

used to
transmit cc
of 3/23/83
letter to State
Dept. of Health

State #2

Persigo
Compliance

file

Curt -

Attached are copies of recent correspondence re grant compliance for Persigo WWTP for your information.

The salinity and 201 update reports will both rely upon a study (I+I) funded by the City (exclusively) for \$175,000. This funding is being reevaluated.

Sorry to surprise you at the last Board meeting in announcing our 201 boundary amendment review. I'll try to coordinate more on all of this.

- Steve Johnson



City of Grand Junction, Colorado 81501

250 North Fifth St.,
244-1599

March 23, 1983

201 Update

Copy for Ken G
Bennett P

Ms. Pat Nelson
Permits and Enforcement
Water Quality Control Division
Colorado Dept. of Health
4210 East 11th Avenue
Denver, CO 80220

RE: City of Grand Junction, CDPS Permit No.
CO-0026417, Mesa County, Federal Grant
No. CO-80337-26-0.

Dear Ms. Nelson:

This will respond to your letter of January 18, 1983 regarding service area data, population projections, and service agreements relating to the Persigo WWTP.

We acknowledge that we are required under our grant to submit the above information. Our utilities supervisor, Ralph Sterry, is currently compiling the necessary data for the discharge permit application for Persigo, and has completed the aggregate compilations and projections.

This permit work-up will provide the core information for a comprehensive update of our 201 area monitoring and control ability, which we feel will be more than responsive to the grant requirement.

In order to conduct this 201 update the City has recently requested its consulting engineers, Henningson, Durham and Richardson, to submit a proposal. We anticipate that HDR will provide assistance on matters other than those covered by the discharge permit population/tap sections. Of course, until the scope of work is agreed upon, our requirements for a 201 update are still being defined. We are looking for recommendations on monitoring procedures, re-evaluation of population projection methods, service area mapping assistance, and other matters.

With regard to treatment plant capacity, we feel that the discharge permit information, together with updated service area maps and executed service agreements, should