Operating and Monitoring Permits</li> <li>Notes: Unclear if there are environmental impacts of the alternative cover material used at the site such as leaching constituents in wet weather, airborne dust generation in dry weather, etc. An example issue of Covanta incinerator ash as alternate daily cover. Information on chemical composition and physical testing should be made available. Generally recognized assessments of leachable materials such as the Toxic Characteristic Leaching Procedure (TCLP) should be used.</li> <li>12. Occasionally, leachate seeps through the site berms during heavy rainfall periods. If these</li> </ul>				
occur in the future, a requirement to channel these flows into the leachate collection system within a timely period (i.e., 3 days) may be added. Minority Opinion:					
Comments         Staff         Overseen by DEQ. This condition is no longer be applicable.         Workgroup Committee         • Republic: This condition was put in place prior to today's highly-engineered landfill design requirements. At the time, landfill liners were not required. Republic Services complies with all current regulatory requirements, which include liners. Leachate does not seep through perimeter berms.         • disagree with staff: DEQ not mentioned, therefore DEQ does not have regulatory authority. question: does leachate seep through site berms? is not answered         • Whether overseen by DEQ or not, there should be a clear statement of whether this condition has been complied with, and whether the county has ever checked on this.         Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager         Compliance Opinion: Compliance Status Unclear					

	<b></b> <i>u</i>	LAND USE ACTIO		<b>D</b>
Date	File #	Request		Result
1983	PC-83-07	Amendments to the Benton County Comprehensive Plan and Plan Ma Zoning Ordinance and Zoning Map (Ordinance 261).	p (Ordinance 251), and amendments to the	BOC Approved.
	L-83-07	Amendments to the Comprehensive Plan Text and Map, amendments a Site Development Plan (M-48615-83, PC-83-07-C(1)).	to the Zoning Ordinance and Zoning Map, and	
Conditi	ons of Approval		Current Status	L
1A		berms in question have not been provided. The berms may be along Coff cognized that not all of the landfill cells constructed in the past 50 years v		
		rmally issued for a maximum of 5 years. As part of the permit renewal	Consensus:	
•		s updated operational and construction plans to reflect the current h, changes in environmental controls may be required to incorporate	Majority Opinion:	
•	•	the landfill operation.	Minority Opinion:	
Comme	ents			
<u>Staff</u>				
This is a	an advisory to the	e applicant rather than a condition that needed to be met.		
Workgr	oup Committee		Y	
• <mark>s me</mark> i	ntioned therefor	e it is appropriate to refer to DEQ compliance, although if the LUCS is not	current, the permit may not be valid	
Subcom	nmittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager		
Complia	ance Opinion: Co	ompliance Status Unclear		
Basis: C	compliance not d	emonstrated. Need DEQ solid waste permits from period 1983 to 2000.	(Note: Make sure dates in DEQ request)	
		NORT		

		Land Use	Actions Table			
Date	File #	Request		Result		
1994	PC-94-03	A conditional use permit for a 2.2 megawatt power generation from the decomposing refuse in the landfill as the fuel source.		Community Development Department Approved		
Conditi	ons of Approval		Current Status			
1. The facility shall be housed in a structure approximately 50 by 100 feet or less in size, as described in the application materials.       Consensus:         Majority Opinion:       Majority Opinion:				)		
<u>Staff</u>	Comments					
<ul> <li>missi</li> <li>This i to ha</li> </ul>	<ul> <li><u>Workgroup Committee</u></li> <li>missing information: application materials</li> <li>This is actually a really great way to answer a factual question. Allowable structure size, 5000 sf, built structure, 3,900 square feet, that's verifiable data. It would of course be good to have the application materials, since that is referenced (for example, were other building materials specified?)</li> <li>Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager</li> </ul>					
	Compliance Opinion: None given as of 12/11/22					
	Low Priority					
2. Noise levels shall comply with the New Industrial and Commercial Noise Standards (OAR 30403-355)-as measured at the nearest dwellings existing on the date of approval of this conditional use permit. Consensus: Majority Opinion:						
Comments Staff Noise testing completed in 1997. Workgroup Committee • noise is an issue at the landfill and 1997 was a long time ago ensure the facility is still in compliance; verify that noise standards have not been updated • Was there ever a follow-up study after the facility was expanded? Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager MARK YEAGER: To ensure land use compatibility, compliance with noise requirements cannot be a snapshot in time. Periodic testing and monitoring to ensure continued compliance is required and the County does not monitor or enforce land use (e.g., noise impacts) requirements. Compliance Opinion: Compliance Status Unclear						

	Land Use Actions Table				
Date	File #	Request		Result	
1994	PC-94-03 A conditional use permit for a 2.2 megawatt power generation facility. The facility would utilize the gas generated from the decomposing refuse in the landfill as the fuel source.			Community Development Department Approved	
Conditi	ons of Approval		Current Status		
	asis: County staff represent that compliance with noise limits is driven by resident complaints. More detailed information on the County process for receiving, managing, and resolving complaints of this nature is needed to establish if this condition is being met.				
	3. The applicant is responsible for ongoing monitoring of noise levels. Upon request of the Planning Official, the applicant shall provide the County with sufficient				
	information to determine whether the facility is in compliance with Condition 2 of Majority Opinion:				
this p	permit.		Minority Opinion:		
Comme	ents				
<u>Staff</u>					
Noise t	esting completed	in 1997. Available records do not indicate any such requests by t	he Planning Official.		
Workg	oup Committee				
		vices agrees with the County's assessment. Our available records	do not indicate any such requests by the Planning Depart	ment.	
	ty has not monite is an issue at the	e landfill: ask the applicant to demonstrate that the facility is in co	mpliance		
Subcon	nmittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager			
		re land use compatibility, compliance with noise requirements can o does not monitor or enforce land use (e.g., noise impacts) require		g to ensure continued compliance is	
Compli	ance Opinion: Co	ompliance Status Unclear			
		esent that compliance with noise limits is driven by resident comp s of this nature is needed to establish if this condition is being me		for receiving, managing, and	
		tain and comply with all applicable permits from Oregon	Consensus:		
-	rtment of Enviro EQ permits to the	nmental Quality (DEQ). The applicant shall provide copies of County.	Majority Opinion:		
	Minority Opinion:				
Comme	ents				
<u>Staff</u>	Staff				
	This is a standard type of condition that ties a County permit to a permit issued by another agency. The County does not actively monitor compliance with outside agency permitting requirements, but if the outside agency determines that their permitting requirements have not been met then the applicant is also out of compliance with the Benton County permit.				
Workg	oup Committee	~			
• wher	was the most re	cent LUCS on file at DEQ completed?			
L					

L			Land Use Actions Table				
Date	File #	Request		Result			
1994			Community Development Department Approved				
Conditi	ons of Approval		Current Status				
Complia	ance Opinion: Co	s Edward Pitera, Catherine Biscoe, Mark Yeager Impliance Not Demonstrated ired action provided.					
5. Expansion of the generating capacity of the facility is authorized under this permit as long as all conditions of approval, including those specifying building size and noise levels, are met. The Planning Official may require that the applicant obtain a new conditional use permit in order to expand the facility if, in his judgment, conditions existing at the time of the proposed expansion warrant a conditional use review.			Consensus: Majority Opinion: Minority Opinion:				
Comme	Comments						
<u>Staff</u>	Staff						
A new (	A new CUP was submitted and approved to expand the size of the facility.						
Subcom	mittee Members	s Edward Pitera, Catherine Biscoe, Mark Yeager					
Complia	ance Opinion: Co	mpliance Not Demonstrated					
Basis: 1	No record of requ	ired compliance with noise levels provided.					
Note: n	eed to add CUP c	locument reference as notated above in staff comment					
-	-	ed so that it does not face directly, shine or reflect glare onto	Consensus:				
an ad	jacent street or	property.	Majority Opinion:				
			Minority Opinion:				
Comments         Staff         Monitoring of this condition is complaint driven. Staff has no records of complaints regarding lights at the landfill.         Workgroup Committee         • County has not monitored         • Not enough information to determine if this condition is met.         • staff comment is non-responsive; check the facility at night         • While we are on the landfill tour on Saturday, I heard you [lan] talking with Joel Geier, and the subject of the arc lamps on the scene came up (photo attached). You told Joel that the lamps were not used mornings, only in afternoons. However, I went out this morning at 6 am and saw that the lights were indeed already on atop Coffin Butte, and there appeared							

		Land Use	Actions Table	
Date	File #	Request		Result
1994	PC-94-03	A conditional use permit for a 2.2 megawatt power generatio from the decomposing refuse in the landfill as the fuel source		Community Development Department Approved
Conditi	ons of Approval	-	Current Status	- <b>L</b>
some	time. All last wi	g on, as I could see the red taillights of trucks moving around up t nter, for example, the lights were on every workday morning. I kr e on even if I got up at 5 am.		
Subcom	nmittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager	$\mathbf{O}$	
		County describe the system for documenting, responding to, and on County residents are unaware of specific requirements and cer		
Complia	ance Opinion: C	ompliance Not Demonstrated		
Basis: 1	No record of add	ressing compliance with lighting complaints provided.		
			Majority Opinion: Minority Opinion:	
Comme	ents	,	X /	
<u>Staff</u>		$\sim$	Y	
This bu	ilding permit(s) i	s finaled [Electrical - C9500565, C9501197, C9600514, C9600852	1	
	oup Committee			
		lumbing/mechanical? certificate of occupancy?		
		s Edward Pitera, Catherine Biscoe, Mark Yeager		
	•	one given as of 12/11/22		
Basis: L	ow Priority			
		NOT		

Date	File #	Request		Result
1994	PC-94-10	Zone change from Rural Residential to Landfill Site Zone, Comp Landfill Site.	prehensive Plan change from Rural Residential to	BOC Denied
Conditi	Conditions of Approval Current Status			
Landfill Complia Basis: L Review history	Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager       believe that the record and rational of this land use proceeding is relevant to the evolution of the Coffin Butte Landfill.         Compliance Opinion: None given as of 12/11/22       Basis: Low Priority         Review of the record in this land use proceeding provides important historical context. The public comments and the Notice of Decision in this matter are critical to understanding the history of the landfill and the sentiment of the residents of Benton County at that time.         Open Items: need to review this documentation			
Date	File #	Request		Result
1994	PC-94-11	0/11		PC Approved; PC Decision Appealed; Application Withdrawn
Conditi	Conditions of Approval Current Status			
Cubes mittee Members Edward Diters. Cathering Diseas, Mark Vegers believe that the researd and rational of this land use presending is relevant to the evaluation of the Coffin Dutte				

Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager believe that the record and rational of this land use proceeding is relevant to the evolution of the Coffin Butte Landfill.

Review of the record in this land use proceeding provides important historical context. The public comments and the Notice of Decision in this matter are critical to understanding the history of the landfill and the sentiment of the residents of Benton County at that time.

NOR

Date	File #	Request		Result	
1997	S-97-58	8 A conditional use permit to expand the generating capacity of the existing electric generation plant that is served by the gas produced at the Coffin Butte Landfill. Phase I of the expansion would increase the capacity of the plant from the current 2.2 MW to 5 MW and Phase II would increase the capacity to 10 MW.			
Conditi	ons of Approva	I	Current Status		
1. The Phase I generation facility shall be located in a structure approximately 75 by 85 feet; as shown in the application. The Phase 2 expansion shall be located in a building approximately 120 by 200 feet, as shown in the application materials. The Phase 2 expansion shall be located at least 300 feet from State Highway 99W, as shown in the application materials.			Consensus: Majority Opinion: Minority Opinion:		
Comme	ents				
<u>Staff</u>					
The exp	ansion added 4	,300 square feet to the original building.			
Subcom	nmittee Membe	rs Edward Pitera, Catherine Biscoe, Mark Yeager			
Complia	ance Opinion: N	lone given as of 12/11/22			
Basis: L	ow Priority				
the a	pplication mate	d Phase 2 expansions shall be constructed in accordance with rrials. In addition, the siting standards of BCC 60.405 (2) and (3) 5), (9), and (11) shall be met.	Consensus: Majority Opinion: Minority Opinion:		
Comme	ents		I		
<u>Staff</u>					
Zoning B14004		ewed completed along with building permits – completed [Permit	B0700147 Phase I expansion & Permits B0700323, B0	)700416, B0700415, F0600068,	
Workgr	oup Committee				
• certif	certificate of occupancy?				
Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager					
Compliance Opinion: None given as of 12/11/22					
Basis: L	Basis: Low Priority				
		Phase I and Phase 2 expansions shall comply with the Noise	Consensus:		
	•	for Industry and Commerce in Oregon Administrative Rules asured at the nearest dwellings existing on the date of	Majority Opinion:		
		ditional use permit.	Minority Opinion:		

Date	File #	Request		Result	
1997	S-97-58	by the gas produced at the Coffin Butte Landfill. Phase I of the e	A conditional use permit to expand the generating capacity of the existing electric generation plant that is served by the gas produced at the Coffin Butte Landfill. Phase I of the expansion would increase the capacity of the plant from the current 2.2 MW to 5 MW and Phase II would increase the capacity to 10 MW.		
Conditio	Conditions of Approval Current Status				
Comme	nts				
<u>Staff</u>					
County		aitoring memorandum submitted on June 11, 1997 by Pacific North additional testing only if there was reason to believe the noise stan			
Workgr	oup Committee	2			
• Count	ty has not moni	s received? Not enough information to determine if this condition v itored subsequent	vas met.		
		ilable to the public? ne landfill; ensure the facility is still in compliance; verify that noise	standards have not been updated		
Subcom	mittee Membe	rs Edward Pitera, Catherine Biscoe, Mark Yeager			
require noise in certainl	ments cannot b npacts) requiren y rely on Bento	e County describe the system for documenting, responding to, and e a snapshot in time. Periodic testing and monitoring to ensure cor ments. A complaint driven system of enforcement is unsatisfactory, n County staff to monitor and enforce land use requirements.	tinued compliance is required and the County does r	ot monitor or enforce land use (e.g.,	
•	•	Compliance Status Unclear			
		resent that compliance with noise limits is driven by resident comp tts of this nature is needed to establish if this condition is being me		cess for receiving, managing, and	
	•• •	ponsible for ongoing monitoring of noise levels. Upon request of	Consensus:		
		, the applicant shall provide the County with sufficient rmine whether the facility is in compliance with Condition 3 of	Majority Opinion:		
this p	ermit.		Minority Opinion:		
Comme	nts				
Staff					
Available records do not indicate any such requests by the Planning Official.					
Workgroup Committee					
	<ul> <li>Republic: Republic Services agrees with the County's assessment. Our available records do not indicate any such requests by the Planning Department.</li> <li>County has not monitored</li> </ul>				
Count	ty has not moni				

Date	File #	Request		Result	
1997	S-97-58	A conditional use permit to expand the generating capacity of the by the gas produced at the Coffin Butte Landfill. Phase I of the e from the current 2.2 MW to 5 MW and Phase II would increase to the second se	xpansion would increase the capacity of the plant	Community Development and Parks Department Approved	
Conditio	ons of Approva	I	Current Status		
Subcom	mittee Membe	rs Edward Pitera, Catherine Biscoe, Mark Yeager			
	•	ng the Applicant to self-monitor and regulate without any oversigh bard of Commissioners are accountable.	t by the County is ineffectual and a disservice to the	residents of Benton County to whom	
Complia	nce Opinion: C	Compliance Status Unclear	$\mathbf{O}\mathbf{Y}$		
		resent that compliance with noise limits is driven by resident comp its of this nature is needed to establish if this condition is being me		cess for receiving, managing, and	
	••	continue to provide sanitation facilities for the generation plant located on site. The facilities shall include:	Consensus: Majority Opinion:		
	ontainer, refill	within the generating plant building by a potable water ed periodically;	Minority Opinion:		
c) F	lumbed restro	t located at the generating plant site; om facilities, with water closets and hot and cold running wailable for use by employees at the Coffin Butte Landfill			
c	office;		$\mathbf{O}$ $\mathbf{Y}$		
		nt employees shall have vehicles available for trips to the Coffin ffice restroom facilities;			
e) 1	he maximum i	number of generating plant employees shall be five (5).			
Comme Staff	nts		5 		
OSHA le	tter from Septe	ember 29, 1997 included relating to the toilet facilities and drinking	water being compliant with OSHA standards for sani	tation.	
Workgro	oup Committee				
	• applicant "shall continue"is the facility still in compliance? is potable water still available, are the other conditions complied with? portable toilet/available vehicles/5 maximum employees?				
Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager					
Compliance Opinion: None given as of 12/11/22					
Basis: Low Priority					
		l obtain and comply with all applicable permits from the	Consensus:		
		of Environmental Quality (DEQ). The applicant shall provide rmits for the generation facility to the Community Development	Majority Opinion:		
and P	arks Departme	nt.	Minority Opinion:		

Date	File #	Request		Result	
1997	S-97-58	A conditional use permit to expand the generating capacity of the by the gas produced at the Coffin Butte Landfill. Phase I of the e from the current 2.2 MW to 5 MW and Phase II would increase	xpansion would increase the capacity of the plant	Community Development and Parks Department Approved	
Conditio	ons of Approva	I	Current Status		
Comme	nts				
<u>Staff</u>					
	This is a standard type of condition that ties a County permit to a permit issued by another agency. The County does not actively monitor compliance with outside agency permitting requirements, but if the outside agency determines that their permitting requirements have not been met then the applicant is also out of compliance with the Benton County permit.				
Workgr	oup Committee	<u>.</u>			
when w	as the most red	ent LUCS on file at DEQ completed?			
Subcom	mittee Membe	rs Edward Pitera, Catherine Biscoe, Mark Yeager			
Complia	nce Opinion: (	Compliance Not Demonstrated			
Basis: N	Basis: No record of required actions provided.				
-	ing shall be loca ent road or pro	ated so that it does not face directly, shine, or glare onto an perty.	Consensus: Majority Opinion:		
			Minority Opinion:		
Comme	nts	$\sim$	<b>y</b>		
<u>Staff</u>					
Monito	ring of this cond	dition is complaint driven. There are no records of any complaints.			
Workgr	oup Committee				
	the facility at r	·			
	ty has not moni nough informa				
Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager					
particul	MARK YEAGER: Can the County describe the system for documenting, responding to, and resolving complaints received? A complaint driven system of enforcement is unsatisfactory, particularly when Benton County residents are unaware of specific requirements and certainly rely on Benton County staff to monitor and enforce land use requirements to ensure compatibility.				
Complia	ince Opinion: (	Compliance Not Demonstrated			
Basis: N	Io record of ad	dressing compliance with lighting complaints provided.			

1997       S-97-58       A conditional use permit to expand the generating capacity of the existing electric generation plant that is served before the comparing the current 2.2 MW to 5 MW and Phase II would increase the capacity of the plant to 5 MW and Phase II would increase the capacity of the plant to 5 MW and Phase II would increase the capacity of the plant to 5 MW and Phase II would increase the capacity of the plant to 5 MW and Phase II would increase the capacity of 10 MW.       Community Development and Parks Department Approved       Department Approved         8. The property owners shall submit a declaratory statement to be recorded in the Benton County Deed faceords for the subject property that recognizes the rights of adjacent forest uses, consistent with BCC 620.220().       Consensus: Mujority Opinion: Minority Opinion: Minority Opinion: Minority Opinion:       Consensus: Minority Opinion: Minority Opinion: Minority Opinion: Minority Opinion: Minority Opinion: Minority Opinion: No compliance opinion Basis: Low priority       Consensus: Minority Opinion: Minority	Date	File #	Request		Result
<ul> <li>8. The property owner shall submit a declaratory statement to be recorded in the Benton County Deed Records for the subject property that recognizes the rights of adjacent forest uses, consistent with BCC 620.220().</li> <li>Comments</li> <li>Staff</li> <li>Completed.</li> <li>Workgroup Committee</li> <li>provide copy in documentation</li> <li>Subcommittee Members Edward Pitera. Catherine Biscoe. Mark Yeager</li> <li>Compliance Opinion: No compliance opinion</li> <li>Basis: Low priority</li> <li>9. The applicant shall prepare a site-specific development plan addressing emergency water supplies for fire protection. The plan shall be submitted to the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review approved by the not and fire protection agency for review approved by the protection f</li></ul>	1997	S-97-58	by the gas produced at the Coffin Butte Landfill. Phase I of the e	expansion would increase the capacity of the plant	
Benton County Deed Records for the subject property that recognizes the rights of adjacent forest uses, consistent with BCC 620.220().       Majority Opinion:         Minority Opinion:       Minority Opinion:         Staff       Comments         Staff       Completed.         Workgroup Committee       • provide copy in documentation         Subcommittee Members Edward Pitera. Catherine Biscoe. Mark Yeager       Consplance Opinion:         Compliance Opinion: No compliance opinion       Basis: Low priority         9. The applicant shall prepare a site-specific development plan addressing emergency water supplies for fire protection. The plan shall be submitted to the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan shall be completed prior to issuance of construction permits for the Phase 2 expansion. The site development plan shall address:       Majority Opinion:         a) Emergency access to the local water supply in the event of a wildfire or other fire-related emergency;       Provision of an all-westher road or driveway to within 10 feet of the driveway or road at a reasonable grade (e.g. 12 percent or less)and       Comments         Staff       Comments       Staff         Additional research needed, compliance with this condition is not confirmed.       Comments	Conditio	ons of Approva		Current Status	
Staff         Completed.         Workgroup Committee         • provide copy in documentation         Subcommittee Members Edward Pitera, Catherine Biscoe. Mark Yeager         Compliance Opinion: No compliance opinion         Basis: Low priority         9. The applicant shall prepare a site-specific development plan addressing emergency water supplies for fire protection. The plan shall be submitted to the local fire protection agency for review. The plan approved by the local fire protection agency for review. The plan approved by the local fire protection agency for to the base 2 expansion. The site development plan shall darkers:       Consensus:         a)       Emergency access to the local water supply in the event of a wildfire or other fire-related emergency;       Majority Opinion:         b)       Provision of an all-weather road or driveway to within 10 feet of the edge of identified water supplies which contain 4,000 gallons or more and exist within 100 feet of the driveway or road at a reasonable grade (e.g. 12 percent or less);and       Comments         Staff       Additional research needed, compliance with this condition is not confirmed.	Bento adjac	on County Deed ent forest uses	Records for the subject property that recognizes the rights of	Majority Opinion:	2
Comments Staff Additional research needed, compliance with this condition is not confirmed.	Staff Comple Workgr • provid Subcom Complia Basis: L 9. The a water prote shall prior site-s perm a) E f b) F i c, E	ted. oup Committee de copy in docu unittee Membe ance Opinion: N .ow priority applicant shall p r supplies for fu be shall submit to the issuance pecific develop its for the Phase Emergency acce fire-related eme Provision of an identified water 100 feet of the less); and Emergency wat	mentation rs Edward Pitera, Catherine Biscoe, Mark Yeager lo compliance opinion repare a site-specific development plan addressing emergency re protection. The plan shall be submitted to the local fire r review. The plan approved by the local fire protection agency ted to the Community Development and Parks Department of building permits for the structure for Phase 1. A revised ment plan shall be completed prior to issuance of construction e 2 expansion. The site development plan shall address: ess to the local water supply in the event of a wildfire or other ergency; all-weather road or driveway to within 10 feet of the edge of r supplies which contain 4,000 gallons or more and exist within driveway or road at a reasonable grade (e.g. 12 percent or er supplies shall be clearly marked along the access route with	Majority Opinion:	
	Comme				
Workgroup Committee	Additio	Additional research needed, compliance with this condition is not confirmed.			
	Workgr	oup Committee			

Date	File #	Request		Result		
1997	S-97-58	A conditional use permit to expand the generating capacity of the by the gas produced at the Coffin Butte Landfill. Phase I of the e from the current 2.2 MW to 5 MW and Phase II would increase	expansion would increase the capacity of the plant	Community Development and Parks Department Approved		
Conditi	ons of Approva	d .	Current Status			
<ul> <li>appe chap</li> </ul>	<ul> <li>Republic: Republic Services is also conducting further research.</li> <li>appears to be not in compliance. these (plus assurance of power generation in an outage) would be a good start at considering requirements for the LS zone in a potential revisit of chapter 77</li> <li>This explanation of status cannot be accepted until the topic has been researched.</li> </ul>					
Subcon	nmittee Membe	ers Edward Pitera, Catherine Biscoe, Mark Yeager				
locatio	n of this industr	l activities have a high potential of igniting fires and there have bee ial activity. Further, the frequency of power outages and landfill op ible power supplies.				
Compli	ance Opinion: (	Compliance Not Demonstrated				
Basis: N	lo record of req	uired action provided.				
mech const and l	10. The applicant shall obtain all required septic, road approach, building, plumbing, mechanical, electrical, and other applicable permits prior to commencement of construction for both the Phase I and Phase 2 expansion. Contact the Permits Clerk and Building Official at the Community Development and Parks Department regarding permits and fees.       Consensus:					
Comme	ents					
<u>Staff</u>						
Comple	eted for Phase 1	. Phase 2 of the expansion has not been utilized by the applicant.				
Workg	oup Committee	2				
Repure response	<ul> <li>CO for Phase 1? CO for Phase 2?</li> <li>Republic Services' records do not show any non-compliance issues with Phase II. While the owner/operator of Coffin Butte Landfill was the applicant for this CUP request, primary responsibility for compliance would have been with Pacific Northwest Generating Cooperative, an independent third-party contractor and not a Republic Services' subsidiary.</li> <li>What about Phase 2?</li> </ul>					
Subcon	Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager					
Compli	Compliance Opinion: No compliance opinion					
Basis:	Basis: Low priority					
L						

Date     File #     Request	Result			
1999       PC-99-06       A Conditional Use Permit for mining and processing of mineral and aggregate resources. The propose consists of 1.43 acres adjacent to the existing quarry operation.	ed area Planning Commission approved			
Conditions of Approval Current Status				
1. Obtain approval of a reclamation plan from the Oregon Department of Geology and Mineral Industries or the Oregon Division of State Lands. Operation and reclamation plan shall demonstrate consistency with the intended subsequent site use.       Consensus: Majority Opinion:				
Comments				
Staff         This is a standard type of condition that ties a County permit to a permit issued by another agency. The County does not actively monitor compliance with outside agency permitting requirements, but if the outside agency determines that their permitting requirements have not been met then the applicant is also out of compliance with the Benton County permit.         Workgroup Committee         • extraction believed to be completed, see next permit request, staff should verify. is there a CUP closeout process at Benton County CDD?         Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager         MARK YEAGER: What is the mechanism whereby any State agency is informed of a County land use action to allow an activity that requires a permit from a State agency? If the County issues an approval for a land use prior to the landowner getting the required permits, how will the County ensure that all the required permits have been received since the County does no monitoring or enforcement.         Compliance Status Unclear. No record of required action provided.				
2. if the mining is the primary cause of traffic on the unpaved public road, that road shall be kept dust-free by the applicant if dwellings are located within 300 feet of the roadway. The applicant and lease-holding operator shall endeavor to use only those public roads designated for truck usage, unless making local deliveries of mineral and aggregate resources to residential areas serviced by roads not designated for truck usage.				
Comments				
Staff				
Public roads serving primarily quarry traffic are paved. Complete.				
Workgroup Committee         • extraction believed to be completed, see next permit request, staff should verify. is there a CUP closeout process at Benton County CDD?         • Is there no equivalent condition about dropping rocks which create road hazards on the highway?				
Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager				

1999       PC-99-06       A Conditional Use Permit for mining and processing of mineral and aggregate resources. The proposed area consists of 1.43 acres adjacent to the existing quarry operation.       Planning Commission approved         Conditions of Approval       Current Status         MARK YEAGER. This is a classic example of an unenforceable condition of approval – who or how will the "primary cause" of traffic be determined? Then the requirement that the applicant or quarry lease holder.       Current Status         Compliance Status Unclear. No record of required action provides.       Constitute of the property owner and that obligation cannot be transferred to the flease holder.         Compliance Status Unclear. No record of required action provides.       Consensus:         Mark YEAGER. This is a classic example of an unenforceable condition of approval – who or how will the "primary cause" of traffic be determined? Then the transferred to the flease holder.         Compliance Status Unclear. No record of required action provides.       Consensus:         Maiority Opinion:       Maiority Opinion:         of so. The screening shall consist of an oranentanel face or wall, avegetated bern, or preservation of vegetated natural slope in character with the natural landscape of Soa Creck Valley.       Maiority Opinion:         Comments       Staff         Staff       Staff will need to field verify but it appears through comments that the applicant is not in compliance with this condition.         Workrever Completed       Apport of this UUP equery is visible for miles around. <th>Date</th> <th>File #</th> <th>Request</th> <th></th> <th>Result</th>	Date	File #	Request		Result
MARK YEAGER. This is a classic example of an unenforceable condition of approval – who or how will the "primary cause" of traffic be determined? Then the requirement that the applicant or quary lease holder "endeavor" to use only roads designed for truck traffic, what does that mean? A meaningless condition that does not have any chance of being enforced. Issuing a land use approval to a property owner binds the property owner and that obligation cannot be transferred to the lease holder.         Compliance Status Luclear. No record of required action provided.       Consensus:         3. The applicant or lease-holding operator shall provide screening to partially obscure the mining site from view by adjoining occupied property and public roads in Soap Creek Valley.       Consensus:         Mainrity Opinion:       Mainrity Opinion:         Minority Opinion:       Minority Opinion:         Staff       Staff will need to field verify but it appears through comments that the applicant to its QP request the individual during operator shall provide screening is not in compliance with these and other requirement would have been the third-party quary contractor. It appears from Goegle Earth historical photos that the third-party contractor did make an attempt to construct some berms and screening, but Republic Services do no have explained for these and other requirement would have been the third-party quary contractor. It appears from Goegle Earth historical photos that the third-party, is there a CUP closeout process at Benton County CDD?         • to compliance. The quarry is visible for miles around.       Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager         MARK YEAGER. As the property owner, RS or any previous landownercannot del	1999	PC-99-06			Planning Commission approved
applicant or quary lease holder "endewor" to use only roads designed for truck traffic, what does that mean? A meaningless condition that dese not have any chance of being enforced. Issuing a land use approval to a property owner binds the property owner and that obligation cannot be transferred to the lease holder.         Compliance Status Unclear. No record of required action provided.       Consensus:         A The applicant or lease-holding operator shall provide screening to partially obscure the mining site from view by adjoining occupied property and public troads in Soap Creek Valley.       Consensus:         Majority Opinion:       Majority Opinion:         or preservation of segetated natural slope in character with the natural landscape of Soap Creek Valley.       Consensus:         Comments       Staff         Staff       Staff will need to field verify but it appears through comments that the applicant is not in compliance with this condition.         Workgroup Committee       • sepublic: Services did not own Coffin Butte Landfill at this time. Therefore, we do not have detailed records about any screening that was done. While the owner/operator of dominace with these and other requirement would have been the third-party quarry contractor. It appears from Google Earth historical photos that the third-party contractor did make an attempt to construct some berms and screening, but Republic Services do no have access to those record; visuble for miles around.         Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager         MARK YEAGER: As the property owner, BS or any previous landowner caping is not compliance. Again, County Inability or unwillingness to monito	Conditio	ons of Approval		Current Status	
<ul> <li>3. The applicant or lease-holding operator shall provide screening to partially obscure the mining site from view by adjoining occupied property and public roads in Soap Creek Valley and north Benton County to the extent reasonable and practicable to do so. The screening shall consist of an ornamental fence or wall, a vegetated berm, or preservation of vegetated natural slope in character with the natural landscape of Soap Creek Valley.</li> <li>Comments</li> <li>Staff</li> <li>Staff will need to field verify but it appears through comments that the applicant is not in compliance with this condition.</li> <li>Workgroup Committee</li> <li>Republic: Republic Services did not own Coffin Butte Landfill at this time. Therefore, we do not have detailed records about any screening that was done. While the owner/operato of Coffin Butte Landfill at this time. Therefore, we do not have detailed records about any screening, but Republic Services do not have access to those records.</li> <li>extraction believed to be completed, see next permit request, staff should verify, is there a CUP closeout process at Benton County CDD?</li> <li>Not in compliance. The quarry is visible for miles around.</li> <li>Subcommittee Members Edward Pittera, Catherine Biscoe, Mark Yeager</li> <li>MARK YEAGER: As the property owner, RS or any previous landowner cannot delegate their responsibility to comply with conditions of approval to a third-party. It is the responsibility of consensus:</li> <li>Commental Quality. The applicant or lease-holding operator shall monitor no shall monitor on shall be parted on the preyment of the Benton County Community Development Developmen</li></ul>	applicar enforce	nt or quarry lease d. Issuing a land	e holder "endeavor" to use only roads designed for truck traffic, v use approval to a property owner binds the property owner and	what does that mean? A meaningless condition that	t does not have any chance of being
Staff         Staff will need to field verify but it appears through comments that the applicant is not in compliance with this condition.         Workgroup Committee         • Republic: Republic Services did not own Coffin Butte Landfill at this time. Therefore, we do not have detailed records about any screening that was done. While the owner/operato of Coffin Butte Landfill was the applicant for this CUP request, primary responsibility for compliance with these and other requirement would have been the third-party quary contractor. It appears from Google Earth historical photos that the third-party contractor did make an attempt to construct some berms and screening, but Republic Services do no have access to those records.         • extraction believed to be completed, see next permit request, staff should verify, is there a CUP closeout process at Benton County CDD?         • Not in compliance. The quarry is visible for miles around.         Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager         MARK YEAGER: As the property owner, RS or any previous landowner cannot delegate their responsibility to comply with conditions of approval to a third-party. It is the responsibilit of the landowner to comply. Further, making an attempt to provide screening is not compliance. Again, County inability or unwillingness to monitor or enforce conditions of approval to a third-party. It is the responsibilit of Even comply with conditions of approval to a third-party. It is the responsibilit of the landowner to comply. Further, making an attempt to provide screening is not compliance. Again, County inability or unwillingness to monitor or enforce conditions of approval makes the whole land use review and approval process meaningless.         Compliance Status Unclear.	3. The applicant or lease-holding operator shall provide screening to partially obscure the mining site from view by adjoining occupied property and public roads in Soap Creek Valley and north Benton County to the extent reasonable and practicable to do so. The screening shall consist of an ornamental fence or wall, a vegetated berm, or preservation of vegetated natural slope in character with the natural landscape				¢
<ul> <li>Workgroup Committee</li> <li>Republic: Republic Services did not own Coffin Butte Landfill at this time. Therefore, we do not have detailed records about any screening that was done. While the owner/operato of Coffin Butte Landfill was the applicant for this CUP request, primary responsibility for compliance with these and other requirement would have been the third-party quary contractor. It appears from Google Earth historical photos that the third-party contractor did make an attempt to construct some berms and screening, but Republic Services do no have access to those records.</li> <li>extraction believed to be completed, see next permit request, staff should verify, is there a CUP closeout process at Benton County CDD?</li> <li>Not in compliance. The quarry is visible for miles around.</li> <li>Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager</li> <li>MARK YEAGER: As the property owner, RS or any previous landowner cannot delegate their responsibility to comply with conditions of approval to a third-party. It is the responsibilit of the landowner to comply. Further, making an attempt to provide screening is not compliance. Again, County inability or unwillingness to monitor or enforce conditions of approval makes the whole land use review and approval process meaningless.</li> <li>Compliance Status Unclear. Field verification needed.</li> <li>The applicant or lease-holding operator shall ensure that the mining operator for a monitor noise generated by mining activities on one randomly selected day per month when noise compliants are received, not withstanding a minimum of one time per year. Noise data and reports of findings from this monitoring shall be placed on file, in a timely way with the Benton County Community Development Department of public.</li> </ul>	<u>Staff</u>			0	
<ul> <li>Republic: Republic Services did not own Coffin Butte Landfill at this time. Therefore, we do not have detailed records about any screening that was done. While the owner/operato of Coffin Butte Landfill was the applicant for this CUP request, primary responsibility for compliance with these and other requirement would have been the third-party quarry contractor. It appears from Google Earth historical photos that the third-party contractor did make an attempt to construct some berms and screening, but Republic Services do no have access to those records.</li> <li>extraction believed to be completed, see next permit request, staff should verify is there a CUP closeout process at Benton County CDD?</li> <li>Not in compliance. The quarry is visible for miles around.</li> <li>Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager</li> <li>MARK YEAGER: As the property owner, RS or any previous landowner cannot delegate their responsibility to comply with conditions of approval to a third-party. It is the responsibility of the landowner to comply. Further, making an attempt to provide screening is not compliance. Again, County inability or unwillingness to monitor or enforce conditions of approval to a third-party. It is the responsibility of the landowner to cannot approval process meaningles.</li> <li>Compliance Status Unclear. Field verification needed.</li> <li>4. The applicant or lease-holding operator shall ensure that the mining operation does not exceed the maximum sound level permitted by the Oregon Department of Environmental Quality. The applicant or lease-holding operator shall monitor noise generated by mining activities on one randomly selected day per month when noise complaints are received, not withstanding a minimum of one time per year. Noise data and reports of findings from this monitoring shall be placed on file, in a timely way with the Benton County Community Development Department for public.</li> </ul>	Staff wil	ll need to field ve	erify but it appears through comments that the applicant is not in	compliance with this condition.	
of Coffin Butte Landfill was the applicant for this CUP request, primary responsibility for compliance with these and other requirement would have been the third-party quarry contractor. It appears from Google Earth historical photos that the third-party contractor did make an attempt to construct some berms and screening, but Republic Services do no have access to those records.  • extraction believed to be completed, see next permit request, staff should verify, is there a CUP closeout process at Benton County CDD? • Not in compliance. The quarry is visible for miles around. <u>Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager</u> MARK YEAGER: As the property owner, RS or any previous landowner cannot delegate their responsibility to comply with conditions of approval to a third-party. It is the responsibility of the landowner to comply. Further, making an attempt to provide screening is not compliance. Again, County inability or unwillingness to monitor or enforce conditions of approval to a third-party. It is the responsibility of the applicant or lease-holding operator shall ensure that the mining operation does not exceed the maximum sound level permitted by the Oregon Department of Environmental Quality. The applicant or lease-holding operator shall monitor noise generated by mining activities on one randomly selected day per month when noise complaints are received, not withstanding a minimum of one time per year. Noise data and reports of findings from this monitoring shall be placed on file, in a timely way with the Benton County Community Development Department for public.	Workgro	oup Committee	A	$O \gamma$	
MARK YEAGER: As the property owner, RS or any previous landowner cannot delegate their responsibility to comply with conditions of approval to a third-party. It is the responsibilit of the landowner to comply. Further, making an attempt to provide screening is not compliance. Again, County inability or unwillingness to monitor or enforce conditions of approval makes the whole land use review and approval process meaningless. Compliance Status Unclear. Field verification needed. 4. The applicant or lease-holding operator shall ensure that the mining operation does not exceed the maximum sound level permitted by the Oregon Department of Environmental Quality. The applicant or lease-holding operator shall monitor noise generated by mining activities on one randomly selected day per month when noise complaints are received, not withstanding a minimum of one time per year. Noise data and reports of findings from this monitoring shall be placed on file, in a timely way with the Benton County Community Development Department for public	of Col contra have a • extrac	ffin Butte Landfil actor. It appears access to those r ction believed to	l was the applicant for this CUP request, primary responsibility fo from Google Earth historical photos that the third-party contract ecords. be completed, see next permit request, staff should verify. is the	r compliance with these and other requirement wo or did make an attempt to construct some berms a	ould have been the third-party quarry
of the landowner to comply. Further, making an attempt to provide screening is not compliance. Again, County inability or unwillingness to monitor or enforce conditions of approval makes the whole land use review and approval process meaningless. Compliance Status Unclear. Field verification needed. 4. The applicant or lease-holding operator shall ensure that the mining operation does not exceed the maximum sound level permitted by the Oregon Department of Environmental Quality. The applicant or lease-holding operator shall monitor noise generated by mining activities on one randomly selected day per month when noise complaints are received, not withstanding a minimum of one time per year. Noise data and reports of findings from this monitoring shall be placed on file, in a timely way with the Benton County Community Development Department for public	<u>Subcom</u>	mittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager		
<ul> <li>4. The applicant or lease-holding operator shall ensure that the mining operation does not exceed the maximum sound level permitted by the Oregon Department of Environmental Quality. The applicant or lease-holding operator shall monitor noise generated by mining activities on one randomly selected day per month when noise complaints are received, not withstanding a minimum of one time per year. Noise data and reports of findings from this monitoring shall be placed on file, in a timely way with the Benton County Community Development Department for public</li> <li>Consensus: Majority Opinion: Minority Opinion:</li> </ul>	of the la	ndowner to con	pply. Further, making an attempt to provide screening is not comp		
does not exceed the maximum sound level permitted by the Oregon Department of Environmental Quality. The applicant or lease-holding operator shall monitor noise generated by mining activities on one randomly selected day per month when noise complaints are received, not withstanding a minimum of one time per year. Noise data and reports of findings from this monitoring shall be placed on file, in a timely way with the Benton County Community Development Department for public	Complia	Compliance Status Unclear. Field verification needed.			
Environmental Quality. The applicant or lease-holding operator shall monitor noise generated by mining activities on one randomly selected day per month when noise complaints are received, not withstanding a minimum of one time per year. Noise data and reports of findings from this monitoring shall be placed on file, in a timely way with the Benton County Community Development Department for public				Consensus:	
generated by mining activities on one randomly selected day per month when noise complaints are received, not withstanding a minimum of one time per year. Noise data and reports of findings from this monitoring shall be placed on file, in a timely way with the Benton County Community Development Department for public		Majority Oninion:			
data and reports of findings from this monitoring shall be placed on file, in a timely way with the Benton County Community Development Department for public	gener	generated by mining activities on one randomly selected day per month when noise Minority Opinion:			
way with the Benton County Community Development Department for public					
	way v	vith the Benton	County Community Development Department for public		
inspection. A berm, or other sound-absorbing construction materials such as acoustical cinder blocks or other similar methods may be used to reduce the sound					

Date	File #	Request		Result
1999	PC-99-06	A Conditional Use Permit for mining and processing of mineral consists of 1.43 acres adjacent to the existing quarry operation		Planning Commission approved
Conditio	ons of Approval		Current Status	
off-site to levels at or below those permitted by the Oregon Department of Environmental Quality. Any sound-reduction construction will be consistent with the visual buffering required in Condition #3 above. The applicant or lease-holding operator shall limit blasting to the hours of 9:00 a.m. to 5:00 p.m., Monday through Friday.				
Comme	nts			
<u>Staff</u>				
	l need to field ve ment Departme	erify but it appears that the applicant is not in compliance with thin nt.	s condition. Staff is unaware of any noise data bei	ng submitted to the Community
Workgro	oup Committee			
compl	liance with these	ove, the owner/operator of Coffin Butte Landfill was the applican e and other requirements would have rested with the third-party be completed, see next permit request, staff should verify. is the	quarry contractor.	downer. Primary responsibility for
Subcom	mittee Members	s Edward Pitera, Catherine Biscoe, Mark Yeager	$\mathbf{O}$ $\mathbf{Y}$	
	ndowner to con	roperty owner, RS or any previous landowner cannot delegate the pply. Again, County inability or unwillingness to monitor or enforc		
Complia	nce Status Uncle	ear. No record of required action provided.		
5. Provi	de on-site parkiı	ng for employees, customers, and visitors to the mining site.	Consensus:	
			Majority Opinion:	
			Minority Opinion:	
Comme Staff	Comments Staff			
Additional Research Needed				
Workgroup Committee				
<ul> <li>Republic: As noted above, the owner/operator of Coffin Butte Landfill was the applicant for this CUP only because it was the property landowner. Primary responsibility for compliance with these and other requirements would have rested with the third-party quarry contractor.</li> <li>extraction believed to be completed, see next permit request, staff should verify. is there a cup closeout process at Benton County CDD?</li> <li>In compliance</li> </ul>				
Subcom	mittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager		

Date	File #	Request		Result	
1999	PC-99-06	A Conditional Use Permit for mining and processing of minera consists of 1.43 acres adjacent to the existing quarry operation		Planning Commission approved	
Conditi	ons of Approval		Current Status		
	'EAGER: As the p andowner to com	roperty owner, RS or any previous landowner cannot delegate th nply.	eir responsibility to comply with conditions of appr	oval to a third-party. It is the responsibility	
Conditio	on No. 5				
No Com	pliance Opinion				
		ence between the mining operation and the public road when	Consensus:		
such	road is located w	vithin 200 feet of the mining operation.	Majority Opinion:		
			Minority Opinion:		
Comme	ents				
<u>Staff</u>					
Additio	nal Research Nee	eded			
Workgr	oup Committee				
		ove, the owner/operator of Coffin Butte Landfill was the applican		downer. Primary responsibility for	
		e and other requirements would have rested with the third-party be completed, see next permit request, staff should verify is the			
<ul> <li>In cor</li> </ul>	mpliance		· · · ·		
Subcom	mittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager			
		roperty owner, RS or any previous landowner cannot delegate th	eir responsibility to comply with conditions of app	oval to a third-party. It is the responsibility	
	andowner to com opliance Opinion				
		nner which would result in disturbance of perimeter fencing	Consensus:		
or sci	reening, or would	d impair the intent of the reclamation plan.	Majority Opinion:		
	Minority Opinion:				
Comme	Comments				
Staff	Staff				
Additio	Additional Research Needed				
Workgr	Workgroup Committee				
		ove, the owner/operator of Coffin Butte Landfill was the applican e and other requirements would have rested with the third-party		downer. Primary responsibility for	

Date	File #	Request		Result	
1999	PC-99-06	A Conditional Use Permit for mining and processing of mineral consists of 1.43 acres adjacent to the existing quarry operation		Planning Commission approved	
Conditio	ons of Approval		Current Status		
	extraction believed to be completed, see next permit request, staff should verify. is there a cup closeout process at Benton County CDD? The provision for screening has not been met, as noted above.				
Subcom	ubcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager				
	EAGER: As the p andowner to con	roperty owner, RS or any previous landowner cannot delegate the apply.	eir responsibility to comply with conditions of app	oval to a third-party. It is the responsibility	
No Com	pliance Opinion				
		hours shall occur only between 7:00 a.m. and 5:00 p.m. ay, and 7:00 a.m. and 3:00 p.m. on Saturdays. Quarrying	Consensus:		
		e conducted on Sundays.	Majority Opinion:		
			Minority Opinion:		
Comme	nts				
<u>Staff</u>					
Additio	nal Research Nee	eded	$\mathbf{O}$ $\mathbf{Y}$		
Workgr	oup Committee				
		ove, the owner/operator of Coffin Butte Landfill was the applican e and other requirements would have rested with the third-party		downer. Primary responsibility for	
		be completed, see next permit request, staff should verify. is the			
		ce (the quarry has been a better neighbor than the landfill, in this on to be where there is most reluctance to make a clear statemer	•	ur special kinds of "operations" are	
ment Mour	ioned that take p Itain Landfill. Tha	olace outside of the operating hours that were stated as condition at landfill only serves commercial account holders, yet they seem s like there's a lesson for Benton County our working group in the	to for the permits. On this last issue, for compariso to be able to restrict those haulers to their stated	n I took a look at Lane County's Short	
Subcom	mittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager			
of the la meanin	MARK YEAGER: As the property owner, RS or any previous landowner cannot delegate their responsibility to comply with conditions of approval to a third-party. It is the responsibility of the landowner to comply. Again, County inability or unwillingness to monitor or enforce conditions of approval makes the whole land use review and approval process meaningless. Limiting "guarry operations" to 7:00 am to 5:00 pm creates a potential conflict with prior condition #4.				
	In Compliance: Periodic County inspections are suggested to address resident concerns.				
	••	tain the dual-access road system to provide for emergency	Consensus:		
servio	e access to the s	subject site.	Majority Opinion:		

Date	File #	Request Result			
1999	PC-99-06	A Conditional Use Permit for mining and processing of mineral consists of 1.43 acres adjacent to the existing quarry operation		Planning Commission approved	
Conditio	ons of Approval		Current Status		
			Minority Opinion:		
	al Research Nee	ded	Ŷ		
Repub compl     extract     There and w <u>Subcom</u> MARK Y	<ul> <li>Workgroup Committee</li> <li>Republic: As noted above, the owner/operator of Coffin Butte Landfill was the applicant for this CUP only because it was the property landowner. Primary responsibility for compliance with these and other requirements would have rested with the third-party quarry contractor.</li> <li>extraction believed to be completed, see next permit request, staff should verify. is there a cup closeout process at Benton County CDD?</li> <li>There is only one serviceable route in to the quarry site for emergency service. The bridge over Soap Creek is no longer passable for emergency vehicles (both structurally unsound and with barriers in place).</li> <li>Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager</li> <li>MARK YEAGER: As the property owner, RS or any previous landowner cannot delegate their responsibility to comply with conditions of approval to a third-party. It is the responsibility of the landowner to comply. Again, County inability or unwillingness to monitor or enforce conditions of approval makes the whole land use review and approval process</li> </ul>				
Complia	nce Status Uncle	ear 🔨			
10. The quarrying activity shall be limited to the 600-foot contour elevation and below, as shown by the applicant on Attachment 2 to the application.       Consensus:         Majority Opinion:       Minority Opinion:					
Comments         Staff         Additional Research Needed         Workgroup Committee         • Republic: As noted above, the owner/operator of Coffin Butte Landfill was the applicant for this CUP only because it was the property landowner. Primary responsibility for compliance with these and other requirements would have rested with the third-party quarry contractor.         • extraction believed to be completed, see next permit request, staff should verify. is there a cup closeout process at Benton County CDD?         • Google Earth images from 8/13/2020 show that quarrying activity extends up to approximately the 700 ft contour.         Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager					

Date	File #	Request		Result	
1999	PC-99-06	A Conditional Use Permit for mining and processing of mineral consists of 1.43 acres adjacent to the existing quarry operation		Planning Commission approved	
Conditio	ons of Approval		Current Status		
	indowner to con	roperty owner, RS or any previous landowner cannot delegate tho oply. Again, County inability or unwillingness to monitor or enforc			
Complia	ince Status Uncle	ear.			
<b>PLACEKI</b>	EEPER: NEED TC	CONFIRM ELEVATIONS CB	$\mathbf{O}$	, ,	
-	•	lity and air quality permits, and data produced from gprograms, required of the applicant by the Oregon	Consensus:		
Depar	rtment of Enviro	nmental Quality, shall be placed on file, in a timely way, with	Majority Opinion:		
the Be	enton County Co	mmunity Development Department for public inspection.	Minority Opinion:		
Comme	nts				
Workgro	oup Committee				
		ove, the owner/operator of Coffin Butte Landfill was the applican e and other requirements would have rested with the third-party		downer. Primary responsibility for	
		be completed, see next permit request, staff should verify. is the			
• This e	xplanation of sta	itus cannot be accepted until the topic has been researched.			
		s Edward Pitera, Catherine Biscoe, Mark Yeager	Y		
	indowner to con	roperty owner, RS or any previous landowner cannot delegate th pply. Again, County inability or unwillingness to monitor or enforc			
Complia	ince Status Uncle	ear. County records need to be reviewed			
		er runoff permits and data produced from associated	Consensus:		
		required of the applicant by the Oregon Department of y, shall be placed on file in a timely way, with the Benton	Majority Opinion:		
Count	ty Community D	evelopment Department for public inspection.	Minority Opinion:		
Comme	nts				
<u>Staff</u>					
Addition	Additional Research Needed				
Workgro	Workgroup Committee				
		ove, the owner/operator of Coffin Butte Landfill was the applican and other requirements would have rested with the third-party		downer. Primary responsibility for	
		be completed, see next permit request, staff should verify. is the			

Date	File #	Request		Result
1999	PC-99-06	A Conditional Use Permit for mining and processing of mineral consists of 1.43 acres adjacent to the existing quarry operation		Planning Commission approved
Conditi	ions of Approval		Current Status	
• This	explanation of sta	tus cannot be accepted until the topic has been researched.	(	
Subcon	nmittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager		
of the l meanin	andowner to con ngless.	roperty owner, RS or any previous landowner cannot delegate the oply. Again, County inability or unwillingness to monitor or enforc ear. County records need to be reviewed.		
		A	R	

PC-02-07	A Conditional Use Permit for landfilling of an area that will be			
	2002PC-02-07A Conditional Use Permit for landfilling of an area that will be excavated for mining of mineral and aggregate resources Approved by the Planning Commission with Conditions. (West Triangle Expansion). The proposed area consists of 1.43 acres adjacent to the existing quarrying and landfill operation, and is designed to fulfill the reclamation plan for the previously approved quarry on this site.			
Conditions of Approval Current Status				
••		Consensus: Majority Opinion: Minority Opinion:		
Comments Staff This is a standard type of condition that ties a County permit to a permit issued by another agency. The County does not actively monitor compliance with outside agency permitting				
<ul> <li>Workgroup Committee</li> <li>Republic: Republic Services has obtained all the necessary approvals and permits from the Oregon Department of Environmental Quality and remains in compliance with these conditions and approvals.</li> <li>does the most recent LUCS on file with DEQ predate</li> <li>this cup application?</li> <li>Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager</li> </ul>				
monitoring or e	nforcement.	will the County ensure that all the required perm	its have been received since the County	
		Consensus:		
roads in the are	ea, those roads shall be kept dust-free by the applicant.	Majority Opinion:		
		Minority Opinion:		
Comments         Staff         No longer applicable. Coffin Butte Road is entirely paved. The county considers this condition to be completed.         Workgroup Committee         • See previous comment on this issue re: Robison Rd. and Wiles Rd.         • The public section of Coffin Butte Road is entirely paved.         • there continue to be unpaved public roads in the vicinity of the landfill. does the landfill contribute to traffic on those roads? if so, how much?				
	n approval from tions on this site ints standard type o nents, but if the <u>oup Committee</u> olic: Republic Ser tions and approv. the most recent up application? mittee Member: EAGER: What is 'n approval for a monitoring or e nce Status Uncle es where landfil roads in the ard ints er applicable. Co oup Committee e previous comm	n approval from the Oregon Department of Environmental Quality for landfill tions on this site. nts standard type of condition that ties a County permit to a permit issued by anothe nents, but if the outside agency determines that their permitting requirements ha <u>sup Committee</u> olic: Republic Services has obtained all the necessary approvals and permits from t tions and approvals. the most recent LUCS on file with DEQ predate up application? <u>mittee Members Edward Pitera, Catherine Biscoe, Mark Yeager</u> EAGER: What is the mechanism whereby any State agency is informed of a County n approval for a land use prior to the landowner getting the required permits, how monitoring or enforcement. nce Status Unclear. Site plan for area of interest needs to be provided. es where landfill operations are the primary cause of traffic on unpaved roads in the area, those roads shall be kept dust-free by the applicant. nts er applicable. Coffin Butte Road is entirely paved. The county considers this conditi <u>pup Committee</u> e previous comment on this issue re: Robison Rd. and Wiles Rd. a public section of Coffin Butte Road is entirely paved.	n approval from the Oregon Department of Environmental Quality for landfill tions on this site. Majority Opinion: Minority O	

Date	File #	Request		Result	
2002	2002 PC-02-07 A Conditional Use Permit for landfilling of an area that will be excavated for mining of mineral and aggregate resources Approved by the Planning Commission with Conditions. (West Triangle Expansion). The proposed area consists of 1.43 acres adjacent to the existing quarrying and landfill operation, and is designed to fulfill the reclamation plan for the previously approved quarry on this site.			Planning Commission approved	
Conditi	ons of Approval	Current Status			
Subcom	nmittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager		9	
landfill		classic example of an unenforceable condition of approval – who are likely to receive traffic headed to the landfill.	or how will the "primary cause" of traffic be deter	nined? Many roads in the vicinity of the	
		e-holding operator shall ensure that the landfill operation	Consensus:		
	onmental Qualit	naximum sound level permitted by the Oregon Department of y.	Majority Opinion:		
			Minority Opinion:		
Comme	ents				
<u>Staff</u>					
County	monitoring of th	is condition is complaint-based.			
<u>Workgr</u>	roup Committee				
	e is an issue at the enough informati	e landfill; ensure the facility is still in compliance			
	monitored by the				
Subcom	nmittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager			
system	is in place to doo	d when does the County ensure that the maximum sound level ha nument, respond to, and resolve noise related complaints? The lar holding operator.			
Complia	Compliance Not Demonstrated. No evidence of County process to capture / respond to action provided.				
4. Prov	ide on-site parki	ng for employees, customers, and visitors to the landfill site.	Consensus:		
	Majority Opinion:				
	Minority Opinion:				
Comme	Comments				
<u>Staff</u>	Staff				
Comple	Completed.				
Workgr	roup Committee				
L					

Date	File #	Request		Result	
2002	PC-02-07	A Conditional Use Permit for landfilling of an area that will be excavated for mining of mineral and aggregate resources Approved by the Planning Commission with Conditions. (West Triangle Expansion). The proposed area consists of 1.43 acres adjacent to the existing quarrying and landfill operation, and is designed to fulfill the reclamation plan for the previously approved quarry on this site.		Planning Commission approved	
Conditi	ons of Approval		Current Status		
<ul> <li>truck</li> </ul>	traffic to the lan	dfill begins backing up HWY 99 beginning before 4:30am; ensure	that traffic to the landfill does not pose a safety ha	izard	
Subcom	imittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager	$\sim$		
No com	pliance opinion		$\mathbf{O}$		
		ence between the landfill operation and the public road when	Consensus:		
such	road is located v	vithin 200 feet of the landfill operation.	Majority Opinion:		
			Minority Opinion:		
Comme	ents				
<u>Staff</u>					
Security	fence is present				
Workgr	oup Committee	A	$\mathbf{O}$ $\mathbf{Y}$		
<ul> <li>check</li> </ul>	fence perimete	r to ensure fencing is intact and surrounds the entire perimeter; f	rom a casual inspection, it appears deferred maint	enance may be in order	
Subcom	imittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager	Y		
No Com	pliance Opinion				
		hours shall occur between 8:00 a.m. and 5:00 p.m. Monday	Consensus:		
	gn Saturday, an s for commercia	d 12:00 p.m. through 5:00 p.m. on Sundays, with 24-hour I customers.	Majority Opinion:		
			Minority Opinion:		
Comme Staff	Comments				
	A definition of Operation Hours is what appears to be needed for this condition. Staff considers operation hours to be those hours when the landfill is open to the public. Staff would				
have been aware at the time this condition was imposed that the landfill would need to work outside of the hours identified above to complete activities necessary to the					
maintenance of the landfill.					
	Workgroup Committee				
arriva	l of field personi le work by third	vices is in compliance with this requirement, which governs land nel on-site, begins at 4:30 a.m., Monday through Friday, and at 7: party contractors on landfill infrastructure, and commercial custo m to be where there is most reluctance to make a clear statemer	30 a.m. on Saturday. Additional operations not gover mers, who have 24-hour access to the Landfill.	verned by the conditional use permit	

mentioned that take place outside of the operating hours that were stated as conditions for the permits. On this last issue, for comparison I took a look at Lane County's Short

Date	File #	Request		Result
2002	2002 PC-02-07 A Conditional Use Permit for landfilling of an area that will be excavated for mining of mineral and aggregate resources Approved by the Planning Commission with Conditions. (West Triangle Expansion). The proposed area consists of 1.43 acres adjacent to the existing quarrying and landfill operation, and is designed to fulfill the reclamation plan for the previously approved quarry on this site.			Planning Commission approved
Conditio	ons of Approval		Current Status	
and Si How of Not irr Not irr <u>Subcom</u> MARK Y words a hours au shall occ says, an operatic No Com	Mountain Landfill. That landfill only serves commercial account holders, yet they seem to be able to restrict those haulers to their stated operating hours (7 AM to 5 PM weekdays and Saturdays). Seems like there's a lesson for Benton County our working group in there. • How does 24 hour access work with compliance to noise complaints? • Not in compliance • Not in compliance. See previous note regarding operating hours. <u>Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager</u> MARK YEAGER: Not in Compliance. Staff and RS do not get to interpret operating hours to mean something different than what was imposed as a written condition of approval. The words are the words. By definition the industrial activity of operating an active landfill is an incompatible use in an agricultural, forest and rural residential area. As such, operating hours are critical to mitigation of the numerous deleterious effects of the landfill operation. Requiring the landfill to limit operations to mitigate impacts "The landfill operation hours shall occur between 8:00 a.m. and 5:00 p.m. Monday through Saturday, and 12:00 p.m. through 5:00 p.m. on Sundays, with 24-hour access for commercial customers" means what it says, and the condition of approval was adopted by the Planning Commission. The public has a right to expect the operating hours to be enforced as approved and adopted. Beginnin operations at 4:30 a.m. is a violation of this condition of approval. Under staff and RS interpretation, could the landfill operate 24 hours a day? No Compliance Consensus for Subcommittee			
		n poorly and would be improved with better clarification on Hour	Consensus:	
	e access to the s	, , , , ,	Majority Opinion:	
			Minority Opinion:	
Comments         Staff         Complete         Workgroup Committee         • Republic: Republic Services is in compliance with this requirement and has made a dual-access road system. Access is available via Highway 99 and Tampico Road.         • good candidate for Chapter 77 review         • This explanation of status cannot be accepted until the topic has been researched.         Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager         No Compliance Opinion				

Date	File #	Request		Result
2002	PC-02-07	A Conditional Use Permit for landfilling of an area that will be excavated for mining of mineral and aggregate resources Approved by the Planning Commission with Conditions. (West Triangle Expansion). The proposed area consists of 1.43 acres adjacent to the existing quarrying and landfill operation, and is designed to fulfill the reclamation plan for the previously approved quarry on this site.		Planning Commission approved
Conditi	ons of Approval	L	Current Status	-
		hall be limited to the 600-foot contour elevation and below, as nt on the Site Development Plan in the application.	Consensus: Majority Opinion: Minority Opinion:	
Comme Staff	ents			
		they are in compliance with this condition.		
Workgr	oup Committee			
<ul> <li>appli</li> </ul>	cant should prov	rvices is in compliance and operating within the 600-foot contour ide lidar, coordinate & verify with county GIS ie south face of Coffin Butte is scarred/eroded by excavations abo		
Subcom	nmittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager	$\mathbf{O}$ $\mathbf{Y}$	
MARK	/EAGER: Complia	nce Not Demonstrated. Did the staff do any independent verificat	tion that the landfill is operating within the 600-foo	ot contour?
Complia	ance Opinion: Co	ompliance Status Unclear	/	
PLACEK	EEPER: NEED TO	OCONFIRM ELEVATIONS CB Check USGS Topo Map, Benton Count	ty GIS	
•	•	ity and air quality permits, and data produced from associated	Consensus:	
	0. 0	, required of the applicant by the Oregon Department of ty, shall be placed on file, in a timely way, with the Benton	Majority Opinion:	
		evelopment Department for public inspection.	Minority Opinion:	
Comme	ents		1	
<u>Staff</u>				
The cou	unty regularly red	eives copies. Appendix I <u>https://www.co.benton.or.us/cd/page/n</u>	naterials-management-document-library	
<u>Workgr</u>	oup Committee			
<ul> <li>landf arsen given</li> </ul>	ill not in complia nic levels in moni up on making co	r inspection, and if so, where? nce with June surface emission methane monitoring required by I toring wells are high, odor: per public records requests, odor com omplaints to DEQ. per testimony at CU-21-047, odors are significa ion suggested action; ask DEQ how better to communicate curre	plaints to DEQ are not documented/investigated/l nt enough at the landfill that people sometimes ca	ogged to the extent that residents have nnot leave their homes; DEQ is apparently

unaware of this situation, suggested action: ask DEQ how better to communicate current odor problems at the landfill to DEQ, annual report to DEQ: for many years, the reports required by Benton County DSAC to DEQ "documenting local citizens' concerns and the manner in which the owner or operator [of the landfill] is addressing those concerns" (ORS

Date	File #	Request		Result	
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Conditi	ons of Approval		Current Status		
been	informed of mai	en completed and submitted as required by Oregon statute. even ny of the problems that citizens experience at coffin butte landfill. g in DEQ annual report			
Subcom	nmittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager			
		reports reviewed? Any independent verification by staff that the r 2 report of methane exceedances and re-testing looks suspect – 7			
Complia	ance Status Uncl	ear. County records need to be reviewed			
moni Envir	toring programs onmental Qualit	ter runoff permits and data produced from associated required of the applicant by the Oregon Department of y, shall be placed on file in a timely way, with the Benton evelopment Department for public inspection.	Consensus: Majority Opinion: Minority Opinion:		
Comme Staff	ents	A	QY		
	inty regularly reg	eives copies. <u>https://www.co.benton.or.us/cd/page/materials-ma</u>	anagement-document-library		
	oup Committee				
		r inspection, and if so, where?			
<ul> <li>see C opera quest</li> </ul>	• see CUP LU-15-001 the area zoned LS is inadequate to fully contain landfill operations and as a result ancillary landfill operations spill out onto properties not zoned for landfill operations (forest conservation/exclusive farm use/rural residential). this is why the landfill has had so many applications for non-by-right land uses over the past 50 years. this is a question that should be addressed holistically, not piecemeal, once landfill operations begin to be allowed on non-landfill parcels, those non-landfill parcels, over time, become indistiguishable from landfill parcels. this incrementally blights the neighborhood and should be addressed in a bcc code revamp				
Subcom	Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager				
	MARK YEAGER: Are the reports reviewed? Any independent verification by staff that the monitoring requirements for both air quality and water quality are being met and reported as required?				
Complia	Compliance Status Unclear. County records need to be reviewed				
L					

Date	File #	Request		Result		
2003	PC-03-11	A Conditional Use Permit for excavation and landfilling of 9.45 acres adjacent to the existing landfill operation, approved by planning commission with conditions. This portion of the landfill would represent an addition to the existing, previously approved, Landfill Site Zone. (East triangle).		Planning Commission approved		
Conditi	ons of Approval		Current Status			
1. The applicant shall continue to operate within the approval of the Oregon Department of Environmental Quality Solid Waste Disposal Permit No 306.			Consensus: Majority Opinion: Minority Opinion:	Majority Opinion:		
Comme	ents					
<u>Staff</u>						
		ment does not confirm and inspect records to ensure that cond nt could not continue the use and would be out of compliance.	itions such as these are completed. It is a DE	Q permit and if the DEQ does not approve the		
Workgr	oup Committee					
condi • when	<ul> <li>Republic: Republic Services has obtained all the necessary approvals and permits from the Oregon Department of Environmental Quality and remains in compliance with these conditions and approvals.</li> <li>when was the most recent LUCS on file at DEQ completed?</li> <li>Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager</li> </ul>					
Complia	ance Opinion: In	Compliance				
2. In ca	ses where landfi	Il operations are the primary cause of traffic on unpaved	Consensus:			
publi	c roads in the ar	ea, those roads shall be kept dust-free by the applicant.	Majority Opinion:			
			Minority Opinion:			
Comme	ents					
<u>Staff</u>						
	er relevant.					
	Workgroup Committee					
	<ul> <li>See previous notes re: Robison Rd. and Wiles Rd.</li> <li>there continue to be unpaved public roads in the vicinity of the landfill. does the landfill contribute to traffic on those roads? if so, how much?</li> </ul>					
<u>Subcom</u>	Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager					
MARK Y	'EAGER: Complia	nce Not Demonstrated. Same comment as before – who and ho	ow is "primary cause" defined and enforced?			
Complia	ance Opinion: Co	mpliance Status Unclear				

Date	File #	Request		Result	
2003	PC-03-11 A Conditional Use Permit for excavation and landfilling of 9.45 acres adjacent to the existing landfill operation, approved by planning commission with conditions. This portion of the landfill would represent an addition to the existing, previously approved, Landfill Site Zone. (East triangle).			Planning Commission approved	
Conditi	ons of Approval		Current Status		
		e-holding operator shall ensure that the landfill operation	Consensus:	5	
	not exceed the i onmental Qualit	naximum sound level permitted by the Oregon Department of y.	Majority Opinion:		
			Minority Opinion:		
Comme	ents			7	
<u>Staff</u>					
County	monitoring of th	is condition is complaint-based.			
Workgr	oup Committee				
	ty does not mon				
		e landfill; ensure the facility is still in compliance			
		s Edward Pitera, Catherine Biscoe, Mark Yeager			
		nce Not Demonstrated. How and when does the County ensure t ement, what system is in place to document, respond to, and reso			
accoun	tability with thes	e types of requirements to a lease-holding operator.			
Complia	ance Not Demon	strated. No evidence of County process to capture / respond to a	iction provided.		
4. Prov	ide on-site parki	ng for employees, customers, and visitors to the landfill site.	Consensus:		
			Majority Opinion:		
			Minority Opinion:		
Comme	ents				
<u>Staff</u>		$\mathbf{O}$			
Complied with.					
Workgr	Workgroup Committee				
<ul> <li>truck</li> </ul>	• truck traffic to the landfill begins backing up hwy 99 beginning before 4:30am; ensure that traffic to the landfill does not pose a safety hazard				
Subcom	Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager				
No Com	npliance Opinion				

Date	File #	Request		Result	
2003	PC-03-11	A Conditional Use Permit for excavation and landfilling of 9.45 operation, approved by planning commission with conditions. represent an addition to the existing, previously approved, La	This portion of the landfill would	Planning Commission approved	
Conditi	ons of Approval		Current Status		
	•	ence between the landfill operation and the public road when vithin 200 feet of the landfill operation.	Consensus: Majority Opinion: Minority Opinion:		
Comme Staff Complie Workgr			Gr		
		r to ensure fencing is intact and there are no deferred maintenan	ce issues		
	•	s Edward Pitera, Catherine Biscoe, Mark Yeager			
No Com	pliance Opinion				
throu	•	n hours shall occur between 8:00 a.m. and 5:00 p.m. Monday d 12:00 p.m. through 5:00 p.m. on Sundays, with 24-hour l customers.	Consensus: Majority Opinion: Minority Opinion:		
Comme	ents		L		
<u>Workgr</u>	oup Committee				
<ul> <li>Republic: Republic Services is in compliance with this requirement, which governs landfill operations. However, it's important to note that internal operations, which include the arrival of field personnel on-site, begins at 4:30 a.m., Monday through Friday, and at 7:30 a.m. on Saturday. Additional operations not governed by the conditional use permit include work by third party contractors on landfill infrastructure, and commercial customers, who have 24-hour access to the Landfill.</li> <li>not in compliance</li> <li>Not in compliance, see previous notes on operating hours.</li> </ul>					
MARK Y words a hours a shall oc says, an	'EAGER: Not In C are the words. By re critical to miti cur between 8:0 Id the condition	s Edward Pitera, Catherine Biscoe, Mark Yeager ompliance. Staff and RS do not get to interpret operating hours to definition the industrial activity of operating an active landfill is a gation of the numerous deleterious effects of the landfill operatio 0 a.m. and 5:00 p.m. Monday through Saturday, and 12:00 p.m. ti of approval was adopted by the Planning Commission. The public is a violation of this condition of approval. Under staff and RS inte	an incompatible use in an agricultural, forest on. Requiring the landfill to limit operations hrough 5:00 p.m. on Sundays, with 24-hour has a right to expect the operating hours to	t and rural residential area. As such, operating to mitigate impacts "The landfill operation hours access for commercial customers" means what it be enforced as approved and adopted. Beginning	

Date	File #	Request		Result
2003	PC-03-11	A Conditional Use Permit for excavation and landfilling of 9.45 operation, approved by planning commission with conditions. represent an addition to the existing, previously approved, Lan	This portion of the landfill would	Planning Commission approved
Conditi	ons of Approval		Current Status	
No Con	npliance Consens	us for Subcommittee		5
Note: C	Condition is writte	en poorly and would be improved with better clarification on Hou	rs of Operation	X
	•••	locate the eastern haul road, and shall retain the dual-access	Consensus:	$\bigcirc$
road	system to provid	le for emergency service access to the subject site.	Majority Opinion:	
			Minority Opinion:	
Comme	ents			
<u>Staff</u>				
Additio	nal Research Nee	eded		
Workgr	roup Committee			
Acce	blic: Republic Se ss is maintained t candidate for ch		cess road was relocated, per county regulati	ions, during the construction of Cell 4 in 2012.
• This e	explanation of sta	atus cannot be accepted until the topic has been researched		
Subcon	nmittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager		
No Con	npliance Opinion			
		ty, stormwater runoff, and air quality permits; and data	Consensus:	
		ated monitoring programs, required of the applicant by the of Environmental Quality, shall be placed on file in a timely	Majority Opinion:	
way		County Community Development Department for public	Minority Opinion:	
Comme				
Staff	51115			
	untu rogularlu roc	eives copies. Appendix I		
	, , ,	.or.us/sites/default/files/fileattachments/community_developme	ent/page/8136/2021 cbl site development	plan appendix g i.pdf
Workgr	oup Committee			
		available for public inspection, and it so, where?		
		nce with June surface emission methane monitoring required by toring wells are high, odor: per public records requests, odor com		
		omplaints to DEQ, annual report to DEQ: for many years, the repo		

Date	File #	Request		Result	
2003	PC-03-11	A Conditional Use Permit for excavation and landfilling of 9.45 operation, approved by planning commission with conditions. represent an addition to the existing, previously approved, Lar	This portion of the landfill would	Planning Commission approved	
Conditio	ons of Approval		Current Status		
now, conta	there is no DSAC mination: dome	owner or operator [of the landfill] is addressing those concerns" (C meeting dedicated to this required activity. as a result, DEQ has a stic wells have been contaminated <u>s Edward Pitera, Catherine Biscoe, Mark Yeager</u>			
	MARK YEAGER: Are the reports reviewed? Any independent verification by staff that the monitoring requirements for both air quality and water quality are being met and reported as required? The June 2022 report of methane exceedances and re-testing looks suspect – 7 hours to perform first test, just over an hour for the re-test?				
		2 report of methane exceedances and re-testing looks suspect – 7 ear. County records need to be reviewed	hours to perform first test, just over an hou	ir for the re-test?	
Comr decid	nunity Developn uous trees betw uous/evergreen	e buffer to mitigate visual impacts shall be approved by the nent Department. Landscape screening in the form of een the east triangle and Highway 99W, and a mixed buffer shall be planted and maintained in good health by the	Consensus: Majority Opinion: Minority Opinion:		
Comme	nts				
<u>Staff</u>		1			
Not con	npleted	$\sim$	Y		
Workgr	oup Committee				
Re • No		Services was unable to find records relating to this requirement, r id plant a mitigating/vegetative buffer in 2016.	nor does it have any indication that there wa	as any enforcement action from the County.	
Subcom	mittee Member	s Edward Pitera, Catherine Biscoe, Mark Yeager			
the app that the Appare	licant to comply re was any enfo ntly, the conditio	ompliance. The County freely admits that it does no monitoring o with the requirements. Republic says they can't find their records recement action from the County." Review of this extensive record ns of approval have absolutely no meaning and cannot be relied of the County in the County of the	related to the screening requirements and of land use actions for the landfill demonst	states further "nor does it have any indication rates this exact circumstance over and over.	
	ince Opinion: No isual inspection.	ot In Compliance			
		stained from the Oregon Division of State Lands for any	Consensus:		
activi	ties on the subje	ect property that affect designated wetlands.	Majority Opinion:		

Date	File #	Request		Result		
2003	PC-03-11	A Conditional Use Permit for excavation and landfilling of 9.45 operation, approved by planning commission with conditions. represent an addition to the existing, previously approved, Lan	This portion of the landfill would	Planning Commission approved		
Conditio	ons of Approval		Current Status			
			Minority Opinion:	5		
Comme	nts			XX		
<u>Staff</u>						
		f condition that ties a County permit to a permit issued by anothe outside agency determines that their permitting requirements ha				
	oup Committee	outside agency determines that their permitting requirements ha	we not been met then the applicant is also t	but of compliance with the Benton County permit		
		vices has obtained all the necessary approvals and permits from t	he Oregan Department of Fruiteementel O	uslity and remains in compliance with these		
	ions and approv		the oregon bepartment of environmental Q			
	be active monito	or nce should be obtained. did the wetlands formerly include the sm	all ponds that were slated for protection in	the 1983 rezone		
	Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager					
	MARK YEAGER: Compliance Not Demonstrated. Obviously there are or were wetlands on the property in the vicinity of the activity otherwise the County would not have added this					
		is again inexplicable that these types of requirements are not mo				
Complia	nce Opinion: Co	mpliance Not Demonstrated.				
Basis: N	o record of requ	ired action provided.				
		NORL				

Date	File #	Request		Result	
2011	LU-11-016	Conditional Use Permit for the construction of a new public recycling and refuse transfer facility at Coffin       Planning Commission approved         Butte Landfill. The request also includes enhancements to the stormwater conveyance and detention       System, as well as a container and drop box storage area, and a landfill construction staging and storage       Planning Commission approved         area in FC zone.       Planning Commission approved       Planning Commission approved			
Conditio	ons of Approval		Current Status		
identi below throu activi in cor	ified as Attachme v. Modifications t gh this decision, i ties, or the config nformance with tl	nply with the plans and narrative in the applicant's proposal nt 'A' except as modified by the approval or the conditions o the operation of the facility other than those addressed ncluding, but not limited to, the relocation of additional uration of relocated activities in a manner not substantially ne submitted conceptual site plan, shall require approval of a Conditional Use Permit request (BCC 53.225).	Consensus: Majority Opinion: Minority Opinion:		
Comme Staff	nts				
Standar	d condition requi	ing the applicant to implement the conditional use permit as de	scribed in their application. Compliance is not act	tively monitored.	
Workgro	oup Committee	A	$\mathbf{O}$		
<ul> <li>narrat</li> <li>Why on hosting</li> </ul>	tive not provided, doesn't the count ng a landfill?	ices believes it is in compliance with the terms of the 2011 cond attachment A not provided y monitor compliance. considering that the county receives \$X n Edward Pitera, Catherine Biscoe, Mark Yeager		d to be dedicated to issues associated with	
		ce Not Demonstrated. It is again inexplicable that these types of	requirements are not monitored or enforced. Wh	nat is the point of having this condition?	
Complia	Compliance Opinion: Compliance Not Demonstrated. Basis: No record of required action provided.				
			-		
ackno opera	wledging the rigl	220 (2) the applicant shall record a declaratory statement tts of adjacent and nearby property owners to conduct forest with the Forest Practices Act and Rules prior to issuance of	Consensus: Majority Opinion: Minority Opinion:		
Comme Staff Comple <sup>4</sup> Workgre			·		

Date	File #	Request		Result
2011	LU-11-016	Conditional Use Permit for the construction of a new public r Butte Landfill. The request also includes enhancements to the system, as well as a container and drop box storage area, and area in FC zone.	e stormwater conveyance and detention	Planning Commission approved
Conditi	ons of Approval		Current Status	
<ul> <li>has s</li> </ul>	taff verified docur	nentation		5
Subcon	nmittee Members	Edward Pitera, Catherine Biscoe, Mark Yeager		
	/EAGER: Complian tatement in the re	ce Not Demonstrated. No record presented. In a earlier conditio ecord?	n of this nature, staff indicated they did not know	whether this action was completed. Where
Compli	ance Opinion: Cor	npliance Not Demonstrated.		
Basis: I	No record of requi	red action provided.		
		monstrate compliance with the applicable siting standards 5 through materials submitted for issuance of building	Consensus:	
perm		s through materials submitted for issuance of building	Majority Opinion:	
			Minority Opinion:	
Comme	ents		$\mathbf{O}$	
<u>Staff</u> Comple	tod			
	oup Committee		Y	
		y? ADA compliance?		
Subcom	nmittee Members	Edward Pitera, Catherine Biscoe, Mark Yeager		
No Corr	pliance Opinion			
		ructed under this approval shall comply with the applicable Code, Electrical Code, Plumbing Code, Mechanical Code, Fire	Consensus:	
		gulations imposed by state and federal agencies.	Majority Opinion:	
			Minority Opinion:	
Comme	ents			
<u>Staff</u>				
Comple				
	oup Committee			
<ul> <li>certif</li> </ul>	icate of occupanc	y?		

Date	File #	Request		Result
2011	LU-11-016	Conditional Use Permit for the construction of a new public recycling and refuse transfer facility at Coffin       Planning Commission approved         Butte Landfill. The request also includes enhancements to the stormwater conveyance and detention       Planning Commission approved         system, as well as a container and drop box storage area, and a landfill construction staging and storage       area in FC zone.		
Conditio	ons of Approval		Current Status	
Subcom	nmittee Members	Edward Pitera, Catherine Biscoe, Mark Yeager		5
No Com	pliance Opinion			
	ons of Approval fr he time of this dec	om PC-03-11 that remain applicable and should be continued ision):	Note" The conditions for LU-11-016 are the con applicable plus 4 new ones	nditions from PC-03-11 that remain
	in necessary appi ndfill operations	ovals from the Oregon Department of Environmental Quality on this site.	Consensus: Majority Opinion: Minority Opinion:	
Comme	ents			
<u>Staff</u>				
		nent does not confirm and inspect records to ensure that conditi t could not continue the use and would be out of compliance.	ions such as these are completed. It is a DEQ perm	it and if the DEQ does not approve the
Workgr	oup Committee	<b>A</b>		
• DEQ	permit approvals	vices is in compliance with the DEQ requirement. should be listed here. Are all of them up to date? ent LUCS on file at DEQ completed?		
Subcom	nmittee Members	Edward Pitera, Catherine Biscoe, Mark Yeager		
	•	ce Not Demonstrated. How do state agencies like DEQ become an interning or enforcement is inexplicable. (MARK YEAGER 121622		on by Benton County? Having these types of
Complia	Compliance Opinion: Compliance Not Demonstrated.			
Basis: N	No record of requi	red action provided.		
		operations are the primary cause of traffic on unpaved	Consensus:	
publi	c roads in the are	a, those roads shall be kept dust-free by the applicant.	Majority Opinion:	
			Minority Opinion:	
Comme	ents			
<u>Staff</u>				
No long	ger applicable. Cof	fin Butte Road is entirely paved.		
L				

Date	File #	Request		Result	
2011	LU-11-016	Conditional Use Permit for the construction of a new public r Butte Landfill. The request also includes enhancements to the system, as well as a container and drop box storage area, and area in FC zone.	e stormwater conveyance and detention	Planning Commission approved	
Conditio	ons of Approval		Current Status		
The signates of the signa	B years, and receive on Road, Wiles Ro nall sections of Ro continue to be ur <u>mittee Members</u> EAGER: Complian	here does not address whether unpaved public roads were kept ved frequent landfill traffic. Did the applicant demonstrate comp bad, and Rifle Range Road still receives frequent traffic associate obison Rd. east of Military Rd and at the Soap Creek crossing. npaved public roads in the vicinity of the landfill. does the landfil <u>Edward Pitera, Catherine Biscoe, Mark Yeager</u> ce Not Demonstrated (121622) The comments above capture th 'primary cause" and what does the County do about it?	liance by performing dust suppression on that roa d with the landfill, as well as frequent illegal dump I contribute to traffic on those roads? if so, how m	d prior to the recent paving by the county? pring. All of these are still unpaved, except puch?	
No Com	pliance Opinion E	DWARD PITERA (112322)			
does		-holding operator shall ensure that the landfill operation aximum sound level permitted by the Oregon Department of	Consensus: Majority Opinion: Minority Opinion:		
Comme	nts				
,	0	s condition is complaint-based.			
• It sho	Workgroup Committee         • It should be stated more clearly that compliance cannot be confirmed, as the county has never checked.         • noise is an issue at the landfill; ensure the facility is still in compliance				
Subcom	mittee Members	Edward Pitera, Catherine Biscoe, Mark Yeager			
of comp	laint-based enfor	ce Not Demonstrated (121622) How and when does the County cement, what system is in place to document, respond to, and re types of requirements to a lease-holding operator.			
Complia	ince Opinion: Cor	mpliance Not Demonstrated.			
Basis: N	lo record of Coun	ty process to capture / respond to complaints provided.			
4. Provi	de on-site parkin	g for employees, customers, and visitors to the landfill site.	Consensus:		
			Majority Opinion:		

Date	File #	Request		Result	
2011	LU-11-016	Conditional Use Permit for the construction of a new public r Butte Landfill. The request also includes enhancements to th system, as well as a container and drop box storage area, and area in FC zone.	e stormwater conveyance and detention	Planning Commission approved	
Conditi	ons of Approval		Current Status		
			Minority Opinion:	5	
Comme	ents		$\sim$	<u>}</u>	
<u>Staff</u>			$\mathbf{O}$		
In comp	oliance.				
Workgr	oup Committee				
• tru	ick traffic to the la	ndfill begins backing up HWY 99 beginning before 4:30am; ensu	re that traffic to the landfill does not pose a safety	/ hazard	
Subcom	nmittee Members	Edward Pitera, Catherine Biscoe, Mark Yeager			
No Com	pliance Opinion E	DWARD PITERA (112322)			
		nce between the landfill operation and the public road when ithin 200 feet of the landfill operation.	Consensus:		
such	road is located wi	thin 200 feet of the landin operation.	Majority Opinion:		
			Minority Opinion:		
Comme	ents		Y		
<u>Staff</u>					
In comp	oliance.				
	oup Committee				
	check fence perimeter to ensure fencing is intact and there are no deferred maintenance issues				
	Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager				
No Com	pliance Opinion (	MARK YEAGER 121622 & EDWARD PITERA (112322))			
		hours shall occur between 8:00 a.m. and 5:00 p.m. Monday	Consensus:		
	igh Saturday, and is for commercial	12:00 p.m. through 5:00 p.m. on Sundays, with 24-hour customers	Majority Opinion:		
utte			Minority Opinion:		
Comme	ents		1		
Workgr	oup Committee				

Date	File #	Request		Result
2011       Conditional Use Permit for the construction of a new public recycling and refuse transfer facility at Coffin Butte Landfill. The request also includes enhancements to the stormwater conveyance and detention system, as well as a container and drop box storage area, and a landfill construction staging and storage area in FC zone.       Planning Commission approved				
Conditio	ons of Approval		Current Status	
incluc permi • Clearl • Not ir <u>Subcom</u> MARK Y approva operatir operatic custome approve	de the arrival of fic it include work by ly not in complian n Compliance a <u>mittee Members</u> (EAGER: Not In Co al. The words are t ag hours are critic on hours shall occ ers" means what i	iblic Services is in compliance with this requirement, which gove eld personnel on-site, begins at 4:30 a.m., Monday through Frida third party contractors on landfill infrastructure, and commercia ce. if landfill operations routinely start at 4:30 am M-F. Operation Edward Pitera, Catherine Biscoe, Mark Yeager mpliance (121622) Staff and RS do not get to interpret operating the words. By definition the industrial activity of operating an act al to mitigation of the numerous deleterious effects of the landfi ur between 8:00 a.m. and 5:00 p.m. Monday through Saturday, a t says, and the condition of approval was adopted by the Plannir eginning operations at 4:30 a.m. is a violation of this condition o	y, and at 7:30 a.m. on Saturday. Additional operat al customers, who have 24-hour access to the Lan as are operations, no way to spin this. hours to mean something different than what wa ive landfill is an incompatible use in an agricultura II operation. Requiring the landfill to limit operation and 12:00 p.m. through 5:00 p.m. on Sundays, wit ag Commission. The public has a right to expect th	tions not governed by the conditional use dfill. as imposed as a written condition of al, forest and rural residential area. As such, ons to mitigate impacts "The landfill h 24-hour access for commercial e operating hours to be enforced as
-	-	ain the dual-access road system to provide for emergency	Consensus:	
	ce access to the su		Majority Opinion:	
			Minority Opinion:	
<ul> <li>Repul Acces</li> <li>good</li> <li>This a</li> <li><u>Subcom</u></li> </ul>	bliance. <u>oup Committee</u> blic: Republic Serv is is maintained to candidate for cha ussessment of stat <u>imittee Members</u> upliance Opinion (i		has been completed.	uring the construction of Cell 4 in 2012.
8. UMIT	IED		N/A	

Date	File #	Request		Result		
2011	2011 LU-11-016 Conditional Use Permit for the construction of a new public recycling and refuse transfer facility at Coffin Butte Landfill. The request also includes enhancements to the stormwater conveyance and detention system, as well as a container and drop box storage area, and a landfill construction staging and storage area in FC zone.					
Conditio	ons of Approval		Current Status			
moni Envir	toring programs, onmental Quality	y and air quality permits, and data produced from associated required of the applicant by the Oregon Department of , shall be placed on file, in a timely way, with the Benton velopment Department for public inspection.	Consensus: Majority Opinion: Minority Opinion:			
	inty regularly rece	ives copies. Appendix I pr.us/sites/default/files/fileattachments/community_developme	ent/page/8136/2021 cbl site development plan	appendix g i.pdf		
Workgr I andfi arsen been local requi exper These Durin <u>Subcom</u> MARK Y quality	oup Committee II not in complian ic levels in monitor given that resider red by Oregon sta ience at coffin bu e have not all beer g the 2021 CUP p imittee Members 'EAGER: Complian are being met and ance Opinion: Con	ce with June surface emission methane monitoring required by l pring wells are high, odor: per public records requests, odor com nts have given up on making complaints to DEQ, annual report to and the manner in which the owner or operator [of the landfill] tute. even now, there is no DSAC meeting dedicated to this requ tte landfill. contamination: domestic wells have been contamina n made available for public inspection. Whether this is the fault of rocess, I had to use Public Information Request procedures to ot Edward Pitera, Catherine Biscoe, Mark Yeager ice Not Demonstrated. Are the reports reviewed? Any independent d reported as required? npliance Status Unsure nation provided to demonstrate compliance e.g. a documented w	DEQ; Benton County should obtain an independer plaints to DEQ are not documented/investigated/ o DEQ: for many years, the reports required by Bei is addressing those concerns" (ORS 459.325) have ired activity. as a result, DEQ has not been inform ited of the applicant or the county is impossible to judg stain information from DEQ that was not available ent verification by staff that the monitoring requir	It assessment of overall methane emissions, logged to the extent that testimony has nton County DSAC to DEQ "documenting e not been completed and submitted as ued of many of the problems that citizens ge, as a member of the interested public. from Benton County.		
moni Envir	toring programs r onmental Quality	er runoff permits and data produced from associated required of the applicant by the Oregon Department of , shall be placed on file in a timely way, with the Benton welopment Department for public inspection.	Consensus: Majority Opinion: Minority Opinion:			
	inty regularly rece	eives copies. pr.us/sites/default/files/fileattachments/community_developme	ent/page/8136/2021 cbl site development plan	appendix g i.pdf		

2011       LU-11-016       Conditional Use Permit for the construction of a new public recycling and refuse transfer facility at Coffin Butte Landfill. The request also includes enhancements to the stormwater conveyance and detention system, as well as a container and drop box storage area, and a landfill construction staging and storage area in FC zone.       Planning Commission approved         Conditions of Approval       Current Status       Current Status         Workgroup Committee       • Ouring the July 2022 DSAC meeting, Applicant's representative stated that runoff reports for the PRC composting facility were provided to DEQ but not to Benton County, because the county had never requested those explicitly. This needs to be clarified.         Subcommittee Members Edward Pitera. Catherine Biscoe, Mark Yeager       MARK YEAGER: Compliance Not Demonstrated. Are the reports reviewed? Any independent verification by staff that the monitoging requirements for both air quality and water quality are being met and reported as required?         Compliance Opinion: Compliance Status Unsure       Basis: Insufficient information provided to demonstrate compliance e.g. a documented work process, summary reports, etc.	Conditions of Approv Workgroup Committe • During the July 202 the county had nev Subcommittee Memb MARK YEAGER: Comp quality are being met Compliance Opinion:	Butte Landfill. The request also includes enhancements to the system, as well as a container and drop box storage area, area area in FC zone.         I         DSAC meeting, Applicant's representative stated that runoff report requested those explicitly. This needs to be clarified.         tres Edward Pitera, Catherine Biscoe, Mark Yeager         ance Not Demonstrated. Are the reports reviewed? Any independent reported as required?         ompliance Status Unsure	the stormwater conveyance and detention nd a landfill construction staging and storage Current Status orts for the PRC composting facility were provided to ident verification by staff that the monitoring require	o DEQ but not to Benton County, because
Workgroup Committee         • During the July 2022 DSAC meeting, Applicant's representative stated that runoff reports for the PRC composting facility were provided to DEQ but not to Benton County, because the county had never requested those explicitly. This needs to be clarified.         Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager         MARK YEAGER: Compliance Not Demonstrated. Are the reports reviewed? Any independent verification by staff that the monitoring requirements for both air quality and water quality are being met and reported as required?         Compliance Opinion: Compliance Status Unsure	Workgroup Committe • During the July 202 the county had new <u>Subcommittee Memb</u> MARK YEAGER: Comp quality are being met Compliance Opinion:	DSAC meeting, Applicant's representative stated that runoff report r requested those explicitly. This needs to be clarified. <u>urs Edward Pitera, Catherine Biscoe, Mark Yeager</u> ance Not Demonstrated. Are the reports reviewed? Any independ and reported as required? ompliance Status Unsure	orts for the PRC composting facility were provided to ident verification by staff that the monitoring require	
<ul> <li>During the July 2022 DSAC meeting, Applicant's representative stated that runoff reports for the PRC composting facility were provided to DEQ but not to Benton County, because the county had never requested those explicitly. This needs to be clarified.</li> <li><u>Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager</u></li> <li>MARK YEAGER: Compliance Not Demonstrated. Are the reports reviewed? Any independent verification by staff that the monitoring requirements for both air quality and water quality are being met and reported as required?</li> <li>Compliance Opinion: Compliance Status Unsure</li> </ul>	<ul> <li>During the July 202 the county had nev</li> <li><u>Subcommittee Memb</u></li> <li>MARK YEAGER: Comp quality are being met</li> <li>Compliance Opinion:</li> </ul>	DSAC meeting, Applicant's representative stated that runoff report r requested those explicitly. This needs to be clarified. <u>ers Edward Pitera, Catherine Biscoe, Mark Yeager</u> ance Not Demonstrated. Are the reports reviewed? Any independ and reported as required? ompliance Status Unsure	ident verification by staff that the monitoring require	
the county had never requested those explicitly. This needs to be clarified. <u>Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager</u> MARK YEAGER: Compliance Not Demonstrated. Are the reports reviewed? Any independent verification by staff that the monitoring requirements for both air quality and water quality are being met and reported as required? Compliance Opinion: Compliance Status Unsure	the county had nev <u>Subcommittee Memb</u> MARK YEAGER: Comp quality are being met Compliance Opinion:	r requested those explicitly. This needs to be clarified. ars Edward Pitera, Catherine Biscoe, Mark Yeager ance Not Demonstrated. Are the reports reviewed? Any independ ind reported as required? ompliance Status Unsure	ident verification by staff that the monitoring require	
MARK YEAGER: Compliance Not Demonstrated. Are the reports reviewed? Any independent verification by staff that the monitoring requirements for both air quality and water quality are being met and reported as required? Compliance Opinion: Compliance Status Unsure	MARK YEAGER: Comp quality are being met Compliance Opinion:	ance Not Demonstrated. Are the reports reviewed? Any independent of reported as required? ompliance Status Unsure	G	ements for both air quality and water
quality are being met and reported as required?         Compliance Opinion: Compliance Status Unsure	quality are being met Compliance Opinion:	nd reported as required?	G	ements for both air quality and water
			work process, summary reports, etc.	
Basis: Insufficient information provided to demonstrate compliance e.g. a documented work process, summary reports, etc.	Basis: Insufficient inf	rmation provided to demonstrate compliance e.g. a documented	work process, summary reports, etc.	
R				
		NORL		

Date	File #	Request		Result		
2013	LU-13-061	Conditional Use Permit for "minor additions and modification location of a construction staging and storage area in the vio		Planning Commission approved		
Conditio	ons of Approval		Current Status			
1. Development shall comply with the plans and narrative in the applicant's proposal identified as Attachment 'A', except as modified by the approval or the conditions below. Modifications to the operation of the facility other than those addressed through this decision, including, but not limited to, the relocation of additional activities, or the configuration of relocated activities in a manner not substantially in conformance with the submitted conceptual site plan, shall require approval through a Modification of a Conditional Use Permit request (BCC 53. 225).			Consensus: Majority Opinion: Minority Opinion:			
Comme	nts					
<u>Staff</u>	taff					
Complie	Complied with.					
Workgro	oup Committee					
<ul> <li>narrat</li> </ul>	ive not provided,	attachment a not provided				
Subcom	mittee Members E	dward Pitera, Catherine Biscoe, Mark Yeager	$\mathbf{O}$ $\mathbf{Y}$			
MARK Y	EAGER: This list of	standard conditions that never get reviewed for compliance or	enforced does not build confidence in the land u	se planning process in Benton County.		
No Com	pliance Opinion		7			
		220 (2), the applicant shall record a declaratory statement	Consensus:			
		ts of adjacent and nearby property owners to conduct forest vith the Forest Practices Act and Rules prior to issuance of	Majority Opinion:			
	ng permits.		Minority Opinion:			
Workgrc • Repub • This e: • unkno <u>Subcom</u> MARK YI	Comments Workgroup Committee  Republic: Republic Services understands this requirement. At this juncture, no building permits have been issued for this area. This explanation of status cannot be accepted until the topic has been researched. unknown compliance Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager MARK YEAGER: This list of standard conditions that never get reviewed for compliance or enforced does not build confidence in the land use planning process in Benton County. No Compliance Opinion					

Date	File #	Request		Result		
2013	LU-13-061	Conditional Use Permit for "minor additions and modification location of a construction staging and storage area in the view.	0	Planning Commission approved		
Conditio	Conditions of Approval Current Status					
	3. Any new access to a county road or change to an existing access shall require a Consensus:					
permit	issued through t	he Benton County Public Works Department.	Majority Opinion:	-		
Commen <u>Staff</u> Advisory						
<u>Workgro</u>	up Committee					
	•	ces has not added or requested additional access and understa	nds the stated requirement.			
	0	access received a public works permit?				
		dward Pitera, Catherine Biscoe, Mark Yeager				
	No Compliance Opinion 4. Disturbance of 1 Acre or More. A National Pollutant Discharge Elimination System Consensus:					
NPDES	) permit is require	ed for all construction activities that disturb one acre or				
	more. The NPDES permit must be obtained through Benton County Public Works and the Oregon Department of Environmental Quality. Majority Opinion:					
	and the Oregon Department of Environmental Quality. Minority Opinion:					
Staff						
Advisory						
	up Committee					
	Republic: Republic Services has not added or requested additional access and understands the stated requirement.					
<ul> <li>have the table</li> </ul>	<ul> <li>have there been construction activities that disturb one acre or more? if so, have NPDES permits been obtained?</li> </ul>					
	No evidence of compliance.					
		dward Pitera, Catherine Biscoe, Mark Yeager				
	MARK YEAGER: Compliance Not Demonstrated. This is a new requirement and will likely make the list of standard conditions of approval that will not be monitored or enforced. Compliance Not Demonstrated. County records need to be reviewed.					
Condition decision)	Conditions of Approval from prior approvals that remain in effect (as of the time of this decision):					

Date	File #	Request Result				
2013	LU-13-061	Conditional Use Permit for "minor additions and modifications" at Coffin Butte Landfill to change the location of a construction staging and storage area in the vicinity of the existing office structure.				
Conditions of Approval Current Status						
		vals from the Oregon Department of Environmental Quality	Consensus:			
for Landfill operations on this site.		n this site.	Majority Opinion:			
			Minority Opinion:			
Comment	ts					
<u>Staff</u>						
	•	ent does not confirm and inspect records to ensure that condition could not continue the use and would be out of compliance.	ons such as these are completed. It is a DEQ perr	nit and if the DEQ does not approve the		
	ip Committee					
		of the Landfill and DEQ permits are not required. If such appro	vals become necessary in the future. Republic Se	ervices will obtain them.		
		nt LUCS on file at DEQ completed? if the landfill is not compliar				
Subcomm	ittee Members E	dward Pitera, Catherine Biscoe, Mark Yeager				
	AGER: Compliance Benton County.	e Not Demonstrated. This list of standard conditions that never	get reviewed for compliance or enforced does n	ot build confidence in the land use planning		
Complian	ce Opinion: Comp	liance Not Demonstrated.	<b>Y</b>			
Basis: No	record of require	ed action provided.				
		operations are the primary cause of traffic on unpaved	Consensus:			
publici	oads in the area,	those roads shall be kept dust -free by the applicant.	Majority Opinion:			
			Minority Opinion:			
Commen	ts					
<u>Staff</u>	Staff					
No longer	No longer applicable. Coffin Butte Road is entirely paved.					
Workgrou	Workgroup Committee					
	<ul> <li>No evidence of compliance.</li> <li>there continue to be unpaved public roads in the vicinity of the landfill. does the landfill contribute to traffic on those roads? if so, how much?</li> </ul>					
Subcomm	Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager					
MARK YE	MARK YEAGER: Compliance Not Demonstrated. Many previous comments submitted regarding this condition of approval. Many unpaved roads still exist in the vicinity of the landfill.					

Date	File #	Request		Result		
2013	LU-13-061	Conditional Use Permit for "minor additions and modifications" at Coffin Butte Landfill to change the location of a construction staging and storage area in the vicinity of the existing office structure.		Planning Commission approved		
Conditio	ons of Approval	Current Status				
traffic. V	IARK YEAGER: Compliance Not Demonstrated (121622) The comments above capture the concern – there are several unpaved roads in the vicinity of the landfill that receive landfil affic. Who determines "primary cause" and what does the County do about it? o Compliance Opinion EDWARD PITERA (112322)					
		holding operator shall ensure that the Landfill operation aximum sound level permitted by the Oregon Department of	Consensus:	/		
	onmental Quality.		Majority Opinion:			
			Minority Opinion:			
Comme	nts					
<u>Staff</u>						
County r	monitoring of this	condition is complaint-based.				
Workgro	oup Committee					
		ces has no record of complaints on this parcel.				
	y cannot confirm ( is an issue at the la	compliance. A not compliance and fill; ensure the facility is still in compliance	V Y			
		Edward Pitera, Catherine Biscoe, Mark Yeager				
MARK Y	EAGER: Complianc	e Not Demonstrated. Property owner cannot delegate complia onfidence in the land use planning process in Benton County.	nce to 3 <sup>rd</sup> party This list of standard conditions th	at never get reviewed for compliance or		
Complia	nce Opinion: Com	npliance Not Demonstrated.				
Basis: N	o record of Count	y process to capture / respond to complaints provided.				
4. Provid	de on-site parking	for employees, customers, and visitors to the Landfill site.	Consensus:			
			Majority Opinion:			
	Minority Opinion:					
Comme	nts		1			
<u>Staff</u>						
In comp	In compliance.					
Workgro	Workgroup Committee					
• truck 1	<ul> <li>truck traffic to the landfill begins backing up HWY 99 beginning before 4:30am; ensure that traffic to the landfill does not pose a safety hazard</li> </ul>					
Subcom	mittee Members E	Edward Pitera, Catherine Biscoe, Mark Yeager				

Date	File #	Request		Result	
2013	LU-13-061	Conditional Use Permit for "minor additions and modifications" at Coffin Butte Landfill to change the location of a construction staging and storage area in the vicinity of the existing office structure.		Planning Commission approved	
Conditio	Conditions of Approval Current Status				
No Com	pliance Opinion E	WARD PITERA (112322)	~		
5. Maintain a security fence between the Landfill operation and the public road when Consensus:			Consensus:		
such i	oad is located wit	hin 200 feet of the Landfill operation.	Majority Opinion:		
Comme <u>Staff</u> In comp			G		
Workgro	oup Committee				
<ul> <li>check</li> </ul>	fence perimeter t	o ensure fencing is intact and there are no deferred maintenan	ce issues		
Subcom	mittee Members E	dward Pitera, Catherine Biscoe, Mark Yeager			
No Com	pliance Opinion (N	MARK YEAGER 121622 & EDWARD PITERA (112322))	QY		
throu	•	nours shall occur between 8: 00 a.m. and 5: 00 p.m. Monday L2: 00 p.m. through 5: 00 p.ni. on Sundays, with 24 -hour ustomers.	×		
Comme	nts		1		
Workgro	oup Committee				
Clearl	<ul> <li>Republic: This is not part of Coffin Butte Landfill operations. It is a material storage facility. There are no operating hours here.</li> <li>Clearly not in compliance</li> <li>not in compliance</li> </ul>				
		dward Pitera, Catherine Biscoe, Mark Yeager			
MARK Y approva operatir operatic custome	Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager MARK YEAGER: Not In Compliance (121622) Staff and RS do not get to interpret operating hours to mean something different than what was imposed as a written condition of approval. The words are the words. By definition the industrial activity of operating an active landfill is an incompatible use in an agricultural, forest and rural residential area. As such, operating hours are critical to mitigation of the numerous deleterious effects of the landfill operation. Requiring the landfill to limit operations to mitigate impacts "The landfill operation hours shall occur between 8:00 a.m. and 5:00 p.m. Monday through Saturday, and 12:00 p.m. through 5:00 p.m. on Sundays, with 24-hour access for commercial customers" means what it says, and the condition of approval was adopted by the Planning Commission. The public has a right to expect the operating hours to be enforced as approved and adopted. Beginning operations at 4:30 a.m. is a violation of this condition of approval. Under staff and RS interpretation, could the landfill parts 24 hours a day?				

Date	File #	Request		Result		
2013	LU-13-061	Conditional Use Permit for "minor additions and modifications" at Coffin Butte Landfill to change the location of a construction staging and storage area in the vicinity of the existing office structure.		Planning Commission approved		
Condition	ns of Approval	Current Status				
In Compl	n Compliance EDWARD PITERA (112322)					
	plicant shall retain					
service	access to the sub	oject site.	Majority Opinion:			
			Minority Opinion:			
Commen	ts					
Workgro	up Committee					
	ng additional rese	arch. ces is in compliance with this requirement. The eastern haul acc	cors road was relocated her county regulations	during the construction of Cell 4 in 2012		
	is maintained tod		cost road was relocated, per county regulations,			
Subcomn	nittee Members E	dward Pitera, Catherine Biscoe, Mark Yeager				
No Comp	liance Opinion (N	IARK YEAGER 121622 & EDWARD PITERA (112322))	07			
8. OMITT	8. OMITTED N/A					
		and air quality permits, and data produced from associated equired of the applicant by the Oregon Department of	Consensus:			
Enviro	nmental Quality,	shall be placed on file, in a timely way, with the Benton	Majority Opinion:			
County	Community Dev	elopment Department for public inspection.	Minority Opinion:			
Commer						
Workgro	up Committee					
		ermits or monitoring data as this relates to a material storage f	acility.			
	<ul> <li>As noted above, these are not available for public inspection as required.</li> <li>Iandfill not in compliance with June surface emission methane monitoring required by DEQ; Benton County should obtain an independent assessment of overall methane emissions,</li> </ul>					
		ing wells are high, odor: per public records requests, odor com				
		is have given up on making complaints to DEQ, annual report to and the manner in which the owner or operator [of the landfill]				
require	d by Oregon state	ute. even now, there is no DSAC meeting dedicated to this requ	ired activity. as a result, DEQ has not been inform			
		te landfill. contamination: domestic wells have been contamina	ted			
-		dward Pitera, Catherine Biscoe, Mark Yeager				
	MARK YEAGER: Compliance Not Demonstrated Material storage areas can and do generate stormwater runoff unless they are completely covered. How and when does the County know if permits for this facility are procured from DEQ?					

Date	File #	Request		Result
2013	LU-13-061	Conditional Use Permit for "minor additions and modificati location of a construction staging and storage area in the vi	Planning Commission approved	
Conditio	ons of Approval		Current Status	
Complia	nce Opinion: Com	pliance Status Unsure		
Basis: Ir	sufficient informa	tion provided to demonstrate compliance e.g. a documented v	vork process, summary reports, etc.	5
		r runoff permits and data produced from associated	Consensus:	
		equired of the applicant by the Oregon Department of shall be placed on file in a timely way, with the Benton	Majority Opinion:	
Count	y Community Dev	elopment Department for public inspection.	Minority Opinion:	
Comme				
	oup Committee			
		permits or monitoring data as this relates to a material storage re not available for public inspection as required.	facility.	
Subcom	mittee Members E	Edward Pitera, Catherine Biscoe, Mark Yeager		
		e Not Demonstrated. Material storage areas can and do genera cility have been issued by DEQ?	ate stormwater runoff unless they are completely	covered. How and when does the County
Complia	nce Opinion: Com	pliance Status Unsure		
Basis: Ir	sufficient informa	tion provided to demonstrate compliance e.g. a documented v	ork process, summary reports, etc.	
		NORY		

Date	File #	Request		Result	
2015	LU-15-001	Alteration of a nonconforming use to continue and enhance a stormwater treatment facility in the Exclusive Farm Use Zone, associated with Coffin Butte Landfill.		Community Development Department Approved	
Condition	ns of Approval		Current Status		
applica constru	ant' s proposal identified uction or operation of th	lly comply with the plans and narrative in the d as Attachment A. Significant modifications to the he stormwater system other than those addressed uire additional approval.	Consensus: Majority Opinion: Minority Opinion:	)	
<ul> <li>Republic permits</li> <li>attachr</li> </ul>	up Committee lic: This development co s necessary and is in con ment a is not provided	ndition was at the County's discretion. However, as it re npliance. ent from the county on whether the site is in compliance		;, Republic Services has all the DEQ	
Subcomn	nittee Members Edward	Pitera, Catherine Biscoe, Mark Yeager			
in the EFI departme action? Compliar	MARK YEAGER: Compliance Not Demonstrated. Nonagricultural uses in the EFU zone are specifically limited by ORS. Whether the continuation and alteration of a non-conforming use in the EFU zone is appropriate may be beyond the scope of this review. However, that fact that this action was approved at the staff level, and apparently at the behest of the department, requires further review. More time is needed to review the record. Was Oregon Department of Land Conservation and Development (DLCD) notified of this land use action? Compliance Opinion: Compliance Not Demonstrated. Basis: No record of required action provided.				
	•	I maintain compliance with the terms of all necessary	Consensus:		
	l, state, and local permin described in this applic	ts for construction and operation of the stormwater cation.	Majority Opinion:		
-,			Minority Opinion:		
Commen	ts				
permit th <u>Workgrou</u> • Republ	ien the applicant could r up Committee lic: This development co	es not confirm and inspect records to ensure that conditi not continue the use and would be out of compliance. ndition was at the County's discretion. However, as it rel			
• the sto	<ul> <li>permits necessary and is in compliance.</li> <li>the stormwater system is in an area identified as "wetlands" – does this trigger additional permitting requirements</li> <li>We are missing a clear statement from the county on whether the site is in compliance, independent of DEQ. See previous comments.</li> </ul>				

### Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager

(MARK YEAGER) Many previous comments regarding lack of system or follow up to ensure that applicant secures permits for approved activities. Meaningless condition with no follow up or enforcement.

ORY

Compliance Opinion: Compliance Not Demonstrated.

Basis: No record of required action provided

Date	File #	Request	Result
2021	LU-21-047	Conditional Use Permit to expand Coffin Butte Landfill. Republic Services proposed: to create a new disposal cell for the Coffin Butte Landfill which will extend from the current cell south of Coffin Butte Road; close Coffin Butte Road to public traffic (vacate the right-of-way*) so the new cell can cover the road; relocate a replacement roadway (for landfill and quarry traffic only) around the area of the new disposal cell; relocate the leachate ponds south of Coffin Butte Road, and move some other structures. Closing Coffin Butte Road will likely require improvement of at least one other roadway in the area to accommodate increased traffic—potentially Tampico Road or Wiles and Robison Roads.	Planning Commission Denied; PC Decision Appealed; Application Withdrawn

Comments

Workgroup Comments

• Republic Services appealed the Planning Commission's decision, but voluntarily withdrew that appeal to engage with the community and participate in the Oregon Consensus process. Republic Services and Coffin Butte Landfill remain committed to the Oregon Consensus process and this group's work. We look forward to being part of Benton County's long-term solid waste management and diversion solution strategy.

Subcommittee Members Edward Pitera, Catherine Biscoe, Mark Yeager

Use Decision Provided for Background

Subcommittee believes that the record and rational of this land use proceeding is relevant to the evolution of the Coffin Butte Landfill.

Review of the record in this land use proceeding provides important historical context. The public comments and the Notice of Decision in this matter are critical to understanding the history of the landfill and the sentiment of the residents of Benton County at that time.

Open Items: Subcommittee needs to review this documentation

NORL

#### General Comments from Committee Members (October 2022):

- I understand that county staff might want to explain why, for many conditions (lighting, noise etc.) they have not been monitoring. But it makes the document less clear than it ought to be. "Complaint-based monitoring" really means "no monitoring" in practice. In such cases, I've suggested this more direct language.
- Some of the responses really seem to be beating around the bush to avoid saying, "not in compliance." For example if screening is "not completed" even 20 years after a permit was issued, why not just state clearly, "Not in compliance."
- This is really a lot of applications to do things that are not allowed by right, 14 individual applications with many missing (Tampico vacation, coffin butte vacation, 1977 cup (?)). has any other business or individual in the history of Benton County been the applicant in so many land use actions? if the landfill is the record holder, is that overall situation something that should be considered when additional special permissions are requested?

WORL

### **List of Revisions**

### **Development Documents**

### **Revisions:**

Compliance with Past Land Use Approvals - 11-14-22 Draft EDWARD PITERA Input (As base document) Mark Yeager's Entries added from Inga Williams' Compliance with Past Land Use Approvals - 11-28-22 Draft Compliance with Past Land Use Approvals - 11-14-22 Draft EDWARD PITERA Input Mark Catherine Zoom Compliance with Past Land Use Approvals - 11-14-22 Draft EDWARD PITERA Input Mark Catherine Zoom 120722 Compliance with Past Land Use Approvals - 11-14-22 Draft EDWARD PITERA Input Mark Catherine Zoom 121022 Compliance with Past Land Use Approvals - 11-14-22 A2 Small Group Markup 121222 v1 Compliance with Past Land Use Approvals - 11-14-22 A2 Small Group Markup 121222 v2 Compliance with Past Land Use Approvals - 11-14-22 A2 Small Group Markup 121222 v3 EDWARD PITERA MY

### Subcommittee Working Drafts

Compliance with Past Land Use Approvals - A2 Small Group Markup 121922 Working v1

## **List of Appendices**

- 1 Figure IV-7 from Chemeketa Regional Solid Waste Program Report 1974
- 2 Figure from Count Code

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## References

### **References (Numbers need to be redone in Final Doc)**

Ref 1 DEQ Record of Decision 2005 Page 22:

7.1 DESCRIPTION OF THE SELECTED ALTERNATIVE

The remedial actions have already met the protectiveness standard since there were no unacceptable risks identified by the risk screening for the exposure pathways. However, to maintain this level of protectiveness and to provide for further improvement in groundwater quality consistent with the intent of groundwater quality protection rules, maintenance of the remedy as supplemented by additional actions was recommended. The remedy employs the following elements:

• Landfill closure and cover with engineered cap on Cell 1A and parts of Cell 1. The eastern slope of Cell 1 will retain interim plastic cover until it is covered with the base liner of Cell 3D. The Closed Landfill was covered with soil in 1977.

• Surface controls to prevent surface water run-on and infiltration of surface water through the waste, and to slow down the rate of cap erosion.

- Access restrictions to areas of waste by fencing around the landfill units.
- Leachate collection from Cell 1 and management by various strategies.
- Landfill gas collection from Cell 1 and use for supplemental electricity generation.
- Deed restrictions on property within the LOF to prevent development of groundwater resource.
- Decommissioning two water supply wells to prevent their future use.
- Property purchases as buffer around the landfill.

In addition to these actions, the solid waste permit requires groundwater monitoring downgradient of the landfill cells and LFG monitoring around the landfill cells and in structures to assess protectiveness between the landfill and potential receptors.