

#8

RESOLUTION INDICATING INTENT TO JOIN WITH OTHER
GENERAL PURPOSE UNITS OF LOCAL GOVERNMENT IN THE
AREA TO DEVELOP AND IM-
PLEMENT A FACILITY PLAN RESULTING IN COORDINATED
WASTE TREATMENT FACILITIES FOR THE AREA.

WHEREAS, pursuant to Section 201 of the Federal Water Pollution Control Act Amendments of 1972, P.L. 92-500 (hereinafter called "the Act"), the Administrator of the United States Environmental Protection Agency has by regulation published guidelines for the identification of those areas which have substantial water quality control problems (40 CFR Part 126); and have water quality control needs.

WHEREAS, the _____ area (hereinafter called "the Area") has been designated by the Tennessee Water Quality Control Board as a 201 Facility Planning Area and

WHEREAS, paragraph 35.917-6 of the regulations requires, among other things, that the affected units of local government within the problem area must show their intent, through formally adopted resolutions, to join together in the planning process to develop and implement a plan which will result in coordinated waste treatment facilities for the area; and

WHEREAS, such planning process and waste treatment facility coordination is a necessary and significant measure to control present point and non-point sources of water pollution and to guide and regulate future development and growth in the area which may affect water quality in order to prevent, abate and solve existing and potential substantial water quality control problems;

NOW, THEREFORE, IT IS RESOLVED THAT the (city) (town) of Mount Carmel, recognizing that the _____ area has substantial water quality control problems, supports designation of the Area pursuant to Section 201 and the Federal regulations.

IT IS FURTHER RESOLVED THAT THE _____ (city, county, township, etc.) intends to join with other affected units of local government within the boundaries of the area to develop and implement a plan which will result in coordinated waste treatment facilities for the area.

IT IS FURTHER RESOLVED THAT all proposals for grants for construction of publicly owned treatment works within the boundaries of the designated area will be consistent with the approved plan.

IT IS FURTHER RESOLVED THAT a draft of the facilities plan or any portions thereof which may be submitted to EPA will first be submitted to the (city) (town) of _____ for their concurrence in respect to all significant conclusions and recommendations which are pertinent to the (city) (town) of Mount Carmel.

Approved this _____ Ninth day of October, 1975.