

Minnesota Pollution Control Agency

Rochester Office | 18 Wood Lake Drive SE | Rochester, MN 55904 | 507-285-7343 800-657-3864 | 651-282-5332 TTY | www.pca.state.mn.us | Equal Opportunity Employer

August 27, 2014

The Honorable Roy D. Srp Mayor, City of Waseca 508 South State Street Waseca, MN 56093

RE: Final Minor Modified NPDES/SDS Permit Number MN0020796 Waseca Wastewater Treatment Facility

T107N, R23W, Section 13, Waseca, Waseca County, Minnesota

Dear Mayor Srp:

Enclosed is the final National Pollutant Discharge Elimination System (NPDES)/State Disposal System (SDS) Permit for your facility. This permit supersedes an earlier NPDES/SDS Permit that was issued on August 11, 2014.

It is the responsibility of the Permittee to maintain compliance with all of the terms and conditions of this permit. Please carefully review the entire permit.

Special attention should be directed to the following:

Chapter 2: Whole Effluent Toxicity (WET) Testing - Chronic

This permit was modified to correct an error in the WET Testing chapter. The correct language specifying chronic toxicity testing is now included in the permit. We apologize for any confusion this may have caused.

Questions about your permit should be directed to the appropriate staff contacts listed on the first page of your permit.

Sincerely,

Aaron N. Luckstein

Supervisor, Southeast Regional Unit

Rochester Office Municipal Division

ANL/NH:cme

Enclosures: Final Permit, Submittals, and Actions Checklist

cc: Carl Sonnenberg, City of Waseca (w/enclosures)
Ron LaFond, Stantec Consulting (w/enclosures)
Lillie Davis, U.S. EPA Region 5 (w/enclosure)





Minnesota Pollution Control Agency

Municipal Division

National Pollutant Discharge Elimination System (NPDES)/ State Disposal System (SDS) Permit MN0020796

PERMITTEE:

City of Waseca

FACILITY NAME:

Waseca Wastewater Treatment Facility

RECEIVING WATER: Unnamed creek (Class 2B, 3C, 4A, 4B, 5, 6 Water)

CITY:

Waseca

COUNTY:

Waseca

ISSUANCE DATE:

August 11, 2014

EXPIRATION DATE: July 31, 2019

MODIFICATION DATE:

August 27, 2014

The state of Minnesota, on behalf of its citizens, through the Minnesota Pollution Control Agency (MPCA), authorizes the Permittee to operate a disposal system at the facility named above and to discharge from this facility to the receiving water named above, in accordance with the requirements of this permit.

The goal of this permit is to reduce pollutant levels in point source discharges and protect water quality in accordance with Minnesota and U.S. statutes and rules, including Minn. Stat. chs. 115 and 116, Minn. R. chs. 7001, 7049, 7050, 7053, 7060, 7090, and the U.S. Clean Water Act.

This permit is effective on the issuance date identified above, as modified on August 27, 2014. This permit expires at midnight on the expiration date identified above.

Signature: __

Aaron N. Luckstein

Supervisor, Southeast Regional Unit

Rochester Office Municipal Division for The Minnesota Pollution Control Agency

Submit eDMRs

Submit via the MPCA Online Services Portal at https://netweb.pca.state.mn.us/private/.

Submit Other WQ Reports to:

→ Attention: WQ Submittals Center Minnesota Pollution Control Agency 520 Lafayette Road North St. Paul, MN 55155-4194

Questions on this permit?

- For eDMR and other permit reporting issues, contact: Tamara Dahl, 507-476-4252.
- For specific permit requirements or permit compliance status, contact:

Teresa L. Roth, 507-344-5252.

• General permit or NPDES program questions, contact: MPCA, 651-282-6143 or 1-800-657-3938.

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Facility Description

The Waseca Wastewater Treatment Facility (Facility) is located in the SW ¼ of Section 13, Township 107 North, Range 23 West, Waseca County, Minnesota. This is a Class A Facility.

The application and plans indicate that the Facility consists of a manual and an automatic fine bar screen with screening washer/compactor, a wet well with four wastewater pumps, a flow equalization basin, parshall flume, a grit removal chamber with grit classifier, two aeration basins, chemical treatment for phosphorus removal, three secondary clarifiers, three static aerators, chlorination and dechlorination facilities, and post-treatment aeration in chlorination basin. Biosolids treatment consists of an aerated waste-activated sludge holding tank, rotary drum waste sludge thickening, a thickened sludge storage tank, an Autothermal Thermophilic Aerobic Digestion (ATAD) reactor, an aerated Sludge Nitrification/Denitrification Reactor (SNDR) tank, and a mixed sludge storage tank. Biosolids are land applied. The Facility also has three ATAD units that are not currently in use. Air is captured from the mixed sludge storage tank, ATAD reactor, and SNDR tank and sent to an air scrubber unit and then to a biofilter odor control system prior to atmospheric release.

The Facility has a continuous discharge (SD003) to an unnamed ditch to the Le Sueur River (Class 2B, 3C, 4A, 4B, 5, 6 water) and is designed to treat an Average Wet Weather (AWW) design flow of 3.5 million gallons per day (mgd), an average annual flow of 2.17 mgd, a peak hourly wet weather flow of 12 mgd, and an average dry weather flow of 1.98 mgd. The Facility is designed to treat a five-day carbonaceous biochemical oxygen demand strength of 120 milligrams per liter, based on the AWW design flow.

The location of the Facility is shown on the "Topographic Map of Permitted Facility" (page 4). The location of designated monitoring stations is specified on the "Summary of Stations" (page 5).

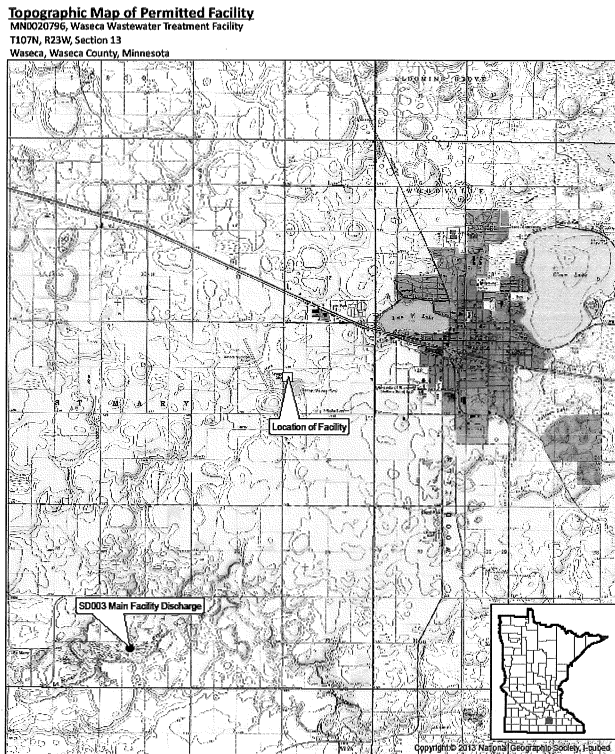
The Facility is also permitted under the Minnesota River Basin General Phosphorus Permit and is subject to meet specific phosphorus limits and reduction goals, as specified in that permit.

In accordance with MPCA rules regarding nondegradation for all waters that are not Outstanding Resource Value Waters, nondegradation review is required for any new or expanded significant discharge (Minn. R. 7050.0185). A significant discharge is 1) a new discharge (not in existence before January 1, 1988) that is greater than 200,000 gallons per day (gpd) to any water other than a Class 7 water or 2) an expanded discharge that expands by greater than 200,000 gpd that discharges to any water other than a Class 7 water or 3) a new or expanded discharge containing any toxic pollutant at a mass loading rate likely to increase the concentration of the toxicant in the receiving water by greater than one percent over the baseline quality. The flow rate used to determine significance is the design AWW flow. The January 1, 1988, design AWW flow for this Facility is 3.5 mgd.

This permit also complies with Minn. R. 7053.0275 regarding anti-backsliding.

Any point source discharger of sewage, industrial, or other wastes for which a National Pollutant Discharge Elimination System Permit has been issued by the MPCA that contains effluent limits more stringent than those that would be established by Minn. R. 7053.0215 to Minn. R. 7053.0265 shall continue to meet the effluent limits established by the permit, unless the permittee establishes that less stringent effluent limits are allowable pursuant to federal law, under section 402(o) of the Clean Water Act, United States Code, title 33, section 1342.

Map produced by: MPCA Staff, 11/14/2013 Source: USGS Quad Scale: 1:50,000



0.5

2Miles

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Waseca WWTP Summary of Stations

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Surface Discharge Stations

Effluent To Surface Water

Station Type of Station

Local Name

Local Name

Main Facility Discharge

PLS Location

SW Quarter of Section 34, Township 107 North, Range 23 West

Waste Stream Stations

SD003

WS001

Station Type of Station

Influent Waste Influent waste stream

PLS Location

Section 13, Township 107 North, Range 23 West

Permit Expires: July 31, 2019

Waseca WWTP Limits and Monitoring Requirements

The Permittee shall comply with the limits and monitoring requirements as specified below

SD 003: Main Facility Discharge

Parameter	Limit	Units	Limit Type	Effective Period	Sample Type		Notes
Bicarbonates (HCO3)	Monitor Only	mg/L	Calendar Month Maximum	Jan-Dec	24-Hour Flow Composite	1 x Month	
BOD, Carbonaceous 05 Day (20 Deg C)	132	kg/day	Calendar Month Average	Jan-Dec	24-Hour Flow Composite	3 x Week	
BOD, Carbonaceous 05 Day (20 Deg C)	10	mg/L	Calendar Month Average	Jan-Dec	24-Hour Flow Composite	3 x Week	
BOD, Carbonaceous 05 Day (20 Deg C)	199	kg/day	Maximum Calendar Week Average	Jan-Dec	24-Hour Flow Composite	3 x Week	
BOD, Carbonaceous 05 Day (20 Deg C)	15	mg/L	Maximum Calendar Week Average	Jan-Dec	24-Hour Flow Composite	3 x Week	
BOD, Carbonaceous 05 Day (20 Deg C) Percent Removal	85	%	Minimum Calendar Month Average	Jan-Dec	Calculation	3 x Week	
Calcium, Total (as Ca)	Monitor Only	mg/L	Calendar Month Maximum	Jan-Dec	24-Hour Flow Composite	1 x Month	
Chloride, Total	Monitor Only	mg/L	Calendar Month Maximum	Jan-Dec	24-Hour Flow Composite	1 x Month	
Chlorine, Total Residual	0.038	mg/L	Daily Maximum	Jan-Dec	Grab	1 x Day	3
Chromium, Total (as Cr)	Monitor Only	ug/L	Calendar Quarter Average	Jan-Dec	24-Hour Flow Composite	1 x Quarter	4
Copper, Total (as Cu)	Monitor Only	ug/L	Calendar Quarter Average	Jan-Dec	24-Hour Flow Composite	1 x Quarter	5
Fecal Coliform, MPN or Membrane Filter 44.5C	200	#100ml	Calendar Month Geometric Mean	Apr-Oct	Grab	3 x Week	
Flow	Monitor Only	mgd	Calendar Month Average	Jan-Dec	Measurement, Continuous	1 x Day	
Flow	Monitor Only	mgd	Calendar Month Maximum	Jan-Dec	Measurement, Continuous	1 x Day	
Flow	Monitor Only	MG	Calendar Month Total	Jan-Dec	Measurement, Continuous	1 x Day	
Hardness, Calcium & Magnesium, Calculated (as CaCO3)	Monitor Only	mg/L	Calendar Month Maximum	Jan-Dec	24-Hour Flow Composite	1 x Month	
Lead, Total (as Pb)	Monitor Only	ug/L	Calendar Quarter Average	Jan-Dec	24-Hour Flow Composite	1 x Quarter	6
Magnesium, Total (as Mg)	Monitor Only	mg/L	Calendar Month Maximum	Jan-Dec	24-Hour Flow Composite	1 x Month	
Mercury, Dissolved (as Hg)	Monitor Only	ng/L	Calendar Month Maximum	May, Sep	Grab	1 x Month	7
Mercury, Total (as Hg)	Monitor Only	ng/L	Calendar Month Maximum	May, Sep	Grab	1 x Month	7
Nitrite Plus Nitrate, Total (as N)	Monitor Only	mg/L	Calendar Month Average	Apr, Sep	24-Hour Flow Composite	1 x Month	
Nitrogen, Ammonia, Total (as N)	106	kg/day	Calendar Month Average	Dec-Mar	24-Hour Flow Composite		
Nitrogen, Ammonia, Total (as N)	8.0	mg/L	Calendar Month Average	Dec-Mar	24-Hour Flow Composite	3 x Week	
Nitrogen, Ammonia, Total (as N)	40	kg/day	Calendar Month Average	Apr-May	24-Hour Flow Composite	3 x Week	
Nitrogen, Ammonia, Total (as N)	3.0	mg/L	Calendar Month Average	Apr-May	24-Hour Flow Composite	3 x Week	
Nitrogen, Ammonia, Total (as N)	13	kg/day	Calendar Month Average	Jun-Sep	24-Hour Flow Composite	3 x Week	
Nitrogen, Ammonia, Total (as N)	1.0	mg/L	Calendar Month Average	Jun-Sep	24-Hour Flow Composite	3 x Week	
Nitrogen, Ammonia, Total (as N)	28	kg/day	Calendar Month Average	Oct-Nov	24-Hour Flow Composite	3 x Week	

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Waseca WWTP Limits and Monitoring Requirements

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The Permittee shall comply with the limits and monitoring requirements as specified below

SD 003: Main Facility Discharge

Parameter	Limit	Units	Limit Type	Effective Period	Sample Type	Frequency	Notes
Nitrogen, Ammonia, Total (as N)	2.1	mg/L	Calendar Month Average	Oct-Nov	24-Hour Flow Composite	3 x Week	
Nitrogen, Kjeldahl, Total	Monitor Only	mg/L	Calendar Month Average	Apr, Sep	24-Hour Flow Composite	1 x Month	
Oxygen, Dissolved	7.5	mg/L	Calendar Month Minimum	Jan-Dec	Grab	3 x Week	2
pH	9.0	SU	Calendar Month Maximum	Jan-Dec	Grab	1 x Day	1
рН	6.0	SU	Calendar Month Minimum	Jan-Dec	Grab	1 x Day	1
Phosphorus, Total (as P)	3868	kg/yr	12 Month Moving Total	Jan-Dec	Calculation	1 x Week	7
Phosphorus, Total (as P)	Monitor Only	mg/L	Calendar Month Average	Jan-Dec	24-Hour Flow Composite	1 x Week	
Phosphorus, Total (as P)	Monitor Only	kg/mo	Calendar Month Total	Jan-Dec	24-Hour Flow Composite	1 x Week	
Potassium, Total (as K)	Monitor Only	mg/L	Calendar Month Maximum	Jan-Dec	24-Hour Flow Composite	1 x Month	
Sodium, Total (as Na)	Monitor Only	mg/L	Calendar Month Maximum	Jan-Dec	24-Hour Flow Composite	1 x Month	
Solids, Total Dissolved (TDS)	Monitor Only	mg/L	Calendar Month Maximum	Jan-Dec	24-Hour Flow Composite	1 x Month	
Solids, Total Suspended (TSS)	397	kg/day	Calendar Month Average	Jan-Dec	24-Hour Flow Composite	3 x Week	
Solids, Total Suspended (TSS)	30	mg/L	Calendar Month Average	Jan-Dec	24-Hour Flow Composite	3 x Week	
Solids, Total Suspended (TSS)	596	kg/day	Maximum Calendar Week Average	Jan-Dec	24-Hour Flow Composite	3 x Week	
Solids, Total Suspended (TSS)	45	mg/L	Maximum Calendar Week Average	Jan-Dec	24-Hour Flow Composite	3 x Week	,
Solids, Total Suspended (TSS) Percent Removal	85	%	Minimum Calendar Month Average	Jan-Dec	Calculation	3 x Week	
Solids, Total Suspended (TSS), grab (Mercury)	Monitor Only	mg/L	Calendar Month Maximum	May, Sep	Grab	1 x Month	7
Specific Conductance	Monitor Only	umh/cm	Calendar Month Maximum	Jan-Dec	Measurement	1 x Month	
Sulfate, Total (as SO4)	Monitor Only	mg/L	Calendar Month Maximum	Jan-Dec	24-Hour Flow Composite	1 x Month	

Permit Modified: August 27, 2014

Permit Expires: July 31, 2019

Waseca WWTP **Limits and Monitoring Requirements**

Permit #: MN0020796

The Permittee shall comply with the limits and monitoring requirements as specified below

WS 001: Influent waste stream

Parameter	Limit	Units	Limit Type	Effective Period	Sample Type	Frequency	Notes
BOD, Carbonaceous 05 Day (20 Deg	Monitor	mg/L	Calendar Month Average	Jan-Dec	24-Hour Flow	3 x Week	
(C)	Only				Composite		
BOD, Carbonaceous 05 Day (20 Deg	Monitor	mg/L	Calendar Month Maximum	Jan-Dec	24-Hour Flow	3 x Week	
C)	Only				Composite		
Flow	Monitor	mgd	Calendar Month Average	Jan-Dec	Measurement,	1 x Day	
	Only				Continuous		
Flow	Monitor	mgd	Calendar Month Maximum	Jan-Dec	Measurement,	1 x Day	
	Only				Continuous	·	
Flow	Monitor	MG	Calendar Month Total	Jan-Dec	Measurement,	1 x Day	
	Only				Continuous		
pH	Monitor	SU	Calendar Month Maximum	Jan-Dec	Grab	1 x Day	1
,	Only						
pH	Monitor	SU	Calendar Month Minimum	Jan-Dec	Grab	1 x Day	1
	Only						
Phosphorus, Total (as P)	Monitor	mg/L	Calendar Month Average	Jan-Dec	24-Hour Flow	1 x Week	
	Only				Composite		
Precipitation	Monitor	in	Calendar Month Total	Jan-Dec	Measurement	1 x Day	
	Only						
Solids, Total Suspended (TSS)	Monitor	mg/L	Calendar Month Average	Jan-Dec	24-Hour Flow	3 x Week	
	Only				Composite		
Solids, Total Suspended (TSS)	Monitor	mg/L	Calendar Month Maximum	Jan-Dec	24-Hour Flow	3 x Week	
	Only				Composite		

Notes:

- 1 -- Analyze immediately.
- 2 -- Analyze immediately. Analyze daily when dechlorination is used.
- 3 -- Analyze immediately. Applicable whenever chlorine is added. If chlorine was not used during the reporting period, write "not used" in the reporting field on the DMR. A Method Detection Limit and a Reporting Limit must be established for this parameter. The Reporting Limit cannot be
- 4 -- EPA method 218.2. Alternately use EPA method 200.8. After one year of monitoring, the Permittee may request a reduction in frequency or elimination of monitoring for this analyte.
- 5 -- EPA method 220.2. Alternately use EPA method 200.8. After one year of monitoring, the Permittee may request a reduction in frequency or elimination of monitoring for this analyte.
- 6 -- EPA method 239.2. Alternately use EPA method 200.8 After one year of monitoring, the Permittee may request a reduction in frequency or elimination of monitoring for this analyte.
- 7 -- See Surface Discharge Stations Chapter for additional information.

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Chapter 1. Mercury Minimization Plan

1. Mercury Pollutant Minimization Plan

Permit Modified: August 27, 2014

- 1.1 The Permittee is required to complete and submit a Mercury Minimization Plan (MMP) to the MPCA as detailed in this section. If the Permittee has previously submitted a MMP, it must update its MMP and submit the updated MMP to the MPCA. The purpose of the MMP is to evaluate collection and treatment systems to determine possible sources of mercury as well as potential mercury reduction options. Guidelines for developing a MMP are detailed in this section.
- 1.2 The specific mercury monitoring requirements are detailed in the limits and monitoring section of this permit. Information gained through the MMP process can be used to reduce mercury concentrations. As part of its mercury control strategy, the Permittee should consider selecting activities based on the potential of those activities to reduce mercury loadings to the wastewater treatment facility.
- 1.3 The Permittee shall submit a Mercury Minimization Plan by 180 days after permit issuance. At a minimum, the MMP must include the following:
 - a) A summary of mercury influent and effluent concentrations and biosolids monitoring data using the most recent five years of monitoring data, if available.
 - b) Identification of existing and potential sources of mercury concentrations and/or loading to the facility. As appropriate for your facility, you should consider residential, institutional, municipal, and commercial sources (such as dental clinics, hospitals, medical clinics, nursing homes, schools, laundries, and industries with potential for mercury contributions). You should also consider other influent mercury sources, such as stormwater inputs, ground water (inflow & infiltration) inputs, lift station components, and waste streams or sewer tributaries to the wastewater treatment facility.
 - c) An evaluation of past and present WWTF operations to determine those operating procedures that maximize mercury removal.
 - d) A summary of any mercury reduction activities implemented during the last five years.
 - e) A plan to implement mercury management and reduction measures during the next five years.

Chapter 2. Whole Effluent Toxicity (WET) Testing - Chronic

1. General Requirements

- 1.1 This permit does not include a chronic whole effluent toxicity limit; however the facility is required to conduct chronic toxicity tests for Outfall SD003. Results of chronic toxicity tests will be evaluated against a monitoring threshold value of 1.03 TUc.
- 1.2 The Permittee shall conduct annual chronic toxicity test batteries on Outfall SD003 beginning with the issuance date of the permit. The first set of annual results are due the last day of the first full calendar quarter following permit issuance and annually thereafter. (For example, if the permit is issued April 28, the test results are due on or before September 30 of each year.)

2. Species and Procedural Requirements

- 2.1 Any test that is begun with an effluent sample that exceeds a total ammonia concentration of 5 mg/l shall use the carbon dioxide-controlled atmosphere technique to control pH drift.
- 2.2 Test organisms for each test battery shall include the fathead minnow (Pimephales promelas)-Method 1000.0 and Ceriodaphnia dubia-Method 1002.0.
- 2.3 Static renewal chronic serial dilution tests of the effluent shall consist of a control, 6, 12, 25, 50 and 100% effluent. A 97% Receiving Water Concentration (RWC) may be substituted for the 75% effluent concentration or provided in addition to the above dilution series.

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Chapter 2. Whole Effluent Toxicity (WET) Testing - Chronic

2. Species and Procedural Requirements

- 2.4 All effluent samples shall be flow proportioned, 24-hour composites. Test solutions shall be renewed daily. Testing of the effluent shall begin within 36 hours of sample collection. Receiving water collected outside of the influence of discharge shall be used for dilution and controls. Chronic toxicity tests shall be conducted in accordance with procedures outlined in EPA-821-R-02-013 "Short-term Methods for Measuring the Chronic Toxicity of Effluents and Receiving Waters to Freshwater Organisms" - Fourth Edition (Chronic Manual) and any revisions to the Manual.
- 2.5 Any other circumstances not addressed in the previous requirements or that require deviation from that specified in the previous requirements shall first be approved by the MPCA.

3. Quality Control and Report Submittals

3.1 Any test that does not meet quality control measures, or results which the Permittee believes reflect an artifact of testing shall be repeated within two (2) weeks. These reports shall contain information consistent with the report preparation section of the Chronic Manual. The MPCA shall make the final determination regarding test validity.

4. Positive Toxicity Result for WET

- 4.1 Should a test exceed 1.03 TUc for whole effluent toxicity based on results from the most sensitive test species, the Permittee shall conduct two repeat test batteries on all species. The repeat tests are to be completed within forty-five (45) days after completion of the positive test. These tests will be used to determine if toxicity exceeding 1.03 TUc remains present for any test species. For both retests, if no toxicity is present above 1.03 TUc for any test species, the Permittee shall return to the test frequency specified by the permit. If either of the repeat test batteries indicate toxicity above 1.03TUc for any test species, the Permittee shall submit for MPCA review a plan for conducting a Toxicity Reduction Evaluation (TRE), including the Facility Performance Review (to be submitted to the MPCA WQ Submittals Center within 60 days after toxicity discovery date) and, at a minimum, provide quarterly reports starting from the date of TRE submittal, regarding progress towards the identity, source, and any plans for the removal of the toxicity. The TRE shall be consistent with EPA guidance or subsequent procedures approved by the MPCA in attempting to identify and remove the source of the toxicity. Routinely scheduled chronic toxicity test batteries required in this permit section shall be suspended for the duration of the TRE.
- 4.2 Following successful completion of the TRE the Permittee shall conduct one year of quarterly testing, with the results of the first quarterly test due the first full calendar quarter following TRE completion (For example, if the TRE is completed on April 28, the first quarterly results are due on or before September 30.) Following completion of one year of quarterly testing the return to routine annual acute toxicity testing is subject to the discretion of the MPCA. Amendments to the initial TRE shall be approved by MPCA staff and the schedules identified therein.

5. WET Data and Test Acceptability Criteria (TAC) Submittal

5.1 All WET test data and TAC must be submitted to the MPCA by the dates required by this section of the permit using the Minnesota Pollution Control Agency Ceriodaphnia dubia Chronic Toxicity Test Report and/or Minnesota Pollution Control Agency Fathead Minnow Chronic Toxicity Test Report and associated instruction forms. Data not submitted on the correct form(s), or submitted incomplete, will be returned to the permittee and deemed incomplete until adequately submitted on the designated form (identified above). Data should be submitted to:

MPCA Attn: WQ Submittals Center 520 Lafayette Road North St. Paul, Minnesota 55155-4194 Permit Expires: July 31, 2019 Permit #: MN0020796

Chapter 2. Whole Effluent Toxicity (WET) Testing - Chronic

6. Permit Re-opening for WET

Permit Modified: August 27, 2014

6.1 Based on the results of the testing, the permit may be modified to include additional toxicity testing and a whole effluent toxicity limit.

7. Whole Effluent Toxicity Requirement Definitions

- 7.1 "Chronic Whole Effluent Toxicity (WET) Test is a static renewal test conducted on an exponentially diluted series of effluent. The purpose is to calculate appropriate biological effect endpoints (NOEC or IC25), specified in the referenced chronic manual. A statistical effect level less than the Receiving Water Concentration (RWC) constitutes a positive test for chronic toxicity. The RWC equals the 97 percent effluent concentration or 1.03 TUc.
- 7.2 "Chronic toxic unit (TUc)" is the reciprocal of the effluent dilution that causes no unacceptable effect on the test organisms by the end of the chronic exposure period. For example, a TUc equals [7Q10flow (mgd) + effluent average dry weather flow (mgd)].
- 7.3 "Test" refers to an individual species.
- 7.4 "Test Battery" consists of WET testing of all test species for the specified test. For chronic WET testing, all test species includes Fathead minnows and ceriodaphnia dubia.

Chapter 3. Total Residual Oxidants - Domestic

1. General Requirements

- 1.1 "Daily Maximum" for Total Residual Chlorine (TRC) concentration limits means:
 - a. The value of a single sample in a 24-hour period if the concentration of TRC in that sample is 0.038 mg/L or less, or below the Reportable Limit (RL).
 - b. If the concentration of TRC in the first sample is greater than 0.038 mg/L or greater than the RL, reporting the average of two to twelve samples analyzed in a 24-hour period is allowed. The second sample must be taken two hours after the first sample and subsequent samples are to be taken at one-hour intervals thereafter, not to exceed a total of twelve samples in a 24-hour period. Values below the Reportable Limit for TRC are assumed to be zero for averaging purposes only. Whenever daily TRC values are averaged, the 0.038 mg/L limit must be met and the average value must be reported, not < the RL.
 - c. The average value of multiple daily TRC effluent sample analyses must meet the 0.038 mg/L limit to be in compliance.
- 1.2 Total Residual Chlorine must be analyzed immediately. This means within 15 minutes or less of sample collection. (40 CFR Part 136 and Standard Methods for the Examination of Water and Wastewater, Latest Edition)
- 1.3 A Method Detection Limit (MDL) must be established for this parameter.
- 1.4 The Reportable Limit must be established for this parameter. This should be based on the Method Detection Limit and laboratory, analyst, and equipment used in the analysis. The Reportable Limit cannot be greater than 0.1 mg/L.
- 1.5 The Method Detection Limit and Reportable Limit should be reassessed when the method, equipment, laboratory, or analyst changes.
- 1.6 Monitoring results below the Reportable Limit should be reported as "<" the Reportable Limit. For example, if the Reportable Limit is 0.01 mg/L and a parameter is not detected at a value of 0.01 mg/L or greater, the concentration shall be reported as "<0.01mg/L." The symbol "<" means "less than."

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Chapter 3. Total Residual Oxidants - Domestic

1. General Requirements

1.7 The equipment should be checked against a known standard at least monthly.

Chapter 4. Domestic Wastewater -- Pretreatment

1. Pretreatment - Definitions

- 1.1 An "Individual Control Mechanism" is a document, such as an agreement or permit, that imposes limitations or requirements on an individual industrial user of the POTW.
- 1.2 "Significant Industrial User" (SIU) means any industrial user that:
 - a. discharges 25,000 gallons per day or more of process wastewater;
 - b. contributes a load of five (5) % or more of the capacity of the POTW; or
 - c. is designated as significant by the Permittee or the MPCA on the basis that the SIU has a reasonable potential to adversely impact the POTW, or the quality of its effluent or residuals. (Minn. R. 7049.0120, Subp. 24)

2. Pretreatment - Permittee Responsibility to Control Users

- 2.1 It is the Permittee's responsibility to regulate the discharge from users of its wastewater treatment facility. The Permittee shall prevent any pass through of pollutants or any inhibition or disruption of the Permittee's facility, its treatment processes, or its sludge processes or disposal that contribute to the violation of the conditions of this permit or any federal or state law or regulation limiting the release of pollutants from the POTW. (Minn. R. 7049.0600)
- 2.2 The Permittee shall prohibit the discharge of the following to its wastewater treatment facility:
 - a. pollutants which create a fire or explosion hazard, including any discharge with a flash point less than 60 degrees C (140 degrees F);
 - b. pollutants which would cause corrosive structural damage to the POTW, including any waste stream with a pH of less than 5.0;
 - c. solid or viscous pollutants which would obstruct flow;
 - d. heat that would inhibit biological activity, including any discharge that would cause the temperature of the waste stream at the POTW treatment plant headworks to exceed 40 degrees C (104 degrees F);
 - e. pollutants which produce toxic gases, vapors, or fumes that may endanger the health or safety of workers; or
 - f. any pollutant, including oxygen demanding pollutants such as biochemical oxygen demand, released at a flow rate or pollutant concentration that will cause interference or pass through. (Minn. R. 7049.0140)
- 2.3 The Permittee shall prohibit new discharges of non-contact cooling waters unless there is no cost effective alternative. Existing discharges of non-contact cooling water to the Permittee's wastewater treatment facility shall be eliminated, where elimination is cost-effective, or where an infiltration/inflow analysis and sewer system evaluation survey indicates the need for such removal.
- 2.4 If the Permittee accepts trucked-in wastes, the Permittee shall evaluate the trucked in wastes prior to acceptance in the same manner as it monitors sewered wastes. The Permittee shall accept trucked-in wastes only at specifically designated points. (Minn. R. 7049.0140, Subp. 4)

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Chapter 4. Domestic Wastewater -- Pretreatment

Permit Expires: July 31, 2019

2. Pretreatment - Permittee Responsibility to Control Users

2.5 Pollutant of concern means a pollutant that is or may be discharged by an industrial user that is, or reasonably should be of concern on the basis that it may cause the permittee to violate any permit limits on the release of pollutants. The following pollutants shall be evaluated to determine if they should be pollutants of concern: pollutants limited in this permit, pollutants for which monitoring is required in this permit, pollutants that are likely to cause inhibition of the Permittee's POTW, pollutants which may interfere with sludge disposal, mercury, phosphorus, and pollutants for which the Permittee's treatment facility has limited capacity. (Minn. R. 7049.0120, Subp. 13)

3. Control of Significant Industrial Users

- 3.1 The Permittee shall impose pretreatment requirements on SIUs which will ensure compliance with all applicable effluent limitations and other requirements set forth in this permit or any federal or state law or regulation limiting the release of pollutants from the POTW. These requirements shall be applied to SIUs by means of an individual control mechanism. (Minn. R. 7049.0600)
- 3.2 The Permittee shall not knowingly enter into an individual control mechanism with any user that would allow the user to contribute an amount or strength of wastewater that would cause violation of any limitation or requirement in the permit, or any applicable federal, state or local law or regulation. (Minn. R. 7049.0600 Subp. 3)

4. Monitoring of Significant Industrial Users

4.1 The Permittee shall obtain from SIUs specific information on the quality and quantity of the SIU's discharges to the Permittee's POTW. Except where specifically requested by the Permittee and approved by the MPCA, this information shall be obtained by means of representative monitoring conducted by the Permittee or by the SIU under requirements imposed by the Permittee in the SIU's individual control mechanism. Monitoring performed to comply with this requirement shall include all pollutants for which the SIU is significant and shall be done at a frequency commensurate with the significance of the SIU. (Minn. R. 7049.0710)

5. Reporting and Notification

5.1 If a SIU discharges to the POTW during a given calendar year, the Permittee shall submit a Pretreatment Annual Report for that calendar year, due by January 31 of the following year. The Pretreatment Annual Report shall be submitted on forms provided by the agency or shall provide equivalent information.

The Permittee shall submit the pre-treatment report to the following address:

MPCA

Attn: WQ Submittals Center 520 Lafayette Road North

St. Paul, Minnesota 55155-4194 (Minn. R. 7049.0720)

- 5.2 The Permittee shall notify the MPCA in writing of any:
 - a. SIU of the Permittee's POTW which has not been previously disclosed to the MPCA;
 - b. anticipated or actual changes in the volume or quality of discharge by an industrial user that could result in the industrial user becoming an SIU as defined in this chapter; or
 - c. anticipated or actual changes in the volume or quality of discharges by a SIU that would require changes to the SIU's required local limits.

This notification shall be submitted within 30 days of identifying the IU as a SIU. Where changes are proposed, they must be submitted prior to changes being made. (Minn. R. 7049.0700, Subp. 1)

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Chapter 4. Domestic Wastewater -- Pretreatment

5. Reporting and Notification

- 5.3 Upon notifying the MPCA of a SIU or change in a SIU discharge as required above, the Permittee shall submit the following information on forms provided by the agency or in a comparable format:
 - a. the identity of the SIU and a description of the SIU's operation and process;
 - b. a characterization of the SIU's discharge;
 - c. the required local limits that will be imposed on the SIU;
 - d. a technical justification of the required local limits; and
 - e. a plan for monitoring the SIU which is consistent with monitoring requirements in this chapter. (Minn. R. 7049.0700)
- 5.4 In addition, the Permittee shall, upon request, submit the following to the MPCA for approval:
 - a. additional information on the SIU, its processes and discharge;
 - b. a copy of the individual control mechanism used to control the SIU;
 - c. the Permittee's legal authority to be used for regulating the SIU; and
 - d. the Permittee's procedures for enforcing the requirements imposed on the SIU. (Minn. R. 7049.0700, Subp. 3)
- 5.5 The permittee shall notify MPCA of any of its industrial users that may be subject to national categorical pretreatment standards.
- 5.6 This permit may be modified in accordance with Minnesota Rules, ch. 7001 to require development of a pretreatment program approvable under the Federal General Pretreatment Regulation (40 CFR 403).

Chapter 5. Domestic Wastewater -- Mechanical System

1. Bypass Structures

1.1 All structures capable of bypassing the treatment system shall be manually controlled and kept locked at all times.

2. Sanitary Sewer Extension Permit

2.1 The Permittee may be required to obtain a Sanitary Sewer Extension Permit from the MPCA for any addition, extension or replacement to the sanitary sewer. If a sewer extension permit is required, construction may not begin until plans and specifications have been submitted and a written permit is granted except as allowed in Minn. Stat. 115.07, Subd. 3(b).

3. Operator Certification

- 3.1 The Permittee shall provide a Class A state certified operator who is in direct responsible charge of the operation, maintenance and testing functions required to ensure compliance with the terms and conditions of this permit.
- 3.2 The Permittee shall provide the appropriate number of operators with a Type IV certification to be responsible for the land application of biosolids or semisolids from commercial or industrial operations.

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Chapter 5. Domestic Wastewater -- Mechanical System

3. Operator Certification

- 3.3 If the Permittee chooses to meet operator certification requirements through a contractual agreement, the Permittee shall provide a copy of the contract to the MPCA, WQ Submittals Center. The contract shall include the certified operator's name, certificate number, company name if appropriate, the period covered by the contract and provisions for renewal; the duties and responsibilities of the certified operator; the duties and responsibilities of the permittee; and provisions for notifying the MPCA 30 days in advance of termination if the contract is terminated prior to the expiration date.
- 3.4 The Permittee shall notify the MPCA within 30 days of a change in operator certification or contract status.

Chapter 6. Domestic Wastewater -- Biosolids-Exceptional Quality and/or Class B

1. Authorization

- 1.1 This permit authorizes the Permittee to prepare, store and distribute Class B domestic wastewater treatment biosolids and Exceptional Quality Biosolids to the land in accordance with the provisions in this chapter and Minnesota Rules ch. 7041.
- 1.2 Permittees who prepare bulk biosolids must obtain approval of the sites on which bulk biosolids are applied before they are applied unless they are Exceptional Quality Biosolids. Site application procedures are set forth in Minn. R. ch. 7041.0800.

2. Compliance Responsibility

- 2.1 The Permittee is responsible for ensuring that the applicable requirements in this chapter and Minn. R. ch. 7041 are met when biosolids are prepared, distributed, and/or applied to the land.
- 2.2 Exceptional Quality Biosolids produced by the Permittee may not be blended by the Permittee with other materials before distributing them to other persons.
- 2.3 The total nitrogen, phosphorus and potassium content of Exceptional Quality Biosolids must be supplied, in writing, by the person who prepares the biosolids to the person who applies or distributes the Exceptional Quality Biosolids for that person's use in recommending application rates.
- 2.4 The total nitrogen, phosphorus, and potassium content and the effective neutralizing power (ENP) of the Exceptional Quality Biosolids must be supplied in writing by the person who prepares them to the person who applies or distributes the biosolids for that person's use in recommending application rates.

3. Notification Requirements

3.1 The Permittee shall provide information needed to comply with the biosolids requirements of Minn. R. ch. 7041 to others who prepare or use the biosolids.

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Chapter 6. Domestic Wastewater -- Biosolids-Exceptional Quality and/or Class B

4. Pollutant Limits

Permit Modified: August 27, 2014

4.1 Biosolids which are applied to the land must not exceed the ceiling concentrations in Table 1 and must not be applied so that the cumulative amounts of pollutant in Table 2 are exceeded. Exceptional quality biosolids must not exceed the ceiling concentration in Table 1 and must meet the pollutant concentrations in Table 3.

Table 1 Ceiling Concentrations (dry weight basis)

Parameter in units mg/kg

Arsenic 75

Cadmium 85

Copper 4300

Lead 840

Mercury 57

Molybdenum 75

Nickel 420

Selenium 100

Zinc 7500

Table 2 Cumulative Loading Limits

Parameter in units lbs/acre

Arsenic 37

Cadmium 35

Copper 1339

Lead 268

Mercury 15

Molybdenum not established*

Nickel 375

Selenium 89

Zinc 2500

Table 3 Pollutant Concentrations

Pollutant Concentration (mg/kg)*

Arsenic 41

Cadmium 39

Copper 1500

Lead 300

Mercury 17

Nickel 420

Selenium 100

Zinc 2800

5. Pathogen and Vector Attraction Reduction

5.1 Biosolids shall be processed, treated, or be incorporated or injected into the soil to meet one of the vector attraction reduction requirements in Minnesota Rules, pt. 7041.1400.

^{*}The cumulative limit for molybdenum has not been established at the time of permit issuance

^{*} On a dry weight basis, the arithmetic mean of all measurements taken during the month.

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Chapter 6. Domestic Wastewater -- Biosolids-Exceptional Quality and/or Class B

5. Pathogen and Vector Attraction Reduction

Permit Modified: August 27, 2014

- 5.2 Biosolids shall be processed or treated by one of the alternatives in Minnesota Rules, pt. 7041,1300 to meet the Class A or Class B standards for the reduction of pathogens. When Class B biosolids are applied to the land, the site restrictions in Minnesota Rules, pt. 7041.1300 must also be met.
- 5.3 The minimum duration between application and harvest, grazing or public access to areas where Class B biosolids have been applied to the land is as follows:
 - a. 14 months for food crops whose harvested parts may touch the soil/biosolids mixture (such as melons, squash, tomatoes, etc.), when biosolids are surface applied, incorporated or injected.
 - b. 20 months or 38 months depending on the application method for food crops whose harvested parts grow in the soil (such as potatoes, carrots, onions, etc.). The 20 month time period is required when biosolids are surface applied or surface applied and incorporated after they have been on the soil surface for at least four (4) months. The 38 month time period is required when the biosolids are injected or surface applied and incorporated within four (4) months of application.
 - c. 30 days for feed crops, other food crops (such as field corn, sweet corn, etc.), hay or fiber crops when biosolids are surface applied, incorporated or injected.
 - d. 30 days for grazing of animals when biosolids are surface applied, incorporated or injected.
 - e. One year where there is a high potential for public contact with the site, (such as a reclamation site located in populated areas, a construction site located in a city, turf farms, plant nurseries, etc.) and 30 days where there is low potential for public contact (such as agricultural land, forest, a reclamation site located in an unpopulated area, etc.) when biosolids are surface applied, incorporated, or injected.
- 5.4 Exceptional Quality Biosolids are required to meet the Class A process standard in Minnesota Rules 7041.1300 subp. 2, item C(4) as follows:

The temperature of the sewage sludge shall be maintained at a specific value for a period of time.

When the percent solids of the biosolids is less than seven percent, the temperature of the biosolids is 50 degrees Celsius or higher, and the time period is 30 minutes or longer, the temperature and time period shall be determined using the following equation:

$$D = \frac{50,070,000}{0.1400t}$$

Where,

D=time in days.

t=temperature in degrees Celsius.

5.5 In addition to the Class A process defined above or number in permit, either the density of fecal coliform in the biosolids must be less than 1000 MPN/gram of total solids (dry weight basis) or the density of Salmonella sp. bacteria in the biosolids must be less than three MPN per four grams or total solids (dry weight basis) at the time the biosolids are applied to land, are prepared for sale or giveaway in a bag or other container for application to land, or when the biosolids or material derived from the biosolids is prepared to meet the requirements of Exceptional Quality Biosolids.

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Chapter 6. Domestic Wastewater -- Biosolids-Exceptional Quality and/or Class B

5. Pathogen and Vector Attraction Reduction

5.6 Exceptional Quality Biosolids are required to meet vector attraction reduction at the same time or after pathogen reduction is met by the option defined in Minnesota Rules 7041.1400 subp. 2, item A as follows: The mass of volatile solids in the biosolids shall be reduced by a minimum of 38%.

6. Management Practices

Permit Expires: July 31, 2019

- 6.1 The management practices for the land application of biosolids are described in detail in Minn. R. ch. 7041.1200 and must be followed unless specified otherwise in a site approval letter or a permit issued by the MPCA.
- 6.2 Overall management requirements:
 - a. Biosolids must not be applied to the land if it is likely to adversely affect a threatened or endangered species listed under Section 4 of the Endangered Species Act or its designated critical habitat.
 - b. Biosolids must not be applied to flooded, frozen or snow covered ground so that the biosolids enter wetlands or other waters of the state.
 - c. Biosolids must be applied at an agronomic rate unless specified otherwise by the MPCA in a permit.
 - d. Biosolids shall not be applied within 33 feet of a wetland or waters of the state unless specified otherwise by the MPCA in a permit.

7. Monitoring Requirements

- 7.1 Representative samples of biosolids applied to the land must be analyzed by methods specified in Minnesota Rule pt. 7041.3200 for the following parameters: arsenic, cadmium, copper, lead, mercury, molybdenum, nickel, selenium, zinc, Kjeldahl nitrogen, ammonia nitrogen, total solids, volatile solids, phosphorus, potassium and pH.
- 7.2 At a minimum, biosolids must be monitored at the frequencies specified in Table 3 for the parameters listed above, and any pathogen or vector attraction reduction requirements in Minnesota Rules, pts. 7041.1300 and 7041.1400 if used to determine compliance with those parts.

Table 3 Minimum Sampling Frequencies

Biosolids Applied* (metric tons/365-day period)	Biosolids Applied* (tons/365-day period)	Frequency (times/365-day period)
>0 but <290 >=290 but <1,500	>0 but <320 >=320 but <1,650	1 4
>=1,500 but <15,000 >=15,000	>=1,650 but <16,500 >=16,500	6 12

^{*} Either the amount of bulk biosolids applied to the land or the amount of biosolids received by a person who prepares biosolids that are sold or given away in a bag or other container for application to the land (dry weight basis).

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Chapter 6. Domestic Wastewater -- Biosolids-Exceptional Quality and/or Class B

7. Monitoring Requirements

Permit Modified: August 27, 2014

7.3 Increased sampling frequencies are specified for the parameters listed in Table 4. Sampling at a frequency at twice the minimum frequencies in Table 3 is required if concentrations listed in Table 4 are exceeded (based on the average of all analyses made during the previous cropping year).

Table 4 Increased Frequency of Sampling

Parameter (mg/kg dry weight basis)

Arsenic 38

Cadmium 43

Copper 2150

Lead 420

Mercury 28

Molybdenum 38

Nickel 210

Selenium 50

Zinc 3750

8. Records

8.1 The Permittee shall keep records of the information necessary to show compliance with pollutant concentrations and loadings, pathogen reduction requirements, vector attraction reduction requirements and management practices as specified in Minnesota Rules, pt. 7041.1600, subp. 2 and/or 3, as applicable.

9. Reporting Requirements

- 9.1 By December 31 following the end of each cropping year, the Permittee shall submit a Biosolids Annual Report for the land application of biosolids on a form provided by or approved by the MPCA. The report shall include the requirements in Minnesota Rules, part 7041.1700.
- 9.2 The permittee shall submit a Biosolids Annual Report by December 31 of each year for biosolids storage and/or transfer activities occurring during the cropping year previous to December 31. The report must indicate whether or not biosolids were transferred and/or stored. If biosolids were transferred, the report must describe how much was transferred, where it was transferred to, the name of the facility that accepted the transfer and the contact person at that facility. "Cropping year" means a year beginning on September 1 of the year prior to the growing season and ending August 31 the year the crop is harvested. For example, the 2012 cropping year began September 1, 2011, and ended August 31, 2012.
- 9.3 For biosolids that are stored for more than two years, the Biosolids Annual Report must also include the analytical data from the representative sample of the biosolids generated during the cropping year.
- 9.4 The Permittee shall submit the Biosolids Annual Report to:

Biosolids Coordinator Minnesota Pollution Control Agency 520 Lafayette Road North St. Paul, Minnesota 55155-4194

9.5 The Permittee must notify the MPCA in writing when 90 percent or more of any of the cumulative pollutant loading rates listed for any Land Application Sites has been reached for a site.

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Chapter 7. Surface Discharge Stations

1. Requirements for Specific Stations

1.1 SD 003: Submit a monthly DMR by 21 days after the end of each calendar month following permit issuance.

2. Special Requirements

Salty Discharge Parameters

- 2.1 If monitoring results indicate a reasonable potential to exceed a water quality standard for any of the parameters of total dissolved solids, hardness, chloride, sodium, calcium, magnesium, potassium, bicarbonates, or specific conductance, the Permittee will be required to submit application for a permit modification and a compliance schedule (if appropriate) will be added to the permit to ensure progress towards meeting the standards. The compliance schedule will contain a requirement that the facility either demonstrate compliance with the standard as soon as possible or submit a variance request with the application for permit reissuance.
- 2.2 You may request a reduction in monitoring of these parameters if, after two years of data, the monitoring does not indicate a reasonable potential to exceed a water quality standard.

3. Sampling Location

3.1 Samples and measurements required by this permit shall be representative of the monitored activity.

4. Surface Discharges

- 4.1 Floating solids or visible foam shall not be discharged in other than trace amounts.
- 4.2 Oil or other substances shall not be discharged in amounts that create a visible color film.
- 4.3 The Permittee shall install and maintain outlet protection measures at the discharge stations to prevent erosion.

5. Phosphorus Limits and Monitoring Requirements

- 5.1 Phosphorus limits are to be calculated as follows.
- 5.2 "12-Month Moving Total" is a rolling total. For the first 11 months after this limit is effective, report the mass phosphorus discharged by calculating each month's kg/month, then adding each month's kg/month from the first month the new limit is effective through the 11th month after this limit became effective. This value should be reported on the eDMR in the 12-Month Moving Total field. If using the eDMR calculator tool, replace the calculated value with this value. Starting the 12th month after this limit became effective and thereafter, calculate each kg/month then add all of the monthly values (kg/mo) during the last twelve months, starting with the monthly total for the month of the current reporting period. Calculate kg/month for each month by multiplying the total volume of effluent flow (MG) by the monthly average concentration and by a 3.785 conversion factor to get kg/month. Starting the 12th month after this limit became effective and thereafter, the eDMR calculator tool will provide the correct value for this limit.

6. Mercury Limits and Monitoring Requirements

- 6.1 Permittees are required to sample for TSS (grab sample) at the same time that Total/Dissolved Mercury samples are taken. Total Mercury, Dissolved Mercury, and TSS (grab sample) samples must be collected via grab samples. All results must be recorded on DMRs.
- 6.2 Total and Dissolved Mercury samples must be analyzed using the most current versions of EPA Method 1631 with clean techniques method 1669. Should another mercury analytical method that has a reportable quantitation level of <0.5 ng/L that allows for low-level sample characterization be approved by the EPA and certified by an MPCA recognized accreditation body, the method may be used in place of 1631/1669.

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Chapter 7. Surface Discharge Stations

Permit Modified: August 27, 2014

7. Priority Pollutants - Monitoring Requirements

7.1 The Permittee shall monitor the effluent three times in the life of the permit for the following specified priority pollutants. Sampling events shall not be less than one year apart.

Monitoring shall be for the organic priority pollutants identified under the volatile, acid, base/neutral, and pesticide fractions using EPA methods 624, 625 and 608 (40 CFR Part 136, October 25, 1984) as listed in Table II of 40 CFR Part 122, Appendix D.

The following priority pollutant total metals shall also be monitored using either EPA method 200.8 or their corresponding graphite furnace method found in Table IB of 40 CFR Part 136: antimony, arsenic, beryllium, cadmium, chromium, copper, lead, nickel, selenium, silver, thallium, and zinc. In addition, the Permittee shall monitor for Total Cyanide (EPA method 335), Total Phenolic Compounds (EPA method 420), and Hardness (total as CaCO3) (EPA method 130). Total Mercury shall be monitored by EPA method 1631, if not already required by the permit.

- 7.2 Submit the results of the first sampling event no later than three years prior to the expiration date of this permit.
- 7.3 Submit the results of the second sampling event no later than two years prior to the expiration date of this permit.
- 7.4 Submit the results of the third or final sampling event no later than one year prior to the expiration date of this permit.

8. Discharge Monitoring Reports

8.1 The Permittee shall submit monitoring results for discharges in accordance with the limits and monitoring requirements for this station. If no discharge occurred during the reporting period, the Permittee shall check the "No Discharge" box on the Discharge Monitoring Report (DMR).

Chapter 8. Waste Stream Stations

1. Requirements for Specific Stations

1.1 WS 001: Submit a monthly DMR by 21 days after the end of each calendar month following permit issuance.

2. Sampling Location

2.1 Grab and composite samples shall be collected at a point representative of total influent flow to the system.

Chapter 9. Industrial Stormwater -- No Exposure Exclusion

1. Conditional Exclusion for No Exposure

- 1.1 No exposure means all industrial materials and activities are protected by a storm resistant shelter to prevent exposure to rain, snow, snow melt, and/or runoff. Industrial activities or materials include, but are not limited to, material handling equipment or activities, industrial machinery, raw materials, intermediate products, by-products, final products, or waste products.
- 1.2 The conditional exclusion for No Exposure is available on a facility-wide basis in accordance with Minn. R. 7090.3060, subp. 5(B).
- 1.3 The no exposure certification is non-transferrable in accordance with Minn. R. 7090.3060, subp. 5(D). In the event that the facility operator changes, then the new operator must submit written notification of the change to the MPCA, Attn: WQ Submittal Center, 520 Lafayette Road North, St Paul, Minnesota 55155-4194.

Chapter 9. Industrial Stormwater -- No Exposure Exclusion

1. Conditional Exclusion for No Exposure

- 1.4 The MPCA retains the authority to require the facility operator to apply for a permit modification to this permit for stormwater coverage or to apply for coverage under the Industrial Stormwater General Permit (MNR050000), even when an industrial operator certifies No Exposure, if the MPCA has determined that the discharge is contributing to the violation of, or interfering with the attainment or maintenance of water quality standards, including designated uses.
- 1.5 Any facility that has previously obtained a conditional exclusion for No Exposure shall recertify for the exclusion no later than five years from the effective date of the most recent No Exposure certificate issued to the facility by the Agency.
- 1.6 The No Exposure exclusion is conditional. The facility must maintain a condition of No Exposure at the facility in order for the No Exposure exclusion to remain applicable. In the event of any change or circumstance that causes exposure of industrial activities or materials to stormwater, the facility must comply with the stormwater requirements of this chapter.
- 1.7 Based on the information submitted with the permit application, the Agency has determined the Permittee meets the exclusion criteria for "No Exposure" in accordance with Minnesota Rules Chapter 7090.3060.

Chapter 10. Total Facility Requirements

1. General Requirements

General Requirements

- 1.1 Incorporation by Reference. The following applicable federal and state laws are incorporated by reference in this permit, are applicable to the Permittee, and are enforceable parts of this permit: 40 CFR pts. 122.41, 122.42, 136, 403 and 503; Minn. R. pts. 7001, 7041, 7045, 7050, 7052, 7053, 7060, and 7080; and Minn. Stat. Sec. 115 and 116.
- 1.2 Permittee Responsibility. The Permittee shall perform the actions or conduct the activity authorized by the permit in compliance with the conditions of the permit and, if required, in accordance with the plans and specifications approved by the Agency. (Minn. R. 7001.0150, subp. 3, item E)
- 1.3 Toxic Discharges Prohibited. Whether or not this permit includes effluent limitations for toxic pollutants, the Permittee shall not discharge a toxic pollutant except according to Code of Federal Regulations, Title 40, sections 400 to 460 and Minnesota Rules 7050, 7052, 7053 and any other applicable MPCA rules. (Minn. R. 7001.1090, subp.1, item A)
- 1.4 Nuisance Conditions Prohibited. The Permittee's discharge shall not cause any nuisance conditions including, but not limited to: floating solids, scum and visible oil film, acutely toxic conditions to aquatic life, or other adverse impact on the receiving water. (Minn. R. 7050.0210 subp. 2)
- 1.5 Property Rights. This permit does not convey a property right or an exclusive privilege. (Minn. R. 7001.0150, subp. 3, item C)
- 1.6 Liability Exemption. In issuing this permit, the state and the MPCA assume no responsibility for damage to persons, property, or the environment caused by the activities of the Permittee in the conduct of its actions, including those activities authorized, directed, or undertaken under this permit. To the extent the state and the MPCA may be liable for the activities of its employees, that liability is explicitly limited to that provided in the Tort Claims Act. (Minn. R. 7001.0150, subp. 3, item O)
- 1.7 The MPCA's issuance of this permit does not obligate the MPCA to enforce local laws, rules, or plans beyond what is authorized by Minnesota Statutes. (Minn. R. 7001.0150, subp.3, item D)

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Chapter 10. Total Facility Requirements

1. General Requirements

Permit Modified: August 27, 2014

1.8 Liabilities. The MPCA's issuance of this permit does not release the Permittee from any liability, penalty or duty imposed by Minnesota or federal statutes or rules or local ordinances, except the obligation to obtain the permit. (Minn. R. 7001.0150, subp.3, item A)

- 1.9 The issuance of this permit does not prevent the future adoption by the MPCA of pollution control rules, standards, or orders more stringent than those now in existence and does not prevent the enforcement of these rules, standards, or orders against the Permittee. (Minn. R. 7001.0150, subp.3, item B)
- 1.10 Severability. The provisions of this permit are severable and, if any provisions of this permit or the application of any provision of this permit to any circumstance are held invalid, the application of such provision to other circumstances and the remainder of this permit shall not be affected thereby.
- 1.11 Compliance with Other Rules and Statutes. The Permittee shall comply with all applicable air quality, solid waste, and hazardous waste statutes and rules in the operation and maintenance of the facility.
- 1.12 Inspection and Entry. When authorized by Minn. Stat. Sec. 115.04; 115B.17, subd. 4; and 116.091, and upon presentation of proper credentials, the agency, or an authorized employee or agent of the agency, shall be allowed by the Permittee to enter at reasonable times upon the property of the Permittee to examine and copy books, papers, records, or memoranda pertaining to the construction, modification, or operation of the facility covered by the permit or pertaining to the activity covered by the permit; and to conduct surveys and investigations, including sampling or monitoring, pertaining to the construction, modification, or operation of the facility covered by the permit or pertaining to the activity covered by the permit. (Minn. R. 7001.0150, subp.3, item I)
- 1.13 Control Users. The Permittee shall regulate the users of its wastewater treatment facility so as to prevent the introduction of pollutants or materials that may result in the inhibition or disruption of the conveyance system, treatment facility or processes, or disposal system that would contribute to the violation of the conditions of this permit or any federal, state or local law or regulation.

Sampling

- 1.14 Representative Sampling. Samples and measurements required by this permit shall be conducted as specified in this permit and shall be representative of the discharge or monitored activity. (40 CFR 122.41 (j)(1))
- 1.15 Additional Sampling. If the Permittee monitors more frequently than required, the results and the frequency of monitoring shall be reported on the Discharge Monitoring Report (DMR) or another MPCA-approved form for that reporting period. (Minn. R. 7001.1090, subp. 1, item E)
- 1.16 Certified Laboratory. A laboratory certified by the Minnesota Department of Health and/or registered by the MPCA shall conduct analyses required by this permit. Analyses of dissolved oxygen, pH, temperature, specific conductance, and total residual oxidants (chlorine, bromine) do not need to be completed by a certified laboratory but shall comply with manufacturers specifications for equipment calibration and use. (Minn. Stat. Sec. 144.97 through 144.98 and Minn. R. 4740.2010 and 4740.2050 through 4740.2120) (Minn. R. 4740.2010 and 4740.2050 through 2120)
- 1.17 Sample Preservation and Procedure. Sample preservation and test procedures for the analysis of pollutants shall conform to 40 CFR Part 136 and Minn, R. 7041.3200.
- 1.18 Equipment Calibration: Flow meters, pumps, flumes, lift stations or other flow monitoring equipment used for purposes of determining compliance with permit shall be checked and/or calibrated for accuracy at least twice annually. (Minn. R. 7001.0150, subp. 2, items B and C)

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Chapter 10. Total Facility Requirements

1. General Requirements

- 1.19 Maintain Records. The Permittee shall keep the records required by this permit for at least three years, including any calculations, original recordings from automatic monitoring instruments, and laboratory sheets. The Permittee shall extend these record retention periods upon request of the MPCA. The Permittee shall maintain records for each sample and measurement. The records shall include the following information (Minn. R. 7001.0150, subp. 2, item C):
 - a. The exact place, date, and time of the sample or measurement;
 - b. The date of analysis;
 - c. The name of the person who performed the sample collection, measurement, analysis, or calculation; and
 - d. The analytical techniques, procedures and methods used; and
 - e. The results of the analysis.
- 1.20 Completing Reports. The Permittee shall submit the results of the required sampling and monitoring activities on the forms provided, specified, or approved by the MPCA. The information shall be recorded in the specified areas on those forms and in the units specified. (Minn. R. 7001.1090, subp. 1, item D; Minn. R. 7001.0150, subp. 2, item B)

Required forms may include:

DMR Supplemental Form

Individual values for each sample and measurement must be recorded on the DMR Supplemental Form which, if required, will be provided by the MPCA. DMR Supplemental Forms shall be submitted with the appropriate DMRs. You may design and use your own supplemental form; however it must be approved by the MPCA. Note: Required summary information MUST also be recorded on the DMR. Summary information that is submitted ONLY on the DMR Supplemental Form does not comply with the reporting requirements.

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Chapter 10. Total Facility Requirements

1. General Requirements

1.21 Submitting Reports. Discharge Monitoring Reports (DMRs), DMR supplemental forms, and related attachments shall be submitted electronically via the MPCA Online Services Portal after authorization is approved. Authorization must be applied for and approved prior to submittal via the Online Services Portal.

DMRs and DMR Supplemental Forms shall be electronically submitted by the 21st day of the month following the monitoring period end or as otherwise specified in this permit. Electronic DMR submittal must be complete on or before 11:59 PM of the 21st day of the month following the end of the monitoring period or as otherwise specified in this permit. A DMR shall be submitted for each required station even if no discharge occurred during the monitoring period. (Minn. R. 7001.0150, subps. 2.B and 3.H)

If electronic submittal is not possible, the Permittee must apply for an exception to electronic submittal. Exceptions requests for extreme conditions (no computer on-site is not an extreme condition) must at a minimum contain the extreme reason for the exception, actions to be taken, and date the facility will submit eDMR. All exception requests, and paper DMRs, DMR supplemental forms, and related attachments must be submitted by the 21st day of the month following the monitoring period end to:

MPCA

Attn: Discharge Monitoring Reports 520 Lafayette Road North St. Paul, Minnesota 55155-4194.

Other reports required by this permit shall be submitted on or before the due date specified in the permit to:

MPCA

Attn: WQ Submittals Center 520 Lafayette Road North St. Paul, Minnesota 55155-4194.

- 1.22 Incomplete or Incorrect Reports. The Permittee shall immediately submit an electronically amended report or DMR to the MPCA upon discovery by the Permittee or notification by the MPCA that it has submitted an incomplete or incorrect report or DMR. The amended report or DMR shall contain the missing or corrected data along with a cover letter explaining the circumstances of the incomplete or incorrect report. If it is impossible to electronically amend the report or DMR, the Permittee shall immediately notify the MPCA and the MPCA will provide direction for the amendment submittals. (Minn. R. 7001.0150 subp. 3, item G)
- 1.23 Required Signatures. All DMRs, forms, reports, and other documents submitted to the MPCA shall be signed by the Permittee or the duly authorized representative of the Permittee. Minn. R. 7001.0150, subp. 2, item D. The person or persons that sign the DMRs, forms, reports or other documents must certify that he or she understands and complies with the certification requirements of Minn. R. 7001.0070 and 7001.0540, including the penalties for submitting false information. Technical documents, such as design drawings and specifications and engineering studies required to be submitted as part of a permit application or by permit conditions, must be certified by a registered professional engineer. (Minn. R. 7001.0540)

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Chapter 10. Total Facility Requirements

1. General Requirements

1.24 Detection Level. The Permittee shall report monitoring results below the reporting limit (RL) of a particular instrument as "<" the value of the RL. For example, if an instrument has a RL of 0.1 mg/L and a parameter is not detected at a value of 0.1 mg/L or greater, the concentration shall be reported as "<0.1 mg/L." "Non-detected," "undetected," "below detection limit," and "zero" are unacceptable reporting results, and are permit reporting violations. (Minn. R. 7001.0150, subp. 2, item B)

Where sample values are less than the level of detection and the permit requires reporting of an average, the Permittee shall calculate the average as follows:

- a. If one or more values are greater than the level of detection, substitute zero for all nondetectable values to use in the average calculation.
- b. If all values are below the level of detection, report the averages as "<" the corresponding level of detection.
- c. Where one or more sample values are less than the level of detection, and the permit requires reporting of a mass, usually expressed as kg/day, the Permittee shall substitute zero for all nondetectable values. (Minn. R. 7001.0150, subp. 2, item B)
- 1.25 Records. The Permittee shall, when requested by the Agency, submit within a reasonable time the information and reports that are relevant to the control of pollution regarding the construction, modification, or operation of the facility covered by the permit or regarding the conduct of the activity covered by the permit. (Minn. R. 7001.0150, subp. 3, item H)
- 1.26 Confidential Information. Except for data determined to be confidential according to Minn. Stat. Sec. 116.075, subd. 2, all reports required by this permit shall be available for public inspection. Effluent data shall not be considered confidential. To request the Agency maintain data as confidential, the Permittee must follow Minn. R. 7000.1300.

Noncompliance and Enforcement

- 1.27 Subject to Enforcement Action and Penalties. Noncompliance with a term or condition of this permit subjects the Permittee to penalties provided by federal and state law set forth in section 309 of the Clean Water Act; United States Code, title 33, section 1319, as amended; and in Minn. Stat. Sec. 115.071 and 116.072, including monetary penalties, imprisonment, or both. (Minn. R. 7001.1090, subp. 1, item B)
- 1.28 Criminal Activity. The Permittee may not knowingly make a false statement, representation, or certification in a record or other document submitted to the Agency. A person who falsifies a report or document submitted to the Agency, or tampers with, or knowingly renders inaccurate a monitoring device or method required to be maintained under this permit is subject to criminal and civil penalties provided by federal and state law. (Minn. R. 7001.0150, subp.3, item G., 7001.1090, subps. 1, items G and H and Minn. Stat. Sec. 609.671)
- 1.29 Noncompliance Defense. It shall not be a defense for the Permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit. (40 CFR 122.41(c))

Chapter 10. Total Facility Requirements

1. General Requirements

- 1.30 Effluent Violations. If sampling by the Permittee indicates a violation of any discharge limitation specified in this permit, the Permittee shall immediately make every effort to verify the violation by collecting additional samples, if appropriate, investigate the cause of the violation, and take action to prevent future violations. If the permittee discovers that noncompliance with a condition of the permit has occurred which could endanger human health, public drinking water supplies, or the environment, the Permittee shall within 24 hours of the discovery of the noncompliance, orally notify the commissioner and submit a written description of the noncompliance within 5 days of the discovery. The written description shall include items a. through e., as listed below. If the Permittee discovers other non-compliance that does not explicitly endanger human health, public drinking water supplies, or the environment, the non-compliance shall be reported during the next reporting period to the MPCA with its Discharge Monitoring Report (DMR). If no DMR is required within 30 days, the Permittee shall submit a written report within 30 days of the discovery of the noncompliance. This description shall include the following information:
 - a. a description of the event including volume, duration, monitoring results and receiving waters;
 - b. the cause of the event;
 - c. the steps taken to reduce, eliminate and prevent reoccurrence of the event;
 - d. the exact dates and times of the event; and
 - e. steps taken to reduce any adverse impact resulting from the event. (Minn. R. 7001.0150, subp. 3k)
- 1.31 Upset Defense. In the event of temporary noncompliance by the Permittee with an applicable effluent limitation resulting from an upset at the Permittee's facility due to factors beyond the control of the Permittee, the Permittee has an affirmative defense to an enforcement action brought by the Agency as a result of the noncompliance if the Permittee demonstrates by a preponderance of competent evidence:
 - a. The specific cause of the upset;
 - b. That the upset was unintentional;
 - c. That the upset resulted from factors beyond the reasonable control of the Permittee and did not result from operational error, improperly designed treatment facilities, inadequate treatment facilities, lack of preventative maintenance, or increases in production which are beyond the design capability of the treatment facilities;
 - d. That at the time of the upset the facility was being properly operated;
 - e. That the Permittee properly notified the Commissioner of the upset in accordance with Minn. R. 7001.1090, subp. 1, item I; and
 - f. That the Permittee implemented the remedial measures required by Minn. R. 7001.0150, subp. 3, item J.

Release

1.32 Unauthorized Releases of Wastewater Prohibited. Except for discharges from outfalls specifically authorized by this permit, overflows, discharges, spills, or other releases of wastewater or materials to the environment, whether intentional or not, are prohibited. However, the MPCA will consider the Permittee's compliance with permit requirements, frequency of release, quantity, type, location, and other relevant factors when determining appropriate action. (40 CFR 122.41 and Minn. Stat. Sec 115.061)

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Chapter 10. Total Facility Requirements

1. General Requirements

- 1.33 Discovery of a release. Upon discovery of a release, the Permittee shall:
 - a. Take all reasonable steps to immediately end the release.
 - b. Notify the Minnesota Department of Public Safety Duty Officer at 1(800)422-0798 or (651)649-5451 (metro area) immediately upon discovery of the release. You may contact the MPCA during business hours at 1(800)657-3864 or (651)296-6300 (metro area).
 - c. Recover as rapidly and as thoroughly as possible all substances and materials released or immediately take other action as may be reasonably possible to minimize or abate pollution to waters of the state or potential impacts to human health caused thereby. If the released materials or substances cannot be immediately or completely recovered, the Permittee shall contact the MPCA. If directed by the MPCA, the Permittee shall consult with other local, state or federal agencies (such as the Minnesota Department of Natural Resources and/or the Wetland Conservation Act authority) for implementation of additional clean-up or remediation activities in wetland or other sensitive areas.
- 1.34 Sampling of a release. Upon discovery of a release, the Permittee shall:
 - a. Collect representative samples of the release. The Permittee shall sample the release for parameters of concern immediately following discovery of the release. The Permittee may contact the MPCA during business hours to discuss the sampling parameters and protocol. In addition, Fecal Coliform Bacteria samples shall be collected where it is determined by the Permittee that the release contains or may contain sewage. If the release cannot be immediately stopped, the Permittee shall consult with MPCA regarding additional sampling requirements. Samples shall be collected at least, but not limited to, two times per week for as long as the release continues.
 - b. Submit the sampling results on the Release Sampling Form (http://www.pca.state.mn.us/index.php/view-document.html?gid=18867). The Release Sampling Form shall be submitted to the MPCA with the next DMR or within 30 days whichever is sooner.

Bypass

1.35 Anticipated bypass. The permittee may allow any bypass to occur which does not cause effluent limitations to be exceeded, but only if the bypass is for essential maintenance to assure efficient operation of the facility. The permittee shall submit prior notice, if possible at least ten days before the date of the bypass to the MPCA (40 CFR 122.41(m)(2) and 122.41(m)(3) and Minn. R. Ch. 7001.1090, subp. 1, J).

The notice of the need for an anticipated bypass shall include the following information:

- a. The proposed date and estimated duration of the bypass;
- b. The alternatives to bypassing; and
- c. A proposal for effluent sampling during the bypass. Any bypass wastewater must enter waters of the state from outfalls specifically authorized by this permit. Therefore, samples shall be collected at the frequency and location identified in this permit or two times per week for as long as the bypass continues, whichever is more frequent.

Chapter 10. Total Facility Requirements

1. General Requirements

1.36 All other bypasses are prohibited. The MPCA may take enforcement action against the Permittee for a bypass, unless the specific conditions described in Minn, R. Ch. 7001,1090 subp. 1, K and 122.41(m)(4)(i) are met.

In the event of an unanticipated bypass, the permittee shall:

- a. Take all reasonable steps to immediately end the bypass.
- b. Notify the Minnesota Department of Public Safety Duty Officer at 1(800)422-0798 or (651)649-5451 (metro area) immediately upon commencement of the bypass. You may contact the MPCA during business hours at 1(800)657-3864 or (651)296-6300 (metro area). (Minn. Stat. Sec 115.061)
- c. Immediately take action as may be reasonably possible to minimize or abate pollution to waters of the state or potential impacts to human health caused thereby. If directed by the MPCA, the Permittee shall consult with other local, state or federal agencies for implementation of abatement, clean-up, or remediation activities.
- d. Only allow bypass wastewater as specified in this section to enter waters of the state from outfalls specifically authorized by this permit. Samples shall be collected at the frequency and location identified in this permit or two times per week for as long as the bypass continues, whichever is more frequent. The permittee shall also follow the reporting requirements for effluent violations as specified in this permit.

Operation and Maintenance

- 1.37 The Permittee shall at all times properly operate and maintain the facilities and systems of treatment and control, and the appurtenances related to them which are installed or used by the Permittee to achieve compliance with the conditions of the permit. Proper operation and maintenance includes effective performance, adequate funding, adequate operator staffing and training, and adequate laboratory and process controls, including appropriate quality assurance procedures. The Permittee shall install and maintain appropriate backup or auxiliary facilities if they are necessary to achieve compliance with the conditions of the permit and, for all permits other than hazardous waste facility permits, if these backup or auxiliary facilities are technically and economically feasible Minn. R. 7001.0150. subp. 3, item F.
- 1.38 In the event of a reduction or loss of effective treatment of wastewater at the facility, the Permittee shall control production or curtail its discharges to the extent necessary to maintain compliance with the terms and conditions of this permit. The Permittee shall continue this control or curtailment until the wastewater treatment facility has been restored or until an alternative method of treatment is provided. (Minn. R. 7001.1090, subp. 1, item C)
- 1.39 Solids Management. The Permittee shall properly store, transport, and dispose of biosolids, septage, sediments, residual solids, filter backwash, screenings, oil, grease, and other substances so that pollutants do not enter surface waters or ground waters of the state. Solids should be disposed of in accordance with local, state and federal requirements. (40 CFR 503 and Minn. R. 7041 and applicable federal and state solid waste rules)
- 1.40 Scheduled Maintenance. The Permittee shall schedule maintenance of the treatment works during non-critical water quality periods to prevent degradation of water quality, except where emergency maintenance is required to prevent a condition that would be detrimental to water quality or human health. (Minn. R. 7001.0150. subp. 3, item F and Minn. R. 7001.0150. subp. 2, item B)
- 1.41 Control Tests. In-plant control tests shall be conducted at a frequency adequate to ensure compliance with the conditions of this permit. (Minn. R. 7001.0150. subp. 3, item F and Minn. R. 7001.0150. subp. 2, item B)

Changes to the Facility or Permit

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Chapter 10. Total Facility Requirements

1. General Requirements

1.42 Permit Modifications. Except as provided under Minnesota Statutes, section 115.07, subdivisions 1 and 3, no person required by statute or rule to obtain a permit may construct, install, modify, or operate the facility to be permitted, nor shall a person commence an activity for which a permit is required by statute or rule until the agency has issued a written permit for the facility or activity. (Minn. R. 7001.0030)

Permittees that propose to make a change to the facility or discharge that requires a permit modification must follow Minn. R. 7001.0190. If the Permittee cannot determine whether a permit modification is needed, the Permittee must contact the MPCA prior to any action. It is recommended that the application for permit modification be submitted to the MPCA at least 180 days prior to the planned change.

- 1.43 No person required by statute or rule to obtain a permit may construct, install, modify, or operate the facility to be permitted except as provided under Minnesota Statutes, section 115.07, subdivisions 1 and 3, nor shall a person commence an activity for which a permit is required by statute or rule until the agency has issued a written permit for the facility or activity.
- 1.44 Plans, specifications and MPCA approval are not necessary when maintenance dictates the need for installation of new equipment, provided the equipment is the same design size and has the same design intent. For instance, a broken pipe, lift station pump, aerator, or blower can be replaced with the same design-sized equipment without MPCA approval.
 - If the proposed construction is not expressly authorized by this permit, it may require a permit modification. If the construction project requires an Environmental Assessment Worksheet under Minn. R. 4410, no construction shall begin until a negative declaration is issued and all approvals are received or implemented.
- 1.45 Report Changes. The Permittee shall give advance notice as soon as possible to the MPCA of any substantial changes in operational procedures, activities that may alter the nature or frequency of the discharge, and/or material factors that may affect compliance with the conditions of this permit. (Minn. R. 7001.0150, subp. 3, item M)
- 1.46 Chemical Additives. The Permittee shall receive prior written approval from the MPCA before increasing the use of a chemical additive authorized by this permit, or using a chemical additive not authorized by this permit, in quantities or concentrations that have the potential to change the characteristics, nature and/or quality of the discharge.

The Permittee shall request approval for an increased or new use of a chemical additive at least 60 days, or as soon as possible, before the proposed increased or new use.

This written request shall include at least the following information for the proposed additive:

- a. The process for which the additive will be used;
- b. Material Safety Data Sheet (MSDS) which shall include aquatic toxicity, human health, and environmental fate information for the proposed additive. The aquatic toxicity information shall include at minimum the results of: a) a 48-hour LC50 or EC50 acute study for a North American freshwater planktonic crustacean (either Ceriodaphnia or Daphnia sp.) and b) a 96-hour LC50 acute study for rainbow trout, bluegill or fathead minnow or another North American freshwater aquatic species other than a planktonic crustacean;
- c. A complete product use and instruction label;
- d. The commercial and chemical names and Chemical Abstract Survey (CAS) number for all ingredients in the additive (If the MSDS does not include information on chemical composition, including percentages for each ingredient totaling to 100%, the Permittee shall contact the supplier to have this information provided); and
- e. The proposed method of application, application frequency, concentration, and daily average and maximum rates of use. (Minn. R. 7001.0170)

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1. General Requirements

1.47 Upon review of the information submitted regarding the proposed chemical additive, the MPCA may require additional information be submitted for consideration. This permit may be modified to restrict the use or discharge of a chemical additive and include additional influent and effluent monitoring requirements.

Approval for the use of an additive shall not justify the exceedance of any effluent limitation nor shall it be used as a defense against pollutant levels in the discharge causing or contributing to the violation of a water quality standard.

- 1.48 MPCA Initiated Permit Modification, Suspension, or Revocation. The MPCA may modify or revoke and reissue this permit pursuant to Minn. R. 7001.0170. The MPCA may revoke without reissuance this permit pursuant to Minn. R. 7001.0180.
- 1.49 TMDL Impacts. Facilities that discharge to an impaired surface water, watershed or drainage basin may be required to comply with additional permits or permit requirements, including additional restriction or relaxation of limits and monitoring as authorized by the CWA 303(d)(4)(A) and 40 CFR 122.44.1.2.i., necessary to ensure consistency with the assumptions and requirements of any applicable US EPA approved wasteload allocations resulting from Total Maximum Daily Load (TMDL) studies.
- 1.50 Permit Transfer. The permit is not transferable to any person without the express written approval of the Agency after compliance with the requirements of Minn. R. 7001.0190. A person to whom the permit has been transferred shall comply with the conditions of the permit. (Minn. R., 7001.0150, subp. 3, item N)
- 1.51 Facility Closure. The Permittee is responsible for closure and post-closure care of the facility. The Permittee shall notify the MPCA of a significant reduction or cessation of the activities described in this permit at least 180 days before the reduction or cessation. The MPCA may require the Permittee to provide to the MPCA a facility Closure Plan for approval.

Facility closure that could result in a potential long-term water quality concern, such as the ongoing discharge of wastewater to surface or ground water, may require a permit modification or reissuance.

The MPCA may require the Permittee to establish and maintain financial assurance to ensure performance of certain obligations under this permit, including closure, post-closure care and remedial action at the facility. If financial assurance is required, the amount and type of financial assurance, and proposed modifications to previously MPCA-approved financial assurance, shall be approved by the MPCA. (Minn. Stat. Sec. 116.07, subd. 4)

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1. General Requirements

1.52 Permit Reissuance. If the Permittee desires to continue permit coverage beyond the date of permit expiration, the Permittee shall submit an application for reissuance at least 180 days before permit expiration. If the Permittee does not intend to continue the activities authorized by this permit after the expiration date of this permit, the Permittee shall notify the MPCA in writing at least 180 days before permit expiration.

If the Permittee has submitted a timely application for permit reissuance, the Permittee may continue to conduct the activities authorized by this permit, in compliance with the requirements of this permit, until the MPCA takes final action on the application, unless the MPCA determines any of the following (Minn. R. 7001.0040 and 7001.0160):

- a. The Permittee is not in substantial compliance with the requirements of this permit, or with a stipulation agreement or compliance schedule designed to bring the Permittee into compliance with this permit;
- b. The MPCA, as a result of an action or failure to act by the Permittee, has been unable to take final action on the application on or before the expiration date of the permit;
- c. The Permittee has submitted an application with major deficiencies or has failed to properly supplement the application in a timely manner after being informed of deficiencies.

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Submittals and Actions Checklist Waseca WWTP

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This checklist is intended to assist you in tracking the reporting requirements of your permit. However, it is only an aid. PLEASE CONSULT YOUR PERMIT FOR THE EXACT REQUIREMENTS.

Please note: This checklist only details submittal requirements for the next five years. DMRs, Annual Reports, and many other submittals are required even after the expiration date of this permit, and continue to be due until the permit is either reissued or terminated.

Submit eDMRs:

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Submit eDMRs via the MPCA Online Services Portal at: https://netweb.pca.state.mn.us/private/

Submit other WQ reports to:

Attention: Submittals Center Minnesota Pollution Control Agency 520 Lafayette Rd N St. Paul, MN 55155

MPCA Staff Contacts:

For eDMR-related questions: Tamara Dahl at (507)476-4252 For other questions: Teresa Roth at (507)344-5252

2014	
Sul	omit DMR (due before Oct 22)
Sul	omit DMR (due before Nov 22)
Sul	omit DMR (due before Dec 22)
2015	
Sul	omit DMR (due before Jan 22)
Sul	omit a Mercury Pollutant Minimization Plan (due before Feb 7) {Permit Req't. 1.1.3}
Sul	omit DMR (due before Feb 22)
Sul	omit DMR (due before Mar 22)
Sul	omit DMR (due before Apr 22)
Sul	omit DMR (due before May 22)
Su	omit DMR (due before Jun 22)
Su	bmit DMR (due before Jul 22)
Su	bmit DMR (due before Aug 22)
Su	bmit DMR (due before Sep 22)
Su	bmit DMR (due before Oct 22)
Su	bmit DMR (due before Nov 22)
Su	bmit DMR (due before Dec 22)
2016	
Su	bmit DMR (due before Jan 22)
Su	bmit DMR (due before Feb 22)
Su	bmit DMR (due before Mar 22)
Su	bmit DMR (due before Apr 22)
Su	bmit DMR (due before May 22)
Su	bmit DMR (due before Jun 22)
Su	bmit DMR (due before Jul 22)
Su	bmit the results of the first priority pollutant sampling event (due before Jul 30) {Permit Req't. 7.7.2}
Su	bmit DMR (due before Aug 22)
Su	brnit DMR (due before Sep 22)
Su	bmit DMR (due before Oct 22)
Su	bmit DMR (due before Nov 22)
Su	bmit DMR (due before Dec 22)
2017	
Su	bmit DMR (due before Jan 22)
Su	bmit DMR (due before Feb 22)
Su Su	bmit DMR (due before Mar 22)
Su	bmit DMR (due before Apr 22)
Su	bmit DMR (due before May 22)
Su	bmit DMR (due before Jun 22)
Su	bmit DMR (due before Jul 22)
Su	bmit the results of the second priority pollutant sampling event (due before Jul 30) {Permit Req't. 7.7.3}
Su	bmit DMR (due before Aug 22)
Su	bmit DMR (due before Sep 22)

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Submittals and Actions Checklist Waseca WWTP Page 2 of 2

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MPCA Staff Contacts:

For eDMR-related questions: Tamara Dahl at (507)476-4252 For other questions: Teresa Roth at (507)344-5252

20	17
	Submit DMR (due before Oct 22)
	Submit DMR (due before Nov 22)
	Submit DMR (due before Dec 22)
20	18
	Submit DMR (due before Jan 22)
	Submit DMR (due before Feb 22)
	Submit DMR (due before Mar 22)
	Submit DMR (due before Apr 22)
	Submit DMR (due before May 22)
	Submit DMR (due before Jun 22)
	Submit DMR (due before Jul 22)
	Submit the results of the third priority pollutant sampling event (due before Jul 30) {Permit Req't. 7.7.4}
	Submit DMR (due before Aug 22)
	Submit DMR (due before Sep 22)
	Submit DMR (due before Oct 22)
	Submit DMR (due before Nov 22)
	Submit DMR (due before Dec 22)
20	19
	Submit DMR (due before Jan 22)
	Submit an application for permit reissuance (due before Feb 1) {Permit Req't. 10.1.52}
	Submit DMR (due before Feb 22)
	Submit DMR (due before Mar 22)
	Submit DMR (due before Apr 22)
	Submit DMR (due before May 22)
	Submit DMR (due before Jun 22)
\Box	Submit DMR (due before Jul 22)