

Vermont Department of Environmental Conservation Watershed Management Division 1 National Life Drive, Davis Building 3rd Fl Montpelier VT 05620-3522 Agency of Natural Resources

[phone] 802-828-1115

August 23, 2022

Dear City of Essex Junction, Town of Essex, & Town of Williston:

The City of Essex Junction appealed the Final Issued NPDES Direct Discharge Permit 3-1254 and as a result the Final Stipulation in Docket No. 21-ENV-00081 amended Condition I.D.3.b. Additionally, typographical errors were found within the Permit while entering information into the Wastewater Inventory (WWInv), the Wastewater Program's compliance and permitting database, after the permit was issued and needed amending. This amendment required the permit to be placed on a 30-day public comment period. Comments on the amended permit were limited to those that address the proposed changes. The following is a summary of the changes proposed, which are bolded and italicized in the final amended permit:

- 1. Condition I.D.3.b was amended as a result from the Final Stipulation in Docket No. 21-ENV-00081, to clarify to the Permittee and Co-Permittee what is required for the Industrial User Survey for Copper. Condition I.D.3.c was removed from the draft amended Permit. Part VI.B of the Fact Sheet was revised to account for the permit amendments. Additionally, the Copper Survey template was attached to the Fact Sheet for the Permittee and Co-Permittee to have for their records.
- 2. Phosphorus was spelled incorrectly as "phosphorous" in Condition I.G.3(a)(ii) of the permit and was revised. This was also detected and corrected for Parts IV.A and VI.E of the Fact Sheet.
- 3. Part VIII of the Fact Sheet was revised to include the public notice period for the amended Permit.
- 4. Since the permit was placed on public notice, the municipality changed from the Village of Essex Junction to the City of Essex Junction. This change has been incorporated throughout the permit and fact sheet documents.

Please send any questions to Jamie Bates via email to Jamie.Bates@vermont.gov or by phone to (802)-490-6183.

Sincerely,

Katos

Jamie Bates Direct Discharge Analyst (she/her) Vermont Department of Environmental Conservation Watershed Management Division, Wastewater Management Program

AGENCY OF NATURAL RESOURCES DEPARTMENT OF ENVIRONMENTAL CONSERVATION WATERSHED MANAGEMENT DIVISION ONE NATIONAL LIFE DRIVE, DAVIS BUILDING, 3rd FLOOR MONTPELIER, VT 05620-3522

Permit Number: 3-1254 PIN: EJ93-0004 NPDES Number: VT0100111

Facility Name:	Essex Junction WWTF		
Facility Address:	35 Cascade St		
	Essex Junction VT 05452		
Coordinates:	Lat: 44.4810 Long: -73.1209		
Facility Classification:	5 Domestic Major		
Permittee Name:	City of Essex Junction		
Permittee Address:	2 Lincoln Street		
	Essex Junction, VT 05452		
Co-Permittee Name:	Town of Williston	Co-Permittee Name:	Town of Essex
Co-Permittee Address:	722 Williston Road	Co-Permittee Address:	81 Main Street
	Williston, VT 05495		Essex, VT 05452
Expiration Date:	June 30, 2026		
Reapplication Date:	December 31, 2025		

In compliance with the provisions of the Vermont Water Pollution Control Act as amended (10 V.S.A., Chapter 47), the Vermont Water Pollution Control Permit Regulations as amended (Environmental Protection Rules, Chapter 13), and the federal Clean Water Act as amended (33 U.S.C. § 1251 et seq.), and implementing federal regulations, the Permittee, the City of Essex Junction, and Co-Permittees, the Town of Williston, the Town of Essex (hereinafter referred to as the "Permittee and Co-Permittees" or "Permittees") is authorized by the Secretary of the Agency of Natural Resources (hereinafter referred to as the "Secretary") to discharge from the Essex Junction Wastewater Treatment Facility (hereinafter referred to as the "WWTF") to the, Winooski River, in accordance with the following conditions.

This *amended* permit shall be effective on 9/1/2022.

Julia S. Moore, Secretary Agency of Natural Resources

By:

Amy Polaczyk, Wastewater Program Manager Watershed Management Division

Date 8/24/2022

I. PERMIT SPECIAL CONDITIONS

A. EFFLUENT LIMITS AND MONITORING REQUIREMENTS

1. **Discharge Point S/N 001, Lat. 44.47932, Long. -73.12040:** During the term of this permit, the Permittee is authorized to discharge from outfall S/N 001 of the Essex Junction WWTF to the Winooski River, an effluent for which the characteristics shall not exceed the values listed below:

Discharge Monitor	ing					
Constituent; Sampling Point and Sample Type	Season and Sampling Frequency	Quantity	Quantity	Conc.	Conc.	Conc.
Flow; Effluent; Continuous	Year Round Daily	Monitor mgd Monthly Avg				
BOD, 5-Day; Effluent; 8 Hour Comp	Year Round Weekly	688 lbs/day Monthly Avg	1032 lbs/day Weekly Avg	30 mg/l Monthly Avg	45 mg/l Weekly Avg	50 mg/l Daily Max
BOD, 5-Day; Influent; 8 Hour Comp	Year Round Monthly			Monitor mg/l Monthly Avg		
Chlorine, Total Residual; Effluent; Grab	Year Round Daily					0.1 mg/l Instant Max
Copper, Total; Effluent; 8 Hour Comp	Year Round Monthly		Monitor lbs/day Daily Max			Monitor mg/l Daily Max
Copper, Total; Influent; 8 Hour Comp	01/01 - 03/31 Quarterly		Monitor lbs/day Daily Max			Monitor mg/l Daily Max
Copper, Total; Influent; 8 Hour Comp	04/01 - 06/30 Quarterly		Monitor lbs/day Daily Max			Monitor mg/l Daily Max
Copper, Total; Influent; 8 Hour Comp	07/01 - 09/30 Quarterly		Monitor lbs/day Daily Max			Monitor mg/l Daily Max
Copper, Total; Influent; 8 Hour Comp	10/01 - 12/31 Quarterly		Monitor lbs/day Daily Max			Monitor mg/l Daily Max

Discharge Monitor	ing Continued					
Constituent; Sampling Point and Sample Type	Season and Sampling Frequency	Quantity	Quantity	Conc.	Conc.	Conc.
E. Coli; Effluent; Grab	Year Round Weekly					77 #/100 ml Instant Max
Nitrite Plus Nitrate Total; Effluent; 8 Hour Comp	11/01 - 05/31 Monthly		Monitor lbs/day Daily Max			Monitor mg/l Daily Max
Nitrite Plus Nitrate Total; Effluent; 8 Hour Comp	06/01 - 10/31 Weekly	Monitor lbs/day Monthly Avg	Monitor lbs/day Daily Max	Monitor mg/l Monthly Avg		Monitor mg/l Daily Max
Nitrogen, Kjeldahl Total; Effluent; 8 Hour Comp	11/01 - 05/31 Monthly		Monitor lbs/day Daily Max			Monitor mg/l Daily Max
Nitrogen, Kjeldahl Total; Effluent; 8 Hour Comp	06/01 - 10/31 Weekly	Monitor lbs/day Monthly Avg	Monitor lbs/day Daily Max	Monitor mg/l Monthly Avg		Monitor mg/l Daily Max
Nitrogen, Total; Effluent; Calculated	11/01 - 05/31 Monthly		Monitor lbs/day Daily Max			Monitor mg/l Daily Max
Nitrogen, Total; Effluent; Calculated	06/01 - 10/31 Weekly	Monitor lbs/day Monthly Avg	Monitor lbs/day Daily Max	Monitor mg/l Monthly Avg		Monitor mg/l Daily Max
pH; Effluent; Grab	Year Round Daily			6.5 s.u. Min		8.5 s.u. Max
Phosphorus, Total; Effluent; Calculated	Year Round Monthly	Monitor lbs Annual Total	Monitor lbs Monthly Total	Monitor % Monthly Total		
Phosphorus, Total; Effluent; 8 Hour Comp	Year Round Weekly			0.8 mg/l Monthly Avg		
Septage Received; Influent; Recorder Total	Year Round Daily		Monitor gallons Monthly Total			

Disaharga Manitari	ing Continued					Page 4 of 36
Discharge Monitor	ing Continued					
Constituent; Sampling Point and Sample Type	Season and Sampling Frequency	Quantity	Quantity	Conc.	Conc.	Conc.
Settleable Solids; Effluent; Grab	Year Round Daily					1 ml/l Instant Max
Suspended Solids, Total; Effluent; 8 Hour Comp	Year Round Weekly	688 lbs/day Monthly Avg	1032 lbs/day Weekly Avg	30 mg/l Monthly Avg	45 mg/l Weekly Avg	50 mg/l Daily Max
Suspended Solids, Total; Influent; 8 Hour Comp	Year Round Monthly			Monitor mg/l Monthly Avg		
Ultimate Oxygen Demand; Effluent; Calculated	06/01 - 10/31 Weekly		1820 lbs/day Daily Max			
Zinc; Effluent; 8 Hour Comp	Year Round Monthly		Monitor lbs/day Daily Max			Monitor mg/l Daily Max
Additional Monitor	ring		1	1		
Constituent; Sampling Point and Sample Type	Season and Sampling Frequency	Quantity	Quantity	Conc.	Conc.	Conc.
Flow; Annual Average; Calculated	12/01 - 12/31 Annual	3.3 mgd Annual Avg				
BOD, 5-Day (%R); Percent Removal; Calculated	Year Round Monthly			85 % Monthly Min		
Phosphorus, Total; Annual Average; Calculated	12/01 - 12/31 Annual	2008 lbs/yr Annual Total				
Suspended Solids, Total (%R); Percent Removal; Calculated	Year Round Monthly			85 % Monthly Min		

2. Discharge Sampling Points

- a) Effluent sampling: The effluent sampling shall be taken after the weir following the dechlorination contact tank before discharging to the Winooski River at River Mile 17-2 on the northerly bank.
- b) Influent sampling: The influent sample shall be taken in the headworks within the widest opening of the influent channel and after the fine screen, but before the first Equalization Tank (EQ).

3. Discharge Special Conditions

a) The Ultimate Oxygen Demand (UOD) limitation is only effective from June 1 through October 31 annually. UOD shall be calculated using the Total Kjeldahl Nitrogen (TKN) load by the following formula:

UOD lbs. = ((BOD lbs. x 1.43) + (TKN lbs. x 4.57))

- b) The Permittee shall operate the facility to meet the concentration limitations or pounds limitation, whichever is more restrictive.
- c) The monthly average concentrations of Biochemical Oxygen Demand (BOD5) and Total Suspended Solids (TSS) in the effluent shall not exceed 15 percent of the monthly average concentrations of BOD5 and TSS in the influent into the WWTF.
- d) Total Annual Pounds of Phosphorus discharged shall be defined as the sum of all the Total Monthly Pounds of Phosphorus discharged for the calendar year. Total Monthly Pounds of Phosphorus discharged shall be calculated as follows:

(Monthly Average Phosphorus Concentration) x (Total Monthly Flow) x 8.34

(See required Total Phosphorus monitoring report form WR-43-TP to report monthly totals)

e) Total Nitrogen (TN) shall be monitored and reported as pounds, via a CWA approved method. An example would be using the sum of Nitrate/Nitrite (NOx) and TKN concentrations to find TN, which would by calculated as:

Average TN (mg/L) x Total Daily Flow (MGD) x 8.34; where,

TN (mg/L) = TKN (mg/L) + NOx (mg/L); and where,

NOx (mg/L) = NO3 (mg/L) + NO2 (mg/L)

f) The Permittee (*City* of Essex Junction) shall be solely responsible for the proper operation and maintenance of the Permittee's pump stations and collection system, the enforcement of Permittee's sewer use ordinance, and the proper operation and maintenance of the *City* of Essex Junction Wastewater Treatment Facility.

The Co-Permittee, Town of Essex, shall be solely responsible for the proper operation and maintenance of that Town's pump stations and collection system, and for the enforcement of that Town's sewer use ordinance.

The Co-Permittee, Town of Williston, shall be solely responsible for the proper operation and maintenance of that Town's pump stations and collection system, and for the enforcement of that Town's sewer use ordinance.

- g) The discharge shall be free from substances of any kind or quantity that settle to form harmful benthic deposits; float as foam, debris, scum or other visible substances; produce odor, color, taste or turbidity that is not naturally occurring and would render the surface water unsuitable for its designated uses; result in the dominance of nuisance species; or interfere with recreational activities; or which would cause a violation of the Vermont Water Quality Standards.
- h) If the effluent discharged for a period of 90 consecutive days exceeds 80 percent of the permitted flow limitation, the Permittee shall submit to the Secretary projected loadings and a program for maintaining satisfactory treatment levels.
- i) Any action on the part of the Secretary in reviewing, commenting upon or approving plans and specifications for the construction of WWTFs shall not relieve the Permittee and Co-Permittees from the responsibility to achieve effluent limitations set forth in this permit and shall not constitute a waiver of, or act of estoppel against any remedy available to the Secretary, the State of Vermont or the federal government for failure to meet any requirement set forth in this permit or imposed by state or federal law.
- j) Composite samples for BOD5, Total Suspended Solids (TSS), Total Phosphorus, TKN, NOx, Total Copper, and Total Zinc shall be taken during the hours 6:00 a.m. to 6:00 p.m., unless otherwise specified. Eight hours is the minimum and 24 hours is the maximum period for the composite.
- k) Settleable Solids samples shall be collected during the period of peak flow.
- Escherichia coli (E. coli) grab samples shall be collected between the hours of 6:00 a.m. to 6:00 p.m. E. coli sampling shall coincide with TRC sampling.
- m) For the purposes of compliance with this permit, Total Residual Chlorine (TRC) analysis must be completed using a test method in 40 C.F.R. § 136 that achieves a minimum level (ML) no greater than 0.1 mg/L.

TRC monitoring is required whenever chlorine is added to the treatment process and shall be monitored and recorded both prior to and following dechlorination. If there are months when chlorine is not added to the treatment system, a no data indicator (NODI) of 9 "Conditional Monitoring" shall be reported on the monthly discharge monitoring report.

- n) The Permittee shall demonstrate the accuracy of the effluent flow measurement device weekly and report the results on the monthly report forms. The acceptable limit of error is $\pm 10\%$.
- o) Monthly average flow shall be calculated by summing the daily effluent flow for each day in the given month and dividing the sum by the number of days of discharge in that month.

B. WASTE MANAGEMENT ZONE

In accordance with 10 V.S.A. § 1252, this permit hereby establishes a waste management zone that extends from the outfall of the WWTF in the Winooski River downstream 1.00 mile(s).

C. ANNUAL CONSTITUENT MONITORING

1. Unless monitoring more frequently than annually, the Permittee shall monitor outfall serial number S/N 001 and submit the results, including units of measurement, as an attachment to the DMR form WR-43 for the month in which the samples were taken for the following parameters:

Ammonia (as N)

Dissolved Oxygen

Oil & Grease

Total Dissolved Solids

- 2. Grab samples shall be used for Temperature, Ammonia, Dissolved Oxygen, and Oil & Grease. Total Dissolved Solids shall be collected as a composite sample. Samples shall be representative of the seasonal variation in the discharge.
- 3. In the event this permit is administratively continued pursuant to 3 V.S.A. § 814, the Permittee shall continue annual monitoring of the above parameters on a schedule that assures samples are representative of the seasonal variation in the discharge and report by January 15th each year.
- 4. The Permittee shall sample and report according to the following table:

Due Date	Event Description
1/15/2022	The Permittee shall submit the results from Annual Constituent Monitoring for the previous year.
1/15/2023	The Permittee shall submit the results from Annual Constituent Monitoring for the previous year.
1/15/2024	The Permittee shall submit the results from Annual Constituent Monitoring for the previous year.
1/15/2025	The Permittee shall submit the results from Annual Constituent Monitoring for the previous year.
1/15/2026	The Permittee shall submit the results from Annual Constituent Monitoring for the previous year.

D. COPPER ASSESSMENT

Effluent monitoring data indicate cumulative loading of copper (Cu) to the Lower Winooski River may approach the assimilative capacity of the section of the river downstream of the Essex 19 Dam. To address this issue, the Secretary requires municipal WWTFs discharging to this section of river to collect influent and effluent copper data using a more sensitive method to better assess the scope of the issue and to conduct an Industrial Waste Survey.

- 1. To assure self-reported data accurately quantifies the amount of copper discharged, effluent copper analyses shall be carried out using a method that assures a Method Detection Limit (MDL) of 0.006 mg/L or lower. This level of detection may be achieved using EPA methods 200.7 and 200.8 listed in 40 C.F.R. Part 136 which have estimated detection limits of 0.0054 mg/L and 0.004 mg/L, respectively.
- 2. Influent copper shall be measured on a quarterly basis to assess the Cu loading from the collection system as well as hauled wastes received. Sufficiently sensitive test methods shall be employed to assure the influent data collected are quantifiable above the MDL of the test method used.
- 3. The Permittee and Co-Permittees shall submit to the Secretary the Industrial Waste Survey report that, at a minimum, includes the following:
- a) Background Cu concentration expected in the drinking water based on the drinking water utility reports.
- b) A list of users to whom the WWTF sent a Copper Survey form and copies of any returned forms. The list of users shall be derived by the Permittee or Co-Permittees and the Agency as follows:

The list shall include Permitted Significant Industrial Users, if any, waste haulers, and any business requested by the Agency, that the Agency believes may have a reasonable potential to discharge copper into the municipal collection systems in amounts above typical domestic sewage. This list should also include businesses known to the Agency, the Permittee, or either Co-Permittee to be engaged in metal manufacturing and/or metal finishing, textile dyeing, printing, cosmetics and/or soap manufacturing, copper root treatment, or any other process the Agency reasonably believes to discharge elevated amounts of copper into the municipal collection system. Agency staff and the Permittee and Co-Permittees shall coordinate to develop an agreed upon list of industrial users to whom the WWTF shall send the Copper Survey form in advance of the Industrial Waste Survey Report date.

- 4. If a new industry that may contribute significant amounts of copper connects to the system, or an existing industry proposes an expansion which has the potential to contribute copper to their discharge, the Permittee and Co-Permittees shall notify the Secretary prior to its connection as required in Condition II.D.2 of this permit.
- 5. The Permittee and Co-Permittees shall report according to the following table:

Due Date	Event Description
8/1/2023	The Permittee and Co-Permittees shall submit results of Industrial Waste Survey.

E. EMERGENCY POWER FAILURE PLAN

The Permittee, the *City* of Essex, and Co-Permittees, the Town of Essex, and the Town of Williston, submitted Emergency Power Failure Plans for jurisdictional sewage collection system, pump stations, and the treatment facility to the Secretary on November 19, 2004. Condition I.A.3.f. specifies each permittee's jurisdictional coverage under this permit. The Permittee and Co-Permittees shall revise and submit these plans within 180 days of the permit effective date.

1. The Permittee and Co-Permittees shall indicate in writing to the Secretary that in the event the primary source of electric power to the WWTF (including pump stations) fails, the Permittee and Co-Permittees shall either provide an alternative source of power for the operation of its WWTF necessary to achieve compliance with Condition II.B.1.a. of this permit, or demonstrate that the treatment facility has the capacity to store the wastewater volume that would be generated over the duration of the longest power failure that would have affected the facility in the last five years, excluding catastrophic events.

Any back-up or auxiliary systems, whether from a generating unit located at the WWTF or purchased from an independent source of electricity, must be separate from the existing power source used to operate the WWTF. If a separate unit located at the WWTF is to be used, the Permittee and Co-Permittees shall certify in writing to the Secretary when the unit is completed and prepared to generate power.

- 2. The determination of treatment system storage capacity shall be submitted to the Secretary upon completion.
- 3. These Plans may be combined and completed in unison with the requirements of Condition I.F for the Operation, Management, and Emergency Response Plan, such that one Plan covers both Conditions I.E and I.F.

4. The Permittee and Co-Permittees shall report according to the following table:

Due Date	Event Description
1/28/2022	The Permittee and Co-Permittees shall submit the revised EPFP within 180 days of the permit effective date.

F. OPERATIONS MANAGEMENT EMERGENCY RESPONSE PLAN (OMERP)

- On July 29, 2010, the Secretary approved the Operation, Management, and Emergency Response Plan (OMERP) for the wastewater treatment facility, jurisdictional sewage pumping stations, sewer line stream crossings and sewage collection system submitted by the Permittee, the *City* of Essex Junction. The Permittee shall submit the OMERP within 180 days of the permit effective date.
- 2. On December 3, 2010, the Secretary approved the OMERP for jurisdictional sewage pumping stations, sewer line stream crossings and sewage collection system submitted by the Co-Permittee, the Town of Essex. The Co-Permittee shall submit the OMERP within 180 days of the permit effective date.
- 3. On July 2, 2010, the Co-Permittee, the Town of Williston submitted an OMERP for their sewage pumping stations, sewer line stream crossings and sewage collection system. On August 26, 2010 the Secretary provided review comments to the Town detailing the insufficiencies in this Plan that must be corrected before it could be approved. The Town of Williston must complete and submit this Plan in accordance with the schedule below.
- 4. These Plans may be combined and completed in unison with the requirements of Condition I.E for Emergency Power Failure Plan, such that one Plan covers both Conditions I.E and I.F.
- 5. Upon approval by the Secretary, these Plans shall be implemented. These plans shall comply with the provisions of 10 V.S.A. § 1278, which require:
 - a) Identification of those elements of the facility, including collection systems that are determined to be prone to failure based on installation, age, design, or other relevant factors.
 - b) Identification of those elements of the facility identified under subdivision (a) of this subsection which, if one or more failed, would result in a significant release of untreated or partially treated sewage to surface waters of the State.
 - c) The elements identified in subdivision (b) of this subsection shall be inspected in accordance with a schedule approved by the Secretary.
 - d) An emergency contingency plan to reduce the volume of a detected spill and to mitigate the effect of such a spill on public health and the environment.
- 6. The Permittee and Co-Permittees shall report according to the following table:

Due Date	Event Description
11/30/2021	The Town of Williston shall submit their revised OMERP 3 months from the permit effective date.
1/28/2022	The <i>City</i> of Essex Junction and Essex Town shall submit the OMERP within 180 days of the permit effective date.

G. PHOSPHORUS OPTIMIZATION PLAN

1. Wasteload Allocation for Phosphorus

This permit includes a total phosphorus (TP) water quality based effluent limitation of consistent with the waste load allocation (WLA) for TP, established by the U.S. Environmental Protection Agency (U.S. EPA) in the 2016 "Phosphorus TMDLs for Vermont Segments of Lake Champlain" (LC TMDL). The Secretary reserves the right to reopen and amend this permit to include an alternate TP limitation or additional monitoring requirements based on the monitoring data, the results of phosphorus optimization activities, or a reallocation of phosphorus wasteload allocations between the Permittee and another WWTF pursuant to the requirements of TMDL and Vermont's "Wasteload Allocation Process" Rule (Environmental Protection Rule, Chapter 17).

2. Total Phosphorus Calculations and Reporting

Total Phosphorus shall be reported monthly, via electronic Discharge Monitoring Report, in the following ways:

- a) Monthly Average Phosphorus Concentration = The average concentration of phosphorus discharged this monitoring period. (sum of all daily discharges (mg/l) measured during the month divided by the number of daily discharges measured during the month)
- b) Total Monthly Pounds Phosphorus = The total pounds of phosphorus discharged this monitoring period. ((Monthly Average Phosphorus Concentration) x (Total Monthly Flows) x 8.34)
- c) Running Total Annual Pounds = The 12-month running annual TP load. (Sum the Total Monthly Pounds results for the immediately preceding 12 months)
- d) Comparison (%) of Running Total Annual Pounds to Annual Permit Limitation = The percentage of the Running Total Annual Pounds to the Annual TP Limitation. The comparison shall be calculated as:

% = Running Total Annual Pounds / Annual TP Permit Limit \times 100

- 3. Phosphorus Optimization Plan
- a) The Permittee shall develop or update (as appropriate) and submit to the Secretary a Phosphorus Optimization Plan (POP) to increase the WWTF's phosphorus removal efficiency by implementing optimization techniques that achieve phosphorus reductions using primarily existing facilities and equipment. The POP shall:
 - (i) Be developed by a qualified professional with experience in the operation and/or design of WWTFs in consultation with the WWTF;
 - (ii) Evaluate alternative methods of operating the existing WWTF, including operational, process, and equipment changes designed to enhance phosphorus removal. The techniques to be evaluated may include operational process changes to enhance biological and/or chemical *phosphorus* removal, incorporation of anoxic/anaerobic zones, septage receiving policies and procedures, and side stream management;
 - (iii)Determine which alternative methods of operating the existing WWTF, including operational, process, and equipment changes will be most effective at increasing phosphorus removal; and
 - (iv)Include a proposed implementation schedule for those methods of operating the WWTF determined to be most effective at increasing phosphorus removal.
- b) The Secretary shall review the POP. The Permittee shall commence implementation of the POP 60 days after submittal to the Secretary, unless the Secretary rejects the POP prior to that date.

- c) The Permittee shall annually submit a report to the Secretary as an attachment to the monthly electronic Discharge Monitoring Reporting (DMR) form WR-43 that documents:
 - (i) The optimization techniques implemented under the POP during the previous year.
 - (ii) Whether the techniques are performing as expected.
 - (iii)The phosphorus discharge trends relative to the previous year.
- 4. Phosphorus Reduction and Elimination Plan (PERP)
- a) The WWTF shall have 12 months from the permit effective date to optimize removal of TP.
- b) If, after the optimization period, the WWTF's actual, TP loads reach or exceed 80% of the annual mass limit for the WWTF, based on the WWTF's 12-month running annual load calculated using the Running Total Annual Pounds Calculation, the Permittee shall, within 90 days of reaching or exceeding 80% of the annual mass limit for the WWTF, develop and submit to the Secretary a projection based on the WWTF's current operations and expected future loadings of whether it will exceed its annual mass limit during the permit term.
- c) If the WWTF is not projected to exceed its annual mass limit within the permit term, the WWTF shall reassess when it is projected to reach its annual mass limit prior to permit renewal and submit that information with its next permit application.
- d) If the WWTF is projected to exceed its annual mass limit during the permit term, the Permittee shall submit a Phosphorus Elimination/Reduction Plan (PERP) within 6 months from the date of submittal of the projection submitted under Part 2 of this Section. The PERP shall be submitted to the Secretary to ensure the WWTF continues to comply with its annual mass limit.
- e) The PERP shall be treated as an application to amend the permit, and therefore, shall be subject to all public notice, hearing, and comment provisions, in place at the time the plan is submitted, that are applicable to permit amendments. The Permittee shall revise the PERP, if required by the Secretary.
- f) The PERP shall be developed by qualified professionals in consultation with the WWTF operator. The PERP shall include:
 - (i) An evaluation of alternatives to ensure the WWTF's compliance with its annual mass limit;
 - (ii) An identification of the chosen alternative or alternatives to ensure the WWTF's compliance with its annual mass limit;
 - (iii)A proposed schedule, including an engineer approved design and construction schedule and, if the chosen alternative or alternatives require a pilot study, a schedule for testing, that shall ensure the WWTF's compliance with its annual mass limit as soon as possible; and
 - (iv)A financing plan that estimates the costs for implementing the PERP and describes a strategy for financing the project.

Due Date	Event Description
11/29/2021	The Permittee shall submit a POP and implement optimization techniques to achieve reductions in TP.
1/28/2022	The Permittee shall commence implementation of the POP 60 days after submitting to the Secretary.
1/31/2022	The Permittee shall submit an annual report that documents TP trends and optimization techniques employed in 2021.
1/31/2023	The Permittee shall submit an annual report that documents TP trends and optimization techniques employed in 2022.
1/31/2024	The Permittee shall submit an annual report that documents TP trends and optimization techniques employed in 2023.
1/31/2025	The Permittee shall submit an annual report that documents TP trends and optimization techniques employed in 2024.
1/31/2026	The Permittee shall submit an annual report that documents TP trends and optimization techniques employed in 2025.

F. POLLUTANT SCAN (GREATER THAN 1 MGD)

- 1. The Permittee shall conduct an effluent analysis of outfall serial number S/N 001 for the pollutants included in Appendix J, Table 2 of 40 CFR Part 122 (see Attachment A) and submit the results to the Secretary.
- 2. Sampling for Pollutant Scans shall coincide with WET Testing when these occur.
- 3. In the event this permit is administratively continued pursuant to 3 V.S.A. § 814, the Permittee shall include the results of this effluent analysis with each WET test conducted.
- 4. The Permittee shall sample and report according to the following table:

Due Date	Event Description
6/30/2022	The Permittee shall submit results for January/February Toxic Pollutants Scan.
12/31/2023	The Permittee shall submit results of the August-October Toxic Pollutants Scan.
6/30/2024	The Permittee shall submit results for January/February Toxic Pollutants Scan.

I. QUALITY ASSURANCE REPORT / PROFICIENCY TESTING

1. In accordance with 10 V.S.A. § 1263.d.2, the Secretary may require a laboratory quality assurance sample program to ensure qualification of laboratory analysts. For purposes of demonstrating compliance with the requirements of this permit regarding adequate laboratory controls and appropriate quality assurance procedures, the Permittee shall conduct and pass an annual laboratory proficiency test, via an accredited laboratory, for the analysis of all pollutant parameters performed within their facility laboratory and reported as required by this permit. This can be carried out as part of an EPA DMR-QA study.

- 2. In the event this permit is administratively continued pursuant to 3 V.S.A. § 814, the Permittee shall continue to complete annual proficiency tests and report by December 31 each year.
- 3. The Permittee shall report on quality assurance according to the following table:

Due Date	Event Description
12/31/2021	The Permittee shall submit a passing Laboratory Proficiency Test annually.
12/31/2022	The Permittee shall submit a passing Laboratory Proficiency Test annually.
12/31/2023	The Permittee shall submit a passing Laboratory Proficiency Test annually.
12/31/2024	The Permittee shall submit a passing Laboratory Proficiency Test annually.
12/31/2025	The Permittee shall submit a passing Laboratory Proficiency Test annually.

J. WHOLE EFFLUENT TOXICITY (WET) TESTING ACUTE/CHRONIC

- 1. The Permittee shall conduct two-species (*Pimephales promelas* and *Ceriodaphnia dubia*) modified acute/chronic WET tests (48-hour acute endpoints within a 7-day chronic test) on a composite effluent sample collected from outfall serial number S/N 001. Total Ammonia or Total Kjeldahl Nitrogen shall be measured in the highest concentration of test solution at the beginning of the test. If chlorine is used in the WWTF's system, Total Residual Chlorine shall be measured in the highest concentration of test.
- 2. The WET tests shall be conducted according to the procedures and guidelines specified in "Methods for Measuring the Acute Toxicity of Effluents and Receiving Waters to Freshwater and Marine Organisms" and "Short-term Methods for Estimating the Chronic Toxicity of Effluents and Receiving Waters to Freshwater Organisms" (both documents U.S. EPA October 2002 or, if a newer edition is available, the most recent edition).
- 3. Based upon the results of these tests or any other toxicity tests conducted, the Secretary reserves the right to reopen and amend this permit to require additional WET testing or a Toxicity Reduction Evaluation.
- 4. Permittees may request the use of lab water for controls and dilution if:
 - a) acquiring receiving water is hazardous due to weather or topography
 - b) previous WET tests have shown that receiving water has and poor performance in the lab controls or dilution
 - c) requested by permittee and approved by the Secretary
- 5. In the event this permit is administratively continued pursuant to 3 V.S.A. § 814, the Permittee shall maintain the WET testing frequency established in subsection 6 during such continuance if any of the following apply:
 - a) this permit contains a WET limit;
 - b) the permitted facility is classified as a major NPDES discharge; or
 - c) WET tests conducted during the permit term indicated any acute or chronic toxicity.

6. The Permittee shall sample and report according to the following table:

Due Date	Event Description
6/30/2022	The Permittee shall submit results of the January/February WET Test.
12/31/2023	The Permittee shall submit results of the August - October WET Test.
6/30/2024	The Permittee shall submit results of the January/February WET Test
12/31/2025	The Permittee shall submit results of the August - October WET Test.

II. GENERAL CONDITIONS

A. GENERAL REQUIREMENTS

1. Authority

This permit is issued under authority of 10 V.S.A. §§ 1258 and 1259 of the Vermont Water Pollution Control Act, the Vermont Water Pollution Control Permit Regulation (Environmental Protection Rule, Chapter 13), and § 402 of the Clean Water Act, as amended.

2. Operating Fees

This discharge is subject to operating fees as required by 3 V.S.A. § 2822.

3. Duty to Comply

The Permittee and Co-Permittees shall comply with all conditions of this permit. Any permit noncompliance constitutes a violation of the Clean Water Act and is grounds for enforcement action; for permit termination, revocation and reissuance, or modification; or denial of a permit renewal application. Except as provided in Bypass (Condition II.B.5) and "Emergency Pollution Permits" (Condition II.B.8), nothing in this permit shall be construed to relieve the Permittee from civil or criminal penalties for noncompliance.

4. Civil and Criminal Liability

Civil and criminal penalties for non-compliance are provided for in 40 C.F.R. § 122.41(a)(2)-(3) and 10 V.S.A. Chapters 47, 201, and 211. As of the effective date of this permit, the Vermont statutory penalties, which are subject to change, are as follows:

a. Pursuant to 10 V.S.A. Chapter 47, a civil penalty not to exceed \$10,000.00 a day for each day of violation.

b. Pursuant to 10 V.S.A. Chapter 47, a fine not to exceed \$25,000.00 or imprisonment for not more than six months, or both.

c. Pursuant to 10 V.S.A. Chapter 47, any person who knowingly makes any false statement, representation or certification in any application, record, report, plan, or other document filed or required to be maintained by this permit, or who falsifies, tampers with, or knowingly renders inaccurate any monitoring device or method required to be maintained by this permit, shall upon conviction, be punished by a fine of not more than \$10,000.00 or by imprisonment for not more than six months, or by both.

- d. Pursuant to 10 V.S.A. Chapter 201, a penalty of not more than \$42,500.00 for each determination of a separate violation. In addition, if the Secretary determines that a violation is continuing, the Secretary may assess a penalty of not more than \$17,000.00 for each day the violation continues. The maximum amount of penalty assessed under this provision shall not exceed \$170,000.00.
- e. Pursuant to 10 V.S.A. Chapter 211, a civil penalty of not more than \$85,000.00 for each violation. In addition, in the case of a continuing violation, a penalty of not more than \$42,500.00 may be imposed for each day the violation continues.

5. Reopener Clause

In accordance with 40 C.F.R. § 122.44(c), this permit may be reopened and modified during the life of the permit to incorporate any applicable standard for sewage sludge use or disposal promulgated under section 405(d) of the Clean Water Act. The Secretary may promptly modify or revoke and reissue this permit if the standard for sewage sludge use or disposal is more stringent than any requirements for sludge use or disposal in the permit, or controls a pollutant or practice not limited in the permit.

6. Permit Modification, Suspension, and Revocation

After notice and opportunity for a hearing, this permit may be modified, suspended, or revoked in whole or in part during its term for cause including the following:

- a. Violation of any terms or conditions of this permit;
- b. Obtaining this permit by misrepresentation or failure to disclose fully all relevant facts;
- c. Reallocation of WLA under the LC TMDL;
- d. Development of an integrated WWTF and stormwater runoff NPDES permit; or
- e. A change in any condition that requires either a temporary or permanent reduction or elimination of the permitted discharge.

The filing of a request by the Permittee for a permit modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance shall not stay any permit condition.

7. Toxic Effluent Standards

If a toxic effluent standard or prohibition (including any schedule of compliance specified in such effluent standard or prohibition) is established under § 307(a) of the Clean Water Act for a toxic pollutant which is present in the Permittee's discharge and such standard or prohibition is more stringent than any limitation upon such pollutant in this permit, then this permit shall be modified or revoked and reissued, pursuant to Condition II.A.6 of this permit, in accordance with the toxic effluent standard or prohibition and the Permittee so notified.

8. Other Materials

Other materials ordinarily produced or used in the operation of this facility, which have been specifically identified in the application, may be discharged at the maximum frequency and maximum level identified in the application, provided:

- a. They are not:
 - (i) Designated as toxic or hazardous under provisions of Sections 307 and 311, respectively, of the Clean Water Act, or
 - (ii) Known to be hazardous or toxic by the Permittee, except that such materials indicated in (i) and (ii) above may be discharged in certain limited amounts with the written approval of, and under special conditions established by, the Secretary or their designated representative, if the substances will not pose any imminent hazard to the public health or safety;
- b. The discharge of such materials will not violate the Vermont Water Quality Standards; and
- c. The Permittee is not notified by the Secretary to eliminate or reduce the quantity of such materials entering the water.

9. Removed Substances

Collected screenings, sludges, and other solids removed in the course of treatment and control of wastewaters shall be stored, treated, and disposed of in accordance with 10 V.S.A. Chapter 159 and with the terms and conditions of any certification, interim or final, transitional operation authorization, or order issued pursuant to 10 V.S.A. Chapter 159 that is in effect on the effective date of this permit or is issued during the term of this permit.

10. Severability

The provisions of this permit are severable, and if any provision of this permit, or the application of any provision of this permit to any circumstance, is held invalid, the application of such provision to other circumstances, and the remainder of this permit, shall not be affected thereby.

11. Duty to Provide Information

The Permittee and Co-Permittees shall provide to the Secretary, within a reasonable time, any information which the Secretary may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this permit or to determine compliance with this permit. The Permittee shall also furnish to the Secretary upon request, copies of records required to be kept by this permit.

12. Other Information

If the Permittee and Co-Permittees becomes aware that it failed to submit any relevant facts in a permit application, or submitted incorrect information in a permit application or in any report to the Secretary, it shall promptly submit such facts or information.

13. Oil and Hazardous Substance Liability

Nothing in this permit shall be construed to preclude the institution of legal action or relieve the Permittee from any responsibilities, liabilities, or penalties to which the Permittee is or may be subject under 10 V.S.A. § 1281.

14. Confidentiality

Pursuant to 10 V.S.A. § 1259(b):

Any records or information obtained under this permit program that constitutes trade secrets under 1 V.S.A. \$ 317(c)(9) shall be kept confidential, except that such records or information may be disclosed to authorized representatives of the State and the United States when relevant to any proceedings under 10 V.S.A. Chapter 47.

Claims for confidentiality for the following information will be denied:

- a. The name and address of any permit applicant or Permittee.
- b. Permit applications, permits, and effluent data.
- c. Information required by application forms, including information submitted on the forms themselves and any attachments used to supply information required by the forms.

15. Navigable Waters

This permit does not authorize or approve the construction of any onshore or offshore physical structures or facilities or the undertaking of any work in any navigable waters.

16. Property Rights

Issuance of this permit does not convey any property rights in either real or personal property, or any exclusive privileges, nor does it authorize any injury to private property or any invasion of personal rights, nor any infringement of federal, state, or local laws or regulations.

17. Duty to Reapply

If the Permittee and Co-Permittees wishes to continue an activity regulated by this permit after the expiration date of this permit, the Permittee must apply for and obtain a new permit. The Permittee and Co-Permittees shall submit a new application at least 180 days before the expiration date of the existing permit, unless permission for a later date has been granted by the Director. The Director shall not grant permission for applications to be submitted later than the expiration date of the existing permit.

18. Other State Laws

Nothing in this permit shall be construed to preclude the institution of any legal action or relieve the Permittee from any responsibilities, liabilities, or penalties established pursuant to any applicable state law or regulation under authority preserved by Section 510 of the Clean Water Act.

B. OPERATION AND MAINTENANCE OF POLLUTION CONTROLS

1. Proper Operation and Maintenance

All waste collection, control, treatment, and disposal facilities shall be operated in a manner consistent with the following:

- a. The Permittee and Co-Permittees shall at all times properly operate and maintain in good working order all facilities and systems of treatment and control (and related appurtenances) installed or used by the Permittee and Co-Permittees to achieve compliance with the terms and conditions of this permit. Proper operation and maintenance also includes adequate laboratory controls and appropriate quality assurance procedures. This provision requires the operation of back-up or auxiliary facilities or similar systems which are installed by the Permittee and Co-Permittees only when the operation is necessary to achieve compliance with the conditions of this permit.
- b. The Permittee shall provide an adequate operating staff, consistent with the Operator Rule (Environmental Protection Rule, Chapter 4), which is duly qualified to carry out the operation, maintenance, and testing functions required to ensure compliance with the conditions of this permit; and
- c. The operation and maintenance of the WWTF shall be performed only by a person or persons holding a valid license to engage in the practice of pollution abatement facility operation.

2. Need to Halt or Reduce Activity not a Defense

It shall not be a defense for the Permittee and Co-Permittees in an enforcement action that it would have been necessary to halt or reduce the activity in order to maintain compliance with the conditions of this permit.

3. Duty to Mitigate

The Permittee and Co-Permittees shall take all reasonable steps to minimize or prevent any discharge or sludge use or disposal in violation of this permit which has a reasonable likelihood of adversely affecting human health or the environment. The Permittee and Co-Permittees shall also take all reasonable steps to minimize or prevent any adverse impact to waters of the State, the environment, or human health resulting from non-compliance with any condition specified in this permit, including accelerated or additional monitoring as necessary to determine the nature and impact of the non-complying discharge.

4. Dry Weather Flows

Dry weather flows of untreated municipal wastewater from any sanitary or combined sewers are not authorized by this permit and are specifically prohibited by state and federal laws and regulations. If for any reason there is a discharge to waters of the State of dry weather flows of untreated municipal wastewater from any sanitary or combined sewer, the operator of the WWTF or the operator's delegate shall comply with the notice requirements outlined in this permit.

5. Bypass

The bypass of facilities (including pump stations) is prohibited, except where authorized under the terms and conditions of an Emergency Pollution Permit issued pursuant to 10 V.S.A. § 1268.

In addition to § 1268 findings, such bypass must meet the following three conditions:

- a. Bypass was unavoidable to prevent loss of life, personal injury, or severe property damage;
- b. There were no feasible alternatives to the bypass, such as the use of auxiliary treatment facilities, retention of untreated wastes, or maintenance during normal periods of equipment downtime. This condition is not satisfied if adequate back-up equipment should have been installed in the exercise of reasonable engineering judgment to prevent a bypass which occurred during normal periods of equipment downtime or preventive maintenance; and
- c. The Permittee and Co-Permittees submitted notices as required under 40 C.F.R. § 122.41(m)(3):
 - (i) Anticipated bypass. If the Permittee and Co-Permittees knows in advance of the need for a bypass, it shall submit prior notice, if possible at least ten days before the date of the bypass.
 - (ii) Unanticipated bypass. The Permittee and Co-Permittees shall submit notice of an unanticipated bypass as required in Condition II.D.3 (24-hour notice).

6. Upset

a. Effect of an upset. An upset constitutes an affirmative defense to an action brought for noncompliance with such technology-based permit effluent limitations if the requirements of Condition II.B.6.b of this section are met. No determination made during administrative review of claims that noncompliance was caused by upset, and before an action for noncompliance, is final administrative action subject to judicial review.

- b. Conditions necessary for a demonstration of upset. A Permittee who wishes to establish the affirmative defense of upset shall demonstrate, through properly signed, contemporaneous operating logs, or other relevant evidence that:
 - (i) An upset occurred and that the Permittee can identify the cause(s) of the upset;
 - (ii) The permitted facility was at the time being properly operated; and
 - (iii) The Permittee submitted notice of the upset as required in condition II.D.3 (24-hour notice).
 - (iv) The Permittee complied with any remedial measures required under Condition II.B.3.
- c. Burden of proof. In any enforcement proceeding the Permittee seeking to establish the occurrence of an upset has the burden of proof.

7. Sewer Ordinance

The Permittee and Co-Permittees shall have in effect a sewer use ordinance acceptable to the Secretary which, at a minimum, shall:

- a. prohibit the introduction by any person into the Permittee and Co-Permittees' sewerage system or WWTF of any pollutant which:
 - (i) Is a toxic pollutant in toxic amounts as defined in standards issued from time to time under § 307(a) of the Clean Water Act;
 - (ii) Creates a fire or explosion hazard in the Permittee and Co-Permittees' treatment works;
 - (iii)Causes corrosive structural damage to the Permittee and Co-Permittees' treatment works, including all wastes with a pH lower than 5.0;
 - (iv)Contains solid or viscous substances in amounts which would cause obstruction to the flow in sewers or other interference with proper operation of the Permittee and Co-Permittees' treatment works; or
 - (v) In the case of a major contributing industry, as defined in this permit, contains an incompatible pollutant, as defined in this permit, in an amount or concentration in excess of that allowed under standards or guidelines issued from time to time pursuant to Sections 304, 306, and/or 307 of the Clean Water Act.
- b. Require 45 days prior notification to the Permittee and Co-Permittees by any person or persons of a:
 - (i) Proposed substantial change in volume or character of pollutants over that being discharged into the Permittee and Co-Permittees' treatment works at the time of issuance of this permit;

- (ii) Proposed new discharge into the Permittee and Co-Permittees' treatment works of pollutants from any source which would be a new source as defined in § 306 of the Clean Water Act if such source were discharging pollutants; or
- (iii)Proposed new discharge into the Permittee and Co-Permittees' treatment works of pollutants from any source which would be subject to § 301 of the Clean Water Act if it were discharging such pollutants.
- c. Require any industry discharging into the Permittee and Co-Permittees' treatment works to perform such monitoring of its discharge as the Permittee may reasonably require, including the installation, use, and maintenance of monitoring equipment and monitoring methods, keeping records of the results of such monitoring, and reporting the results of such monitoring to the Permittee. Such records shall be made available by the Permittee to the Secretary upon request.
- d. Authorize the Permittee and Co-Permittees' authorized representatives to enter into, upon, or through the premises of any industry discharging into the Permittee and Co-Permittees' treatment works to have access to and copy any records, to inspect any monitoring equipment or method required by this permit, and to sample any discharge into the Permittee's treatment works.

8. Emergency Pollution Permits

a. Maintenance activities, or emergencies resulting from equipment failure or malfunction, including power outages, which result in an effluent which exceeds the effluent limitations specified herein, shall be considered a violation of the conditions of this permit, unless the Permittee and Co-Permittees' discharge is covered under an emergency pollution permit under the provisions of 10 V.S.A. § 1268. The Permittee and Co-Permittees' shall notify the Secretary of the emergency situation by the next working day, unless notice is required sooner under Condition II.D.2.

10 V.S.A. § 1268 reads as follows:

When a discharge permit holder finds that pollution abatement facilities require repairs, replacement, or other corrective action in order for them to continue to meet standards specified in the permit, the holder may apply in the manner specified by the Secretary for an emergency pollution permit for a term sufficient to effect repairs, replacements or other corrective action. The Secretary shall proceed in accordance with Chapter 170 of this title. No emergency pollution permit shall be issued unless the applicant certifies and the Secretary finds that:

- (i) there is no present, reasonable alternative means of disposing of the waste other than by discharging it into the waters of the State during the limited period of time of the emergency;
- (ii) the denial of an emergency pollution permit would work an extreme hardship upon the applicant;
- (iii)the granting of an emergency pollution permit will result in some public benefit;
- (iv)the discharge will not be unreasonably harmful to the quality of the receiving waters; and

- (v) the cause or reason for the emergency is not due to willful or intended acts or omissions of the applicant.
- Application shall be made to the Secretary at the following address: Agency of Natural Resources, Department of Environmental Conservation, One National Life Drive, Davis 3, Montpelier VT 05620-3522.

C. MONITORING REQUIREMENTS

1. Monitoring and Records

- a. Samples and measurements taken for the purpose of monitoring shall be representative of the monitored activity.
- b. Except for records of monitoring information required by this permit related to the Permittee's sewage sludge use and disposal activities, which shall be retained for a period of at least 5 years (or longer as required by 40 C.F.R. § 503), the Permittee shall retain records of all monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation, copies of all reports required by this permit, and records of all data used to complete the application for this permit, for a period of at least 3 years from the date of the sample, measurement, report or application. This period shall be extended during the course of unresolved litigation and may be extended by request of the Secretary at any time.
- c. Records of monitoring information shall include:
 - (i) The date, exact place, and time of sampling or measurements;
 - (ii) The individual(s) who performed the sampling or measurements;
 - (iii)The date(s) analyses were performed;
 - (iv)The individual(s) who performed the analyses;
 - (v) The analytical techniques or methods used; and
 - (vi)The results of such analyses.
 - (vii) The records of monitoring activities and results, including all instrumentation and calibration and maintenance records;
 - (viii) The original calculation and data bench sheets of the operator who performed analysis of the influent or effluent pursuant to requirements of this permit; and
 - (ix)For analyses performed by contract laboratories:

- (a) The detection level reported by the laboratory for each sample; and
- (b) The laboratory analytical report including documentation of the QA/QC and analytical procedures.
- (x) When "non-detects" are recorded, the method detection limit shall be reported and used in calculating any time-period averaging for reporting on DMRs.
- d. Monitoring must be conducted according to test procedures approved under 40 C.F.R. § 136 unless another method is required under 40 C.F.R. Subchapters N or O.

2. Quality Control

- a. The Permittee shall calibrate and perform maintenance procedures on all monitoring and analytical instrumentation at regular intervals to ensure accuracy of measurements, or shall ensure that both activities will be conducted.
- b. The Permittee shall keep records of these activities and shall provide such records upon request of the Secretary.

3. Right of Entry

The Permittee and Co-Permittees' shall allow the Secretary, or an authorized representative (including an authorized contractor acting as a representative of the Administrator), upon presentation of credentials and other documents as may be required by law, to:

- a. To enter upon the Permittee and Co-Permittees' premises where a regulated facility or activity is located or conducted, or where records must be kept under the conditions of this permit;
- b. To have access to and copy, at reasonable times, any records required to be kept under the terms and conditions of this permit;
- c. To inspect, at reasonable times, any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this permit; and
- d. To sample or monitor, at reasonable times, for the purposes of assuring permit compliance or as otherwise authorized by the Clean Water Act, any substances or parameters at any location.

D. REPORTING REQUIREMENTS

1. Facility Modification / Change in Discharge

All discharges authorized herein shall be consistent with the terms and conditions of this permit. The discharge of any pollutant more frequently than, or at a level in excess of, that identified and authorized by this permit shall constitute a violation of the terms and conditions of this permit. Such a violation may result in the imposition of civil and/or criminal penalties pursuant to 10 V.S.A. Chapters 47, 201, and/or 211. Any anticipated facility alterations or expansions or process modifications which will result in new, different, or increased discharges of any pollutants must be reported by submission of a new permit application or, if such changes will not violate the effluent limitations specified in this permit, by advance notice to the Secretary of such changes. This notification applies to pollutants which are subject neither to effluent limitations in this permit, nor to notification requirements for toxic pollutants under 40 C.F.R. § 122.42(a)(1). Following such notice, the permit may be modified, pursuant to Condition II.A.6 of this permit, to specify and limit any pollutants not previously limited.

2. Change in Introduction of Pollutants to WWTF

- a. The Permittee and Co-Permittees, within 30 days of the date on which the Permittee and Co-Permittees are notified of such discharge, shall provide notice to the Secretary of the following:
 - (i) Any new introduction of pollutants into the treatment works from a source which would be a new source as defined in § 306 of the Clean Water Act if such source were discharging pollutants;
 - (ii) Except for such categories and classes of point sources or discharges specified by the Secretary, any new introduction of pollutants into the treatment works from a source which would be subject to § 301 of the Clean Water Act if such source were discharging pollutants; and
 - (iii)Any substantial change in volume or character of pollutants being introduced into the treatment works by a source introducing pollutants into such works at the time of issuance of the permit.
- b. The notice shall include:
 - (i) The quality and quantity of the discharge to be introduced into the system, and
 - (ii) The anticipated impact of such change in the quality or quantity of the effluent to be discharged from the WWTF.

3. Noncompliance Notification

- a. The Permittee and Co-Permittees shall give advance notice to the Secretary of any planned changes in the permitted facility or activity which may result in noncompliance with permit requirements.
- b. In the event the Permittee and Co-Permittees is unable to comply with any of the conditions of this permit due, among other reasons, to:

- (i) Breakdown or maintenance of waste treatment equipment (biological and physical-chemical systems including all pipes, transfer pumps, compressors, collection ponds or tanks for the segregation of treated or untreated wastes, ion exchange columns, or carbon absorption units);
- (ii) Accidents caused by human error or negligence;
- (iii)Any unanticipated bypass or upset which exceeds any effluent limitation in the permit;
- (iv)Violation of a maximum day discharge limitation for any of the pollutants listed by the Secretary in this permit; or
- (v) Other causes such as acts of nature,

the Permittee shall provide notice as specified in subdivisions c and d of this subsection.

- c. Pursuant to 10 V.S.A. § 1295, notice for "untreated discharges," as defined in section III.
 - (i) Public notice. For "untreated discharges" an operator of the WWTF or the operator's delegate shall as soon as possible, but no longer than one hour from discovery of an untreated discharge from the WWTF, post on a publicly accessible electronic network, mobile application, or other electronic media designated by the Secretary an alert informing the public of the untreated discharge and its location, except that if the operator or his or her delegate does not have telephone or Internet service at the location where he or she is working to control or stop the untreated discharge, the operator or his or her delegate may delay posting the alert until the time that the untreated discharge is controlled or stopped, provided that the alert shall be posted no later than four hours from discovery of the untreated discharge.
 - (ii) Secretary notification. For "untreated discharges" an operator of the WWTF shall within 12 hours from discovery of an untreated discharge from the WWTF notify the Secretary and the local health officer of the municipality where the facility is located of the untreated discharge. The operator shall notify the Secretary through use of the Department of Environmental Conservation's online event reporting system. If, for any reason, the online event reporting system is not operable, the operator shall notify the Secretary via telephone or e-mail. The notification shall include:
 - (a) The specific location of each untreated discharge, including the body of water affected. For combined sewer overflows, the specific location of each untreated discharge means each outfall that has discharges during the wet weather storm event.
 - (b) Except for discharges from the WWTF to a separate storm sewer system, the date and approximate time the untreated discharge began.
 - (c) The date and approximate time the untreated discharge ended. If the untreated discharge is still ongoing at the time of reporting, the entity reporting the untreated discharge shall amend the report with the date and approximate time the untreated discharge ended within three business days of the untreated discharge ending.

- (d) Except for discharges from the WWTF to a separate storm sewer system, the approximate total volume of sewage and, if applicable, stormwater that was released. If the approximate total volume is unknown at the time of reporting, the entity reporting the untreated discharge shall amend the report with the approximate total volume within three business days.
- (e) The cause of the untreated discharge and a brief description of the noncompliance, including the type of event and the type of sewer structure involved.
- (f) The person reporting the untreated discharge.
- d. For any non-compliance not covered under Condition II.D.3.c of this permit, an operator of the WWTF or the operator's delegate shall notify the Secretary within 24 hours of becoming aware of such condition and shall provide the Secretary with the following information, in writing, within five days of becoming aware of such condition:
 - (i) Cause of non-compliance;
 - (ii) A description of the non-complying discharge including its impact upon the receiving water;
 - (iii)Anticipated time the condition of non-compliance is expected to continue or, if such condition has been corrected, the duration of the period of non-compliance;
 - (iv)Steps taken by the Permittee and Co-Permittees to reduce and eliminate the non-complying discharge; and
 - (v) Steps to be taken by the Permittee and Co-Permittees to prevent recurrence of the condition of non-compliance.
- e. For noncompliance events related to combined sewer overflows, sanitary sewer overflows, or bypass events, these reports must include the data described above (with the exception of time of discovery) as well as the type of event (combined sewer overflows, sanitary sewer overflows, or bypass events), type of sewer overflow structure (e.g., manhole, combined sewer overflow outfall), discharge volumes untreated by the treatment works treating domestic sewage, types of human health and environmental impacts of the sewer overflow event, and whether the noncompliance was related to wet weather.

4. Planned Changes

- a. The Permittee and Co-Permittees shall give notice to the Secretary as soon as possible of any planned physical alterations or additions to the permitted facility. Notice is required only when:
 - (i) The alteration or addition to a permitted facility may meet one of the criteria for determining whether a facility is a new source in 40 C.F.R. § 122.29(b); or
 - (ii) The alteration or addition could significantly change the nature or increase the quantity of pollutants discharged. This notification applies to pollutants which are subject neither to effluent limitations in the permit, nor to notification requirements at 40 C.F.R. § 122.42(a)(1).

(iii)The alteration or addition results in a significant change in the permittee's sludge use or disposal practices, and such alteration, addition, or change may justify the application of permit conditions that are different from or absent in the existing permit, including notification of additional use or disposal sites not reported during the permit application process or not reported pursuant to an approved land application plan.

5. Transfer of Ownership or Control

This permit is not transferable without prior written approval of the Secretary. All application and operating fees must be paid in full prior to transfer of this permit. In the event of any change in control or ownership of facilities from which the authorized discharges emanate, the Permittee shall provide a copy of this permit to the succeeding owner or controller and shall send written notification of the change in ownership or control to the Secretary at least 30 days in advance of the proposed transfer date. The notice to the Secretary shall include a written agreement between the existing and new Permittees containing a specific date for transfer of permit responsibility, coverage, and liability between them. The Permittee shall also inform the prospective owner or operator of their responsibility to make an application for transfer of this permit.

This request for transfer application must include as a minimum:

- a. A properly completed application form provided by the Secretary and the applicable processing fee.
- b. A written statement from the prospective owner or operator certifying:
 - (i) The conditions of the operation that contribute to, or affect, the discharge will not be materially different under the new ownership;
 - (ii) The prospective owner or operator has read and is familiar with the terms of the permit and agrees to comply with all terms and conditions of the permit; and
 - (iii)The prospective owner or operator has adequate funding to operate and maintain the treatment system and remain in compliance with the terms and conditions of the permit.
- c. The date of the sale or transfer.

The Secretary may require additional information dependent upon the current status of the facility operation, maintenance, and permit compliance.

6. Monthly Reporting

a. The Permittee is required to submit monthly reports of monitoring results and operational parameters on Discharge Monitoring Report (DMR) form WR-43 or through an electronic reporting system made available by the Secretary. Reports are due on the 15th day of each month, beginning with the month following the effective date of this permit.

- b. Unless waived by the Secretary, the Permittee shall electronically submit its DMRs via Vermont's online electronic reporting system. The Permittee shall electronically submit additional compliance monitoring data and reports specified by the Secretary. When the Permittee submits DMRs using an electronic system designated by the Secretary, which requires attachment of scanned DMRs in PDF format, it is not required to submit hard copies of DMRs. The electronic submittals are submitted through the State of Vermont Agency of Natural Resources' Online Services Portal, or its replacement.
- c. If, in any reporting period, there has been no discharge, the Permittee must submit that information by the report due date.

7. Signature Requirements

- a. All reports shall be signed:
 - (i) For a corporation. By a responsible corporate officer or a duly authorized representative of that person. For the purpose of this section, a responsible corporate officer means: (1) A president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy- or decision-making functions for the corporation, or (2) the manager of one or more manufacturing, production, or operating facilities, provided, the manager is authorized to make management decisions which govern the operation of the regulated facility including having the explicit or implicit duty of making major capital investment recommendations, and initiating and directing other comprehensive measures to assure long term environmental compliance with environmental laws and regulations; the manager can ensure that the necessary systems are established or actions taken to gather complete and accurate information for permit application requirements; and where authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures;
 - (ii) For a partnership or sole proprietorship. By a general partner or the proprietor, respectively; or
 - (iii)For a municipality, state, or other public agency. By either a principal executive officer or ranking elected official, or a duly authorized representative of that person.
- b. For the purposes of subdivision (d) of this subsection, a person is a duly authorized representative only if:
 - (i) The authorization is made in writing by a person described in subdivision (d) of this subsection;
 - (ii) The authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity, or an individual or position having overall responsibility for environmental matters for the company; and
 - (iii)The written authorization is submitted to the Secretary.

- c. Changes to authorization. If an authorization under subdivision (b) of this subsection is no longer accurate because a different individual or position has responsibility for the overall operation of the facility, a new authorization satisfying the requirements of subdivision (b) of this subsection must be submitted to the Secretary prior to or together with any reports, information, or applications to be signed by an authorized representative.
- d. Certification. Any person signing a document under subdivisions (a) or (b) of this subsection shall make the following certification:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

8. Additional Monitoring

If the Permittee monitors any pollutant at the location(s) designated herein more frequently than required by this permit, using approved analytical methods as specified above, the results of such monitoring shall be included in the calculation and reporting of the values required in the DMR form WR-43. Such increased frequency shall also be indicated.

I. DEFINITIONS

For purposes of this permit, the following definitions shall apply.

Agency – means the Vermont Agency of Natural Resources.

Annual Average – means the highest allowable average of daily discharges calculated as the sum of all daily discharges (mg/L, lbs or gallons) measured during a calendar year divided by the number of daily discharges measured during that year.

Average – means the arithmetic means of values taken at the frequency required for each parameter over the specified period.

Bypass – means the intentional diversion of waste streams from any portion of the treatment facility.

The Clean Water Act – means the federal Clean Water Act, as amended (33 U.S.C. § 1251, et seq.).

Composite Sample – means a sample consisting of a minimum of one grab sample per hour collected during a 24-hour period (or lesser period as specified in the section on Monitoring and Reporting) and combined proportionally to flow over that same time period.

Daily Discharge – means the discharge of a pollutant measured during a calendar day or any 24-hour period that reasonably represents the calendar day for purposes of sampling.

For pollutants with limitations expressed in pounds the daily discharge is calculated as the total pounds of pollutants discharged over the day.

For pollutants with limitations expressed in mg/L the daily discharge is calculated as the average measurement of the pollutant over the day.

Discharge – means the placing, depositing, or emission of any wastes, directly or indirectly, into an injection well or into the waters of the State.

Grab Sample – means an individual sample collected in a period of less than 15 minutes.

Incompatible Substance – means any waste being discharged into the treatment works which interferes with, passes through without treatment, or is otherwise incompatible with said works or would have a substantial adverse effect on the works or on water quality. This includes all pollutants required to be regulated under the Clean Water Act.

Instantaneous Maximum – means a value not to be exceeded in any grab sample.

Major Contributing Industry – means one that: (1) has a flow of 50,000 gallons or more per average work day; (2) has a flow greater than five percent of the flow carried by the municipal system receiving the waste; (3) has in its wastes a toxic pollutant in toxic amounts as defined in standards issued under § 307(a) of the Clean Water Act; or (4) has a significant impact, either singly or in combination with other contributing industries, on a treatment works or on the quality of effluent from that treatment works.

Maximum Day or Maximum Daily Discharge Limitation – means the highest allowable "daily discharge" (mg/L, lbs or gallons).

Mean – means the arithmetic mean.

Minimum level (ML)— the TSD Method Page 111 Section 5.7.3 of EPA-505-2-90-001, March 1991 defines this as the level at which the entire analytical system gives recognizable mass spectra and acceptable calibration points when analyzing for pollutants of concern. This level corresponds to the lowest point at which the calibration curve is determined. EPA recommends that the "compliance level" be defined in the permit as the ML. The ML is not equivalent to the method detection level, which is defined in 40 CFR Part 136 Appendix 6 as the minimum concentration of a substance that can be measured and reported with 99-percent confidence that the analyte concentration is greater than zero and is determined from the analysis of a sample in a given matrix containing the analyte. EPA is not recommending use of the method detection level because quantitation at the method detection level is not as precise as at the ML.

Monthly Average or **Average Monthly Discharge Limitation** – means the highest allowable average of daily discharges (mg/L, lbs or gallons) over a calendar month, calculated as the sum of all daily discharges (mg/L, lbs or gallons) measured during a calendar month divided by the number of daily discharges measured during that month.

NPDES –means the National Pollutant Discharge Elimination System.

Secretary – means the Secretary of the Agency of Natural Resources or the Secretary's duly authorized representative.

Septage – means the liquid and solid material pumped from a septic tank, cesspool, or similar domestic sewage treatment system, or a holding tank when the system is cleaned or maintained.

Significant Industrial User – means an Industrial User subject to categorical pretreatment standards under 40 CFR 403.6 and 40 CFR Chapter I, subchapter N (known as Categorical Industrial User (CIU)); or an Industrial User that discharges an average of 25,000 gallons per day (gpd) or more of process wastewater to the POTW (excluding sanitary, noncontact cooling, and boiler blowdown wastewater); contributes a process waste stream that makes up 5 percent or more of the average dry-weather hydraulic or organic capacity of the POTW treatment plant; or is designated as such by the Control Authority (Secretary) on the basis that the Industrial User has a reasonable potential to adversely affect the POTW's operation; or for violating any pretreatment standard or requirement.

Untreated Discharge – means (1) combined sewer overflows from a WWTF; (2) overflows from sanitary sewers and combined sewer systems that are part of a WWTF during dry weather flows, which result in a discharge to waters of the State; (3) upsets or bypasses around or within a WWTF during dry or wet weather conditions that are due to factors unrelated to a wet weather storm event and that result in a discharge of sewage that has not been fully treated to waters of the State; and (4) discharges from a WWTF to separate storm sewer systems.

Waste – means effluent, sewage or any substance or material, liquid, gaseous, solid, or radioactive, including heated liquids, whether or not harmful or deleterious to waters.

Waste Management Zone – means a specific reach of Class B waters designated by a permit to accept the discharge of properly treated wastes that prior to treatment contained organisms pathogenic to human beings. Throughout the receiving waters, water quality criteria must be achieved but increased health risks exist in a waste management zone due to the authorized discharge.

Waters – means all rivers, streams, creeks, brooks, reservoirs, ponds, lakes, springs, and all bodies of surface waters, artificial or natural, which are contained within, flow through, or border upon the State or any portion of it.

Weekly Average or **Average Weekly Discharge Limitation** – means the highest allowable average ofdaily discharges (mg/L, lbs or gallons) over a calendar week, calculated as the sum of all daily discharges (mg/L, lbs or gallons) measured during a calendar week divided by the number of daily discharges measured during that week.

Whole Effluent Toxicity (WET) – means the aggregate toxic effect of an effluent measured directly by a toxicity test.

Wastewater Treatment Facility (WWTF) – means a treatment plant, collection system, pump station, and attendant facilities permitted by the Secretary for the purpose of treating domestic, commercial, or industrial wastewater.

IV. TABLE OF PERMITTED DISCHARGE POINTS					
Discharg e ID	Discharge Activity	Dischar ge Status	Receiving Water	Latitude	Longitude
001	Sanitary Waste Outfall	А	WINOOSKI RIVER	44.47932	-73.12040

ATTACHMENT A

Appendix J to Part 122 - NPDES Permit Testing Requirements for Publicly Owned Treatment Works (§ 122.21(J))

TABLE 1A - EFFLUENT PARAMETERS FOR ALL POTWS

Biochemical oxygen demand (BOD-5 or CBOD-5)

Fecal coliform

Design Flow Rate

рΗ

Temperature

Total suspended solids

TABLE 1 - EFFLUENT PARAMETERS FOR ALL POTWS WITH A FLOW EQUAL TO ORGREATER THAN 0.1 MGD

Ammonia (as N)

Chlorine (total residual, TRC)

Dissolved oxygen

Nitrate/Nitrite

Kjeldahl nitrogen

Oil and grease Phosphorus

Total dissolved solids

TABLE 2 - EFFLUENT PARAMETERS FOR SELECTED POTWS

Hardness

Metals (total recoverable), cyanide and total phenols

Antimony

Arsenic

Beryllium

Cadmium

Chromium

Copper

Lead

Mercury

Nickel

Selenium

Silver

Thallium

- Zinc
- Cyanide
- Total phenolic compounds
- Volatile organic compounds
- Acrolein
- Acrylonitrile
- Benzene
- Bromoform
- Carbon tetrachloride
- Chlorobenzene
- Chlorodibromomethane
- Chloroethane
- 2-chloroethylvinyl ether
- Chloroform
- Dichlorobromomethane
- 1,1-dichloroethane
- 1,2-dichloroethane
- Trans-1,2-dichloroethylene
- 1,1-dichloroethylene
- 1,2-dichloropropane
- 1,3-dichloropropylene
- Ethylbenzene
- Methyl bromide
- Methyl chloride
- Methylene chloride
- 1,1,2,2-tetrachloroethane
- Tetrachloroethylene
- Toluene
- 1,1,1-trichloroethane
- 1,1,2-trichloroethane
- Trichloroethylene
- Vinyl chloride

Acid-extractable compounds P-chloro-m-creso 2-chlorophenol 2,4-dichlorophenol 2,4-dimethylphenol 4,6-dinitro-o-cresol 2,4-dinitrophenol 2-nitrophenol 4-nitrophenol Pentachlorophenol Phenol 2,4,6-trichlorophenol Base-neutral compounds Acenaphthene Acenaphthylene Anthracene Benzidine Benzo(a)anthracene Benzo(a)pyrene 3,4 benzofluoranthene Benzo(ghi)perylene Benzo(k)fluoranthene Bis (2-chloroethoxy) methane Bis (2-chloroethyl) ether Bis (2-chloroisopropyl) ether Bis (2-ethylhexyl) phthalate 4-bromophenyl phenyl ether Butyl benzyl phthalate 2-chloronaphthalene 4-chlorophenyl phenyl ether Chrysene Di-n-butyl phthalate Di- n-octyl phthalate

Dibenzo(a,h)anthracene 1,2-dichlorobenzene 1,3-dichlorobenzene 1,4-dichlorobenzene 3,3-dichlorobenzidine Diethyl phthalate Dimethyl phthalate 2,4-dinitrotoluene 2,6-dinitrotoluene 1,2-diphenylhydrazine Fluoranthene Fluorene Hexachlorobenzene Hexachlorobutadiene Hexachlorocyclo-pentadiene Hexachloroethane Indeno(1,2,3-cd) pyrene Isophorone Naphthalene Nitrobenzene N-nitrosodi-n-propylamine N-nitrosodimethylamine N-nitrosodiphenylamine Phenanthrene Pyrene

1,2,4, -trichlorobenzene

AGENCY OF NATURAL RESOURCES DEPARTMENT OF ENVIRONMENTAL CONSERVATION WATERSHED MANAGEMENT DIVISION ONE NATIONAL LIFE DRIVE, DAVIS BUILDING, 3RD FLOOR MONTPELIER, VT 05620-3522

FACT SHEET FOR DRAFT AMENDED PERMIT (July 2021; Amended August 2022)

		Permit Number:	3-1254
		PIN:	EJ93-0004
		NPDES Number:	VT0100111
Facility Name:	Essex Junction		
Facility Address:	35 Cascade St		
	Essex Junction, V		
\Facility Coordinates:	Lat: 44.4810	Long: -73.1209	
Receiving Water:	Winooski River		
Grade:	5 Domestic		
NPDES Major or Non-Major:	Major		

CLASSIFICATION: All uses Class B(2) with a waste management zone. Class B waters are suitable for swimming and other primary contact recreation; irrigation and agricultural uses; aquatic biota and aquatic habitat; good aesthetic value; boating, fishing, and other recreational uses; and suitable for public water source with filtration and disinfection or other required treatment. A waste management zone is a specific reach of Class B(1) or B(2) waters designated by a permit to accept the discharge of properly treated wastes that prior to treatment contained organisms pathogenic to human beings.

I. Facility and Proposed Action

Applicant's wastewater treatment facility ("facility" or "WWTF") is engaged in the treatment of municipal wastewater in Essex Junction, Vermont. A map of facility location, outfalls, and receiving water is provided in Attachment A.

On December 22, 2008, the Secretary of the Vermont Agency of Natural Resources (the "Secretary") received Applicant's renewal application for the permit to discharge into the designated receiving water. The facility's previous permit was issued on March 16, 2004.

The previous permit (the "current permit") has been administratively continued, pursuant to 3 V.S.A. § 814, as the applicant filed a complete application for permit reissuance within the prescribed time period

per the Vermont Water Pollution Control Permit Regulations (VWPCPR) § 13.5(b).

At this time, the Secretary has made a tentative decision to reissue the discharge permit.

The facility is engaged in the treatment of municipal wastewater and is classified as a Grade V Domestic Major NPDES Wastewater Treatment Facility (WWTF). A map showing the location of the facility, outfalls, and the receiving water is provided in the Reasonable Potential Determination (Attachment A).

II. <u>Statutory and Regulatory Authority</u>

Congress enacted the Clean Water Act (CWA or Act), "to restore and maintain the chemical, physical, and biological integrity of the Nation's waters." CWA § 101(a). To achieve this objective, the CWA makes it unlawful for any person to discharge any pollutant into the waters of the United States from any point source, except as authorized by specified permitting sections of the Act, one of which is § 402. CWA §§ 301(a), 402(a). Section 402 establishes one of the CWA's principal permitting programs, the National Pollutant Discharge Elimination System (NPDES). Under this section of the Act, the U.S. Environmental Protection Agency (EPA) may "issue a permit for the discharge of any pollutant, or combination of pollutants" in accordance with certain conditions. CWA § 402(a). The State of Vermont has been approved by the EPA to administer the NPDES Program in Vermont. NPDES permits generally contain discharge limitations and establish related monitoring and reporting requirements. CWA § 402(a)(1) - (2).

Section 301 of the CWA provides for two types of effluent limitations to be included in NPDES permits: "technology-based" limitations and "water quality-based" limitations. CWA §§ 301, 303, 304(b); 40 C.F.R. Parts 122, 125, 131. Technology-based limitations, generally developed on an industry-by-industry basis, reflect a specified level of pollutant-reducing technology available and economically achievable for the type of facility being permitted. CWA § 301(b). As a class, WWTFs must meet performance-based requirements based on available wastewater treatment technology. CWA § 301(b)(1)(B). The performance level for WWTFs is referred to as "secondary treatment." Secondary treatment is comprised of technology-based requirements expressed in terms of BOD5, TSS, and pH; 40 C.F.R. Part 133.

Water quality-based effluent limits, on the other hand, are designed to ensure that state water quality standards are achieved, irrespective of the technological or economic considerations that inform technology-based limits. Under the CWA, states must develop water quality standards for all water bodies within the state. CWA § 303. These standards have three parts: (1) one or more "designated uses" for each water body or water body segment in the state; (2) water quality "criteria," consisting of numerical concentration levels and/or narrative statements specifying the amounts of various pollutants that may be present in each water body without impairing the designated uses of that water body; and (3) an antidegradation provision, focused on protecting high quality waters and protecting and maintaining water quality necessary to protect existing uses. CWA § 303(c)(2)(A); 40 C.F.R. § 131.12.

A permit must include limits for any pollutant or pollutant parameter (conventional, non-conventional, toxic, and whole effluent toxicity) that is or may be discharged at a level that causes or has "reasonable potential" to cause or contribute to an excursion above any water quality standard, including narrative water quality criteria. See 40 C.F.R. § 122.44(d)(1). An excursion occurs if the projected or actual instream concentration exceeds the applicable criterion. A NPDES permit must contain effluent

limitations and conditions in order to ensure that the discharge does not cause or contribute to water quality standard violations.

Receiving stream requirements are established according to numerical and narrative standards adopted understate law for each stream classification. When using chemical-specific numeric criteria from the State's water quality standards to develop permit limits, both the acute and chronic aquatic life criteria are used and expressed in terms of maximum allowable instream pollutant concentrations. Acute aquatic life criteria are generally implemented through maximum daily limits and chronic aquatic life criteria are generally implemented through average monthly limits.

Where a state has not established a numeric water quality criterion for a specific chemical pollutant that is present in the effluent in a concentration that causes or has a reasonable potential to cause a violation of narrative water quality standards, the permitting authority must establish effluent limits in one of three ways: based on a "calculated numeric criterion for the pollutant which the permitting authority demonstrates will attain and maintain applicable narrative water quality criteria and fully protect the designated use"; on a "case-by-case basis" using CWA § 304(a) recommended water quality criteria, supplemented as necessary by other relevant information; or, in certain circumstances, based on an "indicator parameter." 40 C.F.R. § 122.44(d)(1)(vi)(A-C).

The state rules governing Vermont's NPDES permit program are found in the Vermont Water Pollution Control Permit Regulations (Environmental Protection Rule, Chapter 13).

III. <u>Permit Limit and Condition Formulation</u>

A. Reasonable Potential Determination

In determining whether this permit has the reasonable potential to cause or contribute to an impairment, the Secretary has considered:

1) Existing controls on point and non-point sources of pollution as evidenced by the Vermont surface water assessment database;

2) Pollutant concentration and variability in the effluent as determined from the permit application materials, monthly discharge monitoring reports (DMRs), or other facility reports;

3) Receiving water quality based on targeted water quality and biological assessments of receiving waters, as applicable, or other State or Federal water quality reports;

4) Toxicity testing results based on the Vermont Toxic Discharge Control Strategy, and compelled as a condition of prior permits;

5) Available dilution of the effluent in the receiving water, expressed as the instream waste concentration. In accordance with the applicable Vermont Water Quality Standards (Environmental Protection Rule, Chapter 29A), available dilution for rivers and streams is based on a known or estimated value of the lowest average flow which occurs for seven (7) consecutive days with a recurrence interval of once in ten (10) years (7Q10) for aquatic life and human health criteria for non-carcinogens, or at all flows for human health (carcinogens only) in the receiving water. For

nutrients, available dilution for stream and river discharges is assessed using the low median monthly flow computed as the median flow of the month containing the lowest annual flow. Available dilution for lakes is based on mixing zones of no more than 200 feet in diameter, in any direction, from the effluent discharge point, including as applicable the length of a diffuser apparatus; and

6) All effluent limitations, monitoring requirements, and other conditions of the draft permit.

The Reasonable Potential Determination for this facility is attached to this Fact Sheet as Attachment A.

B. Anti-Backsliding

Section 402(o) of the CWA provides that certain effluent limitations of a renewed, reissued, or modified permit must be at least as stringent as the comparable effluent limitations in the current permit. EPA has also promulgated anti-backsliding regulations which are found at 40 C.F.R. § 122.44(l). Unless applicable anti- backsliding exemptions are met, the limits and conditions in the reissued permit must be at least as stringent as those in the current permit.

IV. <u>Facility Information</u>

A. Facility History

The wastewater treatment facility (WWTF) provides wastewater treatment capacity for residential and commercial properties in the *City* of Essex Junction, the Town of Essex, and the Town of Williston. On March 13, 2004, the Secretary issued Discharge Permit No. 3-1254 to the *City* and Towns. Each entity, or Permittee and Co-Permittees, is responsible for the system within their jurisdiction, which is also specified by Condition I.A.3.f. of the draft permit:

• The Permittee, *City* of Essex Junction, shall be solely responsible for the proper operation and maintenance of the Permittee's pump stations and collection system, the enforcement of Permittee's sewer use ordinance, and the proper operation and maintenance of the *City* of Essex Junction Wastewater Treatment Facility.

• The Co-Permittee, Town of Essex, shall be solely responsible for the proper operation and maintenance of that Town's pump stations and collection system, and for the enforcement of that Town's sewer use ordinance.

• The Co-Permittee, the Town of Williston, shall be solely responsible for the proper operation and maintenance of that Town's pump stations and collection system, and for the enforcement of that Town's sewer use ordinance.

In 1999, the WWTF was authorized by the Secretary to complete a phased upgrade and expansion from 2.75 MGD to 3.3 MGD. On March 26, 2001, the Department authorized the Phase I of expansion of the WWTF which consisted of flow equalization and increased the permitted flow from the WWTF to 3.1 MGD. A 20- year engineering evaluation was completed in 2012, which resulted a major upgrade: the replacement of all mechanical equipment in all clarifiers, construction of a third clarifier, and refurbishment of the digesters. Phase II of the WWTF upgrade and expansion was completed in 2019 which consisted of sludge thickening improvements and increased design capacity to 3.3 MGD.

The *City* and Towns submitted the renewal application on December 22, 2008. Having completed review of the application, the Secretary determined to renew the discharge permit for the WWTF discharge. Following is a discussion of the specific factors considered in the renewal of this permit.

B. Pretreaters

There are no pretreatment facilities permitted under the NPDES Pretreatment Program that discharge to the facility. However, the WWTF does receive high strength waste from several breweries and a personal care manufacturing facility and other manufacturers. The facility does accept septage, primarily from portable potty units and leachate from the Chittenden Solid Waste District.

C. Receiving Water Classification - Winooski River

All uses Class B with a waste management zone. Class B waters are suitable for swimming and other primary contact recreation; irrigation and agricultural uses; aquatic biota and aquatic habitat; good aesthetic value; boating, fishing, and other recreational uses; and suitable for public water source with filtration and disinfection or other required treatment. A waste management zone is a specific reach of Class B(1) or B(2) waters designated by a permit to accept the discharge of properly treated wastes that prior to treatment contained organisms pathogenic to human beings.

D. Receiving Water Description

The Winooski River downstream of the Essex Junction WWTF discharge is a Class B (2) water and is designated as Warm Water Fish Habitat. At the point of discharge, the river has a contributing drainage area of 1008 square miles. The facility discharges to a segment of the Winooski River, from mouth up to Alder Brook, which is stressed due to impacts from sediment, nutrients, temperature, stormwater and toxic compound pollutants. The existing permitted waste management zone (WMZ) begins at the outfall of the WWTF and extends downstream approximately 1 mile pursuant to 10 V.S.A., Section 1252.

Hydrology: Facility Design Flow: 3.300 MGD = 5.106 CFS Estimated 7Q10 = 141.1 CFS Estimated Low Monthly Median Flow (LMM) = 463.0 CFS Estimated Median Annual Flow (MAF) = 1206.9 CFS Instream Waste Concentration at 7Q10 Flow (IWC-7Q10) = 0.035 (>1%) Instream Waste Concentration at Low Median Monthly Flow (IWC-LMM) = 0.011 (>1%)

Streamflow in the lower portion of the Winooski River, especially below Essex 19 hydroelectric project, is influenced by artificial flow regulation. In this instance section § 29A-202 Flow Values Used to Evaluate Compliance with Applicable Numeric Criteria for Rivers, Streams, Brooks, Creeks, and Riverine Impoundments of the Vermont Water Quality Standards applies: Where there is a Minimum Flow Agreement or requirement. For waters where the natural flow regime is altered by a human-made structure and where a minimum flow agreement or requirement has been established under 10 V.S.A. § 1003 or pursuant to a Section 401 Water Quality Certification, issued pursuant to the "Vermont Water Pollution Control Permit Regulations", compliance with the applicable numeric water quality criteria

shall be calculated on the basis of the 7Q10 flow value or at the agreed/required minimum flow, whichever is less, unless an alternative flow statistic is specified in § 29A-304 of these rules.

As specified in a 1995 amendment to the current Water Quality Certification for Essex No. 19 Hydropower Project, the agreed upon minimum flow below this dam is 450 cfs June 16th – March 31st (the period within 7Q10 streamflow conditions are most likely to occur). The estimated natural 7Q10 flow for the location of discharge in the Winooski River is 141 cfs, calculated by multiplying the site-specific drainage area in square miles by 0.140 cfs/sq. mi. which is the statewide average 7Q10 for all unregulated USGS streamflow gages with watershed areas greater than 50 square miles. This method is applied where no appropriate, unregulated streamflow data exist on or near the site of interest. This estimated natural 7Q10 flow value is less than the agreed upon minimum flow and thus was applied to the RPD process for this facility at this time.

It should be noted that a statewide re-analysis of streamflow statistics was conducted by VTDEC in 2019 using additional observed streamflow data collected at USGS gaging stations across the state through 2017. Previous flow statistics used for purposes of RPDs were calculated using data only through 2012. Therefore, in some instances estimates of a receiving water's population streamflow statistic, such as 7Q10 or low monthly median, will change over time due to varying sample sizes (i.e., years of record in the dataset). Estimated low-flow values for receiving waters at other discharge locations are not relevant to this determination, as specific estimated flow values will vary based on the drainage area at the point of discharge under consideration and/or the length of streamflow record(s) available at the time of assessment.

E. Waste Management Zones

A Waste Management Zone (WMZ) is a specific reach of Class B waters designated by a permit to accept the discharge of properly treated wastes that contained organisms pathogenic to human beings prior to treatment. Throughout the receiving waters, water quality criteria must be achieved but increased health risks exist in a WMZ due to the authorized discharge.

The Secretary may establish a WMZ as part of the issuance of a discharge permit as described in 10 V.S.A. § 1252. The model used to determine the WMZ is based upon three precepts of domestic wastewater treatment facility discharges: 1) the use of coliform bacteria as an indicator of pathogenic organisms; 2) despite proper operation and maintenance disinfection failures may occur; and 3) a reasonably sized waste management segment provides a "buffer zone" downstream of the wastewater discharge in which contact recreation is not recommended. If a disinfection failure should occur at the WWTF, the time of travel through this zone will provide time during which some pathogen die-off will occur and may also allow time for public notification. A WMZ is not a Mixing Zone.

This facility currently has a 1.00 mile WMZ.

V. <u>Monitoring</u>

A. Flow Monitoring at Discharge Point 001

1. Flow

The draft permit maintains the annual average flow limitation of 3.3 MGD. This facility maintains a

constant discharge and continuous flow monitoring is required.

B. Conventional Pollutants Monitoring at Discharge Point 001

1. BOD, 5-Day

The effluent limitations and monitoring requirements for BOD5 remain unchanged from the current permit. The monthly and weekly averages reflect the minimum level of effluent quality specified for secondary treatment in 40 C.F.R. Part 133.102. In addition, the draft permit contains a maximum day, BOD5 limitation pursuant to Vermont Water Pollution Control Permit Regulations § 13.4.c. The Secretary implements the limitation to supplement the federal technology-based limitations. This is designed to prevent a gross one-day permit effluent violation from being offset by multiple weekly and monthly sampling events, which would enable a discharger to comply with the weekly average and monthly average permit limitations. Mass limits are calculated using the concentration limits outlined in Condition I.A.1 of the permit.

The Permittee shall monitor, a minimum of an 8-hour composite, for BOD5 in the influent monthly.

Composite samples for BOD5 shall be taken during the hours of 6:00 a.m. to 6:00 p.m.

2. BOD, 5-Day (% REMOVAL)

The BOD5 monthly average percent removal shall not be less than 85 percent as specified in 40 C.F.R. § 133.102(a)(iii). This limit is a Technology-Based Effluent Limitation (TBEL) established by the Clean Water Act that requires WWTFs to achieve a minimum level of effluent quality. TBELs are based on available technologies to reduce discharges of pollutants into waters of the United States and are developed independently of the potential impact of a discharge on the receiving water. This condition is unchanged from the current permit.

3. Chlorine, Total Residual

The existing effluent limit of 0.1 mg/L will ensure that the instream water quality criteria for chlorine of 0.019 mg/L (acute) and 0.011 mg/L (chronic) of the Vermont Water Quality Standards is met. The effluent limitation of 0.1 mg/L for daily TRC monitoring remains unchanged from the current permit. The TRC instantaneous maximum limit is set in accordance with the Policy for the protection of aquatic biota and ensures compliance with the Vermont Water Quality Standards. Additionally, this facility utilizes dechlorination and has a dilution of greater than 9:1, ensuring this limitation will be met.

The minimum level for chlorine is dependent on the EPA approved methods found in the current version of Standard Methods for the Examination of Water and Wastewater, Method 4500 CL-E and G. The Permittee shall select one of these methods to determine total residual chlorine.

Final Permit Condition I.A.3.m was revised to state the minimum level for TRC is equal to the daily maximum effluent limitation 0.9 mg/L, not the 0.05 mg/L method detection limit. This change was resulting from comments received during the public notice period.

The Draft Permit language was based on the EPAs 1991 TSD method guidance in Section 5.7.3 on page 111 of EPA-505-2-90-001, March 1991. The TSD method defines the Minimum Level as: "the level at which the entire analytical system gives recognizable mass spectra and acceptable calibration points when analyzing for pollutants of concern. This level corresponds to the lowest point at which the calibration curve is determined."

This TSD Method reference and "minimum level" definition was included in in the Final Permit Condition III to clarify. Part V.B.3 of this Fact Sheet reiterates these changes made to Condition I.A.3.m.

Chlorination and dechlorination systems should have an alarm system to indicate interruptions or malfunctions that will result in levels of chlorine that were inadequate for achieving effective disinfection or result in excessive levels of chlorine in the final effluent. If an alarm system is currently in place or is installed in the future, the facility should provide the Secretary with a description of the system and how it will notify operators of problems with the disinfection system. Once installed, explanations for TRC limit violations should detail if the incident was detected by the alarm system on the monthly DMR, applicable to the month the violation was observed.

4. E. Coli

The instantaneous maximum E. coli limitation remains unchanged from the current permit and is based upon the limitation in the current permit and the anti-backsliding provisions of Section 402(o) of the CWA.

5. pH

The pH limitation remains at 6.5 - 8.5 Standard Units as specified by Vermont Water Quality Standards § 29A- 303(6). Monitoring remains at daily.

6. Settleable Solids

The settleable solids limitation of 1.0 mL/L instantaneous maximum and daily monitoring remain unchanged from the current permit. This numeric limit was established in support of the narrative standard in Vermont Water Quality Standards § 29A-303(2).

7. Suspended Solids, Total (% Removal)

As required in the current permit, the TSS monthly average percent removal shall not be less than 85 percent as specified by 40 C.F.R. §133.102(b)(3). This limit is a Technology-Based Effluent Limitation (TBEL) established by the Clean Water Act that requires WWTFs to achieve a minimum level of effluent quality.

TBELs are based on available technologies to reduce discharges of pollutants into waters of the United States and are developed independently of the potential impact of a discharge on the receiving water. This condition is unchanged from the current permit.

8. Suspended Solids, Total

The effluent limitations and monitoring requirements for TSS remain unchanged from the current permit. The monthly and weekly averages reflect the minimum level of effluent quality specified for secondary treatment in 40 C.F.R. Part 133.102. In addition, the draft permit contains a maximum day TSS limitation pursuant to Vermont Water Pollution Control Permit Regulations § 13.4 c. The maximum day limitation supplements the federal technology-based limitations to prevent a gross one-day permit effluent violation from being offset by multiple weekly and monthly sampling events to achieve the weekly and monthly averages. The mass limits are calculated using the concentration limits outlined

above.

The Permittee shall monitor, a minimum of an 8-hour composite, for TSS in the influent monthly. Composite samples for TSS shall be taken during the hours of 6:00 a.m. to 6:00 p.m.

9. Ultimate Oxygen Demand

Based on assimilative capacity modeling completed on the receiving water, an effluent UOD limit is included in the draft permit to ensure compliance with the dissolved oxygen water quality criteria during critical summertime instream conditions.

UOD is dependent on the quantity of Biochemical Oxygen Demand (BOD5) and Total Kjeldahl Nitrogen (TKN) in a discharge, as specified in the following equation:

 $UOD (lbs/day) = [(BOD5 (lbs/day) \times 1.43) + (TKN (lbs/day) \times 4.57)]$

Calculation of the UOD concentration in the discharge is required weekly from the period of June 1 through October 31. The sampling frequency is unchanged from the current permit. The BOD and TKN analyses used to calculate UOD must be conducted on the same effluent sample. Since receiving waters are the most sensitive to oxygen depleting wastes during periods of high-water temperature and low flow, the UOD limitation is in effect from June 1 through October 31 of each year.

UOD limitation ensures compliance with the dissolved oxygen criteria during this period as specified in the Vermont Water Quality Standards. During the other months of the year, the Biological Oxygen Demand limitation is adequate to ensure compliance with the dissolved oxygen criteria.

C. Nutrients Monitoring at Discharge Point 001

1. Nitrite Plus Nitrate Total 1 Det.

Nitrite Plus Nitrate as Nitrogen (NOx) – Nitrite (NO2-) and Nitrate (NO3-) are oxidized forms of Nitrogen. NOx is needed to calculate Total Nitrogen (TN). To gather data on the amount of Total Nitrogen in this discharge, Nitrite (NO2-) plus Nitrate (NO3-) monitoring is proposed in the renewed permit. The proposed monitoring is once per weekly for the summer and once per monthly during the winter.

The sum of Nitrite (NO2-) and Nitrate (NO3-) is represented as NOx to simplify the notation in wastewater chemistry. The x represents the number of Oxygen atoms (2 or 3) and the negative charge notation (-) is dropped. This notation is also used in atmospheric chemistry where other oxidation states are possible.

$$NO2 - NO3 - NO3$$

Test results are reported in terms of Nitrogen (N) because water quality standards are generally expressed in terms of Nitrogen for simplicity and consistency. This constituent (NOx) is sometimes also shown as (NO2/NO3), Nox, NOX, Nitrate/Nitrite Nitrogen, and Nitrite Plus Nitrate Total 1 Det. (As N).

Nitrate/Nitrite monitoring is proposed to be "monitor only", on a weekly basis from June through October and monthly from November through May, for this facility. Weekly monitoring shall be

reported as a monthly average and daily maximum for both mass quantity and concentration results. Monthly monitoring shall be reported as daily maximum for both mass quantity and concentration results for NOx.

As applicable, results shall be used to calculate values for Total Nitrogen.

2. Nitrogen, Kjeldahl Total (TKN)

TKN is the sum of nitrogen in the forms of ammonia (un-ionized (NH3) and ionized (NH4+)), soluble organic nitrogen, and particulate organic nitrogen. To gather data on the amount of TKN in this discharge and its potential impact on the receiving water, a seasonal "monitor only" sampling requirement is included in the draft permit.

This requirement has changed from the current permit, where the monitoring frequency was weekly from June through October and values reported as a monthly average, weekly average, and daily maximum for both load and concentration results. Seasonal weekly monitoring is proposed to be reported as a daily maximum and monthly average for both load and concentration results for TKN. Reported values should be more reflective of the monitoring frequency.

Additionally, the draft permit proposes monthly TKN monitoring to be "monitor only" from November through May. Monthly monitoring shall be reported as daily maximum for both mass quantity and concentration results. Results shall be used to calculate values for Total Nitrogen.

3. Nitrogen, Total (TN)

TN is the sum of nitrate, nitrite, ammonia, soluble organic nitrogen, and particulate organic nitrogen. To gather data on the amount of Total Nitrogen (TN) in this discharge and its potential impact on the receiving water, a "monitor only" requirement for TN has been included in this permit. TN is a calculated value based on the sum of NOx and TKN, and, shall be reported as pounds per a CWA approved method, and example being calculated as:

Average TN (mg/L) x Total Daily Flow x 8.34

where, TN (mg/L) = TKN (mg/L) + NOx (mg/L)

Per EPA excess nitrogen (N) and phosphorus (P) are the leading cause of water quality degradation in the United States. Historically, nutrient management focused on limiting a single nutrient—phosphorus or nitrogen—based on assumptions that production is usually phosphorus limited in freshwater and nitrogen limited in marine waters. Scientific research demonstrates this is an overly simplistic model. The evidence clearly indicates management of both phosphorus and nitrogen is necessary to protect water quality. The literature shows that aquatic flora and fauna have differing nutrient needs: some are P dependent, others N dependent and others are co-dependent on these two nutrients.

Like P, N promotes noxious aquatic plant and algal growth. High concentrations of P and N together cause greater growth of algae than P alone. The relative abundance of these nutrients also influences the type of species within the community. Furthermore, a high N-to-P ratio may exacerbate the growth of

cyanobacteria, while elevated levels of nitrogen increase toxicity in some cyanobacteria species. Given the dynamic nature of all aquatic ecosystems, for the State to fully understand the degradation to water quality it is necessary to limit P and monitor bioavailable N (including nitrate, ammonium, and certain dissolved organic nitrogen compounds).

Facilities with design flow greater than 1 MGD will complete monthly monitoring unless more frequent sampling is already required by the current permit. Facilities with design flows less than 1 MGD will complete quarterly monitoring unless more frequent sampling is already required by the current permit. In this case, the current permit includes a TKN "monitor only" requirement for weekly sampling from June through October.

TN monitoring is proposed to align with this existing condition and newly proposed TKN monitoring frequency.

Total Nitrogen monitoring is proposed to be "monitor only", on a weekly basis from June through October and monthly from November through May, for this facility. Weekly monitoring shall be reported as a monthly average and daily maximum for both mass quantity and concentration results. Monthly monitoring shall be reported as daily maximum for both mass quantity and concentration results for TN.

4. Phosphorus, Total

Background:

Excess phosphorus entering Lake Champlain (the Lake) from a variety of sources has impaired the Lake's water quality. The Lake Champlain Total Maximum Daily Load (LC TMDL), places a cap on the maximum amount of phosphorus from point and non-point sources that is allowed to flow into the Lake while still meeting Vermont's water quality standards. The EPA developed phosphorus TMDLs for the twelve Vermont segments of Lake Champlain in collaboration with the Vermont Agency of Natural Resources, Department of Environmental Conservation and the Vermont Agency of Agriculture, Food, and Markets, and released the document titled "Phosphorus TMDLs for Vermont Segments of Lake Champlain" (June 2016). The 2016 LC TMDL specifies allowable phosphorus loads, or waste load allocations (WLA), expressed as metric tons per year (mt/yr), for each of the 59 WWTFs that discharge to the Lake's watershed. The Secretary will issue wastewater discharge (NPDES) permits in accordance with the permit issuance schedule in the Lake Champlain TMDL Phase 1 Implementation Plan (Chapter 3, page 46). The Secretary will follow this schedule unless special circumstances are raised by the facility that warrant the issuance of the permit sooner (e.g., planned facility upgrades) and the Wastewater Management Program has sufficient staff capacity to handle the request.

Reductions in WLAs are targeted only to WWTFs in those lake segment watersheds where the currently permitted wastewater load represents a significant (defined as being 10% or greater) portion of the total phosphorus load to that segment from all sources (Main Lake, Shelburne Bay, Burlington Bay, St. Albans Bay) or where wastewater upgrades would meaningfully reduce the phosphorus reduction burden placed on non- wastewater (non-point) sources (Missisquoi Bay). Therefore, WWTFs discharging to the Port Henry, Otter Creek, Mallets Bay, Northeast Arm, Isle LaMotte, and the South Lake A/B lake segments were not assigned a new waste load allocation. The EPA also determined that wastewater facilities with a design flow of < 0.1 million gallons per day (MGD) would be given the same allocations as in the 2002 TMDLs due to their minor contribution of phosphorus loading.

The LC TMDL establishes new annual WLAs for WWTFs with a design flow capacity of above 0.1 MGD that discharge to the Main Lake, Shelburne Bay, Burlington Bay, St. Albans Bay, and Missisquoi Bay lake segments. Specifically, WWTFs with a design flow capacity of 0.1 to 0.2 MGD were assigned WLAs based on a 0.8 mg/L effluent phosphorus concentration at permitted flow while WWTFs with design capacity of > 0.2 MGD were assigned WLAs based on a 0.2 mg/L effluent phosphorus concentration at permitted flow while phosphorus concentration at permitted flow.

In the LC TMDL, EPA acknowledged and supported the Secretary's commitment to employ flexible approaches to implementing the WWTF WLAs including "providing a period of time for optimization to be pursued and the corresponding load reduction results to be realized, and then commencement of the process to upgrade phosphorus treatment facilities will be required when actual phosphorus loads reach 80% of the LC TMDL limits." The Wastewater Management Program maintains a tracking system for phosphorus loading from Vermont WWTFs so facilities approaching or over the 80% threshold can be identified. The 80% phosphorus load threshold is calculated by comparing the individual WWTF phosphorus WLA established in the LC TMDL to the actual phosphorus discharge load from the WWTF over last 12 months:

WWTF Annual TP Load / LC TMDL WLA x 100

There are currently WWTFs in the Lake Champlain watershed with existing discharged loads of phosphorus already at, or above, 80% of allowable loads. To ensure facilities are operating as efficiently as possible, all reissued wastewater discharge (NPDES) permits under the LC TMDL will specify a period of 12 months for optimization to be pursued and the corresponding load reduction results to be realized, prior to evaluating where a facility ranks relative to the 80% trigger. Discharge permits will specify that after the optimization period, when an existing facility reaches 80% of its WLA for phosphorus (evaluated as a rolling, 12-month load), the Permittee will have to develop and submit a projection of whether the facility will exceed its WLA during the permit term and if it is projected to do so, then the facility will be required to develop a Phosphorus Elimination/Reduction Plan (PERP) that will ensure the facility continues to comply with its WLA.

Effluent TP limits in permits are expressed as:

- (1) total annual mass loads, and
- (2) for facilities that currently have an existing monthly effluent concentration limit for TP in their NPDES permit, as monthly effluent concentration limits.

Phosphorus Limit in Draft Permit:

The current permit includes a mass-based effluent limit of 5663 lbs/year. This annual mass limitation was based on an allocation that was established in the 2002 Lake Champlain Phosphorus TMDL ("LC TMDL"). The current permit also contains an effluent TP concentration limit of 0.8 mg/L, monthly average, consistent with the annual load limit. The concentration effluent limitation is based on the requirements of 10 V.S.A. § 1266a and is unchanged from the current permit.

The new, annual WLA represents a 64% reduction (-3656 pounds) from the current permit and is equivalent to setting the effluent TP limit at 0.8 mg/L at the design capacity of the WWTF (3.3 MGD).

To convert units of the WLA from metric tons to pounds for the annual, mass-based TP permit limit, the following equation was used and the resulting WLA rounded down to the nearest pound:

0.911 mt/yr * 2204.623 lbs/mt = 2008 lbs/yr

The LC TMDL includes WLAs for WWTFs expressed as total annual mass loads. Compliance with the annual limit will be calculated each month using the Running Total Annual Pounds Calculation, rather than once at the end of the calendar year. The LC TMDL does not include monthly average concentration effluent limits for WWTFs. State law (10 V.S.A. § 1266a) requires that, "No person directly discharging into the drainage basins of Lake Champlain or Lake Memphremagog shall discharge any waste that contains a phosphorus concentration in excess of 0.80 milligrams per liter on a monthly average basis. Discharges of less than 200,000 gallons per day, permitted on or before July 1, 1991, shall not be subject to the requirements of this subsection." Therefore, in addition to the annual mass load effluent limitation required by the LC TMDL, the permit must also include a monthly average concentration limit for phosphorus. While the WLA in the LC TMDL was calculated based on a TP effluent concentration of 0.80 mg/L, the permit does not include 0.80 mg/L as the concentration effluent limitation because a Permittee may not need to achieve 0.80 mg/L to ensure compliance with the WLA established in the LC TMDL. Rather the permit includes a monthly average concentration limit for phosphorus of 0.80 mg/L to ensure compliance with state law and to recognize seasonal variations in the facility's discharge. It is important to note that because the annual mass load and average monthly concentration limits are not mathematically consistent in the permit, meeting a 0.8 mg/L concentration limit at design flows will not result in meeting the annual mass limit.

The Permittee must comply with both limitations and as required by the permit, must operate the facility to meet the more restrictive limitation, which may vary depending upon discharge flows at the facility. If the facility is operating at design flows, the annual mass load limitation will be the more restrictive limitation. However, if the facility is operating at low flows, the monthly average concentration limit may be the more restrictive limitation.

This draft permit requires the submission of monitoring reports to the Secretary specific to tracking TP in the discharge. A report that documents the annual TP discharged from the facility, summarizes phosphorus removal optimization and efficiencies, and tracks trends relative to the previous year shall be attached to the December WR-43 form. The annual and monthly TP loads discharged from the facility shall also be reported electronically with other required parameters.

Analysis in Support of Phosphorus Limit:

The Secretary is using the WLA from the LC TMDL (Available at:

https://ofmpub.epa.gov/waters10/attains_impaired_waters.show_tmdl_document?p_tmdl_doc_blobs_id=7 9000) as the water quality based effluent limitation (WQBEL) for phosphorus for this permit. Because this is the first permit issued to this facility under the new LC TMDL and the TMDL is less than five years old The LC TMDL was issued June 17, 2016), an analysis of the assumptions underlying the TMDL is not required. In re Montpelier WWTF Discharge Permit, 2009 WL 4396740, 6, 9-10 (Vt. Envtl. Ct. June 30, 2009) (stating that it "probably would have been meaningless to engage in further analysis" of the 2002 Lake Champlain TMDL a mere year and a half after its adoption, while also holding that when issuing a permit more than five years after the adoption of a TMDL, ANR must assess whether the past assumptions upon which the WLA was based upon "continue to have a basis of reliability"). Notwithstanding the fact that an analysis is not required, the Agency provides the following.

Using the WLA from the LC TMDL as the phosphorus WQBEL in the permit is appropriate because the State is making significant progress toward meeting the assumptions upon which the WLA is based.

First, the State has largely met the milestones in the LC TMDL Accountability Framework (For the Accountability Framework, see pages 54-59 of the LC TMDL) and is actively working to meet those that are still outstanding. For 2016, EPA gave Vermont an "excellent" report card for meeting milestones by December 30, 2016 (see below). For 2017, as outlined in the 2018 Vermont Lake Champlain Phosphorus Total Maximum Daily Loads Accountability Framework Report (http://dec.vermont.gov/sites/dec/files/wsm/erp/docs/2018VermontLakeChamplainPhosphorusTMDLAcc ou nta bilityFrameworkReport.pdf), the State has completed a majority of the milestones in the LC TMDL Accountability Framework due by December 30, 2017 and is actively working to complete those that are still outstanding. While not every milestone was completed by December 30, 2017, this is not sufficient to undermine the assumption that reductions in other sectors will occur in the future. For example, while the "Developed Lands General Permit" has not yet been issued, the State is actively working to adopt the rules necessary to issue and implement this permit, and the date by which applicants must apply for coverage under the permit – October 1, 2023 – has not changed. Thus, despite a delay in issuance of this permit, it is still appropriate to assume that reductions will be achieved in this sector based upon the timeframe envisioned when the LC TMDL was issued.

Second, the EPA's assessment of the State's progress under the LC TMDL has found that the State is making satisfactory progress. EPA's "overall assessment is that Vermont has made excellent progress in achieving the milestones in the [LC TMDL] Accountability Framework" through December 30, 2016 (Letter dated February 15, 2017, from EPA Acting Regional Administrator Deborah A. Szaro to Secretary of Natural Resources Julie Moore and Secretary of Agriculture, Food and Markets Anson Tebbetts). EPA's next "report card" is expected within a couple months. If EPA finds that the State's progress is not satisfactory, EPA may, amongst other things, revise the TMDLs to reallocate additional load reductions from nonpoint to point sources (i.e. create more stringent WLAs). EPA has taken no such actions, but rather, has thus far provided positive assessment of the State's compliance with the LC TMDL Accountability Framework. Therefore, the State has nothing from EPA indicating that the assumptions upon which the WLA was developed are no longer reliable.

Since less than five years have passed since the adoption of the LC TMDL, with the State having completed or working to complete milestones, and with positive reports thus far from EPA, there is no reason to believe that the assumptions upon which the WLA was developed –including these discharges in other sectors will be reduced in the future – are no longer valid. Therefore, it is appropriate to establish the phosphorus WQBEL for this facility based upon its WLA in the LC TMDL.

D. Toxic Pollutants Monitoring at Discharge Point 001

1. Copper, Total

Influent Total Copper monitoring on a quarterly basis is proposed in the draft permit, for daily maximum mass quantity and concentration. This condition is intended to compliment Condition I.D of

the draft permit where the Permittee and Co-Permittees shall conduct an Industrial Waste Survey for Total Copper within the *City* and Towns collection systems prior to treatment at the WWTF. Collection of this data will allow the Secretary to further assess the impacts of Copper on the WWTF and the Lower Winooski River.

The draft permit includes a new monthly "monitor only" condition, for daily max concentration and mass quantity of Total Copper from composite samples. This was previously a quarterly "monitor only" condition for monthly average, weekly average, and daily maximum mass quantity and concentrations of Total Copper. Monthly DMRs typically reported results from a single sample collected within a quarter, such that the values reported for daily maximum, weekly average, and monthly average were the same. For this reason, the monthly and weekly average monitoring requirements were removed from the draft permit.

Copper data collected the over the next permit term will be used to further assess the impacts of the facility's discharge of Copper to the Lower Winooski River, for the next permit renewal.

As stated in Condition I.D of the draft permit: copper analyses shall be carried out using a method that assures a Method Detection Limit (MDL) of 0.006 mg/L or lower. This level of detection may be achieved using EPA methods 200.7 and 200.8 listed in 40 C.F.R. Part 136 which have estimated detection limits of 0.0054 mg/L and 0.004 mg/L, respectively.

2. Zinc

The draft permit includes a new monthly "monitor only" condition, for daily max concentration and mass quantity of Total Zinc from composite samples. This was previously a quarterly "monitor only" condition for monthly average, weekly average, and daily maximum mass quantity and concentrations of Total Zinc. Monthly DMRs typically reported results from a single sample collected within a quarter, such that the values reported for daily maximum, weekly average, and monthly average were the same. For this reason, the monthly and weekly average monitoring requirements were removed from the draft permit.

F. Non-Conventional Pollutants Monitoring at Discharge Point 001

1. Septage Received

A daily "monitor only" requirement for the monthly total gallons of septage received has been included in the draft permit. This condition is changed from the current permit where daily total volumes were required to be reported on monthly DMRs.

G. Discharge Special Conditions

a) The Permittee shall continue to monitor and calculate Ultimate Oxygen Demand (UOD) from June 1 -October 31 on an annual basis to comply with the limitations in the draft permit. Methods and limits are unchanged from the draft permit.

b) The Permittee shall continue to operate the facility to meet the concentration limitations or pounds limitation, whichever is more restrictive.

c) The Permittee shall continue to remove at least 85% of the monthly average concentrations of

BOD5 and TSS in the influent into the WWTF. For the purposes of determining whether the Permittee follows this condition, samples from the effluent and the influent shall be taken with appropriate allowance for detention times.

d) Total Phosphorus shall continue to be reported by the Permittee as Total Monthly Pounds, Running Total Annual Pounds, and Percentage of Running Total Annual Pounds to Annual Permit Limitation.

e) Total Nitrogen (TN) shall be monitored and or calculated using a CWA approved method and reported as pounds on DMRs.

f) The Permittee (*City* of Essex Junction) shall continue to be solely responsible for the proper operation and maintenance of the Permittee's pump stations and collection system, the enforcement of Permittee's sewer use ordinance, and the proper operation and maintenance of the *City* of Essex Junction Wastewater Treatment Facility.

The Co-Permittee, Town of Essex, shall continue to be solely responsible for the proper operation and maintenance of that Town's pump stations and collection system, and for the enforcement of that Town's sewer use ordinance.

The Co-Permittee, Town of Williston, shall continue to be solely responsible for the proper operation and maintenance of that Town's pump stations and collection system, and for the enforcement of that Town's sewer use ordinance.

Each entity shall continue to be responsible for individual Emergency Power failure Plans and Operation, Maintenance, Emergency, and Response Plans for components specified and covered under the specified City and Town jurisdictions.

g) The Permittee and Co- Permittees shall not discharge substances in any kind or quantity that settle to form harmful benthic deposits; float as foam, debris, scum or other visible substances; produce odor, color, or turbidity that is not naturally occurring and would render the surface water unsuitable for its designated uses; result in the dominance of nuisance species; or interfere with recreational activities; or which would cause a violation of the Vermont Water Quality Standards. This condition is unchanged from the current permit.

h) The Permittee shall submit to the permitting authority projected loadings and a program for maintaining satisfactory treatment levels consistent with approved water quality management plans, only when the effluent discharged over 90 consecutive days exceeds 80% of the permitted flow.

i) The Permittee shall comply with all effluent limitations set forth in the draft permit as any action on the part of the Agency of Natural Resources in reviewing plans and specifications for construction of the wastewater treatment facility shall not relieve the Permittee from compliance responsibilities. This condition is unchanged from the current permit.

j) The Permittee shall sample for BOD5, Total Suspended Solids (TSS), Total Phosphorus, TKN,

NOx, Total Copper, and Total Zinc composites during the hours 6:00 a.m. to 6:00 p.m., unless otherwise specified. Eight hours is the minimum and 24 hours is the maximum period for the composite. This condition is unchanged from the permit, as Condition I.A.1 of the Permit specifies 8-hour composite samples.

k) The Permittee shall continue to sample for Settleable Solids during the period of peak flow.

1) The Permittee shall collect Escherichia coli (E. coli) grab samples between the hours of 6:00 a.m. to 6:00 p.m. Total Residual Chlorine sampling should occur when E. coli sampling occurs. This condition is unchanged from the current permit.

m) The Permittee shall continue to monitor for Total Residual Chlorine (TRC) when Chlorine is added to the treatment process. Limitations proposed in the permit apply year-round and are compliance effluent limits. In the event no Chlorine was added to treatment process during a month's reporting period, then the Permittee shall report as specified in permit Condition I.A.3.m.

n) The Permittee shall continue to demonstrate the accuracy of the effluent flow measurement device weekly and report the results on the monthly report forms. The acceptable limit of error is \pm 10%.

o) Monthly average flow shall continue to be calculated by summing the daily effluent flow for each day in the given month and dividing the sum by the number of days of discharge in that month.

VI. <u>Permit Schedule Items</u>

A. Annual Constituent Monitoring (ACM)

For all facilities with a design flow greater than 0.1 MGD, 40 CFR § 122.21(j) requires the submittal of effluent monitoring data for those parameters identified in the draft permit. Samples must be collected once annually such that by the end of the term of the permit, all quarters have been sampled at least once, and the results will be submitted by December 31 of each year.

The suggested sampling seasons are as follows: Winter (January 1 – March 31), Spring (April 1 – June 30), Summer (July 1 – September 30), and Fall (October 1 – December 31). Monitoring for parameters in Condition I of the draft permit shall be coordinated to comply with ACM schedules and requirements.

B. Copper Assessment

In 2003 the effluent limits for metals were challenged during the public comment period for the IBM Corp (Now GLOBALFOUNDRIES, LLC or "Global Foundries") permit for not considering the instream assimilative capacity, or otherwise contribution of metals, specifically Copper and Zinc from the six NPDES direct discharge permitted facilities downstream from Global Foundries, in the Lower Winooski: Essex Junction, South Burlington Airport Parkway, Winooski, Burlington East/Riverside, McNeil Generating Station, and Burlington North. The permit limits for Global Foundries were revised to account for copper loading from the six facilities by subtracting them from the load originally calculated for the facility. Due to the lack of data available in 2003 for each facility downstream, these six facilities received monitor only permit conditions for Copper and Zinc and IBM Corp received

metals monitoring limits. This method was re-evaluated for the downstream facilities at permit renewal.

Based on permit monitoring data received, some downstream facilities appeared to be discharging more copper than estimated in 2003 and determined potential concern for the copper assimilative capacity in the Lower Winooski to exceed VWQS. The Secretary presented these findings to stakeholders from the above listed facilities on August 19th, 2020. After meeting, the stakeholders crosschecked facility laboratory bench sheets with the data used for analysis to confirm accuracy. Re-evaluation of the data showed the copper discharged was closer to the 2003 estimates than originally believed but the stretch of river is approaching the available assimilative capacity for copper. However, the data collected during this time was not always analyzed using a method with a sufficient Method Detection Limit (MDL) to assure the data collected was accurate enough to make a concrete finding of reasonable potential.

Given the data uncertainty, permit limits are not included for municipal facilities discharging downstream of Global Foundries. To continue to investigate the issue, the Condition I.D of the draft permit requires effluent copper analyses to be carried out using a method with a Method Detection Limit (MDL) of 0.006 mg/L or below. This level of detection is deemed to be reasonably achievable as EPA methods 200.7 and 200.8 listed in 40 C.F.R. Part 136 have estimated detection limits of 0.0054 mg/L and 0.004 mg/L, respectively.

Influent copper monitoring is required to quantify copper loading to the facility and estimate copper removal after treatment.

In addition, the Permittee and Co-Permittee and the Agency shall work to derive a list including Permitted Significant Industrial Users, if any, waste haulers, and any business requested by the Agency, that the Agency believes may have a reasonable potential to discharge copper into the municipal collection systems in amounts above typical domestic sewage. Significant Industrial Users are best defined in Condition III of the permit. This list should also include businesses known to the Agency, the Permittee, or either Co-Permittee to be engaged in metal manufacturing and/or metal finishing, textile dyeing, printing, cosmetics and/or soap manufacturing, copper root treatment, or any other process the Agency reasonably believes to discharge elevated amounts of copper into the municipal collection system. Agency staff and the Permittee and Co-Permittees shall coordinate to develop an agreed upon list of industrial users to whom the WWTF shall send the Copper Survey form in advance of the Industrial Waste Survey Report date. It is not expected for the Permittee to track down the varying waste hauler customers for this Survey. This list supports future efforts to characterize influent copper sources further, should they be necessary.

The Agency has developed a Copper Survey Template for the WWTF to use in order to comply with Permit Condition I.D.3. This template is attached to this Fact Sheet for the Permittee and Co-Permittee convenience. The template allows the facility to request the following information from commercial and industrial businesses, that may have manufacturing or other business procedures that contribute to or generate a wastewater discharge to the municipal sewer collection system that has the potential to be above the background level found in domestic wastewater:

- 2. Appropriate contact information
- 3. Street Address
- 4. City/State/Zip Code

^{1.} Name of Business

- 5. Telephone
- 6. Email
- 7. Fax
- 8. Number of Employees
- 9. Business North American Industry Classification System (NAICS) Code(s) and/or Subcode(s)
- 10. Business description, including products manufactured or services performed
- 11. Estimated average monthly flows from the business industrial/commercial discharges to the WWTF.
- 12. Inquires whether the business procedure(s) use and products that contain copper (e.g., raw materials, process additives, or other products)
- 13. Inquires whether the manufacturing procedure(s) generate wastewater
- 14. Inquires whether the wastewater generated are discharged to the municipal sewer collection system.
- 15. Prompts the business to describe all copper-containing products, their use, and approximate quantities used
- 16. Prompts the business to describe all wastewater management and cleaning practices used to control the discharge of copper into the municipal sewer collection system. This includes but is not limited to any wastewater treatment methods and procedures, pH adjustment, pollution prevention practices, waste minimization practices, and/or slug/spill prevention measures that you utilize or employ.
- 17. Prompts the business to provide a qualitative estimation (pounds per year) of the copper discharged in your wastewater to the municipal sewer collection system (i.e., High (>10 lbs/yr), Moderate (< 10 lbs/yr but > 1 lb/yr), and Low (>1 lb/yr)). This estimate can be based on wastewater sampling and flow measurements. Sampling of the wastewater is not required or proposed for this Survey.

This Survey is due by August 1, 2023, as specified in Condition I.D.5 of the final permit.

These amendments to the Fact Sheet and to Permit Condition I.D are a result of permit appeal Final Stipulation in Docket No. 21-ENV-00081, attached to this Fact Sheet.

C. Emergency Power Failure Plan

Condition I.E. of the draft permit applies to the Permittee, the *City* of Essex, and Co-Permittees, the Town of Essex, and the Town of Williston. Condition I.A.3.f. of the draft permit specifies which each Permittee and Co-Permittees cover under the permit. The Permittee and Co-Permittees' responsibility under this condition remains unchanged from the current permit.

To ensure the facility can continue operations during the event of a power failure, all permittees are required to have Emergency Power Failure Plans on file. Within 180 days of the effective date of the permit, the Permittee and Co-Permittees must ensure this plan is up to date by submitting to the Secretary updated documentation addressing how the discharge will be handled in the event of an electric power outage.

Plans referenced in permit Conditions I.E and F may be combined for submittal.

D. Operations Management Emergency Response Plan (OMERP)

Condition I.F. of the draft permit applies to the Permittee, the *City* of Essex, and Co-Permittees, the Town of Essex, and the Town of Williston. Condition I.A.3.f. of the draft permit specifies which each Permittee and Co-Permittees cover under the permit.

As required by the revisions to 10 V.S.A. Section 1278 the Permittee and Co- Permittees shall implement the Operation, Management, and Emergency Response Plans on file. To ensure this plan remains up-todate, the Permittee shall prepare and submit to the Agency for review and approval an Operation, Management, and Emergency Response Plan for the WWTF, sewage pump/ejector stations, stream crossings, and sewage collection system within 180 days from the effective date of the permit.

The Co-Permittee, the Town of Essex shall also prepare and submit to the Agency for review and approval an Operation, Management, and Emergency Response Plan within 180 days from the permit effective date.

The Co-Permittee, the Town of Williston, OMERP was not approved by the Secretary during the current permit term. On August 26, 2010, the Secretary provided review comments to the Town detailing the insufficiencies in this Plan that must be corrected before it could be approved. The Town of Williston must complete and submit this Plan in accordance with the schedule in permit Condition I.F.

The Permittee and Co-Permittees responsibility under this condition is retained from the current permit. Plans referenced in permit Conditions I.E and F may be combined for submittal.

E. Phosphorus Optimization Plan

To ensure the facility is operating as efficiently as possible for purposes of phosphorus removal, the permit requires that within 120 days of the permit effective date, the Permittee shall develop or update (as appropriate), and submit to the Secretary, a Phosphorus Optimization Plan (POP) to increase the WWTF's phosphorus removal efficiency by implementing optimization techniques that achieve phosphorus reductions using primarily existing facilities and equipment. The techniques to be evaluated may include operational process changes to enhance biological and/or chemical *phosphorous* removal, incorporation of anaerobic/anoxic zones, septage receiving policies and procedures, and side stream management.

The facility shall have 12 months from the permit effective date to optimize removal of total phosphorus. If, after the 12-month optimization period, the WWTF's actual TP loads reach or exceed 80% of the LC TMDL WLA for the WWTF, based on the WWTF's 12-month running annual load calculated using the Phosphorus Load Calculation the Permittee shall, within 90 days of reaching or exceeding 80% of the LC TMDL WLA for the WWTF, develop and submit to the Secretary a projection based on the WWTF's current operations and expected future loadings of whether it will exceed its WLA during the permit term.

If the facility is not projected to exceed its WLA within the permit term, the WWTF shall reassess when it is projected to reach its WLA prior to permit renewal and submit that information with its next permit application. If the facility is projected to exceed its WLA during the permit term, the permittee shall submit a Phosphorus Elimination/Reduction Plan (PERP) within 6 months to the Secretary to ensure the WWTF continues to comply with its WLA. The PERP shall be treated as an application to amend the permit, and therefore, shall be subject to all public notice, hearing, and comment provisions, in place at the time the plan is submitted, that are applicable to permit amendments. The WWTF shall revise the PERP if required by the Secretary.

F. Pollutant Scan (greater than 1 MGD)

The Toxic Pollutants Scan is codified at 40 C.F.R. § 401.15, Table 1. This requires the Permittee to conduct an effluent analysis of S/N 001 for the pollutants included in Appendix J, Table 2 of 40 C.F.R. Part 122 and submit the results to the Secretary. Based on the results of these tests or any other toxicity tests conducted, the Secretary may require additional WET testing, or a Toxicity Reduction Evaluation be conducted.

A monitoring condition for 40 CFR Part 122 Appendix J, Table 2 three times per permit cycle is proposed in the draft permit. Monitoring should coincide with WET testing when these tests occur.

G. Quality Assurance Report / Proficiency Testing

To ensure there are adequate laboratory controls and appropriate quality assurance procedures, the Permittee shall conduct an annual laboratory proficiency test for the analysis of all pollutant parameters performed within their facility laboratory and reported as required by their NPDES permit. Proficiency Test samples must be obtained from an accredited laboratory or as part of an EPA DMR-QA study. Results shall be submitted to the Secretary by December 31, annually.

H. Whole Effluent Toxicity (WET) Testing Acute/Chronic

40 C.F.R. Part 122.44(d)(1) requires the Secretary to assess whether the discharge causes or has the reasonable potential to cause or contribute to an excursion above any narrative or numeric water quality criteria. Per these federal requirements, the Permittee shall conduct WET testing and toxic pollutant analyses according to the schedule outlined in the draft permit. If the results of these tests indicate a reasonable potential to cause an instream toxic impact, the Secretary may require additional WET testing, establish a WET limit, or require a Toxicity Reduction Evaluation.

Four, two species (Pimephales promelas and Ceriodaphnia dubia), 48-hour acute and 96-hour chronic WET tests from composite effluent samples are recommended for the draft permit: two during the winter (January/February) and two during the summer (August/October). TKN and Pollutant Scan monitoring shall be conducted concurrently with the WET tests.

VII. General Conditions

A. Electronic Reporting

The National Pollution Discharge Elimination System (NPDES) Electronic Reporting Rule (eRule) modernized Clean Water Act reporting for municipalities, industries, and other facilities by converting to an electronic data reporting system. The eRule requires the inclusion of electronic reporting requirements in NPDES permits that become effective after December 21, 2015. The rule requires that NPDES regulated entities that are required to submit discharge monitoring reports (DMRs), including majors and nonmajors, individually permitted or covered by a general permit, must do so electronically after December 21, 2016. The Secretary has created an electronic reporting system for DMRs and has trained facilities in its use. As of December 21, 2020, these NPDES facilities must also submit additional

information electronically as specified in Appendix A in 40 C.F.R. Part 127.

B. Noncompliance Notification

As required by 10 V.S.A. § 1295, a Noncompliance Notification has been included in the draft permit. Section 1295 requires the Permittee and Co-Permittees to provide public notification of untreated discharges from wastewater facilities. The Permittee and Co-Permittees are required to post a public alert within one hour of discovery and submit to the Secretary specified information regarding the discharge within 12 hours of discovery.

C. Reopener

The draft permit includes a reopener clause whereby the Secretary reserves the right to reopen and amend the permit to implement an integrated plan to address multiple Clean Water Act obligations.

VIII. Final Determination

The public comment period for receiving comments on this draft permit was from April 7, 2021, through May 7, 2021. The comments received are addressed in the attached Responsiveness Summary.

The public comment period for receiving comments on this draft amended permit was from June 2, 2022, through July 5, 2022, during which time interested persons may submit their written views on the amended sections of this draft permit, per 40 C.F.R. § 124.10.

All written comments received by 4:30 PM on *July 5, 2022*, will be retained by the Secretary and considered in the formulation of the final determination to issue, deny or modify the draft permit. The period of comment may be extended at the discretion of the Secretary.

No comments were received during the public comment period for the amended permit between June 2, 2022, through July 5, 2022.

Per Vermont Act 150, public comments concerning draft permits must be submitted via the Environmental Notice Bulletin (ENB) for all applications deemed administratively complete after January 1, 2018. In addition to providing a portal for submitting public comments, the ENB website presents details on the processing history, draft permit documents for review, and can be used to request public meetings. The ENB public site is <u>http://enb.vermont.gov</u> and the DEC ENB information page is <u>http://dec.vermont.gov/permits/enb</u>.

NPDES permits are considered Type 1 permits under Act 150 and are subject to a 30-day public comment period. All comments received within the period described above will be considered by the Department of Environmental Conservation in its final ruling to grant or deny authorization to discharge. Any person who has commented on the draft permit may, within 30 days of the final ruling by the Department of Environmental Conservation to grant or deny authorization to discharge, appeal the ruling to the Environmental Court pursuant to 10 V.S.A. Chapter 220.

If you wish to make a comment but do not have access to internet, then you may submit written comments by mail. Written Comments should be sent to:

Agency of Natural Resources Department of Environmental Conservation Watershed Management Division One National Life Drive, Davis Building, 3rd Floor Montpelier, VT 05620-3522

For additional information, contact Amy Polacyzk at 802-490-6185.

<u>OR</u>

Any interested person or groups of persons may request or petition for a public meeting with respect to this draft permit. Any such request or petition for a public meeting shall be filed within the public comment period described above and shall indicate the interest of the party filing such request and the reasons why a meeting is warranted.

The Agency will hold a meeting if there is significant public interest in holding such a meeting. Any public meeting brought in response to such a request or petition will be held in the geographical area of the proposed discharge or other appropriate area, at the discretion of the Agency and may, as appropriate, consider related groups of draft permits. Any person may submit oral or written statements and data concerning the draft permit at the public meeting. The Agency may establish reasonable limits on the time allowed for oral statements and may require the submission of statements in writing. All statements, comments, and data presented at the public meeting will be retained by the Agency and considered in the formulation of the final determination to issue, deny, or modify the draft permit.

The complete application, draft permit, and other information are on file and may be inspected by appointment on the 3rd floor of the Davis Building at One National Life Drive, Montpelier, Vermont. Copies may be obtained by calling 802-828-1115 from 7:45 AM to 4:30 PM Monday through Friday, and will be made at a cost based upon the current Secretary of State Official Fee Schedule for Copying Public Records. The draft permit and fact sheet may also be viewed on the Watershed Management Division's website at https://anrweb.vt.gov/DEC/IWIS/ReportViewer2.aspx?Report=WWPublicNotices&ViewParms=False