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PLANTO PUBLIC UTILITIES COMMISSION

December 15, 2004

VIA UPS NEXT DAY AIR

Mr. Vernon Williams, Secretary Surface Transportation Board 1925 "K" Street, N.W., Room 504 Washington, DC 20423-0001

RE: Docket No. AB-33(Sub-No.227X), Union Pacific Railroad Company

Abandonment Exemption - In Carribou County, Idaho from M.P. 23.90 to M.P. 24.11 (Dry Valley Subdivision)

Dear Mr. Williams:

Pursuant to 49 U.S.C. §10502, Union Pacific Company submits the original and ten (10) copies of a Petition for Exemption, with Verification, to abandon the above-referenced rail line. The Certificate of Service and Publication pursuant to 49 C.F.R. §1152.60(d) and 49 C.F.R. §1105.12 is attached to the petition.

Also enclosed is a draft <u>Federal Register</u> notice pursuant to 49 C.F.R. §1152.60(c). Three computer diskettes containing the draft <u>Federal Register</u> notice, as well as the Petition for Exemption and Certificate of Service and Publication is also enclosed.

Please file the Petition for Exemption in Docket No. AB-33 (Sub-No. 227X). Further, enclosed is Union Pacific's voucher for \$5,000 for the filing fee.

Sincerely yours

Enclosures

Mack H. Shumate, Jr.
Senior General Attorney, Law Department



<u>DO NOT CASH UNLESS CHECK FACE HAS A BLUE BACKGROUND ON WHITE PAPER.</u>

265752

UNION PACIFIC RAILROAD

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76-157/1041 PAYABLE THROUGH U.S. BANK, N.A.S SCOTTSBLUFF, NE 69363

PAY IN THE AMOUNT OF

FIVE THOUSAND DOLLARS AND NO CENTS

1925 K ST NW.

PAY

DATE

NOT VALID AFTER 6 MONTHS

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SURFACE TRANSPORTATION BOARD SECRETARY

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WASHINGTON DC 20423

ASSISTANT ABASORER

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PLEASE DETACH THIS STATEMENT AND RETAIN FOR YOUR FILE

REMITTANCE ADVICE

CORRESPONDENCE SHOULD REFER TO

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BEFORE THE SURFACE TRANSPORTATION BOARD

Docket No. AB-33 (Sub-No. 227X)

UNION PACIFIC RAILROAD COMPANY
-- ABANDONMENT EXEMPTION --

IN CARRIBOU COUNTY, IDAHO (DRY VALLEY SUBDIVISION)

PETITION FOR EXEMPTION

UNION PACIFIC RAILROAD COMPANY

Mack H. Shumate, Jr. Senior General Attorney 101 North Wacker Drive Room 1920 Chicago, IL 60606 Tel: 312/777-2055

Fax: 312/777-2065

Dated: December 15, 2004 Filed: December 16, 2004

BEFORE THE SURFACE TRANSPORTATION BOARD

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Docket No. AB-33 (Sub-No. 227X)

UNION PACIFIC RAILROAD COMPANY
-- ABANDONMENT EXEMPTION --

IN CARRIBOU COUNTY, IDAHO (DRY VALLEY SUBDIVISION)

PETITION FOR EXEMPTION

1.

INTRODUCTION

Union Pacific Railroad Company ("UP") hereby petitions the Board, pursuant to 49 U.S.C. §10502, to grant an exemption from 49 U.S.C. §\$10903 in order to permit abandonment and discontinuance of service over the Dry Valley Subdivision from milepost 23.90 to milepost 24.11, a distance of 0.21 miles in Carribou County, Idaho (the "Line"). There are no shippers on the Line that will be adversely affected by the proposed abandonment. The sole reason for the proposed abandonment is to facilitate the reclassification and sale of the Line to the sole shipper on the Line, Agrium.

UP seeks exemption of this proposed abandonment and discontinuance of service on the Line from regulation under 49 U.S.C. §10903 in accordance with 49 U.S.C. §10502 and the Rules applicable thereto at 49 C.F.R. §1121 and 49 C.F.R. §1152 and the Special Rules at 49 C.F.R. §1152.60.

PETITIONER'S BACKGROUND AND REPRESENTATIVE

UP has rail operations in the States of Arizona, Arkansas, California, Colorado, Idaho, Illinois, Indiana, Iowa, Kansas, Louisiana, Minnesota, Missouri, Montana, Nebraska, Nevada, New Mexico, Oklahoma, Oregon, Tennessee, Texas, Utah, Washington, Wisconsin and Wyoming. The Line from milepost 23.90 to milepost 24.11 in Carribou County, Idaho is owned and operated by UP. The name, address and telephone number of UP's representative is listed below:

Mack H. Shumate, Jr. 101 North Wacker Drive Room 1920 Chicago, IL 60606 Tel: 312/777-2055

Fax: 312/777-2065

III.

LINE DESCRIPTIONS, ZIP CODE INFORMATION AND MAP

The proposed action involves the abandonment and discontinuance of service over the Dry Valley Subdivision from milepost 23.90 to milepost 24.11, a distance of 0.21 miles near Dry Valley, in Caribou County, Idaho. The sole reason for the proposed abandonment is to facilitate the reclassification and sale of the Line to the customer, Agrium, so that Agrium can assemble optimally sized phosphate rock trains with its own crews, which will enhance the economic performance of this short segment and the rail line beyond. In 2002 and 2003, the Dry Valley traffic was moved by a firm named Astaris. Astaris has since sold the Dry Valley mining operations to a firm called Agrium. Agrium is the party that desires to operate the subject Line after the proposed abandonment,

reclassification, and sale. It is contemplated that Agrium will commence shipping activities in 2005.

The Line was constructed in 1965 by UP for El Paso Gas Products Company. The Line was purchased by UP through its subsidiary, the Oregon Short Line Railroad in 1973. It is laid with 131-pound jointed rail.

The Line traverses U.S. Postal Service Zip Code 83230.

A map of the Line is attached hereto as **Attachment 1** and is hereby made a part hereof.

IV.

SHIPPER INFORMATION

The recent shipping profile for the Line is as follows

Agrium (Successor-In-Interest to Astaris) 13131 Lake Fraser Drive S.E.

Calgary, AB T2J 7E8

(Note: Astaris was the sole shipper on the Line in 2002 and 2003 but subsequently sold its operations served by the Line to Agrium).

2002: Phosphate Rock, STCC 1471410, 1722 cars, 170,469 tons. Covered Hoppers moved on own wheels, 14 cars, 0 tons lading. Total: 1736 cars, 170,469 tons.

2003: Phosphate Rock, STCC 1471410, 1609 cars, 159,103 tons.

January-September 2004, no activity.

The abandonment will have no adverse effect on Agrium. Subsequent reclassification of the Line and sale of the Line by UP to Agrium will permit Agrium to build larger trains with its own personnel and permit it to maximize its rail shipping activity. Agrium will not have to utilize any transportation alternatives. UP will still provide rail service to the Agrium facility. Since the Line is at a track end, there will be no effect on overhead traffic.

REASONS FOR THE ABANDONMENT

There appears to be no reasonable alternative to the abandonment. The Line serves the sole function of accessing the industry tracks of Agrium. There is no other industry in the area, and none is anticipated. There is no overhead traffic, The phosphate rock produced by Agrium will continue to move in dedicated unit trains over the UP.

UP does not believe the property proposed for abandonment is suitable for other public purposes, including roads or highways, other forms of mass transportation, conservation, energy production or transmission, as the area because of its limited population base is adequately served by existing roads and utility lines. The Line contains approximately 3.992 acres of non-reversionary property. Based on information in UP's possession, the Line does not contain federally granted right-of-way. Any documentation in UP's possession will be made available to those requesting it.

The UP is of the opinion that the proposed abandonment would be beneficial to the UP, the shipper Agrium and interstate commerce in general.

VI.

REASONABLE ALTERNATIVE; VIABILITY

There appears to be no reasonable alternative to the abandonment. There will be no adverse effect on the sole shipper on the Line, Agrium, in that Agrium will continue to have rail service to the Line. That is, Agrium will continue to receive direct rail service from UP in that the Line serves the sole function of providing access to the industry tracks of Agrium.

There should be no effect on regional or local transportation systems or patterns, and there will be no diversion to other modes or transportation systems.

Since Agrium will be using the Line for its sole industrial purposes, the property is not suitable for other public purposes including roads or highways, other forms of mass transportation, conservation, energy production or transmission, or recreation.

VII.

THE EXEMPTION STANDARDS HAVE BEEN MET

A. The abandonment requires an exemption from 49 U.S.C. §10903.

Abandonment of rail lines requires authorization and approval of the Board pursuant to 49 U.S.C. §10903. However, 49 U.S.C. §10502 requires the Board to exempt a transaction when it finds: (1) continued regulation is not necessary to carry out the Rail Transportation Policy of 49 U.S.C. §10101; and (2) either the transaction is of limited scope or Board regulation is not necessary to protect shippers from an abuse of market power. UP's proposal for abandonment and discontinuance of operations clearly satisfies the standards for exemption under 49 U.S.C. §10502.

Detailed scrutiny by the Board under 49 U.S.C. §10903 is not necessary to carry out the Rail Transportation Policy of 49 U.S.C. §10101. An exemption will minimize UP's administrative expense and the cost, preparation and review associated with progressing the proposed abandonment in a full application proceeding. An exemption will expedite regulatory action and will reduce regulatory barriers to exit from the Line consistent with Sections 10101(2) and (7). An exemption will foster sound economic conditions in the transportation industry consistent with Section 10101(5), by permitting UP's abandonment of the Line and subsequent sale to Agrium, the cost to maintain and

operate the Line will become the obligation of Agrium, the sole shipper, and will be accounted for as an industry track.

The proposed abandonment is clearly a transaction of "limited scope." The Line is only 0.21 miles long and will have no recurring local traffic except the Agrium traffic which will continue to receive direct rail service from UP through the connection to Agrium's facility via the Line. In addition, regulation of this abandonment is not needed to protect shippers from an abuse of market power, since the reclassification of the Line will permit Agrium exclusive utilization of the Line for Agrium's industrial shipping requirements.

VIII.

LAND AREA, FEDERAL GRANT INFORMATION, AND PUBLIC USE

The right-of-way is approximately 0.21 miles in length. The Line is 149 feet in width and is in a dale. The topography of the land is hilly, rocky with some gently rolling slopes and the property is generally not suitable for other public purposes including roads or highways, other forms of mass transportation, conservation, energy production or transmission or recreation as this area is adequately served by existing roads and utility lines at the present time. The Line contains approximately 3.992 acres of non-reversionary property. Based on information in UP's possession, the Line does not contain federally granted right-of-way. Any documentation in UP's possession will be made available to those requesting it.

UP is agreeable to the labor protection conditions imposed in abandonment proceedings as prescribed in <u>Oregon Short Line R. Co. - Abandonment - Goshen</u>, 360 ICC 91 (1979).

X.

ENVIRONMENTAL AND HISTORIC REPORT.

The required environmental and historic information is contained in the

Combined Environmental and Historic Report (the "CEHR") which was served on

November 8, 2004. A copy of the CEHR transmittal letter is attached hereto as

Attachment 2 and is hereby made a part hereof. The original and ten (10) copies of the

CEHR were sent to Ms. Victoria Rutson, Section of Environmental Analysis, on November

5, 2004, for filing.

Subsequent to the filing of the combined CEHR one additional letter dated

November 4, 2004 was received by UP from the Department of the Army Corps of

Engineers ("Corp"). A copy of this letter is attached hereto as **Attachment 3** and is hereby

made a part hereof. This letter states that based on the information provided the proposed

project will not require a permit from the Corp.

WHEREFORE, Union Pacific Railroad Company respectfully requests that

the Board issue a decision exempting the proposed abandonment from the provisions of

49 U.S.C. §10903 and direct that the exemption be effective on the date of the Board's

decision.

Dated this 15th day of December, 2004.

Respectfully submitted,

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UNION PACIFIC RAIL ROAD COMPAN

Mack H. Shumate, Jr.

Serlior General Attorney

101 North Wacker Drive, Room 1920

Chicago, IL 60606

Tel: 312/777-2055; Fax: 312/777-2065

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VERIFICATION

STATE OF NEBRASKA)
) ss:
COUNTY OF DOUGLAS)

I, RAYMOND E. ALLAMONG, JR., Senior Manager Rail Line Planning of Union Pacific Railroad Company, declare under penalty of perjury, under the laws of the United States of America, that I have read the foregoing document and that its assertions are true and correct to the best of my knowledge, information and belief. I further declare that I am qualified and authorized to submit this verification on behalf of Union Pacific Railroad Company. I know that willful misstatements or omissions of material facts constitute Federal criminal violations punishable under 18 U.S.C. 1001 by imprisonment up to five years and fines up to \$10,000 for each offense. Additionally, I know that these misstatements are punishable as perjury under 18 U.S.C. 1621, which provides for fines up to \$2,000 or imprisonment up to five years for each offense.

Dated at Omaha, Nebraska, this 9th day of November, 2004.

Raymond E. Allamong, Jr.

SUBSCRIBED AND SWORN TO

before me this 9th day of

November, 2004.

Notary Public

My Commission expires: October 15, 2008

MARY R. HOLEWINSKI
My Comm. By. Oct. 15, 2008

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DRAFT FEDERAL REGISTER NOTICE [49 C.F.R. § 1152.60(c)]

STB No. AB-33 (Sub-No. 227X)

Notice of Petition for Exemption to Abandon or to Discontinue Service

On December 16, 2004, Union Pacific Railroad Company filed with the Surface Transportation Board, Washington, D.C. 20423, a petition for exemption for the abandonment and discontinuance of service over the Dry Valley Subdivision from milepost 23.90 to milepost 24.11, a distance of 0.21 miles in Caribou County, Idaho (the "Line")

The Line does not contain federally granted rights-of-way. Any documentation in the railroad's possession will be made available promptly to those requesting it.

The interest of railroad employees will be protected as required by 49 U.S.C. 10903(b)(2).

Any offer of financial assistance will be due no later than 10 days after service of a decision granting the petition for exemption.

All interested persons should be aware that following abandonment of rail service and salvage of the Line, the Line may be suitable for other public use, including interim trail use.

Any request for a public use condition and any request for trail use/rail banking will be due no later than 20 days after notice of the filing of the petition for exemption is published in the <u>Federal Register</u>.

Persons seeking further information concerning abandonment procedures may contact the Surface Transportation Board or refer to the full abandonment or discontinuance regulations at 49 CFR Part 1152. Questions concerning environmental issues may be directed to the Board's Section of Environmental Analysis, telephone (202) 565-1545.

An environmental assessment (EA) (or environmental impact statement (EIS), if necessary), prepared by the Section of Environmental Analysis will be served upon all parties of record and upon any agencies or other persons who commented during its preparation. Any other persons who would like to obtain a copy of the EA (or EIS) may contact the Section of Environmental Analysis. EAs in these abandonment proceedings normally will be made available within 60 days of the filing of the petition. The deadline for submission of comments on the EA will generally be within 30 days of its service.

CERTIFICATE OF SERVICE AND PUBLICATION

The undersigned hereby certifies that a copy of the foregoing Petition for Exemption in Docket No. AB-33 (Sub-No. 227X) by Union Pacific Railroad Company was served on the date indicated below by mailing a copy, first class mail postage prepaid to the following:

MTMCTEA Attn: Railroads for National Defense 720 Thimble Shoals Blvd., Suite 130 Newport News, VA 23606-2574

U. S. Department of the Interior National Park Service Recreation Resources Assistance Div. P.O. Box 37127 Washington, D.C. 20013-7127

U.S. Department of Agriculture Chief of the Forest Service 4th Floor NW, Auditors Building 14th Street & Independence Ave., S.W. Washington, D.C. 20250 Commission Secretary Idaho Public Utilities Commission P. O. Box 83720 472 West Washington St. Boise, ID 83702

Caribou County Commissioners County Courthouse 159 S. Main Street Soda Springs, ID 83276-1427

The undersigned further certifies that a notice of the abandonment was published one time in the County where the rail line is located as follows:

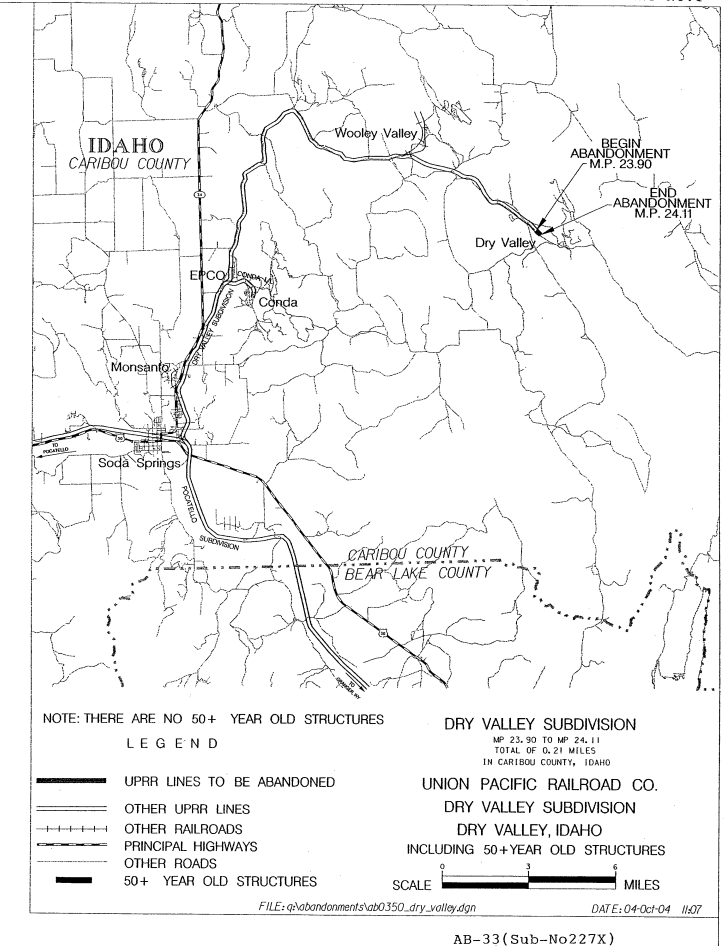
County Newspaper Date

Caribou Caribou County Sun December 9, 2004

The above newspaper is generally circulated in the county where the rail line is located. The Notice as published was in the form prescribed by the Board for a Petition for Exemption at 49 CFR 1105.12.

Dated this 15th day of December, 2004.

Ma¢k H. Shumate, Jr.







November 5, 2004

VIA U.P.S. OVERNIGHT

Surface Transportation Board Section of Environmental Analysis 1925 "K" St., N.W., Room 504 Washington, DC 20423-0001

Attention: Victoria Rutson

RE: Docket No. AB-33(Sub-No.227X), Union Pacific Railroad Company

Abandonment Exemption - In Carribou County, Idaho from M.P. 23.90 to M.P. 24.11 (Dry Valley Subdivision)

Dear Ms. Rutson:

Enclosed for filing in the above-referenced docket is the original and ten (10) copies of a Combined Environmental and Historic Report prepared pursuant to 49 C.F.R. §1105.7 and §1105.8, with a Certificate of Service, and a transmittal letter pursuant to 49 C.F.R. §1105.11.

Union Pacific anticipates filing a Petition for Exemption in this matter on or after November 29, 2004.

Sincerely,

Enclosures

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Mack H. Shumate, Jr.
Senior General Attorney, Law Department

CERTIFICATE OF SERVICE OF THE COMBINED ENVIRONMENTAL AND HISTORIC REPORT

The undersigned hereby certifies that a copy of the foregoing Combined Environmental and Historic Report in Docket No. AB-33 (Sub-No. 227X) for the Dry Valley Subdivision in Caribou County, Idaho was served by first class mail on the 5th day of November. 2004 on the following:

State Clearinghouse (or alternate):

Commission Secretary Idaho Public Utilities Commission P.O. Box 83720 472 West Washington St. Boise, ID 83702

State Environmental Protection Agency:

Idaho Division of Environmental Quality 1410 N. Hilton Boise, ID 83706

State Coastal Zone Management Agency (if applicable):

None

Head of each County:

Caribou County Commissioners County Courthouse 159 S. Main Street Soda Springs, ID 83276-1427

Environmental Protection Agency

(Regional Office):

U.S. Environmental Protection Agency Region 10 1200 Sixth Avenue Seattle, WA 98101

U.S. Fish and Wildlife:

U.S. Fish & Wildlife Service, Region 1 911 NE 11th Avenue Portland, OR 97232-4181

U.S. Army Corps of Engineers:

U.S. Army Engineer District Walla Walla 201 North Third Avenue Walla Walla, WA 99362-1876

National Park Service:

National Park Service William D. Shaddox Chief, Land Resources Division 1849 "C" St., N. W., #MS3540 Washington, DC 20240

U.S. Natural Resources Conservation Service:

State Conservationist **Natural Resource Conservation Service** 9173 W. Barnes Drive, Ste. C Boise, ID 83709-1573

National Geodetic Survey:

National Geodetic Survey Frank Maida, Chief Spatial Reference System Division NOAA N/NGS23 1315 E-W Highway Silver Spring, MD 20910-3282

State Historic Preservation Office:

State Historic Preservation Officer Idaho Historical Society 1109 Main St., Suite 250 Boise, ID 83702

Shipper:

Agrium 13131 Lake Fraser Drive S.E. Calgary, AB T2J 7E8

Dated this 5th day of November, 2004

Mack H. Shumate J.



DEPARTMENT OF THE ARMY
WALLA WALLA DISTRICT, CORPS OF ENGINEERS
IDAHO FALLS REGULATORY OFFICE
900 NORTH SKYLINE DRIVE, SUITE A
IDAHO FALLS, IDAHO 83402-1718

7107 TO CUCHNA

November 4, 2004

Regulatory Division

SUBJECT: NWW No. 053300005

Mr. Charles Saylors Union Pacific Railroad 1400 Douglas St. Stop 1580 Omaha, Nebraska, 68179-1580

Dear Mr. Saylors:

This is in response to your October 11, 2004 letter requesting our comments for Union Pacific's proposed rail line abandonment at Dry Valley Mine from milepost 23.90 to 24.11. It is our understanding that the section of line will be abandoned in place for use by Agrium in their mine operation and that no actual work is proposed. Section 404 of the Clean Water Act (33 U.S.C. 1344) requires a Department of the Army permit be obtained for the discharge of dredged or fill material into waters of the United States. This includes most perennial and intermittent rivers and streams, natural and man-made lakes and ponds, and wetlands, as well as irrigation and drainage canals and ditches that are tributaries to other waters. The Dry Valley Creek is a water regulated under Section 404. Activities regulated under Section 404 include excavation and mechanized landclearing activities, which result in the discharge of dredged material and destroy or degrade waters of the United States. The term waters of the United States includes rivers, lakes, streams, (both perennial and intermittent), ponds, and wetlands.

Based on the information provided, it appears the proposed project will not involve work in areas subject to our jurisdiction and a Department of the Army permit will not be required. If you have any questions concerning these regulatory matters, please contact me at 208-522-1676 (fax 208-522-2994).

Sincerely,

James M. Joyner

Regulatory Project Manager

James M. Joyner

Enclosures