February 25, 1992 Sv:er

INTRODUCED BY	PAUL BARDEN
PROPOSED BY	92-134

MOTION NO. **8545**

A MOTION authorizing the executive to enter into a consent agreement with the United States Environmental Protection Agency concerning long term monitoring in the matter of Queen City Farms.

WHEREAS, King County has previously entered into an Administrative Order Order of Consent with the United States Environmental Protection Agency to to perform a Remedial Investigation to address whether contaminants are migrating from Cedar Hills Landfill to Queen City Farms or vice versa, and

WHEREAS, King County has completed the Remedial Investigation and the United States Environmental Protection Agency has concurred with King County's findings that groundwater transport of contaminants does not appear to be a significant issue, and

WHEREAS, the United States Environmental Protection Agency is concerned about the impact of surface water flow from Cedar Hills Landfill to Queen City Farms on the remedial measures in place or planned at Queen City Farms, and

WHEREAS, the United States Environmental Protection Agency continues to be concerned with the potential migration of contaminated groundwater from the Queen City Farms Site, and

WHEREAS, the monitoring desired by the United States Environmental Protection Agency will provide King County with valuable information which can be used to monitor performance of existing facilities and to design future facilities, and

WHEREAS, elements of the monitoring desired by the United States

Environmental Protection Agency are consistent with King County's existing

monitoring program and anticipated National Pollutant Elimination System

Discharge Permit requirements;

MOTION 8545

IN THE MATTER OF KING COUNTY,
RESPONDENT
REGARDING QUEEN CITY FARMS
DOCKET NO. 1088-01-05-106-a
PROCEEDING UNDER SECTION 106 (A) OF THE
COMPREHENSIVE ENVIRONMENTAL RESPONSE,
COMPENSATION, AND LIABILITY ACT OF 1980

ADMINISTRATIVE CONSENT ORDER FOR MNITORING AND INVESTIGATORY ACTIVITIES