BATON ROUGE SSO PROGRAM 2002 CONSENT DECREE



2021 ANNUAL REPORT

January 28, 2022



January 28, 2022

CERTIFIED - RETURN RECEIPT REQUESTED

Ms. Cheryl Seager Director Water Enforcement Branch (6EN-W) Compliance Assurance and Enforcement Division U.S. Environmental Protection Agency, Region VI 1201 Elm Street, Suite 500 Dallas, TX 75270-210

Re: City of Baton Rouge and Parish of East Baton Rouge Consent Decree-Civil Action No. 01-978-B-M3 Annual Report – Period Ending December 31, 2021

Ladies and Gentlemen:

Pursuant to Paragraph 52 of the Consent Decree, the City of Baton Rouge and Parish of East Baton Rouge (City/Parish) hereby submits the Annual Report covering activities for the year ending December 31, 2021. This report addresses the following items:

- Remedial Measures Action Plan (RMAP)
- Treatment Facility Assessment
- Environmental Results Monitoring (ERM)
- Interim Relief Measures Activities
- Outreach and Public Awareness Program
- Plan Modification Needs
- Stipulated Penalties

These items are described in Sections XII, XIII, XIV, XVI, XV and XXI of the Consent Decree.

I certify that the information contained in or accompanying this document is true, accurate and complete. As to identified portions of this document for which I cannot personally verify their truth and accuracy, I certify as the official having supervisory responsibility for the persons who, acting under my direct instructions, made the verification, that this is true, accurate and complete.

Sincerely,

Richard Speer, P.E. Environmental Services Director

Cc: Honorable Sharon Weston-Broome, Mayor-President Mr. Darryl Gissel, Chief Administrative Officer Mr. Kelvin Hill, Assistant Chief Administrative Officer Chief, Environmental Enforcement Section, US DOJ Mr. Bobby Mayweather, LDEQ Dr. Chuck Carr Brown, LDEQ Ms. Mona Tates, US EPA Region 6 Mr. Carlos Zequeira, (6RC-EA) Ms. Darlene Whitten-Hill, (6EN-WC) Mr. Anderson Dotson, III Mr. Bob Abbott Mr. Adam M. Smith Mr. Rickey P. Brouillette Mr. Joseph Young, Jacobs Mr. Obie Watts, Jacobs Mr. Carlos Giron, Jacobs Ms. Lauren Corr, Jacobs Ms. Cheryl Berry Mr. Ted D. Stephens Mr. John Ward Mr. Paul Nata



DATE: January 28, 2022

TO: Ms. Cheryl Berry, DES

FROM: Ms. Lauren Corr, Jacobs

SUBJECT: City of Baton Rouge and Parish of East Baton Rouge Consent Decree-Civil Action No. 01-978-B-M3 2021 Annual EPA Report Data Review

Ms. Berry,

Draft copies of the above referenced report have been submitted for your review. This review is to ensure that the data submitted under your direction, has been stated in a truthful and accurate manner in the 2021 Annual EPA Report. Once the review of the data is complete and corrected, please sign below the paragraph stating that fact and return for processing.

Sincerely,

Lauren Corr

I certify that the information contained in or accompanying the portion of the 2021 Annual EPA Report that I am responsible for is true, accurate, and complete. As to those identified portions of this document for which I cannot personally verify their truth and accuracy, I certify as the official having supervisory responsibility for the persons who, acting under my direct instructions, made the verification, that this is true, accurate and complete.

Document Control

CC:



DATE: January 28, 2022

TO: Mr. Adam Smith, DES

FROM: Ms. Lauren Corr, Jacobs

SUBJECT: City of Baton Rouge and Parish of East Baton Rouge Consent Decree-Civil Action No. 01-978-B-M3 2021 Annual EPA Report Data Review

Mr. Smith,

Draft copies of the above referenced report have been submitted for your review. This review is to ensure that the data submitted under your direction, has been stated in a truthful and accurate manner in the 2021 Annual EPA Report. Once the review of the data is complete and corrected, please sign below the paragraph stating that fact and return for processing.

Sincerely,

CC:

Lauren Corr

I certify that the information contained in or accompanying the portion of the 2021 Annual EPA Report that I am responsible for is true, accurate, and complete. As to those identified portions of this document for which I cannot personally verify their truth and accuracy, I certify as the official having supervisory responsibility for the persons who, acting under my direct instructions, made the verification, that this is true, accurate and complete.

adam of hits

Document Control

BATON ROUGE SSO PROGRAM 2002 CONSENT DECREE

2021 ANNUAL REPORT

January 28, 2022

Contents

| Section | | Page |
|-------------|--|------|
| Contents | | I |
| Baton Rouge | Consent Decree 2020 Annual Report | 1 |
| 1.1 | Remedial Measures Action Plan | |
| | 1.1.1 RMAP1 Summary | 1 |
| | 1.1.2 RMAP2 Summary | 4 |
| | 1.1.2.1 Category 1: Comprehensive Sewer Basin Rehabilitation | 6 |
| | 1.1.2.2 Category 2: Pump Station and Transmission Improvements | |
| | 1.1.2.3 Category 3: Wastewater Treatment and Storage | 12 |
| | 1.1.3 Additional Projects Outside of Consent Decree | 13 |
| | 1.1.4 Infiltration and Inflow Reduction Activities Summary | 14 |
| 1.2 | Treatment Facility Assessment | 15 |
| 1.3 | Environmental Results Monitoring | 15 |
| 1.4 | Interim Relief Measures Activities | 15 |
| | 1.4.1 North WWTP | 16 |
| | 1.4.2 Central WWTP | 16 |
| | 1.4.3 South WWTP | |
| 1.5 | Outreach and Public Awareness Program | 16 |
| 1.6 | Plan Modification Needs | 17 |
| 1.7 | Stipulated Penalties | 17 |

Tables

- 1 EPA Consent Decree RMAP 1 Milestones
- 2 EPA Consent Decree RMAP 2 Milestones for Category 1 Projects
- 3 EPA Consent Decree RMAP 2 Milestones for Category 2 Projects
- 4 EPA Consent Decree RMAP 2 Milestones for Category 3 Projects
- 5 Proposed Schedule for Projects Outside of Consent Decree
- 6 I/I Reduction Activities Summary
- 7a Monthly Average Percent Removal for North Plant- LA0036439
- 7b Monthly Average Percent Removal for South Plant- LA0036412
- 8 Penalties Assessed and Paid by the City/Parish to Date
- 9 Self-Reported Potential Stipulated Penalties (SSOs and WWTP Violations)

Attachments

- A Notice of Force Majeure Event
- B Municipal Water Pollution Prevention Environmental Audit Reports
- C Environmental Results Monitoring

Baton Rouge Consent Decree 2021 Annual Report

This Annual Report for the period from January 1, 2021 to December 31, 2021 is submitted in accordance with Section XVIII, Reporting Paragraph 52, of the Consent Decree. This report addresses all items identified in Consent Decree Exhibit I regarding the Annual Report format and content.

During the past year, there continues to be significant progress made towards achieving Second Remedial Measures Action Plan (RMAP2) compliance and additional projects outside of the Consent Decree. By the end of 2018, the City of Baton Rouge/Parish of East Baton Rouge (City/Parish) had functionally completed all RMAP projects in accordance and in compliance with the Consent Decree 100% Milestone as shown in Tables 2, 3, and 4 of this Annual Report. Additionally, as of December 31, 2021, there have been 106 Consent Decree reporting deliverables submitted on or ahead of schedule.

1.1 Remedial Measures Action Plan

In 1998, the City/Parish originally developed a comprehensive Remedial Measures Action Plan (RMAP) for the collection system during consent decree negotiations, identified as Alternative 1 (the original Sanitary Sewer Overflow [SSO] Plan) in the Consent Decree. A Value Engineering (VE) study was commissioned in early 2000 to explore cost-saving alternatives. The VE study identified seven options based on the original SSO Plan for further consideration. Three of those alternatives (specifically 3, 4, and 7) were considered equivalent low-cost options that deemed further examination. Through a series of Metro Council and public meetings, Alternative 7, the Composite Plan, was selected. At the time, the Program Manager for the work associated with the Composite Plan was Montgomery Watson Harza (MWH). The focus of this plan was to utilize deep tunnels in order to store flows throughout the wastewater collection system during high flow/wet weather conditions in order to eliminate SSOs throughout the City/Parish during the design storm condition (2 year - 12 hour). The Composite Plan consisted of two parts: the First Remedial Measures Action Plan (RMAP1) and Second Remedial Measures Action Plan (RMAP2).

1.1.1 RMAP1 Summary

The First RMAP (or RMAP1), submitted on January 10, 2001, consisted of the projects that were common to all three of the lowest cost VE options (3, 4, and 7) being evaluated. These RMAP1 projects listed in Exhibit F of the Consent Decree were those projects common to the alternatives presented in Section XII - Remedial Measures: Collection System Remedial Program of the Consent Decree. There were a total of 19 "common" projects identified through various modeling and VE efforts associated with the original SSO Corrective Action Plan developed by MWH in 1998. These projects were common to the alternative plans presented in the Consent Decree that focused on utilizing deep tunnels/storage to control the SSOs throughout the City/Parish's wastewater collection system. The phased implementation of these RMAP1 projects began at the end of 1999 and the beginning of 2000. These projects were planned to start and finish at different times due to funding constraints and the need for easements and permits. Since the date of entry into the Consent Decree, the City/Parish has been diligently working on the design and construction of these RMAP1 projects; all of these projects have been completed. During the planned execution of these projects, significant events occurred with the change in technical approach of the Collection System Remedial Program and, as such, some RMAP1 projects have been affected. Any, and all, such changes have been reported in previous reports.

In 2004 and 2005, the City/Parish decided to re-evaluate the planned technical approach of their Collection System Remedial Program, while implementing RMAP1 projects. This review resulted in a consequential change in technical approach from deep tunnels and storage, to a focus on sewer rehabilitation. At that point, the original RMAP1 projects that had not begun were re-examined. Some of these projects were shelved and others were re-evaluated to see if they fit into the new plan. During this time period, the City/Parish's consultants that were hired to help plan and execute these projects changed. Camp Dresser & McKee (CDM) was hired to develop an alternative plan not dependent on deep tunnels with an emphasis on rehabilitation of sewers to remove infiltration and inflow, and conveyance system improvements. CDM completed the initial conceptual reevaluation of the sewer rehabilitation plan, and Jacobs

(previously CH2M HILL) was later contracted to serve as the Program Manager and charged to perform a more thorough and detailed engineering and evaluation of the revised approach. Jacobs is currently the City/Parish's consultant/Program Manager for the Sanitary Sewer Overflow (SSO) Control and Wastewater Facilities Program which was initiated to meet the goals of the Consent Decree.

In December 2007, the City/Parish and Jacobs submitted a detailed *RMAP1 Status Report* to the EPA that summarized the status of all of the RMAP1 projects. This report included a formal "Request for Time Extension" for those RMAP1 projects not yet completed, and a corresponding schedule for project completion. This report was submitted as the milestone requirement pursuant to Section XVIII – Reporting of the Consent Decree. This report and the request for a time extension were verbally approved by the U.S. Environmental Protection Agency (EPA) during a conference call on February 12, 2008. Since no formal approval was granted from the EPA or Louisiana Department of Environmental Quality (LDEQ) for the RMAP1 projects that were outstanding which were highlighted in the report, the City/Parish resubmitted the revised RMAP1 milestones as outlined in the *Second Remedial Measures Action Plan (RMAP2) Submittal for the Baton Rouge Sanitary Sewer Overflow Control and Wastewater Facilities Program* (September 2008).

In late 2008, an Agreement and Order Regarding the Modification of the Consent Decree was submitted to the court and was approved by the Department of Justice (DOJ), EPA, and LDEQ in April 2009. This approval formally accepted the RMAP1 milestones presented in the *Second Remedial Measures Action Plan (RMAP2) Submittal for the Baton Rouge Sanitary Sewer Overflow Control and Wastewater Facilities Program* (September 2008). Although with this approval a new technical approach to resolve SSOs was approved which made the old tunnel plan obsolete, the City/Parish actively progressed with the execution of the remaining RMAP1 projects included herein based on the approved revised schedule.

The status of the RMAP1 projects is presented in Table 1 and is current through December 31, 2011. As of that time, all 14 RMAP1 projects are functionally completed, and 13 of the 14 were done either on, or ahead of schedule. The RMAP1 - Industriplex Project has had several issues arise during the construction phase pertaining to: unavoidable utility conflicts, difficult easement acquisitions, alignment changes, and permitting and other utility coordination issues that have caused significant delays with the project which could not be overcome by reasonable actions by the City/Parish and its construction contractor. Therefore, this project has been functionally complete and in operation since 1st quarter 2011. The City/Parish strongly asserts that this project is not susceptible to stipulated penalties due to the circumstances of the delay beyond the control of the City/Parish. The circumstances behind the delay are explained in detail in Table 1 below, and have been also reported in previous Quarterly EPA Reports. The *RMAP1 Completion Report* is included in previously submitted/approved *2011 Annual EPA Report* in *Attachment 1: Updated Outreach and Public Awareness Plan and RMAP1 Completion Report* and can also be found attached at the end of the *36th Quarterly EPA Report*.

| | | RMAP1 Projects Completed | RMAP1 Projects Completed | |
|--------------------------------|--|-----------------------------|----------------------------------|------------------------|
| Milestone Date | | May 4, 2007 | Proposed on September 1, 2008 | |
| Construction Status | | Complete | Complete | Project Status Summary |
| Consent Decree Projects | Corresponding City/Parish Projects | | | |
| N-05 PS 24 Area Upgrades | *PS 24/43 Area Upgrade | ٠ | | |
| N-06 PS 43 Area Upgrades | (01-RMP-N05) | | | |
| N-09 PS 44/46 Area Upgrades | PS 44/46 Area Upgrades (01-RMP-N09) | ٠ | | |
| N-10 PS 240 Area Upgrades | PS 240 Area Upgrades (01-RMP-N10) | ٠ | | |
| | NTSN SS Eval. Study (99- RMP-N-99) | • | | |

Table 1. EPA Consent Decree RMAP1 Milestones

Table 1. EPA Consent Decree RMAP1 Milestones

| | | RMAP1 Projects Completed | RMAP1 Projects Completed | |
|-------------------------------------|--|-----------------------------|------------------------------|--|
| | | oompicted | Proposed on | - |
| Milestone Date | | May 4, 2007 | September 1, 2008 | - |
| Construction Status | | Complete | Complete | Project Status Summary |
| Consent Decree Projects | Corresponding City/Parish Projects | | | |
| | **Bellingrath Rehab. (03-RMP-N14) (NSRP) | • | | |
| ***N-99 North Further | **Frenchtown Road Sewer Rehab. (03-RMP- N15) | • | | |
| Investigations | **North Area Comprehensive Rehab. (03-RMP-N23) | • | | |
| | **PS 45 Area Rehab. (00-RMP-N31) | • | | |
| C-03 PS 2 Area Rehabilitation | PS 2 Area Upgrades (01- RMP-C03) | • | | |
| S-01B SWWTP Influent PS | SSO SWWTP Infl. PS Upgrade (99-RMP-SO1B) | • | | |
| S-11 PS 40 Area Rehabilitation | S-11 PS 40 Area Rehabilitation | • | | |
| | SSO Engr-South (99- RMP-S99) | • | | |
| ***S-99 South Further | PS 944 Area Upgrade Grv Sewer (99-RMP-S99) | • | | |
| Investigations | PS 944 Area Upgrade (99-RMP-S99) | • | | |
| | PS 177 Area Upgrade (99-RMP-S99) | • | | |
| | **PS 211 Area Upgrades (99-RMP-S11) | • | | |
| N-01 Choctaw Basin Return System | Choctaw Area Storage (04-RMP-N22) | | | RMAP1 project suspended. Project is included as RMAP2: Choctaw Storage. |
| N-13 North Choctaw Basin System | S-05 PS 58B Area Upgrades MWH RMAP2 | | | RMAP1 project suspended. Project is included as RMAP2: Choctaw Storage PS. |
| N-04 PS 47 Area Upgrades | N-04 PS 47 Area Upgrades | | | RMAP1 project suspended. Project is included as RMAP2: Group Project 1B – Veterans Memorial Parkway PS FM. |
| N-07 PS 39/55 Area Upgrades | N-07 PS 39/55 Area Upgrades | | | RMAP1 project suspended. Project is included as RMAP2: Group Project 1B – Veterans Memorial Parkway PS FM. |
| N-11 PS 65 Area Upgrades | PS 65 and 65A Area Upgrades (01-RMP-N11) | | | Project suspended. Evaluated for inclusion in RMAP2 and Master Plan. Project proposed as a part of the Master Plan. |
| N-02 PS 49/52 Area Upgrades | PS 49/52 Area Upgrade (01-RMP-N02) | | 4 th Quarter 2008 | Project completed – 4 th quarter 2008 (at 80% complete with construction). Project was in dispute with construction contractor. Both partie reached an agreement on terms and job was closed at 80% complete. |
| N-12 North Sewer Rehab Projects | North Sewer Rehab Projects (03-RMP-N12) | | 4 th Quarter 2007 | Project completed – 4 th quarter 2007. |
| S-08 Industriplex Area Upgrades | Industriplex Area PS 355 and FM Upgrades (99- RMP-S08) | | 2 nd Quarter 2010 | Project completed – 1 st quarter 2011. |

Table 1. EPA Consent Decree RMAP1 Milestones

| | | RMAP1 Projects Completed | RMAP1 Projects Completed | |
|----------------------------------|--|-----------------------------|----------------------------------|---|
| Milestone Date | | May 4, 2007 | Proposed on September 1, 2008 | - |
| Construction Status | | Complete | Complete | Project Status Summary |
| Consent Decree Projects | Corresponding City/Parish Projects | | | |
| S-14 Kleinpeter Area Upgrades | Kleinpeter Area Upgrades (03-RMP-S14) | | 2 nd Quarter 2010 | Project completed – 2 nd quarter 2009. |
| S-16 PS 136 Area Upgrades | PS 136 Area Upgrades (99-RMP-S16) | | 2 nd Quarter 2010 | Project completed – 2 nd quarter 2010. |
| | | | | |

* This project was executed as a combination of two RMAP1 projects

** These projects were added as RMAP1 projects by the City/Parish after entry into the Consent Decree

*** This RMAP1 project was split up into multiple projects for better execution

1.1.2 RMAP2 Summary

The Second RMAP (RMAP2), which was originally submitted on November 19, 2002 by the City/Parish and their consultants at that time, MWH, consisted of the projects required to complete the selected overall remedial action plan, or Alternative 7. As the planning and design activities for the RMAP2 projects progressed, it was apparent that modifications to the project definitions and schedules were necessary. On December 3, 2004, proposed RMAP modifications were submitted for review and approval.

In early 2005, the City/Parish began re-evaluating Alternative 7 of the original Composite Plan, due to large budget over runs of several projects that were indicative of total project cost increases of 50% or more. CDM was hired to do a preliminary evaluation of alternatives and the City/Parish developed an "updated" Second RMAP approach, or revised RMAP2, based on more aggressive sewer rehabilitation and comprehensive upgrades of pumping stations. The City/Parish, in conjunction with CDM, submitted a written request with proposed RMAP2 modifications for review and approval to the EPA and LDEQ on July 29, 2005. The City/Parish conducted a telephone conference with EPA and LDEQ on August 1, 2005 in order to present the program status. That presentation included the requested revision to the RMAP2 with the sewer system rehabilitation focus that CDM helped to develop. The requested plan modification represented a material change in the currently approved RMAP2 (based on the change from Alternative 7 of the tunnel plan), though the requested revision to the RMAP2 did not actually extend the final compliance date beyond the January 1, 2015 which was the original deadline for Alternative 7, listed in the Consent Decree. At that time, the City/Parish made every reasonable effort to complete the work to meet the original deadlines and focused additional efforts and resources to accelerate wastewater treatment plant improvements to achieve consistent permit compliance at the earliest date possible.

The revised RMAP2, submitted by the City/Parish and CDM, had not yet been approved by the EPA and LDEQ in early 2006 when the City/Parish engaged Jacobs to conduct a peer review to address issues about elements of the alternative plan including an assessment of costs and schedules and a reassessment of the South Wastewater Treatment Plant (WWTP) proposed work. Based on the peer review recommendations, a re-submittal, and the second request for approval, of the Revised RMAP2 modifications (including CDM's plan and Jacobs' updated plan for South WWTP compliance projects) was submitted by the City/Parish in conjunction with Jacobs on December 12, 2006. Jacobs was also selected as the new Program Manager, or City/Parish consultant, for this work during this timeframe. Per EPA and LDEQ request, a more descriptive follow-up report entitled *Addressing Existing Noncompliance Issues and Future Wet-Weather Flow Management Requirements for the South Wastewater Treatment Plant – Summary of Findings and Recommendations was submitted in January 2007 that specifically addressed work at the South WWTP. This report detailed the recommendations outlined in the previous Revised Second RMAP submittal in December 2006. On July 10, 2007, the EPA and LDEQ sent a formal letter of approval to the City/Parish endorsing the December 2006 Revised Second RMAP proposal.*

Since that time, a huge planning and engineering effort was undertaken by the City/Parish and the new Program Manager, Jacobs, and others in order to develop and implement a detailed RMAP2 submittal based on three (3) types of projects: comprehensive sewer rehabilitation, pump station and transmission (capacity) improvements, and wastewater treatment/storage improvements. This planning and engineering effort consisted of refined modeling and calibration, detailed calculations, review of field data, and project development, prioritization, and cost estimating. This RMAP2 submittal outlined the projects planned to reduce or eliminate SSOs throughout the City/Parish, in addition to describing the projects planned to meet permit requirements at the wastewater treatment plants. *The Second Remedial Measures Action Plan (RMAP2) Submittal for the Baton Rouge Sanitary Sewer Overflow Control and Wastewater Facilities Program* report was submitted to the DOJ, EPA, and LDEQ for review and approval in September 2008. The proposed plan represented a substantial commitment to try to meet the original demanding schedule required by the Consent Decree (January 1, 2015). The City/Parish and Jacobs continually refined and performed quality control reviews of the hydraulic model of the sewer system, incorporating new information as it became available. These refinements at times have technically altered some aspects of the RMAP2 projects. However, the City/Parish regularly documented all RMAP2 project changes (scope changes, project additions, and project deletions) in the Quarterly and Annual EPA Reports, with EPA and LDEQ approval.

During the review and approval process of *Second Remedial Measures Action Plan (RMAP2) Submittal for the Baton Rouge Sanitary Sewer Overflow Control and Wastewater Facilities Program* (September 2008), an Agreement and Order related to the Modification of the Consent Decree (Agreement and Order) was lodged with the Court on November 10, 2008. The Agreement and Order adopted the City/Parish's September 2008 *Second Remedial Measures Action Plan (RMAP2) Submittal for the Baton Rouge Sanitary Sewer Overflow Control and Wastewater Facilities Program.* This RMAP2 submittal was consistent with current industry standards and the 2002 Consent Decree, including Section V – Objectives. The RMAP2 submittal also did not extend the schedule beyond the January 1, 2015 deadline already imposed in the Court approved 2002 Consent Decree, and adhered to Section XXXIV - Modification – Paragraph 118. The Agreement and Order was lodged with the Court for public notice and comment for a period of not less than 30 days in accordance with DOJ policy and in 28 C.F.R. § 50.7, and 45 days in accordance with the LDEQ La. R.S. 30:2050.7. The City/Parish was e-mailed two public comments received by the DOJ in regards to the Agreement and Order on January 5, 2009.

Soon thereafter, the City/Parish and Jacobs developed a technical memorandum titled *Response to Public Comments of the Agreement and Order Regarding the Modification of the Consent Decree - Civil Action No. 01-978-B-M3 (M.D. La.)* which included the City/Parish's response to the two public comments received by the DOJ on December 17, 2008 from Mr. Steve Irving and Ms. Kathryn Lewis. The memorandum was initially submitted on January 23, 2009, was later updated based on comments received by DOJ, and was eventually submitted as a final version of the memorandum on February 27, 2009. The City/Parish believed that it provided a comprehensive response to the public comments received, and also highlighted the extensive progress that has been achieved to date associated with the Consent Decree. Additionally, many actions to address the concerns expressed in the public comments received were already either completed or underway. The City/Parish requested at the time that the Court timely approve the modification, as the City/Parish had multiple projects that were currently ready to begin design as soon as the Consent Decree modification was approved. On April 22, 2009, the DOJ, EPA, and LDEQ approved the Agreement and Order which specifically adopts the City/Parish's *Second Remedial Measures Action Plan (RMAP2) Submittal for the Baton Rouge Sanitary Sewer Overflow Control and Wastewater Facilities Program* (September 2008).

Since its approval, the City/Parish has been actively moving forward with implementation of the projects included in the *Second Remedial Measures Action Plan (RMAP2) Submittal for the Baton Rouge Sanitary Sewer Overflow Control and Wastewater Facilities Program* (September 2008). However, in early 2011 the City/Parish began realizing effects of an extremely compressed compliance schedule, as well as concerns with affordability issues emerging with executing over \$1 billion in projects in less than 6 years (which was the time left in the original compliance schedule required from 2002). Additionally, there had been numerous force majeure events affect the City/Parish, that took time away from normal operations that have also adversely affected the implementation schedule. Therefore, in July 2011, the City/Parish decided to submit a request for time extension (3 years), *2011 Request for Time Extension/Modification of the Compliance Schedule in the Approved RMAP2 Submittal*, for the RMAP2 projects listed in the *Second Remedial*

Measures Action Plan (RMAP2) Submittal for the Baton Rouge Sanitary Sewer Overflow Control and Wastewater Facilities Program (September 2008). Shortly after its submission, the City/Parish started incorporating some schedule modifications to take into account the proposed changes included in the request for time extension (3 year extension request) in anticipation of its quick approval.

However, during many discussions with DOJ, EPA, and LDEQ it was eventually agreed that the City/Parish submit a revised request for time extension (4 years) for the RMAP2 projects listed in the *Second Remedial Measures Action Plan (RMAP2) Submittal for the Baton Rouge Sanitary Sewer Overflow Control and Wastewater Facilities Program* (September 2008). One of the reasons for this request was for the City/Parish to accelerate the schedule of several "additional projects" (described later in this report in *Section 1.3 Additional Projects Outside of the Consent Decree*) that were planned throughout the City/Parish once all the RMAP2 projects were completed. The 4-year extension request was eventually submitted on October 23, 2012 and was included in the document titled *Modified Request for Time Extension/Modification of the Compliance Schedule in the Approved RMAP2 Submittal*. The City/Parish's updated request for time extension (4 years) for the RMAP2 project was signed/formalized by DOJ/EPA/LDEQ on June 18, 2013. The City/Parish has therefore incorporated schedule modifications in tables 2, 3 and 4 below to take into account any changes included in the approved 4-year request for time extension in 2013.

As of December 31, 2018, the City/Parish was able to successfully functionally complete all RMAP2 construction included herein, as outlined in the April 2009 Consent Decree Modification by DOJ, EPA, and LDEQ that adopts the corresponding *Second Remedial Measures Action Plan (RMAP2) Submittal for the Baton Rouge Sanitary Sewer Overflow Control and Wastewater Facilities Program* (September 2008). The City/Parish is adhering to the revised compliance schedule approved in the (June 2013) Revised Second Consent Decree Modification by DOJ, EPA, and LDEQ which formally approves the City/Parish's 4<u>-year</u> extension request which was the focus of the *Modified Request for Time Extension/Modification of the Compliance Schedule in the Approved RMAP2 Submittal* (October 2012).

As previously mentioned, as of December 31, 2018 all one hundred and fifteen (115) projects are functionally completed.

Force majeure events in past years (including Hurricanes Katrina, Rita, and Gustav, the Gulf of Mexico oil spill, 2011 Mississippi River flood, Tropical Storm Lee, Hurricane Isaac, the Great Flood of 2016, and other extreme storm events) can significantly impact not only project costs, but also contractor availability and project schedules. The Consent Decree schedule was very demanding, and the time from these force majeure events greatly affected the program. The City/Parish was nonetheless able to meet the 100% milestone and keeps track of these events and their potential effect on other Consent Decree elements' schedule and compliance.

The City/Parish and Jacobs re-evaluated projects as a part of the Program Delivery Plan Update (PDP Update), or Project Value Engineering (VE) analysis. Included is a continual refinement and quality control review of the hydraulic model of the sewer system, and all necessary modifications of the model incorporating new information as it is available. These on-going refinements in the past have slightly altered some of the RMAP2 projects to improve their effectiveness, or have helped streamline construction activities, etc. With EPA and LDEQ approval, the City/Parish has been regularly documenting all RMAP2 project changes (scope changes, project additions, project deletions, project merging, name changes, and schedule changes) that have been made in the annual PDP Updates, Project VE, and in the Quarterly and Annual EPA Reports. Therefore, Tables 2, 3, and 4 have been updated to reflect any changes associated with these on-going efforts.

The RMAP2 projects are separated into three categories with descriptions and schedules provided for all projects, current through December 31, 2018.

1.1.2.1 Category 1: Comprehensive Sewer Basin Rehabilitation

Based on sewer system digital model analysis and flow monitoring, 26 sub-basins within the collection system require comprehensive rehabilitation. Sewer system comprehensive rehabilitation projects are implemented to repair or replace components of the system that are defective and may permit excessive infiltration and inflow.

Table 2 presents the Category 1 comprehensive rehabilitation sub-basin projects and their met delivery milestone schedules. Pump station improvements are included in the projects listed in Category 2, Pump Station and Transmission Improvements in Table 3 on the following pages.

| | 33% Milestone | 66% Milestone | 100% Milestone | |
|---|---------------------------|---------------------------|---------------------------|--|
| Milestone Date | 1st QTR 2013 | 2 nd QTR 2015 | 4 th QTR 2018 | Project Status Summaries |
| Construction Status | Functionally Complete* | Functionally Complete* | Functionally Complete* | |
| Jefferson Hwy – HooShooToo Road | • | | | Project completed – 3 rd quarter 2009 |
| Staring Lane – Boone Drive Area Rehabilitation Project | ٠ | | | Project completed – 2 nd quarter 2010 |
| Burbank Drive – Gardere Lane Area Rehabilitation Project | ٠ | | | Project completed – 1 st quarter 2011 |
| Oak Villa –Choctaw Street Area Rehabilitation Project | ٠ | | | Project completed – 3 rd quarter 2011 |
| Scotland Avenue – Progress Road Area Rehabilitation Project | ٠ | | | Project completed – 2 nd quarter 2011 |
| Elm Grove Garden Road – Harding Boulevard Area Rehabilitation Project | • | | | Project completed – 3 rd quarter 2011 |
| Sharp Road – Florida Boulevard Area Rehabilitation Project | ٠ | | | Project completed – 3 rd quarter 2012 |
| Kenilworth Boulevard – Boone Drive Area Rehabilitation Project | • | | | Project completed – 3 rd quarter 2012 |
| Foster Drive - Government Street Area Rehabilitation Project Phase A | ٠ | | | Project completed – 4 th quarter 2011 |
| Foster Drive - Government Street Area Rehabilitation Project Phase B | • | | | Project completed – 3 rd quarter 2012 |
| Silverleaf Road – Ford Street Area Rehabilitation Project | • | | | Project completed – 4 th quarter 2012 |
| Brookstown Road - Evangeline Street Phase I Area Rehabilitation Project | ٠ | | | Project completed – 4 th quarter 2012 |
| Brookstown Road – Evangeline Street Phase II Area Rehabilitation Project | • | | | Project completed – 4 th quarter 2012 |
| Bluebonnet Blvd – Jefferson Hwy Phase I Area Rehabilitation Project | | • | | Project completed – 4 th quarter 2012 |
| Bluebonnet Blvd – Jefferson Hwy Phase II Area Rehabilitation Project | | • | | Project completed – 1 st quarter 2013 |
| Highland Road – Washington Street Area Rehabilitation Project | | • | | Project completed—3 rd quarter 2013 |
| Stanford Avenue – Morning Glory Road Area Rehabilitation Project | • | | | Project completed – 4 th quarter 2012 |
| Airline Highway – Goodwood Blvd Phase I Area Rehabilitation Project | | • | | Project completed-3 rd quarter 2014. |
| Airline Highway – Goodwood Blvd Phase II Area Rehabilitation Project | | • | | Project completed – 2 nd quarter 2015 |
| Acadian Thruway – Claycut Road Area Rehabilitation Project | | • | _ | Project completed – 1 st quarter 2013 |
| Acadian Thruway – Perkins Road Area Rehabilitation Project | • | | | Project completed – 4 th quarter 2012 |

Table 2. EPA Consent Decree RMAP 2 Milestones for Category 1 Projects

| | 33% Milestone | 66% Milestone | 100% Milestone | |
|---|---------------------------|---------------------------|---------------------------|---|
| Milestone Date | 1st QTR 2013 | 2 nd QTR 2015 | 4 th QTR 2018 | Project Status Summaries |
| Construction Status | Functionally Complete* | Functionally Complete* | Functionally Complete* | - |
| Antioch Road – Chadsford Drive Area Rehabilitation Project | | ٠ | | Project completed – 2 nd quarter 2015. |
| Jones Creek Road – Tiger Bend Road Area Rehabilitation Project | | | • | Project completed – 1 st quarter 2016. |
| Scenic Highway – Spanish Town Road Phase I Area Rehabilitation Project | | ٠ | | Project completed – 2 nd quarter 2015. |
| Scenic Highway – Spanish Town Road Phase II Area Rehabilitation Project | | | ٠ | Project completed – 2 nd quarter 2016. |
| Siegen Lane – Interstate 10 Area Rehabilitation Project | | | ٠ | Project completed – 2 nd quarter 2017. |
| Interstate 110 – Hollywood Street Area Rehabilitation Project | | | • | Project completed – 3 rd quarter 2015. |
| Ardenwood Drive – Winbourne Street Area Rehabilitation Project | | | ٠ | Project completed – 3 rd quarter 2016. |
| Flannery Road – Florida Boulevard Phase I Area Rehabilitation Project | | | ٠ | Project completed – 3 rd quarter 2017. |
| Flannery Road – Florida Boulevard Phase II Area Rehabilitation Project | | | ٠ | Project completed – 4 th quarter 2018. |
| East Boulevard – Government Street Area Rehabilitation Project | | | ٠ | Project completed – 3 rd quarter 2017. |
| North 38 th Street – Gus Young Avenue Area Rehabilitation Project | | | • | Project completed – 3 rd quarter 2018. |

*A project is deemed "Functionally Complete" when a project has been constructed in accordance with the engineering and operation specifications and has been tested to function as required. The definition functionally complete may or may not mean that the asset has been put into service as designed. Further definition can be found within Quarterly Report #56.

1.1.2.2 Category 2: Pump Station and Transmission Improvements

The Infoworks digital wastewater model was used to identify necessary increases in the capacity of existing gravity trunk sewers, pump stations, and transmission mains to accommodate peak wastewater flows remaining in the rehabilitated collection system. Table 3 presents a list of Category 2 projects with corresponding met milestone schedules, current through December 31, 2020.

| | 33% Milestone | 66% Milestone | 100% Milestone | |
|--|---------------------------|---------------------------|---------------------------|---|
| Milestone Date | 1st QTR 2013 | 2 nd QTR 2015 | 4 th QTR 2018 | Project Status Summaries |
| Construction Status | Functionally Complete* | Functionally Complete* | Functionally Complete* | - |
| | Proje | ct Description | is RMAP2 Pro | jects |
| Capitol Lake – Gayosa Street Area Capacity Improvements | • | | | Project completed - 2 nd quarter 2012. |
| Gurney Road - Joor Road | ٠ | | | Project completed - 4 th quarter 2009. |
| Sullivan Rd./Lovett Rd./Wax Rd. Sewer Upgrades | • | | | Project completed - 1 st quarter 2011. |

| | 33% Milestone | 66% Milestone | 100% Milestone | |
|--|---------------------------|---------------------------|---------------------------|---|
| Milestone Date | 1st QTR 2013 | 2 nd QTR 2015 | 4 th QTR 2018 | Project Status Summaries |
| Construction Status | Functionally Complete* | Functionally Complete* | Functionally Complete* | - |
| Comite Road – Foster Road Sewer Area Upgrades - Phase I | • | | | Project completed - 2 nd quarter 2010. |
| Foster Road – Hooper Road Sewer Area Upgrade | • | | | Project completed - 4 th quarter 2010. |
| Zachary Area Transmission Network Improvements Phase I - 3 Pump Stations and Equalization Basin | | • | | Project completed - 1 st quarter 2013. |
| Zachary Area Transmission Network Improvements Phase II – Red Mud Lakes Forcemain to NWWTP | | • | | Project completed – 2 nd quarter 2016. |
| Zachary Area Transmission Network Improvements Phase III – Forcemain to Highway 964 to Red Mud Lakes | | • | | Project completed - 4 th quarter 2014. |
| Zachary Area Transmission Network Improvements Phase IV – Zachary Improvements | | • | | Project completed - 4 th quarter 2011. |
| Zachary Area Transmission Network Improvements Phase V – Zachary Improvements | | | • | Project completed – 1 st quarter 2017. |
| South Boulevard – St. Joseph Street Sewer Area Upgrades | • | | | Project completed –2 nd quarter 2012. |
| South Boulevard – St. Joseph Street Sewer Area Upgrades – Phase B | | | ٠ | Project completed – 3 rd quarter 2017. |
| Downtown Area Pump Station Improvements | | ٠ | | Project completed - 2nd quarter 2012. |
| Highland Road – Buchanan Street Sewer Area Upgrades | ٠ | | | Project completed - 4 th quarter 2011. |
| Citiplace/Essen Area - PS119 & Forcemain Improvements | • | | | Project completed – 3 rd quarter 2012. |
| Group Project 1A (Metro Airport Sewer Upgrades) | | • | | Project completed - 2 nd quarter 2013. |
| Group Project 1B (Metro Airport Sewer Area Pump Station & Forcemain Upgrades) | | • | | Project completed - 1 st quarter 2016. |
| Perkins/Old Perkins Area - Booster PS 514 Improvements | | • | | Project completed - 2 nd quarter 2013. |
| Group Project 2 (Old Perkins – Highland Road Area Upgrades) | ٠ | | | Project completed - 2 nd quarter 2012. |
| Highland Road – Burbank Drive Capacity Improvements | | • | | Project completed – 4 th quarter 2016. |

| | 33% Milestone | 66% Milestone | 100% Milestone | |
|--|---------------------------|---------------------------|---------------------------|---|
| Milestone Date | 1st QTR 2013 | 2 nd QTR 2015 | 4 th QTR 2018 | Project Status Summaries |
| Construction Status | Functionally Complete* | Functionally Complete* | Functionally Complete* | - |
| Nicholson Drive – Highland Road – Perkins Road Capacity Improvements Phase A | | • | | Project completed - 1 st quarter 2012. |
| Nicholson Drive – Highland Road – Perkins Road Capacity Improvements Phase B | | • | | Project completed - 1 st quarter 2015. |
| Bayou Duplantier Area Sewer Upgrades | | • | | Project completed - 3 rd quarter 2013. |
| 25th Street - North Acadian Thruway | • | | | Improvements designed under this project were constructed as part of the Capital Lake-Gayosa Drive Project and the South BlvdSaint Joseph Street Project. Please see status updates for the two projects mentioned in this table above. |
| Government St - South Acadian Thruway Sewer Area Upgrades | | | • | Project completed - 1 st quarter 2016. |
| Plank Road – Kleinpeter Road Sewer Area Upgrades | | • | | Project completed - 1 st quarter 2016. |
| O'Neal Lane Pipeline Improvements – Group A | | ٠ | | Project completed - 4th quarter 2014. |
| O'Neal Lane Pipeline Improvements – Group B | | ٠ | | Project completed - 2 nd quarter 2015. |
| Multiple PS - Nicholson Dr - Brightside Dr | | • | | Project completed - 2 nd quarter 2015. |
| Pump Station 58 Capacity Improvements | | ٠ | | Project completed - 1 st quarter 2015. |
| Staring Lane FM (Phase I - Burbank Drive to Highland Road) | • | | | Project completed - 2 nd quarter 2010. |
| Staring Lane FM (Phase II - Highland road to Perkins Road) | | ٠ | | Project completed - 4 th quarter 2013. |
| Staring Lane FM (Phase III - Perkins to PS58) | | ٠ | | Project completed - 3 rd quarter 2014. |
| Multiple PS - Jefferson Hwy - Park Forest Dr | | ٠ | | Project completed - 3 rd quarter 2012. |
| Airline Highway Pipeline Improvements- Phase A | | | ٠ | Project completed - 3 rd quarter 2017. |
| Airline Highway Pipeline Improvements- Phase B | | | • | Project completed – 3 rd quarter 2018. |
| Multiple PS - Highland Road - Kenilworth Parkway | | | ٠ | Project completed – 2 nd quarter 2017. |
| Florida Boulevard Pump Station Improvements | | | ٠ | Project completed – 4 th quarter 2018. |

| | 33% Milestone | 66% Milestone | 100% Milestone | _ |
|--|---------------------------|---------------------------|---------------------------|---|
| Milestone Date | 1st QTR 2013 | 2 nd QTR 2015 | 4 th QTR 2018 | Project Status Summaries |
| Construction Status | Functionally Complete* | Functionally Complete* | Functionally Complete* | |
| Plank Road Pump Station Improvements | | | • | Project completed – 1 st quarter 2017. |
| Multiple PS - Highway 61 - Plank Road | | | ٠ | Project completed – 2 nd quarter 2018. |
| O'Neal Lane Pump Station Improvements – Group A | | | • | Project completed – 2 nd quarter 2017. |
| O'Neal Lane Pump Station Improvements – Group B | | | • | Project completed – 4 th quarter 2017. |
| Sherwood Forest Blvd – Goodwood Blvd Pipeline Improvements | | | • | Project completed – 1 st quarter 2018. |
| Joor Road - Greenwell Springs Road Sewer Area Upgrades | | | • | Project completed – 3 rd quarter 2018. |
| Plank Road - Port Hudson Pride Road Sewer Area Upgrades | | | ٠ | Project completed - 3 rd quarter 2015. |
| Highland Road Pipeline Improvements - Group A | | | • | Project completed - 3 rd quarter 2016. |
| Highland Road Pipeline Improvements - Group B | | | ٠ | Project completed – 2 nd quarter 2017. |
| Oak Villa Boulevard - Monterrey Boulevard Sewer Area Upgrades | | | ٠ | Project completed – 2 nd quarter 2017. |
| Lovett Road – Greenwell Springs Road Sewer Area Upgrades | | | • | Project completed – 4 th quarter 2018. |
| Hooper Road Pump Station Improvements | | | • | Project completed – 3 rd quarter 2018. |
| Multiple PS - Prescott Rd - Greenwell Springs Rd | | | ٠ | Project completed – 4 th quarter 2018. |
| Multiple PS - Burbank Drive - Siegen Lane | | | • | Project completed – 4 th quarter 2017. |
| Pump Station 42 Improvements | | ٠ | | Project completed - 1 st quarter 2016. |
| Pump Station 42 Forcemain - Phase I | | • | | Project complete - 3 rd quarter 2014. |
| Pump Station 42 Forcemain - Phase II | | ٠ | | Project complete - 2 nd quarter 2014. |
| Central Consolidated Pump Stations | | • | | Project complete - 4 th quarter 2014. |
| Central Consolidated Forcemains-Phase I | | • | | Project complete - 3 rd quarter 2013. |
| Central Consolidated Forcemains-Phase II | | • | | Project complete - 3 rd quarter 2014. |

1.1.2.3 Category 3: Wastewater Treatment and Storage

This category of projects includes improvements at the City/Parish WWTPs, as well as storage facilities throughout the service area. There are not any RMAP2 projects that have been identified at the North WWTP, but several projects were completed by the City/Parish to improve plant performance and odor control. Based on extensive evaluations in the *Draft Wastewater Master Plan* (May 2008), the existing Central WWTP had insufficient flows to justify the cost of renovation and upgrading for future requirements and was retired when the RMAP2 projects at the South WWTP were completed. Flows predicted for the current central service area were diverted to the South WWTP and adjustments were made in the South WWTP improvements to handle the increased flows.

Summaries of the WWTP projects that are part of RMAP2 submittal are described below.

- The Immediate Action Plan (IAP) South WWTP Project included screening, trickling filter recirculation pumping, primary treatment improvements, and bio-solids thickening improvements. Note that this project was made up of three separate projects that were grouped together for ease of execution and construction coordination. Also note that the effluent pumping IAP project has been completed.
- Phase 1 Improvements at the South WWTP for Wet Weather Flow included influent pumping, and screening and grit removal for a predicted flow of 345 million gallons per day (MGD). Phase 1 also included 66 million gallons of equalization storage at the South WWTP.
- Phase 2 Improvements at the South WWTP included wet weather flow treatment with a peak capacity of 205 MGD (as previously approved in the November 2006 RMAP2).

In addition, there were storage projects sized to reduce peak flows to existing treatment plants that are also a part of this RMAP2 submittal and are listed as follows and described in Table 4.

- North Choctaw Storage Facility
- North Hooper Storage Facility

These storage projects are part of the transmission system that allows for retaining (storage) of peak wet weather flows and permits that stored flow is later released for treatment at the treatment plant. All projects of this type are completed. The details of the wastewater treatment and storage projects are listed in Table 4 below and are current through December 31, 2020.

| | 33% Milestone | 66% Milestone | 100% Milestone | |
|---|---------------------------|---------------------------|---------------------------|---|
| Milestone Date | 1st QTR 2013 | 2 nd QTR 2015 | 4 th QTR 2018 | Project Status Summaries |
| Construction Status | Functionally Complete* | Functionally Complete* | Functionally Complete* | |
| Choctaw Storage and Pump Station Facility | | ٠ | | Project completed – 3 rd quarter 2013. |
| Hooper Storage Facility | | ٠ | | Project completed – 2 nd quarter 2016. |
| South WWTP IAP (Consolidated – Screening, Primary Treatment, Trickling Filter Recirculation, Sludge Handling) | ٠ | | | Project completed - 2 nd quarter 2011. |
| South WWTP IAP (Effluent Pumping Improvements) | • | | | Project completed - 1 st quarter 2008. |
| SWWTP Wet Weather Improvements - Phase I | | • | | Project completed - 2 nd quarter 2013. |
| SWWTP Wet Weather Improvements - Phase II (PDP portion) | | ٠ | | Project completed - 2 nd quarter 2015. |

*A project is deemed "Functionally Complete" when a project has been constructed in accordance with the engineering and operation specifications and has been tested to function as required. The definition functionally complete may or may not mean that the asset has been put into service as designed. Further definition can be found within Quarterly Report #56.

1.1.3 Additional Projects Outside of Consent Decree

This category of projects is composed of several additional projects the City/Parish has agreed to implement not presently included/tracked by the RMAP2 Consent Decree Compliance Schedule, and specifically includes wet weather improvements at the City/Parish wastewater treatment plants (WWTPs), as well as storage facilities throughout the service area. Many of these projects will greatly improve the operation and maintenance of the wastewater collection system, WWTPs, and storage facilities. Specifically included in this group of projects are both the SCADA Project and the Standby Power Program, which help optimize the overall operation of the treatment facilities and pump stations, while minimizing risks associated with SSOs. All of these additional projects are summarized below and completed project statuses are provided in Table 5.

As mentioned in the 2017 Annual Report, the North WWTP improvements project was bid as one project-- North WWTP Master Plan & Sustainability Improvements Project. However, bids received for the project were 35% over available funds and therefore value engineering was used to break the project into several projects, all of which are completed, as listed below in Table 5.

| | Scheduled Start | Scheduled Finish | Project Status Summary |
|--|-----------------|------------------|---|
| NWWTP Plantwide & Master SCADA Project | Complete | Complete | Project completed – 4 th quarter 2018. |
| NWWTP Standby Generator Project | Complete | Complete | Project completed – 4 th quarter 2018. |
| NWWTP Pretreatment & Grit Removal Rehabilitation Project | Complete | Complete | Project completed – 4 th quarter 2018. |
| NWWTP General Electrical Rehabilitation Project | Complete | Complete | Project completed – 4 th quarter 2018. |
| NWWTP Odor Control & Sodium Hypochlorite Project | Complete | Complete | Project completed – 4 th quarter 2018. |
| North WWTP Sustainability Improvements Project | Complete | Complete | Project completed – 3 rd quarter 2018. |
| NWWTP Master Plan Project #3 (Public Project) – Plant Buffer | Complete | Complete | Project completed – 3 rd quarter 2018. |
| SWWTP Wet Weather Improvements – Phase II (Master Plan portion) | Complete | Complete | Project completed – 2 nd quarter 2015. |
| Sewer System and WWTP Stand-by Power Program | Complete | Complete | Project completed – 4 th quarter 2018. |
| SCADA (Collection System, Operations Data and Control Center) | Complete | Complete | Project completed – 4 th quarter 2018. |
| Environmental Services Facility | Complete | Complete | Project completed – 2 nd quarter 2017. (DES consolidated staff into one facility to facilitate communications and operations.) |
| NWWTP Odor Control Project | Complete | Complete | Project completed – 4 th quarter 2010. |
| Comite –Foster Road Sewer Area Upgrades - Phase II | Complete | Complete | Project completed – 1 st quarter 2011. |

Table 5. Proposed Schedule for Projects Outside of Consent Decree

Table 5. Proposed Schedule for Projects Outside of Consent Decree

| | Scheduled Start | Scheduled Finish | Project Status Summary |
|--|-----------------|------------------|--|
| Zachary Area Transmission Network Improvements Phase V – Zachary Improvements | Complete | Complete | Project moved into RMAP2. See Table 5 for project status update |
| South Boulevard – Saint Joseph Street Phase B | Complete | Complete | Project moved into RMAP2. See Table 5 for project status update |
| Central WWTP Decommissioning Project | Complete | Complete | Project completed – 2 nd quarter 2017. (Central WWTP decommissioned 3 rd quarter 2016; permit discontinued 2 nd quarter 2017.) |
| Ward Creek Aerial Crossing Replacement Emergency Project | Complete | Complete | Project completed – 3 rd quarter 2015. |
| South Basin Coordination Project | Complete | Complete | Project completed – 4 th quarter 2016. |
| South WWTP Landscape Buffer Area | Complete | Complete | Project completed – 2 nd quarter 2016. |

1.1.4 Infiltration and Inflow Reduction Activities Summary

Another part of the Collection System Remedial Program identified in the Consent Decree Section XII is capital infiltration/inflow (I/I) reduction activities. Pursuant to item 35 in Section XII, the City/Parish is required to spend at least \$3 million annually for sewer repairs, sewer rehabilitation, and other capital expenditures related to reducing I/I in the North and South WWTP collection systems. The City/Parish spent approximately \$11 million; therefore, this goal was exceeded during 2021. The City/Parish was in compliance with Section XII Collection System Remedial Program during this reporting period. There were no problems encountered in the Collection System Remedial Program during this reporting period and non-compliance is not anticipated during the next reporting period. Table 6 identifies the funds expended during 2021 to meet this requirement.

| Project | Description | % Complete | Contract Amount | Expenditures 2020 |
|---------------|--|------------|-----------------|-------------------|
| 19-FR-MS-0004 | Fence Repair | 87% | \$150,000.00 | \$130,345.00 |
| 20-PN-MS-0087 | Supplemental Point Repair | 99% | \$1,500,000.00 | \$1,596.868.00 |
| 18-VN-MS-0013 | Annual Valve Maintenance | 96% | \$400,000.00 | \$385,254.00 |
| 17-OC-MS-0031 | Annual Vapor Phase Odor Control O&M Services | 100% | \$1,500,000.00 | \$340,036.00 |
| 19-PI-MS-0003 | Sanitary Sewer Cleaning and Physical Inspection | 86% | \$4,500,000.00 | \$3,900,000.00 |
| 20-PN-MS-0088 | Parish-wide Sewer Emergency Repair and Replacement | 100% | \$1,500,000.00 | \$1,500,000.00 |
| 19-MH-UF-0010 | Parish-wide Manhole Rehab | 100% | \$1,500,000.00 | \$1,500,000.00 |
| 19-ER-WC-0006 | Parish-wide Sewer Emergency Point Repairs | 75% | \$6,000,000.00 | \$1,657,949.00 |
| | | TOTAL | \$17,050,000.00 | \$11,010,452.00 |

Table 6. I/I Reduction Activities Summary

1.2 Treatment Facility Assessment

Pursuant to Consent Decree Section XIII, Remedial Measure Treatment Facility Assessment, no later than March 30, 2002 the City/Parish was to submit a Treatment Facility Assessment report which assesses the treatment capabilities of the North, South, and Central WWTPs. The City/Parish submitted *Treatment Facility Assessment Report* on March 26, 2002 in conjunction with MWH. It was determined in the original *Treatment Facility Assessment* Report that all process units and conveyance elements had capacity for current and projected design flows at all three WWTPs and no WWTP facility improvements or expansion were required. The *Treatment Facility Assessment Report* also indicated that the monthly Operators Process Control meetings led by Dr. John J. Sansalone of LSU were having a beneficial impact on plant performance.

Since that time, there have been additional engineering assessments and studies of the WWTPs which resulted in the need for treatment plant improvements at the South WWTP which are now included in the RMAP2 projects presented in the Second Remedial Measures Action Plan (RMAP2) Submittal for the Baton Rouge Sanitary Sewer Overflow Control and Wastewater Facilities Program (September 2008) and approved by the Agreement and Order Regarding the Modification of the Consent Decree - Civil Action No. 01-978-B-M3 (M.D. La.) signed in April 2009.

The City/Parish typically submits Municipal Water Pollution Prevention (MWPP) Environmental Audit Reports for the North and South WWTPs once a year to LDEQ. These reports contain an evaluation and rating for influent loadings, plant performance, overflows and bypasses, treatment plant age, sludge disposal, new development in collection system, and operator certification training for the North and South WWTPs. The MWPP audit rates the treatment plants on the aforementioned factors annually starting and are submitted annually the year following the effective date of NPDES permits. The actions that will be taken to maintain compliance and prevent effluent violations are typically presented in MWPP resolutions, which were last submitted along with the audit on November 13, 2020.

1.3 Environmental Results Monitoring

Pursuant to Consent Decree Section XIV, Remedial Measures – Environmental Results Monitoring Plan, the City/Parish shall implement the Environmental Results Monitoring (ERM) Plan attached in Consent Decree Exhibit G. The objective of the ERM program is to measure the environmental benefits from the Work performed under the Consent Decree through measurement of water quality improvements. The impact of the work throughout the City/Parish is tested by monitoring sewage indicating pollutants in major receiving waters prior to and following completion of remedial measures within each drainage basin. The original plan outlines four sampling locations, including all major tributaries in East Baton Rouge Parish, which enter the Amite River System – and eventually Lake Pontchartrain.

The Phase I Baseline Monitoring was completed during the 2004 reporting period. As of December 31, 2021, the City/Parish conducted three separate Phase II Environmental Results Monitoring events, which are summarized in Attachment C. Also in Attachment C, is the water sample analysis and chain of custody.

1.4 Interim Relief Measures Activities

Paragraph 39 of the Consent Decree provides interim effluent limits of 75% removal of BOD and TSS (based on 30-day average removal rates), until completion of all RMAP construction projects, as an interim relief to the 85% removal requirement of the three WWTP National Pollution Discharge Elimination System (NPDES) permits.

Effluent limits of 85% removal of BOD and TSS have been in effect following the completion of all RMAP construction projects in December 2018.

1.4.1 North WWTP

During 2021, the North WWTP has been in compliance with the 85% effluent limits for BOD for 0 months and for TSS for 7 months of the reporting period, as shown in Table 7a.

| Table 7a | . 2020 Mor | nthly Avera | age Percen | t Removal | for North | Plant- LAOG |)36439 | | | | | |
|----------|------------|-------------|------------|-----------|-----------|-------------|--------|------|-------|------|------|------|
| | Jan. | Feb. | Mar. | Apr. | May | June | July | Aug. | Sept. | Oct. | Nov. | Dec. |
| BOD | 67 | 70 | 80 | 61 | 71 | 75 | 69 | 76 | 75 | 80 | 83 | 80 |
| TSS | 81 | 77 | 91 | 73 | 87 | 89 | 79 | 85 | 89 | 91 | 92 | 82 |

1.4.2 Central WWTP

The Central WWTP had no discharge and the LPDES permit was terminated by LDEQ in July 2017.

1.4.3 South WWTP

During 2021, the South WWTP has been in compliance with the 85% effluent limits for BOD for 12 months and for TSS for 12 months of the reporting period, as shown in Table 7b.

| Table 7b | . 2020 Mo | nthly Aver | age Percei | nt Remova | I for South | n Plant- LA | 0036412 | | | | | |
|----------|-----------|------------|------------|-----------|-------------|-------------|---------|------|-------|------|------|------|
| | Jan. | Feb. | Mar. | Apr. | May | June | July | Aug. | Sept. | Oct. | Nov. | Dec. |
| BOD | 93 | 87 | 94 | 91 | 89 | 94 | 89 | 89 | 88 | 88 | 94 | 93 |
| TSS | 93 | 87 | 91 | 91 | 93 | 95 | 90 | 91 | 88 | 86 | 90 | 87 |

1.5 Outreach and Public Awareness Program

Consent Decree Section XV - Outreach and Public Awareness Plan requires the City/Parish DES to implement and follow the Outreach and Public Awareness Program Plan attached in Exhibit H of the Consent Decree. The Outreach and Public Awareness Program Plan was updated in December 2007 and has been completed and reviewed/approved by the City/Parish, and then submitted in both the 2011 Annual EPA Report and 36th Quarterly EPA Report.

Outreach and Public Awareness Program Plan implementation efforts have been on-going. Public information tools such as the website http://brprojects.com/baton-rouge-sso-program/ are being continuously updated with new information about the program, project information (including quarterly progress reports detailing the status of the projects), regulatory information and associated reference documents, and news articles about the SSO Control and Wastewater Facilities Program, etc. Fact sheets and brochures have also been developed that can be accessed via the website, and have been handed out during the public meetings, that describes pertinent information and aspects about the Program. Additionally, prior to any field work in areas, informational door hangers are also hung on those homes where inspection work will be taking place.

Also the SSO Control and Wastewater Facilities Program Quarterly Progress Reports have been made available and distributed to the public. Until now, they have been, and still are, posted on the website for the public to download at their convenience and are always distributed to City/Parish and DES staff. The plan is for these reports to continue to be distributed to those on the master list and posted on the website; in addition they will also be handed out or mailed to anyone who requests them throughout the duration of the SSO Control and Wastewater Facilities Program.

SSO program communications continued to provide City/Parish residents with time critical information on SSO Control and Wastewater Facility Program projects, educational information on SSOs, and updates on the status of the Program and related projects. In close collaboration with the Office of the Mayor-President and the Department of Environmental Services, the Program has initiated a construction communication outreach component to complement the Program's current communication activities. The Program Communication Team has designed and distributed a variety of outreach materials, as well as association and neighborhood specific information as appropriate. A telephone hotline for residents to call with questions was developed and coordination between the SSO Program and the Parish's 311 call

center was established; also, an email account was created to allow residents and other stakeholders to contact the Program. Additionally, materials including information letters and handouts, door hangers announcing road closures, were developed and are continuing to be distributed.

The Department of Public Works underwent a reorganization and rebranding, which involved rebranding the organization as the Department of Environmental Services (DES) and redefining their services to the community and their focuses. DES has increased their social media and web presence through multiple platforms to quickly disseminate information. DES has also greatly increased their public outreach and community engagement through working with national media outlets, initiating school outreach programs, developing a Fats, Oils, and Grease (FOG) Pretreatment Program, conducting school recycling competitions, establishing guidelines for tours of wastewater treatment plant and recycling facilities, among other activities.

The information presented in this section demonstrates that the City/Parish has been in compliance with Section XV Outreach and Public Awareness Program during the reporting period.

1.6 Plan Modification Needs

The City/Parish has not identified any deficiencies in the Cross-Connection Elimination Plan, the Preventive Maintenance Program, the Sanitary Sewer Overflow Response Plan, or the Remedial Measures Action Plan.

1.7 Stipulated Penalties

A summary of penalties assessed and paid by the City/Parish and a cumulative summary of penalties assessed and potential stipulated penalties reported in past quarterly reports from 2021 are presented in Tables 8 and 9.

| Table 0. I challes Assessed and I ald by the on | y/i alisii to Dat | 6 | | |
|---|-------------------|--------------------|-----------|--|
| Penalties | Assessed | Paid | | |
| Pendities | Assesseu | US DOJ | LDEQ | |
| Civil Penalties | \$729,500 | \$364,750 | \$364,750 | |
| Past Stipulated Penalties (1988 Consent Decree) | \$216,000 | \$216,000 | | |
| Note: These monetary stipulated penalties have be | en already paid l | by the City/Parish | in 2002. | |

Table 8. Penalties Assessed and Paid by the City/Parish to Date

Table 9. Self-Reported Potential Stipulated Penalties 2021

| Stipulated Penalties | Number | Cost Per Occurrence | Amount Accrued |
|---|--------|---------------------|----------------|
| Cross-Connection Identified & Non-Compliance with the Cross- Connection Elimination Plan | 0 | \$2,000 per day | \$0 |
| Unauthorized Discharges 2021 | | | |
| Less than 1 MG & Non-Compliance with the Collection System Preventative Maintenance Plan | 0 | \$5,000 | \$0 |
| Less than 1 MG & Non-Compliance with the Sanitary Sewer Overflow Response Plan | 0 | \$5,000 | \$0 |
| 1 MG or more | 13 | \$5,000 | \$65,000 |
| Non-Compliant Discharges (WWTP) 2021 | | | |
| Weekly Average Limits | 0 | \$1,000 | \$0 |
| Monthly (30-day average) Limits | 13 | \$2,500 | \$32,500 |
| Daily Limits | 0 | \$1,000 | \$0 |
| 2021 Total Stipulated Penalties (through December 31, 2021) | | | \$97,500 |

Note: None of these self-reported stipulated penalties in this table have been assessed to the City/Parish by the DOJ/EPA/LDEQ or have been paid by the City/Parish at this time. Historical data utilized in this table was taken from the City/Parish Quarterly EPA Reports. In some instances where Preventative Maintenance Plan goals were not achieved in a given quarter, but the cumulative annual goals were exceeded, it was assumed that no penalties should be assessed for unauthorized discharges that occurred during that given quarter.

2021 Annual Report Attachment A

Notice of Force Majeure Event



CERTIFIED- RETURN RECEIPT REQUESTED

DATE: September 22, 2021

TO: Mr. Michael T. Donnellan U.S. Department of Justice 601 D. Street NW Washington, D.C. 20044-7611

> Ms. Mona Tates (6EN) U.S. Environmental Protection Agency, Region 6 1445 Ross Avenue, Suite 1200 Dallas, TX 75202-2733

Dr. Chuck Carr Brown Louisiana Department of Environmental Quality 602 N. Fifth Street Baton Rouge, LA 70802

- FROM: Richard Speer, PE, Environmental Services Director Department of Environmental Services, City of Baton Rouge and Parish of East Baton Rouge
- SUBJECT: City of Baton Rouge and Parish of East Baton Rouge, Consent Decree-Civil Action No. 01-978-B-M3: Force Majeure Event – Tropical Storm Nicolas

Ladies and Gentlemen:

In conformance with the Force Majeure provision included in Section XXII – Force Majeure of the Consent Decree, this letter will serve as a formal notification by the City of Baton Rouge and Parish of East Baton Rouge (City/Parish) to the Department of Justice (DOJ), Environmental Protection Agency (EPA), and Louisiana Department of Environmental Quality (LDEQ) that a force majeure event has taken place beginning September 12, 2021 with the landfall of Tropical Storm Nicholas. There was landfall of a tropical storm, Tropical Storm Nicholas, as documented by the National Weather Service, causing impacts across Louisiana and the parish of East Baton Rouge. In response, the Governor of the State of Louisiana, John Bel Edwards, ordered and directed a statewide state of emergency (please see Attachment A: Proclamation Number 173 JBE 2021, State of Emergency – Tropical Storm Nicholas) and a national emergency as declared by the President as result of Tropical Storm Nicholas making landfall across Louisiana as a severe tropical storm causing heavy rainfall and tropical force winds, effects of which continue to threaten the lives and property of the Citizens of the State and the parish of East Baton Rouge Parish. The Governor's order is effective from September 12, 2021 until October 11, 2021.

All active construction projects and ongoing maintenance activities have been impacted by this event.

The SSO Program will aggressively pursue resumption of construction as well as maintenance activities when it is deemed appropriate to do so and will provide an update upon completion of the Force Majeure event. Current efforts are focused on tropical storm damage assessment and recovery to ensure system is operating on backup generator power as well as utility power. All of these efforts come on the heels of the recent event and damage caused by Hurricane Nicolas.

I certify that the information contained in or accompanying this document is true, accurate, and complete. As to portions of this document for which I cannot personally verify their truth and accuracy, I certify as the official having supervisory responsibility for the persons who, acting under my direct instructions, made the verification, that this is true, accurate, and complete

Sincerely,

Richard Speer, PE Environmental Services Director Robert Abbott Senior Special Parish Attorney

Cc:

Honorable Sharon Weston Broome, Mayor-President Kelvin Hill, Assistant Chief Administrative Officer Linda Hunt, Finance Director Samuel Coleman, PE, Acting Regional Administrator (Region 6) Adam Smith, PE, DES Chief of Wastewater Operations and Maintenance Carlos Zequeira Brinsfield, US EPA (6RC) Darlene Whitten-Hill US EPA (6EN) Ted Broyles, LDEQ Joseph Young, PE, Program Manager, Jacobs ATTACHMENT A: PROCLAMATION NUMBER 173 JBE 2021, STATE OF EMERGENCY – TROPICAL STORM NICHOLAS



EXECUTIVE DEPARTMENT

PROCLAMATION NUMBER 173 JBE 2021

STATE OF EMERGENCY – TROPICAL STORM NICHOLAS

- WHEREAS, the Louisiana Homeland Security and Emergency Assistance and Disaster Act, La. R.S. 29:721, *et seq.*, confers upon the Governor of the State of Louisiana emergency powers to deal with emergencies and disasters, including those caused by fire, flood, earthquake or other natural or manmade causes, in order to ensure that preparations of the state will be adequate to deal with such emergencies or disasters and to preserve the lives and property of the people of the State of Louisiana;
- **WHEREAS,** when the Governor determines that a disaster or emergency has occurred, or the threat thereof is imminent, La. R.S. 29:724(B)(l) empowers him to declare a state of emergency by executive order or proclamation, or both;
- **WHEREAS,** the National Weather Service indicates that Tropical Storm Nicholas developed in the southwest Gulf of Mexico and is expected to continue north-northwestward through tonight. It is anticipated that Nicholas will take a slower northward or north-northeastward motion by late Monday;
- WHEREAS, data from Air Force reconnaissance aircraft indicate the maximum sustained winds are near 40 mph with higher gusts. Gradual strengthening is forecasted while Nicholas approaches the northwestern Gulf coast during the next day or so;
- **WHEREAS,** the system is currently projected to make landfall in Texas on Monday; however, that would bring tropical-force winds and heavy rainfall anywhere between 10 to 20 inches to Southwestern Louisiana;
- **WHEREAS,** the Louisiana coast could potentially experience severe damage from flash flooding and heavy rain that could threaten the safety, health, and security of the citizens of the state, along with damage to private property and public facilities;
- **WHEREAS,** many parishes in Southwest Louisiana will need to take protective measures to help mitigate flooding and wind damage in response to this imminent threat; and
- **WHEREAS,** the State anticipates that several parishes will declare states of emergency and will need assistance in their response to this developing threat.

NOW THEREFORE, I, JOHN BEL EDWARDS, Governor of the State of Louisiana, by virtue of the authority vested by the Constitution and the laws of the State of Louisiana, do hereby order and direct as follows:

- **SECTION 1:** Pursuant to the Louisiana Homeland Security and Emergency Assistance and Disaster Act, La. R.S. 29:721, *et seq.*, a state of emergency is hereby declared to exist in the State of Louisiana as a result of the imminent threat of emergency conditions that threaten the lives and property of the citizens of the State.
- **SECTION 2:** The Director of the Governor's Office of Homeland Security and Emergency Preparedness (GOHSEP) is hereby authorized to undertake any activity

authorized by law that he deems appropriate in response to this declaration.

- **SECTION 3:** Pursuant to the La. R.S. 29:732, during a declared state of emergency, the prices charged or value received for goods and services sold within the designated emergency area may not exceed the prices ordinarily charged for comparable goods and services in the same market area at or immediately before the time of the state of emergency, unless the price by the seller is attributable to fluctuations in applicable commodity markets, fluctuations in applicable regional or national market trends, or to reasonable expenses and charges and attendant business risk incurred in procuring or selling the goods or services during the state of emergency.
- **SECTION 4:** Pursuant to La. R.S. 29:724(D)(1), the Louisiana Procurement Code (La. R.S. 39:1551, *et seq.*) and Louisiana Public Bid Law (La. R.S. 38:2211, *et seq.*) and their corresponding rules and regulations are hereby suspended for the purpose of the procurement of any good or services necessary to respond to this emergency, including emergency contracts, cooperative endeavor agreements, and any other emergency amendments to existing contracts.
- **SECTION 5:** All departments, commissions, boards, agencies and officers of the State, or any political subdivision thereof, are authorized and directed to cooperate in actions the State may take in response to the effects of this severe weather event.
- **SECTION 6:** This order is effective upon signature and shall remain in effect from Sunday, September 12, 2021 to Monday, October 11, 2021, unless terminated sooner.

IN WITNESS WHEREOF, I have set my hand officially and caused to be affixed the Great Seal of Louisiana in the City of Baton Rouge, on this 12th day of September, 2021.

s/JOHN BEL EDWARDS

GOVERNOR OF LOUISIANA

ATTEST BY THE SECRETARY OF STATE

SECRETARY OF STATE

ATTACHMENT A: PROCLAMATION NUMBER 20 JBE 2021, STATE OF EMERGENCY – POTENTIAL HEAVY RAIN, FLASH FLOODING AND WINTERY WEATHER



EXECUTIVE DEPARTMENT

PROCLAMATION NUMBER 20 JBE 2020

STATE OF EMERGENCY – POTENTIAL HEAVY RAIN, FLASH FLOODING AND WINTERY WEATHER

- WHEREAS, the Louisiana Homeland Security and Emergency Assistance and Disaster Act, La. R.S. 29:721, *et seq.*, confers upon the Governor of the State of Louisiana emergency powers to deal with emergencies and disasters, including those caused by fire, flood, earthquake or other natural or manmade causes, in order to ensure that preparations of this State will be adequate to deal with such emergencies or disasters and to preserve the lives and property of the people of the State of Louisiana;
- WHEREAS, when the Governor determines that a disaster or emergency has occurred, or the threat thereof is imminent, La. R.S. 29:724(B)(l) empowers him to declare a state of emergency by executive order or proclamation, or both;
- WHEREAS, the National Weather Service has indicated the potential for heavy rains and wintry precipitation with impacts across Louisiana from Thursday, February 11, 2021 and for several days thereafter;
- WHEREAS, there is a potential for localized heavy rainfall and flash flooding across portions of the State. It is anticipated that much colder air will then move into the state bringing the possibility of a hard freeze and a more significant round of winter precipitation;
- WHEREAS, the State of Louisiana could potentially experience severe damage which threatens the safety, health, and security of the citizens of the State of Louisiana, along with damage to private property and public facilities;
- WHEREAS, many parishes across the state are poised to take protective measures to help mitigate for the potential of heavy rains, flooding, and wintery weather that could cause damage to persons and property, as well as prepare additional evacuation and sheltering measures that may be required during the COVID-19 pandemic; and
- WHEREAS, the State anticipates that parishes will declare states of emergency, and assistance may be needed to parishes in their response to this developing threat.

NOW THEREFORE, I, JOHN BEL EDWARDS, Governor of the State of Louisiana, by virtue of the authority vested by the Constitution and the laws of the State of Louisiana, do hereby order and direct as follows:

- **SECTION 1:** Pursuant to the Louisiana Homeland Security and Emergency Assistance and Disaster Act, La. R.S. 29:721, *et seq.*, a state of emergency is hereby declared to exist in the State of Louisiana as a result of the imminent threat of emergency conditions that threaten the lives and property of the citizens of the State.
- **SECTION 2:** The Director of the Governor's Office of Homeland Security and Emergency Preparedness (GOHSEP) is hereby authorized to undertake any activity authorized by law which he deems appropriate in response to this declaration.

- **SECTION 3:** Pursuant to La. R.S. 29:732, during a declared state of emergency, the prices charged or value received for goods and services sold within the designated emergency area may not exceed the prices ordinarily charged for comparable goods and services in the same market area at or immediately before the time of the state of emergency, unless the price by the seller is attributable to fluctuations in applicable commodity markets, fluctuations in applicable regional or national market trends, or to reasonable expenses and charges and attendant business risk incurred in procuring or selling the goods or services during the state of emergency.
- **SECTION 4:** All departments, commissions, boards, agencies and officers of the State, or any political subdivision thereof, are authorized and directed to cooperate in actions the State may take in response to the effects of this severe weather event.
- SECTIONS 5: This order is effective upon signature and shall remain in effect from Thursday, February 11, 2021 to Friday, March 12, 2021, unless terminated sooner.



IN WITNESS WHEREOF, I have set my hand officially and caused to be affixed the Great Seal of Louisiana in the City of Baton Rouge, on this 11th day of February, 2021.

GOVERNOR OF LOUISIANA

ATTEST BY THE SECRETARY OF STATE

SECRETARY OF STATE

ATTACHMENT A: PROCLAMATION NUMBER 57 JBE 2021, STATE OF EMERGENCY – HEAVY RAIN, FLASH FLOODING AND WINTERY WEATHER



EXECUTIVE DEPARTMENT

PROCLAMATION NUMBER 57 JBE 2021

RENEWAL OF STATE OF EMERGENCY – HEAVY RAIN, FLASH FLOODING AND WINTERY WEATHER

- WHEREAS, the Louisiana Homeland Security and Emergency Assistance and Disaster Act, La. R.S. 29:721, *et seq.*, confers upon the Governor of the State of Louisiana emergency powers to deal with emergencies and disasters, including those caused by fire, flood, earthquake or other natural or manmade causes, in order to ensure that preparations of this State will be adequate to deal with such emergencies or disasters and to preserve the lives and property of the people of the State of Louisiana;
- WHEREAS, pursuant to the Louisiana Homeland Security and Emergency Assistance and Disaster Act, La. R.S. 29:721, *et seq.*, Governor John Bel Edwards declared a state of emergency by 20 JBE 2021 in response to the imminent threat posed by snow, sleet, and frozen precipitation and ice that impacted Louisiana from Thursday, February 11, 2021 through Wednesday, February 17, 2021;
- **WHEREAS,** record low temperatures were recorded throughout Louisiana and was described by the National Weather Service (NWS) as "one of the coldest air masses to ever reach the region";
- WHEREAS, the record low temperatures caused massive power outages which affected Louisiana residents, as well as public water systems throughout the state; and
- WHEREAS, state agencies and local governmental entities are still addressing the extended damages caused by this winter weather event that posed a threat to citizens and communities in Louisiana and created conditions which place lives and property in the state in jeopardy.

NOW THEREFORE, I, JOHN BEL EDWARDS, Governor of the State of Louisiana, by virtue of the authority vested by the Constitution and the laws of the State of Louisiana, do hereby order and direct as follows:

- **SECTION 1:** Pursuant to the Louisiana Homeland Security and Emergency Assistance and Disaster Act, La. R.S. 29:721, *et seq.*, a state of emergency is hereby declared to continue to exist in the State of Louisiana as a result of the imminent threat of emergency conditions that threaten the lives and property of the citizens of the State.
- **SECTION 2:** The Director of the Governor's Office of Homeland Security and Emergency Preparedness (GOHSEP) is hereby authorized to undertake any activity authorized by law which he deems appropriate in response to this declaration.
- **SECTION 3:** Pursuant to La. R.S. 29:732, during a declared state of emergency, the prices charged or value received for goods and services sold within the designated emergency area may not exceed the prices ordinarily charged for comparable goods and services in the same market area at or immediately before the time of the state of emergency, unless the price by the seller is attributable to fluctuations in applicable commodity markets, fluctuations in applicable regional or national

market trends, or to reasonable expenses and charges and attendant business risk incurred in procuring or selling the goods or services during the state of emergency.

- **SECTION 4:** All departments, commissions, boards, agencies and officers of the State, or any political subdivision thereof, are authorized and directed to cooperate in actions the State may take in response to the effects of this severe weather event.
- **SECTIONS 5:** This order is effective upon signature and shall remain in effect from Saturday, March 13, 2021 until Sunday, April 11, 2021, unless terminated sooner.



IN WITNESS WHEREOF, I have set my hand officially and caused to be affixed the Great Seal of Louisiana in the City of Baton Rouge, on this 12th day of March, 2021.

GOVERNOR OF LOUISIANA

ATTEST BY THE SECRETARY OF STATE

SECRETARY OF STATE

ATTACHMENT A: PROCLAMATION NUMBER 89 JBE 2021, STATE OF EMERGENCY – HEAVY RAIN, SEVERE STORMS, AND FLASH FLOODING



EXECUTIVE DEPARTMENT

PROCLAMATION NUMBER 89 JBE 2021

STATE OF EMERGENCY – HEAVY RAIN, SEVERE STORMS, AND FLASH FLOODING

| WHEREAS, | the Louisiana Homeland Security and Emergency Assistance and Disaster Act, La. R.S. 29:721, <i>et seq.</i> , confers upon the Governor of the State of Louisiana emergency powers to deal with emergencies and disasters, including those caused by fire, flood, earthquake or other natural or man-made causes, in order to ensure that preparations of this state will be adequate to deal with such emergencies or disasters and to preserve the lives and property of the people of the State of Louisiana; |
|----------|---|
| WHEREAS, | when the Governor determines that a disaster or emergency has occurred, or the threat thereof is imminent, La. R.S. 29:724(B)(l) empowers him to declare a state of emergency by executive order or proclamation, or both; |
| WHEREAS, | the National Weather Service has indicated a moderate risk of excessive rainfall with impacts across Louisiana; |
| WHEREAS, | there has been localized heavy rainfall and flash flooding across portions of the state through Wednesday morning of this week; |
| WHEREAS, | it is anticipated that this severe weather event will produce record rainfall in excess of 12 inches in some areas with more rain expected over the next 48 hours; |
| WHEREAS, | the National Weather Service also has identified several suspected tornadoes with numerous watches and warnings currently in place; |
| WHEREAS, | many parishes across the state are poised to take protective measures to help mitigate for the potential of heavy rains and flooding, search and rescue assets have been requested by several parishes, and emergency shelters are open, which may require additional measures to mitigate for potential affects from the COVID-19 pandemic; |
| WHEREAS, | the state of Louisiana could potentially experience severe damage which threatens the safety, health, and security of the citizens of the State of Louisiana, along with damage to private property and public facilities; and |
| WHEREAS, | these measures are necessary for the health and safety of the people of Louisiana. |
| | FORE, I, JOHN BEL EDWARDS, Governor of the State of Louisiana, by virtue vested by the Constitution and the laws of the State of Louisiana, do hereby order lows: |
| | |

- **SECTION 1:** Pursuant to the Louisiana Homeland Security and Emergency Assistance and Disaster Act, La. R.S. 29:721, *et seq.*, a state of emergency is hereby declared to exist in the State of Louisiana as a result of the imminent threat of emergency conditions that threaten the lives and property of the citizens of the State.
- SECTION 2: The Director of the Governor's Office of Homeland Security and Emergency

Preparedness (GOHSEP) is hereby authorized to undertake any activity authorized by law which he deems appropriate in response to this declaration.

- **SECTION 3:** All departments, commissions, boards, agencies and officers of the State, or any political subdivision thereof, are authorized and directed to cooperate in actions the State may take in response to the effects of this severe weather event.
- SECTIONS 4: This order is effective upon signature and shall remain in effect from Monday. May 17, 2021 to Wednesday, June 16, 2021, unless terminated sooner.



IN WITNESS WHEREOF, I have set my hand officially and caused to be affixed the Great Seal of Louisiana in the City of Baton Rouge, on this 17th day of May, 2021.

GOVERNOR OF LOUISIANA

ATTEST BY THE SECRETARY OF STATE

7-6

SECRETARY OF STATE

2021 Annual Report Attachment B

Municipal Water Pollution Prevention Environmental Audit Reports

| LOUISIANA MUNICIPAL WATER POLLUTION PREVENTION MWPP | DEQ LOUISIANA |
|---|---|
| Facility Name: | City of Baton Rouge / Parish of East Baton Rouge / North Wastewater Treatment Plant |
| LPDES Permit Number: | LA0036439 |
| Agency Interest (AI) Number: | 4843 |
| Address: | 50 Woodpecker Street |
| | Baton Rouge, LA 70807 |
| | |
| Parish: | East Baton Rouge |
| (Person Completing Form) Name: | Department of Environmental Services Staff |
| Title: | Inclusive |
| Date Completed: | November 12, 2021 |

INSTRUCTIONS

- 1. Complete only the sections of the Environmental Audit which apply to your wastewater treatment system. Leave sections that do not apply blank and enter a "0" for the point value.
- 2. Parts 1 through 7 contain questions for which points may be generated. These points are intended to communicate to the department and the governing body or owner what actions will be necessary to prevent effluent violations. Place the point totals from parts 1 through 7 on the Point Calculation page.
- 3. Add up the point totals.
- 4. Submit the Environmental Audit to the governing body or owner for review and approval.
- 5. The governing body must pass a resolution which contains the following items:
 - a. The resolution or letter must acknowledge the governing body or owner has reviewed the Environmental Audit.
 - This resolution must indicate <u>specific</u> actions, if any, will be taken to maintain compliance and prevent effluent violations.
 Proposed actions should address the parts where maximum or close to maximum points were generated in the Environmental Audit.
 - c. The resolution should provide any other information the governing body deems appropriate.

1

PART 1: INFLUENT FLOW/LOADINGS (all plants)

A. List the average monthly volumetric flows and BOD loadings received at your facility during the last reporting year.

Column 1 Average Monthly Flow (million gallons per day, MGD)

Column 2 Average Monthly BOD5 Concentration (mg/l) Column 3 Average Monthly BOD5 Loading (pounds per day, lb/day)

LA0036439

| p | _ | (119/1) | | (pounds per day, ib/day) |
|-------|---|---------|----------|--------------------------|
| 20.85 | x | 57 | x 8.34 = | 9,912 |
| 19.99 | x | 97 | x 8.34 = | 16,172 |
| 14.56 | х | 76 | x 8.34 = | 9,229 |
| 19.89 | х | 89 | x 8.34 = | 14,764 |
| 18.62 | х | 102 | x 8.34 = | 15,840 |
| 26.20 | х | 94 | x 8.34 = | 20,540 |
| 21.40 | х | 88 | x 8.34 = | 15,706 |
| 32.11 | х | 71 | x 8.34 = | 19,014 |
| 30.66 | X | 63 | x 8.34 = | 16,109 |
| 20.14 | х | 78 | x 8.34 = | 13,101 |
| 21.17 | х | 59 | x 8.34 = | 10,417 |
| 18.82 | х | 79 | x 8.34 = | 12,400 |

BOD loading = Average Monthly Flow (in MGD) x Average Monthly BOD concentration (in mg/l) x 8.34

B. List the design flow and design BOD loading for your facility in the blanks below. If you are not aware of these design quantities, refer to your Operation and Maintenance (O&M) Manual or contact your consulting engineer.

Design Flow, MGD:
$$54$$
x $0.90 =$ 48.60 Design BOD, lb/day:75,210x $0.90 =$ $67,689$

- Permit #: LA0036439
- C. How many months did the monthly flow (Column 1) to the wastewater treatment facility (WWTF) exceed 90% of design flow? Circle the number of months and the corresponding point total. Write the point total in the box below at the right.

| months | \bigcirc | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |
|------------------|------------|---|---|---|-------|--------|--------|--------|----------|-----|----|--------|----------|
| months points | \bigcirc | 0 | 0 | 0 | 0 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 |
| | | | | | Write | 0 or 5 | in the | C poir | nt total | box | 0 | C Poir | nt Total |

D. How many months did the monthly flow (Column 1) to the WWTF exceed the design flow? Circle the number of months and corresponding point total. Write the point total in the box below at the right.

| months points | \bigcirc | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |
|------------------|------------|---|---|-------|----------|---------|--------|--------|----------|-----|----|--------|----------|
| points | \bigcirc | 5 | 5 | 10 | 10 | 15 | 15 | 15 | 15 | 15 | 15 | 15 | 15 |
| | | | | Write | 0, 5, 10 |) or 15 | in the | D poir | nt total | box | 0 | D Poir | nt Total |

E. How many months did the monthly BOD loading (Column 3) to the WWTF exceed 90% of the design loading? Circle the number of months and corresponding point total. Write the point total in the box below at the right.

| months points | \bigcirc | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |
|------------------|------------|---|---|---|---------|---------|--------|--------|----------|-----|----|--------|---------|
| points | \bigcirc | 0 | 5 | 5 | 5 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 |
| | | | | W | rite 0, | 5,or 10 | in the | E poir | nt total | box | 0 | E Poin | t Total |

F. How many months did the monthly BOD loading (Column 3) to the WWTF exceed the design loading? Circle the number of months and corresponding point total. Write the point total in the box below at the right.

| months points | \bigcirc | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |
|------------------|------------|----|----------|--------|---------|---------|----------|--------|----------|-----|----|--------|----------|
| points | \bigcirc | 10 | 20 | 30 | 40 | 50 | 50 | 50 | 50 | 50 | 50 | 50 | 50 |
| | | W | /rite 0, | 10, 20 | , 30, 4 | 0 or 50 |) in the | F poir | nt total | box | 0 | F Poir | ıt Total |

G. Add together each point total for C through F and place this sum in the box below at the right.

TOTAL POINT VALUE FOR PART 1: 0 (max = 80)

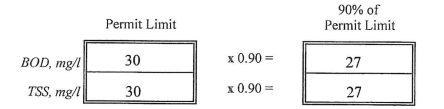
Also enter this value or 80, whichever is less, on the point calculation table on page 16.

Permit #: LA0036439 PART 2: EFFLUENT QUALITY / PLANT PERFORMANCE

A. List the monthly average effluent BOD and TSS concentrations produced by your facility during the last reporting year.

| Month | Column 1 Average Monthly BOD (mg/l) | _ | Column 2 Average Monthly TSS (mg/l) |
|-----------|---|---|---|
| SEPTEMBER | 14 | | 13 |
| OCTOBER | 15 | | 15 |
| NOVEMBER | 20 | | 13 |
| DECEMBER | 22 | | 16 |
| JANUARY | 22 | | 16 |
| FEBRUARY | 20 | | 13 |
| MARCH | 19 | | 14 |
| APRIL | 20 | | 15 |
| MAY | 18 | | 14 |
| JUNE | 18 | | 12 |
| JULY | 20 | | 18 |
| AUGUST | 14 | | 9 |

B. List the monthly average permit limits for your facility in the blanks below.



- C. Continuous Discharge to Surface Water.
- i. How many months did the effluent BOD (Column 1) exceed 90% of the permit limits? Circle the number of months and the corresponding point total. Write the point total in the box below at the right.

Write 0, 10, 20, 30 or 40 in the i point total box 0

i Point Total

LA0036439

How many months did the effluent BOD (Column 1) exceed permit limits? Circle the ii. number of months and corresponding point total. Write the point total in the box below at the right.

| months | \bigcirc | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |
|------------------|------------|---|---|----|----|----|----|----|----|----|----|----|----|
| months points | \bigcirc | 5 | 5 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 |
| | | | | | | | | | | 1 | | | |

Write 0, 5, or 10 in the ii point total box 0 ii Point Total

How many months did the effluent TSS (Column 2) exceed 90% of the permit limits? iii. Circle the number of months and the corresponding point total. Write the point total in the box below at the right.

| months points | $\begin{pmatrix} 0\\ 0 \end{pmatrix}$ | 1 0 | 2 10 | 3 20 | 4 30 | 5 40 | 6 40 | 7 40 | 8 40 | 9 40 | 10 40 | 11 40 | 12 40 | |
|------------------|---------------------------------------|--------|---------|---------|---------|---------|---------|---------|---------|---------|----------|----------|----------|--|
| | \bigcirc | | | | | | | | | | | | | |

Write 0, 10, 20, 30 or 40 in the iii point total box 0 iii Point Total

How many months did the effluent TSS (Column 2) exceed permit limits? Circle the iv. number of months and corresponding point total. Write the point total in the box below at the right.

| months | $\begin{pmatrix} 0\\ 0 \end{pmatrix}$ | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |
|--------|---------------------------------------|---|---|----|----------|---------|--------|---------|----------|-----|----|--------|----------|
| points | | 5 | 5 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 |
| | | | | Wr | ite 0, 5 | , or 10 | in the | iv poir | nt total | box | 0 | iv Poi | nt Total |

Add together each point total for i through iv and place this sum in the box below at the right. v.

TOTAL POINT VALUE FOR PART 2: $\begin{bmatrix} 0 \\ max = 100 \end{bmatrix}$ (max = 100)

Also enter this value or 100, whichever is less, on the point calculation table on page 16.

- D. Other Monitoring and Limitations
- i. At any time in the past year was there and exceedance of a permit limit for other pollutants such as: ammonia-nitrogen, phosphorus, pH, total residual chlorine, or fecal coliform?

LA0036439

| √ Check one box. | Yes | No No | If Yes, Please describe: |
|------------------|-----|-------|--------------------------|
| | | | |
| | | | |
| | | | |
| | | | |

ii. At any time in the past year was there a "failure" of a Biomonitoring (Whole Effluent Toxicity) test of the effluent?

| √ Check one box. | Yes | V No | If Yes, Please describe: |
|------------------|-----|------|--------------------------|
| | | | |

iii. At any time in the past year was there an exceedance of a permit limit for a toxic substance?

| √ Check one box. | V Yes | No No | If Yes, Please describe: |
|------------------|-------|-------|--------------------------|
| See Attachment | 1&2 | | |
| | | | |

D. Other Monitoring and Limitations iii.

NWWTP - LA0036439 (Influent)*

| Sample Date | Pollutant | Reporting Value | Actual Value |
|-------------|-----------|-----------------|--------------|
| 10/5-6/2020 | Mercury | 0.0005 μg/L | 0.00512 μg/L |
| | Copper | 3 μg/L | 10 µg/L |
| | Phenolics | 5 μg/L | 90 μg/L |
| | Nickel | 5 μg/L | 7 μg/L |
| | Zinc | 20 µg/L | 53 μg/L |

*1/6 months

NWWTP - LA0036439 (Effluent)*

| Sample Date | Pollutant | Reporting Value | Actual Value |
|-------------|-----------|-----------------|--------------|
| 10/6-7/2020 | Copper | 3 μg/L | 6 μg/L |
| | Lead | 2 μg/L | 4 μg/L |
| | Mercury | 0.0005 μg/L | 0.00512 μg/L |
| | Nickel | 5 μg/L | 11 μg/L |
| | Zinc | 20 μg/L | 25 μg/L |
| | Phenolics | 5 μg/L | 23 μg/L |

*1/6 months

D. Other Monitoring and Limitations iii.

NWWTP - LA0036439 (Influent)*

| Sample Date | Pollutant | Reporting Value | Actual Value |
|---------------|-----------|-----------------|--------------|
| 06/28-29/2021 | Copper | 3 μg/L | 12 μg/L |
| | Phenolics | 5 μg/L | 71 μg/L |
| | Zinc | 20 µg/L | 51 μg/L |
| | Mercury | 0.0005 μg/L | 0.00523 μg/L |
| | Nickel | 5 μg/L | 7 μg/L |

*1/6 months

NWWTP-LA0036439 (Effluent)*

| Sample Date | Pollutant | Reporting Value | Actual Value |
|---------------|-----------|-----------------|--------------|
| 06/29-30/2021 | Copper | 3 μg/L | 7 μg/L |
| | Zinc | 20 μg/L | 31 μg/L |
| | Mercury | 0.0005 μg/L | 0.00523 μg/L |
| | Phenolics | 5 μg/L | 8 μg/L |

*1/6 months

LA0036439

PART 3: AGE OF THE WASTEWATER TREATMENT FACILITY

A. What year was the wastewater treatment facility constructed or last major expansion/ improvements completed?

| | . vo | 2018 | | |
|--------------|------|-------------|---|--------------|
| Current Year | - | Answer to A | = | Age in years |
| 2021 | | 2018 | | 3 |

Enter Age in Part C below.

B. $\sqrt{}$ Check the type of treatment facility that is employed.

| | FACTOR: |
|---|---------|
| Mechanical Treatment Plant (trickling filter, activated sludge, etc) Specify Type: <u>Trickling Filter</u> | 2.5 |
| Aerated Lagoon | 2.0 |
| Stabilization Pond | 1.5 |
| Other Specify Type: | 1.0 |

C. Multiply the factor listed next to the type of facility your community employs by the age of your facility to determine the total point value for Part 3.

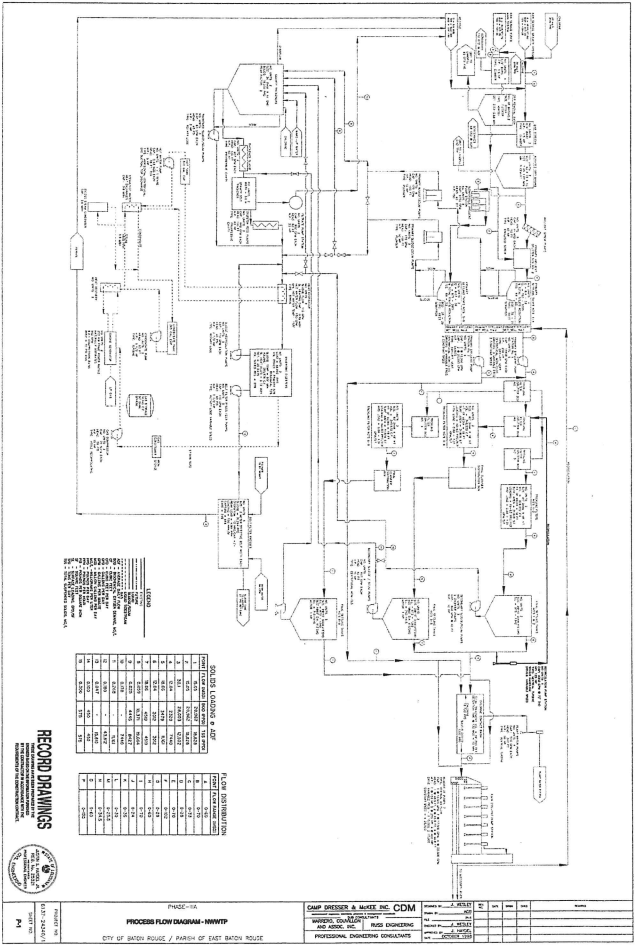
TOTAL POINT VALUE FOR PART 3 =

$$\frac{2.5}{Factor} \times \frac{3}{Age} = \boxed{7.5} (max = 50)$$

Also enter this value or 50, whichever is less, on the point calculation table on page 16.

D. Please attach a schematic of the treatment plant.

* See Attachment



....

| | Permit #: LA0036439 |
|----------|---|
| PA | RT 4: OVERFLOWS AND BYPASSES |
| A. i. | List the number of times in the last year there was an overflow, bypass or unpermitted discharge of untreated or incompletely treated wastewater due to heavy rain: |
| | 20 √ Check one box. 0 = 0 points 3 = 15 points 1 = 5 points 4 = 30 points 2 = 10 points 5 or more = 50 points |
| ii. | List the number of bypasses, overflows or unpermitted discharges shown in A (i) that were within the collection system and the number at the treatment plant |
| | Collection System: 15 Treatment Plant: 5 |
| B. i. | List the number of times in the last year there was an overflow, bypass or unpermitted discharge of untreated or incompletely treated wastewater due to <u>equipment failure</u> , either at the treatment plant or due to pumping problems in the collection system: |
| | |
| ii. | List the number of bypasses, overflows or unpermitted discharges shown in B (i) that were within the collection system and the number at the treatment plant |
| | Collection System: 58 Treatment Plant: 5 |
| C. | Specify whether the bypasses came from the city/village/town sewer system or from contract or tributary communities/sanitary districts, etc |
| D. | Add the point values checked for A and B and place the total in the box below. |
| | TOTAL POINT VALUE FOR PART 4: 100 (max = 100)Also enter this value or 100, whichever is less, on the point calculation table on page 16. |
| E. | List the person responsible (name and title) for reporting overflows, bypasses or unpermitted discharges to State and Federal authorities: |
| | Michael Lowe, Wastewater Laboratory Supervisor |
| | Describe the procedure for gathering, compiling and reporting: |
| | The procedure for gathering, compiling, and reporting is specified in the permit. |
| | Q |

PART 5: SEWAGE SLUDGE STORAGE, USE, AND DISPOSAL

A. Sewage Sludge Storage

How many months of sewage sludge storage capacity does your facility have available, either on-site or off-site?

Circle the number of months and the corresponding point total. Write the point total in the box below at the right.

months (2) 2 3 4-5 points 50 30 20 10

Write 0, 10, 20, 30 or 50 in the A point total box

A Point Total

LA0036439

6

0

50

0

B. For how many months does your facility have approval to use or dispose of sewage sludge at a properly permitted landfill, land application site, or sewage sludge incinerator?

Circle the number of months and the corresponding point total. Write the point total in the box below at the right.

| months points | 6-11 30 | 12-23 20 | 24-35 10 | ≥36) 0 | |
|------------------|------------|-------------|-------------|-----------|--|
| | | | | | |

Write 0, 10, 20, 30 or 50 in the B point total box

- B Point Total
- C. Add together the A and B point values and place the sum in the box below at the right:

TOTAL POINT VALUE FOR PART 5:

50 (max = 100)

Also enter this value or 100, whichever is less, on the point calculation table on page 16.

| | Permit #: LA0036439 |
|-----|---|
| PAI | T 6: NEW DEVELOPMENT |
| A. | Please provide the following information for the total of all sewer line extensions which were installed during the last year. |
| | Design Population: 396 cap |
| | Design Flow: 0.18 MGD |
| | Design BOD: <u>200</u> mg/l |
| B. | Has an industry (or other development) moved into the community or expanded production in the past year, such that either flow or pollutant loadings to the sewerage system were significantly increased (5% or greater)? |
| | $\sqrt{\text{Check one box.}}$ Yes = 15 points $\sqrt{\text{No}} = 0$ points |
| | If Yes, Please describe: |
| C. | List any new pollutants: Is there any development (industrial, commercial or residential) anticipated in the next 2-3 years, such that either flow or pollutant loadings to the sewerage system could significantly increase? ✓ Check one box. Yes = 15 points Yes = 0 points If Yes, Please describe: |
| | List any new pollutants you anticipate: |
| D. | Add together the point value checked in B and C and place the sum in the box below. |
| | TOTAL POINT VALUE FOR PART 6: 0 (max = 30) |
| | Also enter this value or 30, whichever is less, on the point calculation table on page 16. |

| | I I AAAANI | | | - 707- | | |
|---------------------------------------|------------|-------------|--|------------|------------|----------------------|
| | | | | | | Sewer |
| Project Name | Date | # of Lots | Design Pop. | Flow (gpm) | Flow (MGD) | Length (ft) |
| Williams Jet Center | 11/5/2020 | 2 | 0 | ç | 0.00 | 1,233 |
| Miraval 1st Filing, Phase A | 3/11/2021 | 66 | 396 | 120 | 0.17 | 5,547 |
| TOTAL | | 101 | 396 | 123 | 0.18 | 6,781 |
| | | | | | | |
| | SWWTP | LA0036412 0 | SWWTP LA0036412 09-01-2020 to 08-31-2021 | -2021 | | |
| Project Name | Date | # of Lots | Design Pop. | Flow (gpm) | Flow (MGD) | Sewer Length (ft) |
| The Sanctuary, 1st Filing | 9/18/2020 | 5 | 20 | 9 | 0.01 | 1,786 |
| Rouzan Sewer Extension | 9/25/2020 | - | 4 | 344 | 0.50 | 82 |
| Oakbrook, 2nd Filing | 9/30/2020 | 15 | 60 | 18 | 0.03 | 1,860 |
| Barringer Foreman Technology Park | 10/14/2020 | 3 | 12 | 40 | 0.06 | 764 |
| Kenilworth Crossing, 3rd Filing | 10/19/2020 | 57 | 228 | 69 | 0.10 | 2,798 |
| University Club Plantation, 11th | | 33 | | | | |
| Filing, Phase II | 12/3/2020 | | 132 | 40 | 0.06 | 1,477 |
| Lakes at Harveston, Phase I | 12/4/2020 | 186 | 744 | 225 | 0.32 | 8,253 |
| The Sanctuary, 3rd Filing | 1/8/2021 | 32 | 128 | 39 | 0.06 | 2,191 |
| Tiger Pointe | 1/22/2021 | 52 | 208 | 63 | 0.09 | 1,512 |
| Ozetta Residential Development | 1/29/2021 | 24 | 96 | 29 | 0.04 | 670 |
| Materra, Phase I | 2/11/2021 | 140 | 560 | 169 | 0.24 | 7,564 |
| Kimbro Drive Extension | 3/8/2021 | 4 | 16 | 5 | 0.01 | 135 |
| Cyril Place | 3/16/2021 | Ð | 20 | 9 | 0.01 | 282 |
| Woodstock Park, 1st Filing | 6/15/2021 | 98 | 392 | 119 | 0.17 | 4,723 |
| Magnolia Crossing | 6/17/2021 | 35 | 140 | 42 | 0.06 | 1,432 |
| Bellacosa, 3rd | 7/13/2021 | 133 | 532 | 161 | 0.23 | 4,152 |
| TOTAL | | 823 | 3,292 | 1,375 | 1.98 | 39,681 |
| | | | | | | |

NWWTP LA0036439 09-01-2020 to 08-31-2021

| | | Permit #: | LA0036439 |
|---------|--|------------------|------------------------------|
| PA | RT 7. OPERATOR CERTIFICAT | ION ANI | EDUCATION |
| A. | What was the name of the operator-in-charge | for the report | ing vear? |
| | Name: | , | nveckhoven |
| В. | What is his or her certification number: Cert.#: | | 7639 |
| C. | What level of certification is the operator-in- wastewater treatment facility? | charge require | - |
| n | | | r Treatment IV |
| D. | What is the level of certification of the operation | • | |
| - | | | r Treatment IV |
| E. - | Was the operator-in-charge of the report year required in order to operate this plant? | certified at lea | ast at the grade level |
| | $\sqrt{\text{Check one box.}}$ Yes = 0 point | nts | \Box No = 50 points |
| | Write 0 or 50 in the E poi | nt total box | 0 E Point Total |
| F. | Has the operator-in-charge maintained recerti year? | fication requir | rements during the reporting |
| | $\sqrt{1}$ Check one box. Yes | | No No |
| G. | How many hours of continuing education has last two calendar years? | the operator-i | n-charge completed over the |
| | $\sqrt{\text{Check one box.}}$ $\boxed{\cancel{12}}$ > 12 hours = | = 0 points | 12 hours = 50 points |
| | Write 0 or 50 in the G point | nt total box | 0 G Point Total |
| H. | Is there a written policy regarding continuing treatment plant employees? | education an 1 | training for wastewater |
| | $\sqrt{\text{Check one box.}}$ Yes | | No |
| | <i>Explain:</i> 16 hours of continuing edu | cation within | n a two year period |
| I. | What percentage of the continuing education | expenses of th | e operator-in-charge were |
| | paid for: | By the opera | |
| J. | Add together the E and G point values and pla | ace the sum in | the box below at the right. |
| | TOTAL POINT | VALUE FOR | PART 7: 0 (max = 100) |
| | Also enter this value or 100, whichever is l | | |
| | 11 | | |

| | | | Per | rmit #: | LA0036439 |
|-----|-------------------------|------------------|-------------|----------|-----------------------------|
| PAI | UT 8. FINANCIAL | STATUS | | | |
| A. | Are User-Charge Revenue | es sufficient to | cover opera | ation an | d maintenance expenses? |
| | √ Check one box. | Yes | X No | If No, | How are O&M costs financed? |
| | No, sewer user fee rev | venues alone | are not suf | fficient | to cover O&M expenses. |

The City-Parish has two sources of revenue for sewer, the sewer user fee, and a one-half of one percent sales and use tax dedicated to sewer. 65% of the revenue base is from the sewer user fee and 35% from the sewer sales tax.

B. What financial resources do you have available to pay for your wastewater improvements and reconstruction needs?

See A above. The City-Parish has financed it's sewer construction needs through the issuance of sewer revenue bonds and any funding that remains after O&M and debt services requirements are met.

LA0036439

PART 9: SUBJECTIVE EVALUATION

- A. Collection System Maintenance
- i. Describe what sewer system maintenance work has been done in the last year.

See Attachment

ii. Describe what lift station work has been done in the last year.

See Attachment

iii. What collection system improvements does the community have under construction for the next 5 years?

See Attachment

- **B.** If you have ponds please answer the following questions:
- i. Do you have duckweed buildup in the ponds?
- ii. Do you mow the dikes regularly (at least monthly), to the waters edge?
- iii. Do you have bushes or trees growing on the dikes or in the ponds?
- iv. Do you have excess sludge buildup (> 1foot) on the bottom of any of your ponds?
- v. Do you exercise all of your valves?
- vi. Are your control manholes in good structural shape?
- vii. Do you maintain at least 3 feet of freeboard in all of your ponds?
- viii. Do you visit your pond system at least weekly?

Yes No Yes No

 $\sqrt{\text{Check one box.}}$

LA0036439 NORTH WASTEWATER PLANT BASIN MONITORING PERIOD - September 1, 2020 thru August 31, 2021 LA MWPP Environmental Audit Part 9:

Subjective Evaluation

A1. The City-Parish has continued an aggressive physical inspection and preventative maintenance program on the sewer system. Currently, the City-Parish is on an approximate 8-year rotation for the physical inspection of the collection system, which includes, pipeline cleaning, televising, and smoke testing, and manhole inspection. Additionally, the City-Parish has implemented a grease and root treatment for areas subject to dense tree canopy and high-impact fats, oils and grease (FOG) contributors.

Additionally, the City-Parish maintains multiple annual contracts to complete point repairs, emergency point repairs, cured-in-place lining, manhole rehabilitation, valve maintenance and remove and replace for existing pipelines. A summary of the activities is included in the table below.

| | SEPT. | | | | JUL/AUG | |
|--------------------------------------|--------|---------|---------|---------|---------|---------|
| Gravity Collection System | 2020 | Q4 2020 | Q1 2021 | Q2 2021 | 2021 | Total |
| Lines Cleaned (ft) | 3,536 | 49,927 | 29,833 | 27,399 | 4,264 | 114,959 |
| CCTV Inspected (ft) | 5,866 | 45,696 | 66,501 | 61,563 | 9,245 | 188,871 |
| Smoke Tested (ft) | 11,417 | 68,637 | 29,919 | 27,519 | 7,000 | 144,492 |
| Smoke Tested (no. of locations) | 27 | 72 | 32 | 24 | 23 | 178 |
| Dye Water Flooded (no. of locations) | 19 | 32 | 51 | 88 | 38 | 228 |
| Manholes Inspected (no.) | 0 | 0 | 88 | 400 | 19 | 507 |
| Lines Repaired (no.) | 45 | 80 | 104 | 145 | 54 | 428 |
| Manholes Rehabilitated (no.) | 43 | 35 | 88 | 250 | 52 | 468 |
| Force Mains | | | | | | |
| Visual Surface Inspection (Miles) | 8 | 2 | 7 | 5 | 8 | 30 |
| Repaired (no.) | 0 | 0 | 0 | 0 | 0 | 0 |
| Air Release Valves | | | | | | |
| Inspected / Maintained | 38 | 10 | 35 | 25 | 41 | 149 |
| Repaired (no.) | 2 | 0 | 1 | 1 | 16 | 20 |

Note: September 2020 and July/August 2021 data provided as a weighted average based on the quarterly data, as individual month data is not available.

A2. The City-Parish maintains a routine pump station preventative maintenance and reactive maintenance program. The pump station staff and contractors are responsible for visits to pump stations for general observations and preventative maintenance and completing repairs to pump stations, identified through site visits, SCADA, and/or public notifications. A summary of the activities is included in the table below.

| | | | | | JUL/AUG | |
|----------------------|------------|---------|---------|---------|---------|-------|
| Pump & Lift Stations | SEPT. 2020 | Q4 2020 | Q1 2021 | Q2 2021 | 2021 | Total |
| Inspections (no.) | 329 | 690 | 553 | 616 | 901 | 3,089 |
| Wet Wells Cleaned | 21 | 108 | 97 | 102 | 22 | 350 |
| Repaired (no.) | 5 | 9 | 14 | 7 | 61 | 96 |

Note: September 2020 and July/August 2021 data provided as a weighted average based on the quarterly data, as individual month data is not available.

A3. The City-Parish recently completed a \$1.25 billion capital improvements program to improve conveyance, pumping, and treatment capacities and rehabilitate existing system assets.

The City-Parish continues planning, engineering, and construction efforts to continually improve system operation and efficiency. This includes routine collection system rehabilitation through the point repairs, cured-in-place pipe lining, and remove and replace of existing damage pipelines. Additionally, multiple projects are ongoing, in either planning, design, or construction to rehabilitate, improve capacity, and/or expand the collection system. This includes the lining of critical large diameter gravity pipeline infrastructure, improvement to multiple pump stations, the installation of gravity systems to collect septic effluent, and the expansion of the system to accommodate critical healthcare infrastructure.

The City-Parish is continuing the prioritization and planning of a 1-year and 5-year CIP in the to address infrastructure not addressed in other capital projects.

| | Permit #: LA0036439 | | | | | |
|------|---|--|--|--|--|--|
| C. | Treatment Plants | | | | | |
| i. | Have the influent and effluent flow meters been calibrated in the last year? | | | | | |
| | \checkmark Yes \square No (\checkmark Check one box.) | | | | | |
| | see belowsee belowInfluent flow meter calibration date(s)Effluent flow meter calibration date(s) | | | | | |
| ii. | Influent flow meter calibration date(s) Effluent flow meter calibration date(s) What problems, if any, have been experienced over the last year that have threatened treatment? | | | | | |
| | | | | | | |
| iii. | Is your community presently involved in formal planning for treatment facility upgrade? \checkmark Check one box. \square Yes \checkmark No If Yes, Please describe: | | | | | |
| | | | | | | |
| | Influent Efluent * 10-29-2020 * 10-29-2020 * 03-31-2021 * 03-31-2021 | | | | | |
| | | | | | | |

F

| | Permit #: LA0036439 |
|------|--|
| D. | Preventive Maintenance |
| i. | Does your plant have a written plan for preventive maintenance on major equipment items? |
| | \checkmark Check one box. X Yes No If Yes, Please describe: |
| | Weekly, monthly and semi-annually preventive maintenance sheets that reflect type and frequency as specified in the O&M manuals. A computerizd maintenance management system manages the preventive maintenance of plant equipment and spare parts. |
| ii. | Does this preventive maintenance program depict frequency of intervals, types of lubrication and other preventive maintenance tasks necessary for each piece of equipment? |
| iii. | Are these preventive maintenance tasks, as well as equipment problems, being recorded and filed so future maintenance problems can be assured properly? |
| 17 | X Yes No |
| E. | Sewer Use Ordinance |
| i. | Does your community have a sewer use ordinance that limits or prohibits the discharge of excessive conventional pollutants (BOD, TSS or pH) or toxic substances to the sewer system from industries, commercial users and residences? |
| | \checkmark Check one box. X Yes No If Yes, Please describe: |
| | Sewer User Fee Ordinance (No. 7853) limits the discharge of BOD & TSS to 200 mg/l and 250 mg/l respectively. Any discharge above these limits is surcharged at a rate of 2% of the monthly sewer user fee for each limit of 10 mg/l. Pretreatment Ordinance (No. 16120) limits the discharge of heavy metals, chemical and toxic substances. |
| ii. | Has it been necessary to enforce? |
| | \checkmark Check one box. X Yes No If Yes, Please describe: |
| | The Sewer User Fee Ordinance is strictly enforced by the City Parish and self monitoring sampling. The same apply to the Pretreatment Ordinance. Enforcement mechanisms include discharge permits, surcharges, letter of violations, administrative orders, water termination, and fines. |
| iii. | Any additional comments about your treatment plant or collection system? (Attach additional sheets if necessary.) |
| | NO |

Permit #: LA0036439

POINT CALCULATION TABLE

| | Actual Values | Maximum |
|---|---------------|------------|
| Part 1: Influent Flow/Loadings | 0 | 80 points |
| Part 2: Effluent Quality / Plant Performance | 00 | 100 points |
| Part 3: Age of WWTF | 7.5 | 50 points |
| Part 4: Overflows and Bypasses | 100 | 100 points |
| Part 5: Ultimate Disposition of Sludge | 50 | 100 points |
| Part 6: New Development | 0 | 30 points |
| Part 7: Operator Certification Training | 0 | 100 points |
| | [] | |

TOTAL POINTS:

| 157.5 | |
|-------|--|
| | |

.

ATTACHMENT 3

SAMPLE MWPP RESOLUTION

Resolved that the village/town/city of Baton Rouge informs the Louisiana Department of Environmental Quality that the following actions were taken by Metropolitan Council _____ (governing body).

- 1. Resolved the Municipal Water Pollution Prevention Environmental Audit Report which is attached to this resolution.
- Set forth the following actions necessary to maintain permit requirements contained 2. in the Louisiana Pollution Discharge Elimination System (LPDES) permit, number LA_0036439 AI # 4843 .

(Please be specific in listing the actions that will be taken to address the problems identified in the audit report.)

Currently, we are operating under a consent decree which became effective March 14, 2002. a.

1

- b.
- c.
- d.
- etc..

| | 4 | | | 1 . |
|---|---|--|--------|--------|
| Passed by a majority/unanimous (circle one) vote of the | M | etvo | DUITAN | Cancil |
| on Dec_{S} , 202 (date) | | , Carter and Carter an | | V |

ministrate

By Introduct PH

DEC 08 2021

ADOPTED EAST BATON ROUGE SEWAGE

COMMISSION

DEC 0 8 2021

ADOPTED

METROPOLITAN COUNCIL

Wheel

21-01614

COUNCIL ADMINISTRATOR TREASURER COUNCIL ADMINISTRATOR TREASURER

RESOLUTION 56065 EBROSCO RESOLUTION 859

AUTHORIZE THE MAYOR-PRESIDENT AND/OR EBROSCO TO APPROVE THE SUBMITTAL OF THE LOUISIANA MUNICIPAL WATER POLLUTION PREVENTION (MWPP) ENVIRONMENTAL AUDIT FOR THE NORTH TREATMENT PLANT (LA0036439 AI#4843) TO THE LOUISIANA DEPARTMENT OF ENVIRONMENTAL QUALITY (LDEQ) FOR THE MONITORING PERIOD OF SEPTEMBER 1, 2020 THROUGH AUGUST 31, 2021.

BE IT RESOLVED by the Metropolitan Council of the Parish of East Baton Rouge and City of Baton Rouge and by the Board of Commissioners of the East Baton Rouge Sewerage Commission (EBROSCO), acting as the Authority for EBROSCO, that:

Section 1. The Mayor-President, on behalf of the City of Baton Rouge and Parish of East Baton Rouge, and/or the East Baton Rouge Sewerage Commission, represented by President of said Commission, are hereby authorized to approve the submittal of the Prevention (MWPP) Pollution Louisiana Municipal Water Environmental Audit for the North Treatment Plant (LA0036439 AI#4843) to the Louisiana Department of Environmental Quality (LDEQ) for the monitoring period of September 1, 2020 through August 31, 2021.

Section 2. Said submittal shall be approved by the Office of the Parish Attorney as to form and legality.

| LOUISIANA MUNICIPAL WATER POLLUTION PREVENTION MWPP | DEQ LOUISIANA |
|---|---|
| Facility Name: | City of Baton Rouge / Parish of East Baton Rouge / South Wastewater Treatment Plant |
| LPDES Permit Number: | LA0036412 |
| Agency Interest (AI) Number: | 4841 |
| Address: | 2850 Gardere Lane |
| | Baton Rouge, LA 70820 |
| | |
| Parish: | East Baton Rouge |
| (Person Completing Form) Name: | Department of Environmental Services Staff |
| Title: | Inclusive |
| Date Completed: | November 12, 2021 |
| | |

INSTRUCTIONS

- 1. Complete only the sections of the Environmental Audit which apply to your wastewater treatment system. Leave sections that do not apply blank and enter a "0" for the point value.
- 2. Parts 1 through 7 contain questions for which points may be generated. These points are intended to communicate to the department and the governing body or owner what actions will be necessary to prevent effluent violations. Place the point totals from parts 1 through 7 on the Point Calculation page.
- 3. Add up the point totals.
- 4. Submit the Environmental Audit to the governing body or owner for review and approval.
- 5. The governing body must pass a resolution which contains the following items:
 - a. The resolution or letter must acknowledge the governing body or owner has reviewed the Environmental Audit.
 - This resolution must indicate <u>specific</u> actions, if any, will be taken to maintain compliance and prevent effluent violations.
 Proposed actions should address the parts where maximum or close to maximum points were generated in the Environmental Audit.

1

c. The resolution should provide any other information the governing body deems appropriate.

PART 1: INFLUENT FLOW/LOADINGS (all plants)

A. List the average monthly volumetric flows and BOD loadings received at your facility during the last reporting year.

Column 1 Average Monthly Flow (million gallons per day, MGD) 38.61

Column 2 Average Monthly BOD5 Concentration (mg/l) Column 3 Average Monthly BOD5 Loading (pounds per day, lb/day)

LA0036412

| | - | | | |
|-------|---|-----|-----------------|--------|
| 38.61 | x | 98 | x 8.34 = | 31,557 |
| 44.47 | х | 127 | x 8.34 = | 47,102 |
| 41.67 | х | 117 | x 8.34 = | 40,661 |
| 46.16 | x | 140 | x 8.34 = | 53,896 |
| 46.10 | x | 150 | x 8.34 = | 57,671 |
| 62.26 | х | 127 | x 8.34 = | 65,944 |
| 54.32 | x | 141 | x 8.34 = | 63,877 |
| 65.14 | х | 133 | x 8.34 = | 72,254 |
| 75.10 | X | 108 | x 8.34 = | 67,644 |
| 57.16 | x | 116 | x 8.34 = | 55,299 |
| 54.57 | X | 113 | x 8.34 = | 51,428 |
| 53.73 | х | 115 | x 8.34 = | 51,532 |
| | | | | |

BOD loading = Average Monthly Flow (in MGD) x Average Monthly BOD concentration (in mg/l) x 8.34

B. List the design flow and design BOD loading for your facility in the blanks below. If you are not aware of these design quantities, refer to your Operation and Maintenance (O&M) Manual or contact your consulting engineer.

| Design Flow, MGD: | 58 | x 0.90 = | 52.20 |
|---------------------|---------|----------|--------|
| Design BOD, lb/day: | 100,129 | x 0.90 = | 90,116 |

| Permit #: | LA0036412 |
|-----------|-----------|
|-----------|-----------|

C. How many months did the monthly flow (Column 1) to the wastewater treatment facility (WWTF) exceed 90% of design flow? Circle the number of months and the corresponding point total. Write the point total in the box below at the right.

| months points | 0 | 1 | 2 | 3 | 4 | 5 | 6 | $\overline{7}$ | 8 | 9 | 10 | 11 | 12 |
|------------------|---|---|---|---|-------|----------|--------|----------------|---------|-----|----|--------|----------|
| points | 0 | 0 | 0 | 0 | 0 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 |
| | | | | | Write | e 0 or 5 | in the | e C poin | t total | box | 5 | C Poir | nt Total |

D. How many months did the monthly flow (Column 1) to the WWTF exceed the design flow? Circle the number of months and corresponding point total. Write the point total in the box below at the right.

| months points | 0 | 1 | 2 | (3) | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |
|------------------|---|---|---|---------|----------|---------|--------|--------|----------|-----|----|--------|----------|
| points | 0 | 5 | 5 | 10 | 10 | 15 | 15 | 15 | 15 | 15 | 15 | 15 | 15 |
| | | | | Write (|), 5, 1(|) or 15 | in the | D poir | nt total | box | 10 | D Poir | nt Total |

E. How many months did the monthly BOD loading (Column 3) to the WWTF exceed 90% of the design loading? Circle the number of months and corresponding point total. Write the point total in the box below at the right.

| months | \bigcirc | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |
|------------------|------------|---|---|---|---------|---------|--------|--------|----------|-----|----|--------|----------|
| months points | \bigcirc | 0 | 5 | 5 | 5 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 |
| | | | | W | rite 0, | 5,or 10 | in the | E poir | nt total | box | 0 | E Poir | nt Total |

F. How many months did the monthly BOD loading (Column 3) to the WWTF exceed the design loading? Circle the number of months and corresponding point total. Write the point total in the box below at the right.

| months points | \bigcirc | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |
|------------------|------------|----|----------|--------|---------|---------|----------|--------|----------|-----|----|--------|----------|
| points | \bigcirc | 10 | 20 | 30 | 40 | 50 | 50 | 50 | 50 | 50 | 50 | 50 | 50 |
| | | И | /rite 0, | 10, 20 | , 30, 4 | 0 or 50 |) in the | F poir | it total | box | 0 | F Poir | nt Total |

G. Add together each point total for C through F and place this sum in the box below at the right.

> TOTAL POINT VALUE FOR PART 1: 15 (max = 80)

Also enter this value or 80, whichever is less, on the point calculation table on page 16.

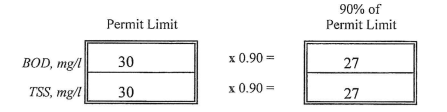
LA0036412

PART 2: EFFLUENT QUALITY / PLANT PERFORMANCE

A. List the monthly average effluent BOD and TSS concentrations produced by your facility during the last reporting year.

| Month | Column 1 Average Monthly BOD (mg/l) | Column 2 Average Monthly TSS (mg/l) |
|-----------|---|---|
| SEPTEMBER | 12 | 8 |
| OCTOBER | 10 | 12 |
| NOVEMBER | 13 | 16 |
| DECEMBER | 7 | 10 |
| JANUARY | 9 | 12 |
| FEBRUARY | 14 | 16 |
| MARCH | 7 | 12 |
| APRIL | 8 | 13 |
| MAY | 12 | 18 |
| JUNE | 13 | 21 |
| JULY | 13 | 14 |
| AUGUST | 8 | 13 |

B. List the monthly average permit limits for your facility in the blanks below.



- C. Continuous Discharge to Surface Water.
- i. How many months did the effluent BOD (Column 1) exceed 90% of the permit limits? Circle the number of months and the corresponding point total. Write the point total in the box below at the right.

| months points | \bigcirc | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |
|------------------|------------|---|----|----|----|----|----|----|----|----|----|----|----|
| points | \bigcirc | 0 | 10 | 20 | 30 | 40 | 40 | 40 | 40 | 40 | 40 | 40 | 40 |
| | | | | | | | | | | 1 | | | |

Write 0, 10, 20, 30 or 40 in the i point total box 0

Permit #: LA0036412

ii. How many months did the effluent BOD (Column 1) exceed permit limits? Circle the number of months and corresponding point total. Write the point total in the box below at the right.

| months points | \bigcirc | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |
|------------------|------------|---|---|----|----|----|----|----|----|----|----|----|----|
| points | 0 | 5 | 5 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 |

Write 0, 5, or 10 in the ii point total box

ii Point Total

i Point Total

iii. How many months did the effluent TSS (Column 2) exceed 90% of the permit limits? Circle the number of months and the corresponding point total. Write the point total in the box below at the right.

| months points | \bigcirc | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |
|------------------|------------|---|---------|------|-------|----|-------|----|----|----|----|----|----|
| points | \bigcirc | 0 | 10 | 20 | 30 | 40 | 40 | 40 | 40 | 40 | 40 | 40 | 40 |
| | | | | | | | | | | 1 | | | |
| | | | XX 7 *. | 0 10 | 20.20 | | • . • | | | | | | |

Write 0, 10, 20, 30 or 40 in the iii point total box

0 iii Point Total

iv. How many months did the effluent TSS (Column 2) exceed permit limits? Circle the number of months and corresponding point total. Write the point total in the box below at the right.

| months points | \bigcirc | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |
|------------------|------------|---|---|----|----|----|----|----|----|----|----|----|----|
| points | \bigcirc | 5 | 5 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 |
| | | | | | | | | | | 1 | | | |

Write 0, 5, or 10 in the iv point total box 0

iv Point Total

v. Add together each point total for i through iv and place this sum in the box below at the right.

TOTAL POINT VALUE FOR PART 2: 0

 $(\max = 100)$

Also enter this value or 100, whichever is less, on the point calculation table on page 16.

- **D.** Other Monitoring and Limitations
- i. At any time in the past year was there and exceedance of a permit limit for other pollutants such as: ammonia-nitrogen, phosphorus, pH, total residual chlorine, or fecal coliform?

| √ Check one box. | Yes | No | If Yes, Please describe: |
|------------------|-----|----|--------------------------|
| | | | |
| | | | |
| | | | |
| | | | |

Permit #:

LA0036412

ii. At any time in the past year was there a "failure" of a Biomonitoring (Whole Effluent Toxicity) test of the effluent?

| √ Check one box. | Yes | No | If Yes, Please describe: |
|------------------|-----|----|--------------------------|
| | | | |
| | | | |
| | | | |

iii. At any time in the past year was there an exceedance of a permit limit for a toxic substance?

| √ Check one box. | | Yes | 🗌 No | If Yes, Please describe: | |
|------------------|-----|-----|------|--------------------------|--|
| See Attachment | 1&2 | | | | |
| | | | | | |
| | | | | | |

D. Other Monitoring and Limitations iii.

| Sample Date | Pollutant | Reporting Value | Actual Value |
|-------------|-----------|-----------------|--------------|
| 10/5-6/2020 | Copper | 3 μg/L | 12 μg/L |
| | Zinc | 20 μg/L | 41 μg/L |
| | Phenol | 10 µg/L | 18 μg/L |
| | Phenolics | 5 μg/L | 98 μg/L |
| | Mercury | 0.0005 μg/L | 0.00512 μg/L |

SWWTP - LA0036412 (Influent)*

*1/6 months

SWWTP - LA0036412 (Effluent)*

| Sample Date | Pollutant | Reporting Value | Actual Value |
|-------------|-----------|-----------------|--------------|
| 10/6-7/2020 | Mercury | 0.0005 μg/L | 0.00523 μg/L |
| | Copper | 3 μg/L | 7 μg/L |
| | Zinc | 20 µg/L | 33 μg/L |
| | Lead | 2 μg/L | 5 μg/L |
| | Phenolics | 5 μg/L | 16 μg/L |

*1/6 months

D. Other Monitoring and Limitations iii.

SWWTP - LA0036412 (Influent)*

| Sample Date | Pollutant | Reporting Value | Actual Value |
|---------------|-----------|-----------------|--------------|
| 06/28-29/2021 | Copper | 3 μg/L | 13 μg/L |
| | Mercury | 0.0005 μg/L | 0.00523 μg/L |
| | Phenolics | 5 μg/L | 22 μg/L |
| | Zinc | 20 μg/L | 42 μg/L |

*1/6 months

SWWTP - LA0036421 (Effluent)*

| Sample Date | Pollutant | Reporting Value | Actual Value |
|---------------|-----------|-----------------|--------------|
| 06/29-30/2021 | Copper | 3 μg/L | 4 μg/L |
| | Mercury | 0.0005 μg/L | 0.00523µg/L |
| | Phenolics | 5 μg/L | 6 μg/L |

*1/6 months

Permit #: LA0036412 PART 3: AGE OF THE WASTEWATER TREATMENT FACILITY

A. What year was the wastewater treatment facility constructed or last major expansion/ improvements completed?

| | | 2015 | | |
|--------------|---|-------------|---|--------------|
| Current Year | - | Answer to A | = | Age in years |
| 2021 | | 2015 | _ | 6 |

Enter Age in Part C below.

B. $\sqrt{}$ Check the type of treatment facility that is employed.

| | FACTOR: |
|--|---------|
| Mechanical Treatment Plant (trickling filter, activated sludge, etc) Trickling Filter a Specify Type: <u>Activated Sludge</u> | |
| Aerated Lagoon | 2.0 |
| Stabilization Pond | 1.5 |
| Other Specify Type: | 1.0 |

C. Multiply the factor listed next to the type of facility your community employs by the age of your facility to determine the total point value for Part 3.

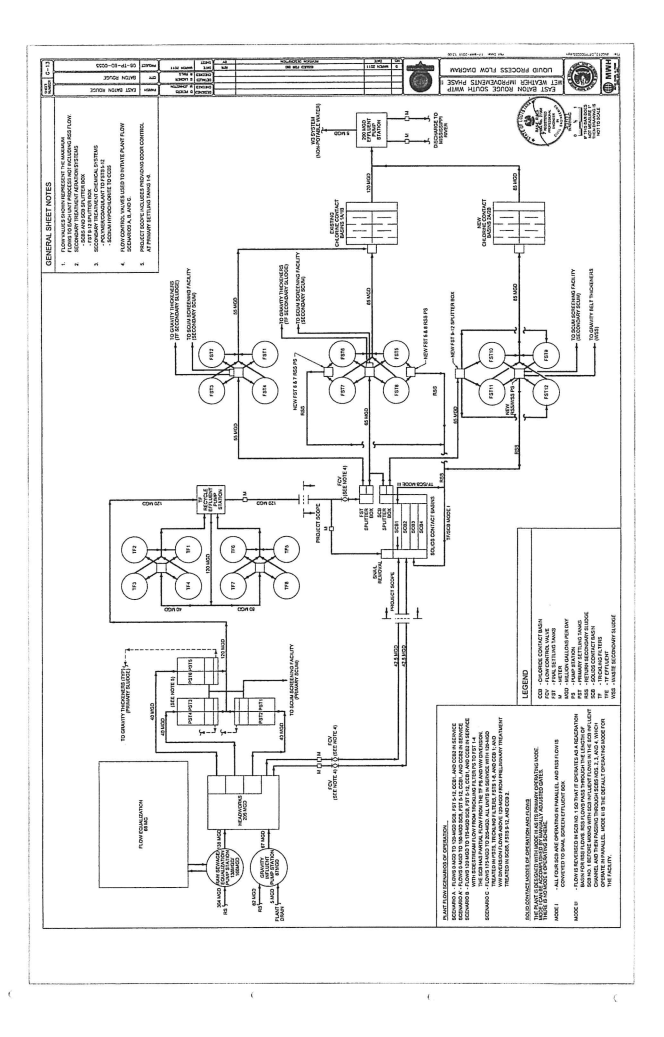
TOTAL POINT VALUE FOR PART 3 =

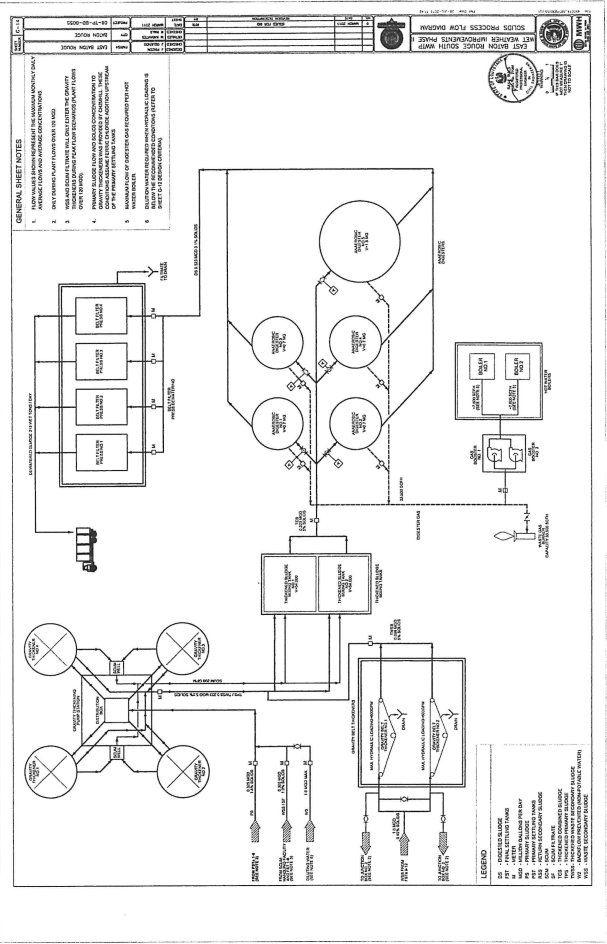
$$\frac{2.5}{Factor} \times \frac{6}{Age} = 15 \quad (max = 50)$$

FACTOR

Also enter this value or 50, whichever is less, on the point calculation table on page 16.

- D. Please attach a schematic of the treatment plant.
 - * See attachment





C

 $c \cdot$

| | <i>Permit</i> #: LA0036412 |
|----------|--|
| PAI | CT 4: OVERFLOWS AND BYPASSES |
| А. i. | List the number of times in the last year there was an overflow, bypass or unpermitted discharge of untreated or incompletely treated wastewater due to heavy rain: |
| | $53 \qquad \sqrt{\text{Check one box.}} \qquad \boxed{0 = 0 \text{ points}} \qquad \boxed{3 = 15 \text{ points}} \\ \boxed{1 = 5 \text{ points}} \qquad \boxed{4 = 30 \text{ points}} \\ \boxed{2 = 10 \text{ points}} \qquad \boxed{5 \text{ or more} = 50 \text{ points}}$ |
| ii. | List the number of bypasses, overflows or unpermitted discharges shown in A (i) that were within the collection system and the number at the treatment plant |
| | Collection System: 44 Treatment Plant: 9 |
| B. i. | List the number of times in the last year there was an overflow, bypass or unpermitted discharge of untreated or incompletely treated wastewater due to <u>equipment failure</u> , either at the treatment plant or due to pumping problems in the collection system: |
| | 310 \checkmark Check one box. $0 = 0$ points $3 = 15$ points $1 = 5$ points $4 = 30$ points $2 = 10$ points 5 or more = 50 points |
| ii. | List the number of bypasses, overflows or unpermitted discharges shown in B (i) that were within the collection system and the number at the treatment plant |
| | Collection System: 309 Treatment Plant: 1 |
| C. | Specify whether the bypasses came from the city/village/town sewer system or from contract or tributary communities/sanitary districts, etc |
| D. | Add the point values checked for A and B and place the total in the box below. |
| | TOTAL POINT VALUE FOR PART 4: 100 (max = 100) Also enter this value or 100, whichever is less, on the point calculation table on page 16. |
| E. | List the person responsible (name and title) for reporting overflows, bypasses or unpermitted discharges to State and Federal authorities: |
| | Michael Lowe, Wastewater Laboratory Supervisor |
| | Describe the procedure for gathering, compiling and reporting: |
| | The procedure for gathering, compiling, and reporting is specified in the permit. |
| | 8 |

Permit #:

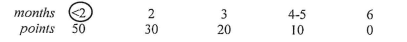
LA0036412

PART 5: SEWAGE SLUDGE STORAGE, USE, AND DISPOSAL

A. Sewage Sludge Storage

How many months of sewage sludge storage capacity does your facility have available, either on-site or off-site?

Circle the number of months and the corresponding point total. Write the point total in the box below at the right.



Write 0, 10, 20, 30 or 50 in the A point total box

50 A Point Total

B. For how many months does your facility have approval to use or dispose of sewage sludge at a properly permitted landfill, land application site, or sewage sludge incinerator?

Circle the number of months and the corresponding point total. Write the point total in the box below at the right.

| months points | - | 6-11 30 | 12-23 20 | 24-35 10 | $\bigcirc 36 \\ 0$ | | |
|------------------|---|-----------------|---------------|----------------|--------------------|---|---------------|
| | | Write 0, 10, 20 | , 30 or 50 in | the B point to | otal box | 0 | B Point Total |

C. Add together the A and B point values and place the sum in the box below at the right:

 TOTAL POINT VALUE FOR PART 5:
 50
 (max = 100)

Also enter this value or 100, whichever is less, on the point calculation table on page 16.

| | Permit #: LA0036412 |
|-----|---|
| PAF | T 6: NEW DEVELOPMENT |
| А. | Please provide the following information for the total of all sewer line extensions which were installed during the last year. |
| | Design Population: 3,292 cap |
| | Design Flow: 1.98 MGD |
| | Design BOD: 200 mg/l |
| В. | Has an industry (or other development) moved into the community or expanded production in the past year, such that either flow or pollutant loadings to the sewerage system were significantly increased (5% or greater)? |
| | $\sqrt{\text{Check one box.}}$ Yes = 15 points No = 0 points |
| | If Yes, Please describe: |
| | |
| | |
| | List any new pollutants: |
| C. | Is there any development (industrial, commercial or residential) anticipated in the next 2-3 years, such that either flow or pollutant loadings to the sewerage system could significantly increase? |
| | $\sqrt{\text{Check one box.}}$ Yes = 15 points No = 0 points |
| | If Yes, Please describe: |
| | |
| | |
| | List any new pollutants you anticipate: |
| | |
| D. | Add together the point value checked in B and C and place the sum in the box below. |
| | TOTAL POINT VALUE FOR PART 6: 0 (max = 30) |
| | Also enter this value or 30, whichever is less, on the point calculation table on page 16. 10 |

| Project NameDWilliams Jet Center11/Miraval 1st Filing, Phase A3/1TOTALTOTAL | | | | | | |
|---|------------|-------------|--|------------|------------|----------------------|
| | Date | # of Lots | Design Pop. | Flow (gpm) | Flow (MGD) | Length (ft) |
| | 11/5/2020 | 2 | 0 | S | 00.0 | 1,233 |
| | 3/11/2021 | 66 | 396 | 120 | 0.17 | 5,547 |
| | | 101 | 396 | 123 | 0.18 | 6,781 |
| | | | | | | |
| | SWWTP | LA0036412 0 | SWWTP LA0036412 09-01-2020 to 08-31-2021 | -2021 | | |
| Project Name D | Date | # of Lots | Design Pop. | Flow (gpm) | Flow (MGD) | Sewer Length (ft) |
| | 9/18/2020 | 5 | 20 | 9 | 0.01 | 1,786 |
| | 9/25/2020 | - | 4 | 344 | 0.50 | 82 |
| | 9/30/2020 | 15 | 60 | 18 | 0.03 | 1,860 |
| echnology Park | 10/14/2020 | ю | 12 | 40 | 0.06 | 764 |
| Kenilworth Crossing, 3rd Filing 10/1 | 10/19/2020 | 57 | 228 | 69 | 0.10 | 2,798 |
| | | 33 | | | | |
| | 12/3/2020 | | 132 | 40 | 0.06 | 1,477 |
| Lakes at Harveston, Phase I 12/ | 12/4/2020 | 186 | 744 | 225 | 0.32 | 8,253 |
| The Sanctuary, 3rd Filing | 1/8/2021 | 32 | 128 | 39 | 0.06 | 2,191 |
| Tiger Pointe 1/2 | 1/22/2021 | 52 | 208 | 63 | 0.09 | 1,512 |
| Ozetta Residential Development 1/2 | 1/29/2021 | 24 | 96 | 29 | 0.04 | 670 |
| Materra, Phase I 2/1 | 2/11/2021 | 140 | 560 | 169 | 0.24 | 7,564 |
| tension | 3/8/2021 | 4 | 16 | 5 | 0.01 | 135 |
| Cyril Place 3/1 | 3/16/2021 | 5 | 20 | 9 | 0.01 | 282 |
| Woodstock Park, 1st Filing 6/1 | 6/15/2021 | 98 | 392 | 119 | 0.17 | 4,723 |
| Magnolia Crossing 6/1 | 6/17/2021 | 35 | 140 | 42 | 0.06 | 1,432 |
| Bellacosa, 3rd 7/1 | 7/13/2021 | 133 | 532 | 161 | 0.23 | 4,152 |
| TOTAL | | 823 | 3,292 | 1,375 | 1.98 | 39,681 |

NWWTP LA0036439 09-01-2020 to 08-31-2021

| | Permit #: LA0036412 |
|-----|--|
| PAI | T 7: OPERATOR CERTIFICATION AND EDUCATION |
| A. | What was the name of the operator-in-charge for the reporting year? |
| | Name: Gregory Lewis |
| В. | What is his or her certification number: Cert.#: 11419 |
| C. | What level of certification is the operator-in-charge required to have to operate the wastewater treatment facility? Level Required: Wastewater Treatment IV |
| D. | What is the level of certification of the operator-in-charge? |
| | Level Certified: Wastewater Treatment IV |
| E. | Was the operator-in-charge of the report year certified at least at the grade level required in order to operate this plant? |
| | $\sqrt{\text{Check one box.}}$ Yes = 0 points No = 50 points |
| | Write 0 or 50 in the E point total box 0 E Point Total |
| F. | Has the operator-in-charge maintained recertification requirements during the reporting year? |
| | $\sqrt{\text{Check one box.}}$ X Yes \square No |
| G. | How many hours of continuing education has the operator-in-charge completed over the last two calendar years? |
| | $\sqrt{\text{Check one box.}}$ \boxed{X} > 12 hours = 0 points $$ < 12 hours = 50 points |
| | Write 0 or 50 in the G point total box 0 G Point Total |
| H. | Is there a written policy regarding continuing education an training for wastewater treatment plant employees? |
| | $\sqrt{\text{Check one box.}}$ Yes No |
| | <i>Explain:</i> <u>16 hours of continuing education within a two year period.</u> |
| I. | What percentage of the continuing education expenses of the operator-in-charge were paid for: By the permittee? 100% By the operator? 0% |
| т | |
| J. | Add together the E and G point values and place the sum in the box below at the right. |
| | TOTAL POINT VALUE FOR PART 7: 0 (max = 100) Also enter this value or 100, whichever is less, on the point calculation table on page 16. 11 |

| Permit #: | LA0036412 |
|---|----------------------------|
| 8: FINANCIAL STATUS | |
| e User Charge Percentes sufficient to sever exercise or | d maintenance and a second |

A. Are User-Charge Revenues sufficient to cover operation and maintenance expenses?

| V Check one box. | Yes | X No | If No, How are | O&M costs financed? |
|------------------|-----|------|----------------|---------------------|
|------------------|-----|------|----------------|---------------------|

No, sewer user fee revenues alone are not sufficient to cover O&M expenses. The City-Parish has two sources of revenue for sewer, the sewer user fee, and a one-half of one percent sales and use tax dedicated to sewer. 65% of the revenue base is from the sewer user fee and 35% from the sewer sales tax.

B. What financial resources do you have available to pay for your wastewater improvements and reconstruction needs?

See A above. The City-Parish has financed it's sewer construction needs through the issuance of sewer revenue bonds and any funding that remains after O&M and debt services requirements are met.

PART 9: SUBJECTIVE EVALUATION

- A. Collection System Maintenance
- i. Describe what sewer system maintenance work has been done in the last year.

See attachment

ii. Describe what lift station work has been done in the last year.

See attachment

iii. What collection system improvements does the community have under construction for the next 5 years?

See attachment

B. If you have ponds please answer the following questions:

- i. Do you have duckweed buildup in the ponds?
- ii. Do you mow the dikes regularly (at least monthly), to the waters edge?
- iii. Do you have bushes or trees growing on the dikes or in the ponds?
- iv. Do you have excess sludge buildup (> 1foot) on the bottom of any of your ponds?
- v. Do you exercise all of your valves?
- vi. Are your control manholes in good structural shape?
- vii. Do you maintain at least 3 feet of freeboard in all of your ponds?
- viii. Do you visit your pond system at least weekly?

 $\sqrt{}$ Check one box. Yes No Yes No

LA0036412 SOUTH WASTEWATER PLANT BASIN MONITORING PERIOD - September 1, 2020 thru August 31, 2021 LA MWPP Environmental Audit Part 9:

Subjective Evaluation

A1. The City-Parish has continued an aggressive physical inspection and preventative maintenance program on the sewer system. Currently, the City-Parish is on an approximate 8-year rotation for the physical inspection of the collection system, which includes, pipeline cleaning, televising, and smoke testing, and manhole inspection. Additionally, the City-Parish has implemented a grease and root treatment for areas subject to dense tree canopy and high-impact fats, oils and grease (FOG) contributors.

Additionally, the City-Parish maintains multiple annual contracts to complete point repairs, emergency point repairs, cured-in-place lining, manhole rehabilitation, valve maintenance and remove and replace for existing pipelines. A summary of the activities is included in the table below.

| | SEPT. | | | | JUL/AUG | |
|--------------------------------------|--------|---------|---------|---------|---------|---------|
| Gravity Collection System | 2020 | Q4 2020 | Q1 2021 | Q2 2021 | 2021 | Total |
| Lines Cleaned (ft) | 39,129 | 96,339 | 130,866 | 117,157 | 33,327 | 381,225 |
| CCTV Inspected (ft) | 35,211 | 74,513 | 172,956 | 154,726 | 50,448 | 458,509 |
| Smoke Tested (ft) | 6,958 | 44,372 | 42,166 | 37,066 | 9,600 | 144,621 |
| Smoke Tested (no. of locations) | 27 | 74 | 47 | 30 | 32 | 210 |
| Dye Water Flooded (no. of locations) | 26 | 45 | 63 | 133 | 51 | 310 |
| Manholes Inspected (no.) | 0 | 46 | 203 | 450 | 59 | 758 |
| Lines Repaired (no.) | 45 | 192 | 360 | 145 | 153 | 895 |
| Manholes Rehabilitated (no.) | 26 | 286 | 201 | 258 | 235 | 1,023 |
| Force Mains | | | | | | |
| Visual Surface Inspection (Miles) | 3 | 7 | 10 | 17 | 7 | 48 |
| Repaired (no.) | 1 | 1 | 0 | 0 | 0 | 1 |
| Air Release Valves | | | | | | |
| Inspected / Maintained | 13 | 36 | 48 | 83 | 33 | 238 |
| Repaired (no.) | 1 | 0 | 4 | 16 | 18 | 40 |

Note: September 2020 and July/August 2021 data provided as a weighted average based on the quarterly data, as individual month data is not available.

A2. The City-Parish maintains a routine pump station preventative maintenance and reactive maintenance program. The pump station staff and contractors are responsible for visits to pump stations for general observations and preventative maintenance and completing repairs to pump stations, identified through site visits, SCADA, and/or public notifications. A summary of the activities is included in the table below.

| Pump & Lift Stations | SEPT. 2020 | Q4 2020 | Q1 2021 | Q2 2021 | JUL/AUG 2021 | Total |
|----------------------|------------|---------|---------|---------|--------------|-------|
| Inspections (no.) | 477 | 1,349 | 1,017 | 1,152 | 605 | 4,452 |
| Wet Wells Cleaned | 7 | 114 | 152 | 161 | 44 | 492 |
| Repaired (no.) | 54 | 15 | 13 | 13 | 39 | 84 |

Note: September 2020 and July/August 2021 data provided as a weighted average based on the quarterly data, as individual month data is not available.

A3. The City-Parish recently completed a \$1.25 billion capital improvements program to improve conveyance, pumping, and treatment capacities and rehabilitate existing system assets.

The City-Parish continues planning, engineering, and construction efforts to continually improve system operation and efficiency. This includes routine collection system rehabilitation through the point repairs, cured-in-place pipe lining, and remove and replace of existing damage pipelines. Additionally, multiple projects are ongoing, in either planning, design, or construction to rehabilitate, improve capacity, and/or expand the collection system. This includes the lining of critical large diameter gravity pipeline infrastructure, improvement to multiple pump stations, the installation of gravity systems to collect septic effluent, and the expansion of the system to accommodate critical healthcare infrastructure.

The City-Parish is continuing the prioritization and planning of a 1-year and 5-year CIP in the to address infrastructure not addressed in other capital projects.

| | | | | Pe | rmit #: | LA0036412 | |
|------|-----------------------------|-------------------------|------------|---------------|-------------|---|-----------------|
| С. | Treatment Plants | 3 | | | | | |
| i. | Have the influen | t and effluent | flow met | ters been cal | ibrated in | the last year? | |
| | 🗹 Yes 🗌 |]No (√C | heck or | ne box.) | | | |
| | See be Influent flow met | | date(s) | | Effluent f | See below Tow meter calibration date | 2(s) |
| ii. | What problems, treatment? | if any, have be | en exper | rienced over | the last ye | ar that have threatened | |
| | Multiple | failures of fina | al effluer | nt pumps. | | | |
| | | | | | | | |
| | | | | | | | |
| iii. | Is your communit | ty presently in | volved in | n formal pla | nning for t | reatment facility upgrade? | |
| | √ Check one bo | x. | Yes | √ No | If I | Yes, Please describe: | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| , | | 0-30-2020)3-29-2021 | | | Effluent | 10-30-2020 03-29-2021 | |

| Preventive Maintenance | | | Permit # | £ LA0036412 |
|--|---|--|---|--|
| Preventive Maintenance | | | | |
| | | | | |
| Does your plant have a waitems? | itten plan f | or preve | entive maint | enance on major equipment |
| \checkmark Check one box. | X Yes | | No | If Yes, Please describe: |
| type and frequency as spec | ified in the (| D&M ma | anuals. A co | mputerized maintenance |
| Does this preventive main lubrication and other preve equipment? | tenance pro entive main | ogram do tenance | epict frequer tasks neces No | ncy of intervals, types of sary for each piece of |
| | e maintena | | blems can be | |
| | X Yes | | No | |
| | | | | |
| of excessive conventional | pollutants (| BOD, T | TSS or pH) o | or toxic substances to the |
| \checkmark Check one box. | X Yes | | No | If Yes, Please describe: |
| respectively. Any discharge at user fee for each limit of 10 m | oove these lin g/l. Pretreatm | nits is sur | charged at a ra | ate of 2% of the monthly sewer |
| Has it been necessary to er | nforce? | | | |
| \vee Check one box. | X Yes | | No | If Yes, Please describe: |
| The same apply to the Pretreat | nent Ordinan | ce. Enfo | rcement mech | anisms include discharge permits, |
| Any additional comments a additional sheets if necessa | about your ary.) | treatmen | nt plant or co | ollection system? (Attach |
| NO | | | | |
| | ✓ Check one box. Weekly, monthly and semitype and frequency as spection management system management system management system management system management? Does this preventive main lubrication and other preventive equipment? Are these preventive main recorded and filed so future. Sewer Use Ordinance Does your community havor of excessive conventional sewer system from industree. V Check one box. Sewer User Fee Ordinance (Norrespectively. Any discharge all user fee for each limit of 10 mmmetals, chemical and toxic sub thas it been necessary to error with the same apply to the Pretreater surcharges, letter of violations, additional sheets if necessary | ✓ Check one box. X Yes Weekly, monthly and semi-annually pr type and frequency as specified in the C management system manages the prevent Does this preventive maintenance prohubrication and other preventive maintenance prohubrication and other preventive maintenance tas equipment? X Yes Are these preventive maintenance tas recorded and filed so future maintenance X Yes Sewer Use Ordinance Does your community have a sewer u of excessive conventional pollutants (sewer system from industries, comment V Check one box. X Yes Sewer User Fee Ordinance (No. 7853) limit respectively. Any discharge above these limuser fee for each limit of 10 mg/l. Pretreatm metals, chemical and toxic substances. Has it been necessary to enforce? V Check one box. X Yes The Sewer User Fee Ordinance is strictly en The same apply to the Pretreatment Ordinan surcharges, letter of violations, administrative Any additional comments about your fadditional sheets if necessary.) | √ Check one box. X Yes Weekly, monthly and semi-annually preventive type and frequency as specified in the O&M margement system manages the preventive maintenance program delubrication and other preventive maintenance program delubrication and other preventive maintenance equipment? Does this preventive maintenance program delubrication and other preventive maintenance equipment? X Yes □ Are these preventive maintenance tasks, as we recorded and filed so future maintenance profix Yes Sewer Use Ordinance □ Does your community have a sewer use ordin of excessive conventional pollutants (BOD, The sewer system from industries, commercial used of excessive conventional pollutants (BOD, The sewer User Fee Ordinance (No. 7853) limits the disc respectively. Any discharge above these limits is surface for each limit of 10 mg/l. Pretreatment Ordinance respectively. Any discharge above these limits is surfaces. Has it been necessary to enforce? Yes Yes Check one box. X Yes The Sewer User Fee Ordinance is strictly enforced by The same apply to the Pretreatment Ordinance. Enformational sheets if necessary.) Any additional comments about your treatment additional sheets if necessary.) | ✓ Check one box. X Yes No Weekly, monthly and semi-annually preventive maintenance type and frequency as specified in the O&M manuals. A commanagement system manages the preventive maintenance of Does this preventive maintenance program depict frequently hubrication and other preventive maintenance tasks necessequipment? X Yes No Does this preventive maintenance tasks, as well as equipment? X Yes No Are these preventive maintenance tasks, as well as equip recorded and filed so future maintenance problems can be x Yes No Sewer Use Ordinance No Does your community have a sewer use ordinance that line of excessive conventional pollutants (BOD, TSS or pH) of sewer system from industries, commercial users and reside N Check one box. X Yes No Sewer User Fee Ordinance (No. 7853) limits the discharge of BOD respectively. Any discharge above these limits is surcharged at a rauser fee for each limit of 10 mg/l. Pretreatment Ordinance (No. 16 metals, chemical and toxic substances. Has it been necessary to enforce? No The Sewer User Fee Ordinance is strictly enforced by the City Paris The same apply to the Pretreatment Ordinance. Enforcement mech surcharges, letter of violations, administrative orders, water terminas the same apply to the Pretreatment Ordinance. Enforcement mech surcharges, letter of violations, administrative orders, water terminas the same apply to the Pretreatment Ordinance. Enforcement mech surcharges, letter of violations, administrative orders, water terminas the sam |

Permit #: LA0036412

POINT CALCULATION TABLE

| | Actual Values | Maximum |
|---|----------------------|------------|
| Part 1: Influent Flow/Loadings | 15 | 80 points |
| Part 2: Effluent Quality / Plant Performance | 0 | 100 points |
| Part 3: Age of WWTF | 15 | 50 points |
| Part 4: Overflows and Bypasses | 100 | 100 points |
| Part 5: Ultimate Disposition of Sludge | 50 | 100 points |
| Part 6: New Development | 0 | 30 points |
| Part 7: Operator Certification Training | 0 | 100 points |
| TOTAL POINTS: | 180 | |

| 180 | |
|-----|--|
| | |

ATTACHMENT 3

SAMPLE MWPP RESOLUTION

Resolved that the village/town/city of <u>Baton Rouge</u> informs the Louisiana Department of Environmental Quality that the following actions were taken by <u>Metropolitan Council</u> (governing body).

- 1. Resolved the Municipal Water Pollution Prevention Environmental Audit Report which is attached to this resolution.
- Set forth the following actions necessary to maintain permit requirements contained in the Louisiana Pollution Discharge Elimination System (LPDES) permit, number LA <u>0036412</u> AI # 4841

(Please be specific in listing the actions that will be taken to address the problems identified in the audit report.)

- a. Currently, we are operating under a consent decree which became effective March 14, 2002.
- b.
- c.
- d.
- etc..

| Passed by a majority/unanimous (circle one) vote of the | Metrop | clitan | Cun |
|---|--------|--------|-----|
| on December S, 202 (date). | | 0 | |

ministration Ca

| By Moak. | |
|---------------------|--|
| Introduction 112321 | |
| P.H. 12/8/ | |

ļ

THROUGH AUGUST 31, 2021.

A D O P T E D EAST BATON ROUGE SEWAGE COMMISSION

DEC 08 2021

DEC 08 2021

METROPOLITAN COUNCIL

DOPTED

21-01613

COUNCIL ADMINISTRATOR TREASURER COUNCIL ADMINISTRATOR TREASURER

EBROSCO RESOLUTION 8592 AUTHORIZE THE MAYOR-PRESIDENT AND/OR EBROSCO TO APPROVE THE SUBMITTAL OF THE LOUISIANA MUNICIPAL WATER POLLUTION PREVENTION (MWPP) ENVIRONMENTAL AUDIT FOR THE SOUTH TREATMENT PLANT (LA0036412 AI#4841) TO THE LOUISIANA DEPARTMENT OF ENVIRONMENTAL QUALITY (LDEQ) FOR

BE IT RESOLVED by the Metropolitan Council of the Parish of East Baton Rouge and City of Baton Rouge and by the Board of Commissioners of the East Baton Rouge Sewerage Commission (EBROSCO), acting as the Authority for EBROSCO, that:

THE MONITORING PERIOD OF SEPTEMBER 1, 2020

Section 1. The Mayor-President, on behalf of the City of Baton Rouge and Parish of East Baton Rouge, and/or the East Baton Rouge Sewerage Commission, represented by President of said Commission, are hereby authorized to approve the submittal of the Louisiana Municipal Water Pollution Prevention (MWPP) Environmental Audit for the South Treatment Plant (LA0036412 AI#4841) to the Louisiana Department of Environmental Quality (LDEQ) for the monitoring period of September 1, 2020 through August 31, 2021.

Section 2. Said submittal shall be approved by the Office of the Parish Attorney as to form and legality.

2021 Annual Report Attachment C

Environmental Results Monitoring

Environmental Results Monitoring Program Phase 2 Quarter 7 Results

Memorandum

100 North Street, Suite 901 Baton Rouge, LA 70802

www.jacobs.com

| Subject | Environmental Results Monitoring Program Phase 2, Quarter 7 2021 Results | Project Name | Baton Rouge SSOP |
|-----------|--|--------------|------------------|
| Attention | Mr. Richard Speer, P.E. Director, Department of Environmental Services City of Baton Rouge, Louisiana | Project No. | BTRSSO16 |
| From | Patrick Gervais | | |
| Date | March 5, 2021 | | |

Purpose

On February 12, 2021, the City of Baton Rouge, Parish of East Baton Rouge conducted the 7th quarterly Phase 2 Baseline Monitoring event, as required by the 2002 Consent Decree. The purpose of this memorandum is to characterize the rain event, summarize the sampling procedures, and report laboratory analysis results. Background information on the Environmental Results Monitoring (ERM) program can be found in the ERM Plan (Exhibit G of the Consent Decree).

Rain Event

Rainfall data was recorded at USGS monitoring stations located upstream of each of the designated sample locations. The locations of the observed USGS monitoring stations are shown in Figure 1.

Cumulative precipitation from the rain event over February 11 - 12, 2021 is shown in Figure 2. The event lasted approximately 30 hours, with the highest-intensity rainfall occurring from 8:00 AM to 11:00 AM on the 11th. A summary of the rainfall at each sample site is provided in Table 1.

Procedures

One grab sample was taken from each of the five designated sample sites between the hours of 9:30 AM and 10:40 AM. Samples were taken from the approximate center of each stream. Grab samples from each site were poured into three separate laboratory-prepared sample containers, which were labeled with the sample date, time, and location name immediately following sample collection. Samples were stored on ice and delivered to the laboratory immediately following collection of the final sample.

All samples were analyzed at a laboratory for the parameters established in the ERM plan, which include fecal coliform and enterococcus. Sample holding times and laboratory procedures conformed with those outlines in the USEPA "Methods for Chemical Analysis of Water and Wastes", 1983, and USEPA "Test Methods for the Examination of Solid Waste – SW846", 1992.

Memorandum

Environmental Results Monitoring Program Phase 2, Quarter 7 2021 Results

Results

Results of laboratory analyses are summarized in Table 2. Further analysis of these results based on future water quality and stream flow data will be conducted upon completion of Phase I Baseline Monitoring. Gage height data from February 11 - 12, 2021, recorded at USGS stream flow monitoring stations upstream of each sample location, are shown in Figure 3.

Environmental Results Monitoring Program Phase 2, Quarter 7 2021 Results

Tables

Table 1: Rainfall Summary for Phase 2, Quarter 3

| Location | Sample Date and Time | Peak Intensity Date and Time | Peak Intensity (in/hr) | Total Rainfall (in) |
|--|-------------------------|---------------------------------|---------------------------|------------------------|
| Baton Rouge Metro Airport ^a | 2/12/21 9:32 AM | 2/11/21 9:53 AM | 0.60 | 2.12 |
| Bayou Fountain at Grand Lakes Dr. | 2/12/21 9:42 AM | 2/11/21 10:45 AM | 0.65 | 2.18 |
| Comite R. at Port Hudson-Pride Rd. | 2/12/21 10:06 AM | 2/11/21 8:00 AM | 1.24 | 3.32 |
| Jones Cr. at O'Neal Ln. | 2/12/21 10:40 AM | 2/11/21 9:15 AM | 1.00 | 2.70 |
| Ward Cr. at Highland Rd. | 2/12/21 10:11 AM | 2/11/21 10:30 AM | 1.90 | 4.00 |

^a The Comite River at Greenwell Springs gage does not have a precipitation gage. The hourly rainfall recorded at Baton Rouge airport is listed as a substitute for rainfall recorded at the gage.

in: Inches; hr: Hour

Table 2: Water Quality Sampling Results for Phase 2, Quarter 3

| Location | Sample Date and Time | Enterococci (MPN/100 mL) | Fecal Coliform (MPN/ 100 mL) |
|------------------------------------|----------------------|-----------------------------|---------------------------------|
| Comite R. at Greenwell Springs Rd. | 2/12/21 9:32 AM | 17,300 | >2,410 |
| Bayou Fountain at Grand Lakes Dr. | 2/12/21 9:42 AM | >2,410 | >2,410 |
| Comite R. at Port Hudson-Pride Rd. | 2/12/21 10:06 AM | >2,410 | >2,410 |
| Jones Cr. at O'Neal Ln. | 2/12/21 10:40 AM | >2,410 | >2,410 |
| Ward Cr. at Highland Rd. | 2/12/21 10:11 AM | >2,410 | >2,410 |

MPN: Most Probable Number; mL: Milliliters

Memorandum

Environmental Results Monitoring Program Phase 2, Quarter 7 2021 Results

Figures

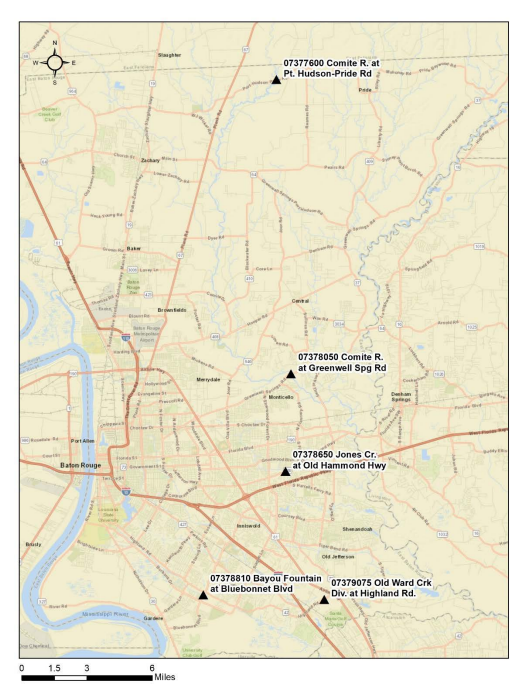


Figure 1: Sampling Locations

Memorandum

Environmental Results Monitoring Program Phase 2, Quarter 7 2021 Results

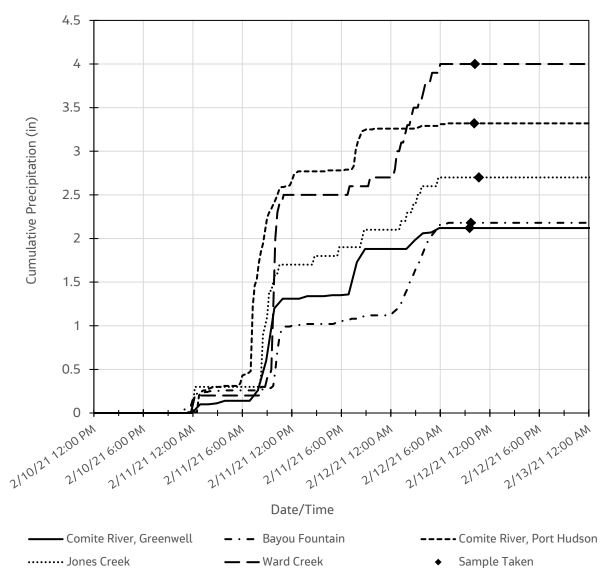


Figure 2: Cumulative Precipitation – September 10 - 12, 2021

Memorandum

Environmental Results Monitoring Program Phase 2, Quarter 7 2021 Results

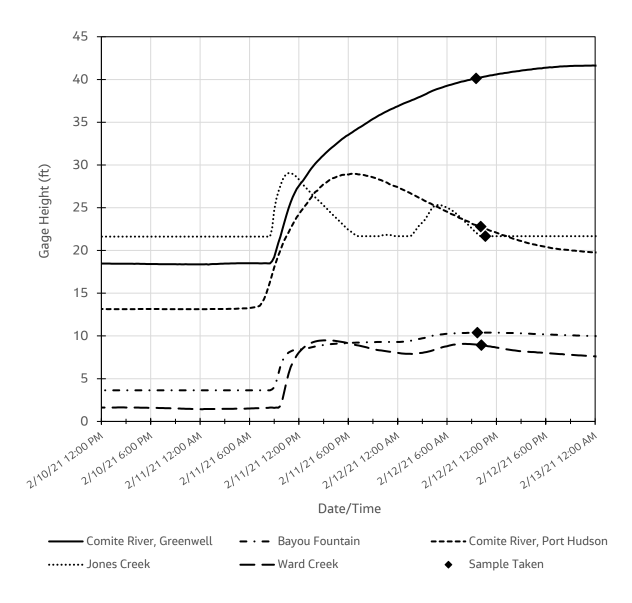


Figure 3: USGS Gage Height – September 10 - 12, 2021



February 17, 2021

Sarah Boudreaux East Baton Rouge Parish Pretreatment Division 345 Chippewa St. Baton Rouge, LA 70805 TEL: FAX

RE: Fecal Streptococcus/Enterococci Testing

Order No.: 21020609

Dear Sarah Boudreaux:

Element Materials Technology Lafayette received 5 sample(s) on 2/12/2021 for the analyses presented in the following report.

In accordance with your instructions Element Lafayette conducted the analysis shown on the following pages on samples submitted by your company. The results related only to the items tested. Unless otherwise noted, all analyses were conducted using EPA approved methodologies and all test results meet all requirements of TNI. All relevant sampling information is on the attached Chain-of-Custody form.

Where applicable, all soil data, except for 29-B, are on a wet-weight basis unless otherwise indicated in the units field as –dry.

LELAP Certification No.: 01997. TCEQ Certification No.: T104704261. LDHH Certification No.: LA023. ISDH Certification No.: C-LA-01. NDELCP Certification No.: R-226. A scope of accredited parameters is available upon request. A "#" by the test method or analyte indicates this parameter is outside the scope of accreditation.

Estimated uncertainty is available upon request. This report shall not be reproduced except in full, without the written approval of the laboratory.

If you have any questions regarding these test results, please feel free to call.

Cristina Thibeaux Customer Service Supervisor 2417 W. Pinhook Road Lafayette, LA 70508-3344



Case Narrative

| WO#: | 21020609 |
|-------|-----------|
| Date: | 2/17/2021 |

CLIENT: East Baton Rouge Parish Pretreatment Division **Project:** Fecal Streptococcus/Enterococci Testing

Unless specified by the client, a duplicate or MS/MSD, wherever applicable, is randomly selected and analyzed from each analytical batch provided sample volume is sufficient. The sample chosen for duplicate or MS/MSD may or may not be a sample submitted in this workorder. A method blank and/or a lab control sample (LCS)/lab control sample duplicate (LCSD), wherever applicable, are processed as a quality control check for each analytical batch. When the matrix QC data is not available due to insufficient sample volume or when the results indicate possible matrix effect, the validity of the batch is determined by the method blank and LCS/LCSD.

The results of the laboratory internal quality control data are provided in the QC Summary Report section of the report for your review. Laboratory-related QC exceptions that may impact the validity of data are discussed in the case narrative. Sample-related QC exceptions are flagged either in the results page(s) or in the QC report page(s). End users should consider QC exceptions when evaluating sample data against data quality objectives.

Any other exceptions associated with this report will be footnoted in the results page(s) or the QC summary page(s).



Analytical Report

 (consolidated)

 WO#:
 21020609

 Date Reported:
 2/17/2021

| CLIENT: | East Baton Rouge Pa | arish Pretreatmen | nt Division | Collection Date | e: 2/12/2 | 2021 9:32:00 AM |
|----------------------------|--|-------------------------|--------------------------|-----------------------------|----------------|--|
| Project: | Fecal Streptococcus/ | Enterococci Test | ting | | | |
| Lab ID: | 21020609-001 | | | Matrix | AQU | EOUS |
| Client Sample ID | CR-0221-W | | | | | |
| Analyses | | Result | RL Qual | Units | DF | Date Analyzed |
| | | | _ | | | |
| ENTEROCOCCI | BY IDEXX ENTEROLI | ERT-E WITH QU | ANTI-TRAY | SM9230E |) | Analyst: JH |
| ENTEROCOCCI Enterococci | BY IDEXX ENTEROLI | ERT-E WITH QU 17,300 | ANTI-TRAY 10.0 | SM9230E MPN/100mL |) 10 | Analyst: JH 2/12/2021 2:06:00 PN |
| Enterococci | BY IDEXX ENTEROLI RM USING COLILERT | 17,300 | 10.0 | | 10 | |

Qualifiers:

Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

RL Reporting Limit

Н

U Analyte not detected

M Matrix Interference

R RPD outside accepted recovery limits

SDL Sample detection limit



Analytical Report

 (consolidated)

 WO#:
 21020609

 Date Reported:
 2/17/2021

| CLIENT: | East Baton Rouge Pa | rish Pretreatmen | nt Division | Collection Date | e: 2/12/2 | 2021 10:06:00 AM |
|------------------|----------------------|--------------------------------|-------------------------|-----------------------------|---------------|--|
| Project: | Fecal Streptococcus/ | Enterococci Test | ting | | | |
| Lab ID: | 21020609-002 | | | Matrix | K: AQU | EOUS |
| Client Sample II | D CRN-0221-W | | | | | |
| Analyses | | Result | RL Qual | Units | DF | Date Analyzed |
| | | | • | | | |
| ENTEROCOCC | BY IDEXX ENTEROLE | ERT-E WITH QU | ANTI-TRAY | SM9230[| D | Analyst: JH |
| ENTEROCOCC | BY IDEXX ENTEROLE | E RT-E WITH QU >2410 | ANTI-TRAY 1.0 | SM92301 MPN/100mL | D 1 | Analyst: JH 2/12/2021 2:06:00 PM |
| Enterococci | BY IDEXX ENTEROLE | >2410 | 1.0 | | 1 | · |

Qualifiers:

Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

RL Reporting Limit

Н

U Analyte not detected

M Matrix Interference

R RPD outside accepted recovery limits

SDL Sample detection limit



Analytical Report

 (consolidated)

 WO#:
 21020609

 Date Reported:
 2/17/2021

| CLIENT: Project: | East Baton Rouge Pa Fecal Streptococcus/ | | | Collection Date | e: 2/12/2 | 2021 9:42:00 AM |
|---------------------|---|------------------------|-----------|-----------------------------|---------------|--|
| Lab ID: | 21020609-003 | | ung | Matrix | K: AQU | EOUS |
| Client Sample ID | BF-0221-W | Result | RL Qual | Units | DF | Date Analyzed |
| v | | | e | | | |
| • | BY IDEXX ENTEROLI | ERT-E WITH QU | | SM9230[| D | Analyst: JH |
| • | 3Y IDEXX ENTEROLI | ERT-E WITH QU >2410 | | SM9230E MPN/100mL | D 1 | Analyst: JH 2/12/2021 2:06:00 PM |
| ENTEROCOCCI E | BY IDEXX ENTEROLI | >2410 | ANTI-TRAY | | 1 | |

Qualifiers:

Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

RL Reporting Limit

Н

U Analyte not detected

M Matrix Interference

R RPD outside accepted recovery limits

SDL Sample detection limit



Analytical Report

 (consolidated)

 WO#:
 21020609

 Date Reported:
 2/17/2021

| CLIENT: | East Baton Rouge Pa | | | Collection Date | e: 2/12/2 | 2021 10:11:00 AM |
|----------------------------|----------------------|------------------------|-------------------------|-----------------------------|---------------|--|
| Project: | Fecal Streptococcus/ | Enterococci Tes | ting | | | |
| Lab ID: | 21020609-004 | | | Matrix | k: AQU | EOUS |
| Client Sample ID | WC-0221-W | | | | | |
| Analyses | | Result | RL Qual | Units | DF | Date Analyzed |
| | | | - | | | |
| ENTEROCOCCI | BY IDEXX ENTEROLI | ERT-E WITH QU | ANTI-TRAY | SM9230[| ס | Analyst: JH |
| ENTEROCOCCI Enterococci | BY IDEXX ENTEROLI | ERT-E WITH QU >2410 | ANTI-TRAY 1.0 | SM92301 MPN/100mL | D | Analyst: JH 2/12/2021 2:06:00 PM |
| Enterococci | BY IDEXX ENTEROLI | >2410 | 1.0 | | 1 | · |

Qualifiers:

Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

RL Reporting Limit

Н

U Analyte not detected

M Matrix Interference

R RPD outside accepted recovery limits

SDL Sample detection limit



Analytical Report

 (consolidated)

 WO#:
 21020609

 Date Reported:
 2/17/2021

| CLIENT: Project: | East Baton Rouge Pa Fecal Streptococcus | | | Collection Date | e: 2/12/2 | 2021 10:40:00 AM |
|----------------------------|--|-------------------------------|-----------|-----------------|---------------|--|
| Lab ID: | 21020609-005 | | 6 | Matrix | K: AQU | EOUS |
| Client Sample ID | JC-0221-W | | | | | |
| Analyses | | Result | RL Qual | Units | DF | Date Analyzed |
| | | | | | | |
| ENTEROCOCCI | BY IDEXX ENTEROL | ERT-E WITH QU | ANTI-TRAY | SM9230[| D | Analyst: JH |
| ENTEROCOCCI Enterococci | BY IDEXX ENTEROL | ERT-E WITH QU >2410 | ANTI-TRAY | SM9230 | D 1 | Analyst: JH 2/12/2021 2:06:00 PM |
| Enterococci | BY IDEXX ENTEROL | >2410 | 1.0 | | 1 | , |

Qualifiers:

Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

RL Reporting Limit

Н

U Analyte not detected

M Matrix Interference

R RPD outside accepted recovery limits

SDL Sample detection limit

| | alamant | | Element Materials Technology Lafayette 2417 W. Pinhook Road | QC SUMA | QC SUMMARY REPORT |
|--|---------------------------------------|--|---|--|--|
| D | | | Lafayette, LA 70508-3344 TEL: (337) 235-0483 FAX: (337) 233-6540 Website: www.element.com | | WO#: 21020609 17-Feb-21 |
| Client: Project: | East Baton Rouge Fecal Streptococc | East Baton Rouge Parish Pretreatment Division Fecal Streptococcus/Enterococci Testing | vision | BatchID: | R97290 |
| Sample ID Client ID: | MB-R97290 PBW | SampType: MBLK Batch ID: R97290 | TestCode: FECAL_COLI Units: MPN/100mL TestNo: Colilert-18 A | Prep Date: Analysis Date: 2/12/2021 | RunNo: 97290 SeqNo: 2373298 |
| Analyte Fecal Coliform | E | Result < 1.0 | PQL SPK value SPK Ref Val %REC 1.0 | LowLimit HighLimit RPD Ref Val | %RPD RPDLimit Qual |
| Sample ID 21 Client ID: ZZ Analyte Fecal Coliform | 21020608-002ADUP ZZZZZZ orm | SampType: DUP Batch ID: R97290 Result >2410 | TestCode: FECAL_COLI Units: MPN/100mL TestNo: Colitert-18 A PQL SPK value SPK Ref Val %REC 1.0 | Prep Date: Analysis Date: 2/12/2021 LowLimit HighLimit RPD Ref Val 2,410 | RunNo: 97290 SeqNo: 2373301 %RPD RPDLimit Qual 0 20 |
| | | | | | |
| Qualifiers: | ж | Holding times for preparation or analysis exceeded | M Matrix Interference | | porting Limit |
| l v | RD | RPD outside accepted recovery limits Analyte not detected | RL Reporting Limit W Sample container temperature is out of limit as specified at testcode | SDL | Dormo & of 11 |

Page 8 of 11

| | alamant | | Element Materials Technology Lafayette 2417 W. Pinhook Road | QC SUMP | QC SUMMARY REPORT | L |
|-----------------------------|--|--|--|--|---|------------|
| D | | | Lafayette, LA 70508-3344 TEL: (337) 235-0483 FAX: (337) 233-6540 Website: www.element.com | | WO#: 21020609 17-Feb-21 | 6 1 |
| Client: Project: | East Baton Roug Fecal Streptococ | East Baton Rouge Parish Pretreatment Division Fecal Streptococcus/Enterococci Testing | ivision | BatchID: | R97291 | |
| l ≏ ∷ | MB-R97291 PBW | SampType: MBLK Batch ID: R97291 | ode: ENTEROCOC Units: MPN/100 tNo: SM9230D | Prep Date: Analysis Date: 2/12/20 | 291 73430 | |
| Analyte Enterococci | | Result< 1.0 | PQL SPK value SPK Ref Val %REC 1.0 | EC LowLimit HighLimit RPD Ref Val | %RPD RPDLimit Q | Qual |
| Sample ID Client ID: | 21020609-001BDUP CR-0221-W | Batch ID: R97291 | TestCode: ENTEROCOC Units: MPN/100mL TestNo: SM9230D | Prep Date: Analysis Date: 2/12/2021 | RunNo: 97291 SeqNo: 2373432 «PDD PDD1imit O | |
| Enterococci R - High RPI | D due to suspected s | Enterococci 12,000 NOTES: R - High RPD due to suspected sample non-homogeneity. | 10.0 | 17,330 | 36.1 | _ <i>⊾</i> |
| Qualifiers: | H Holding times for pre R RPD outside accepte U Analyte not detected | Holding times for preparation or analysis exceeded RPD outside accepted recovery limits Analyte not detected | M Matrix Interference RL Reporting Limit W Sample container temperature is out of limit as specified at testcode | ND Not Detected at the Reporting Limit SDL Sample detection limit | | |

Page 9 of 11



Sample Log-In Check List

| Clier | nt Name: | EAST_BR_PRETREATM | Work Order Number: | 21020609 | | RcptNo: | 1 |
|-------|--------------|---|-----------------------|----------------|-------------|----------------|---|
| Logg | ged by: | Tammy Thibodeaux | 2/12/2021 12:23:00 PM | Λ | Alamazo | 9 Thodeaux | |
| Com | pleted By: | Tammy Thibodeaux | 2/12/2021 1:01:44 PM | | Janny | P Shbodeaux | |
| Revi | ewed By: | Cristina Thibeaux | 2/17/2021 1:49:31 PM | | Custine | Hiscours | |
| Cha | in of Cus | stody | | | | | |
| 1. | Is Chain of | Custody complete? | | Yes | No 🗸 | Not Present | |
| 2. | How was th | e sample delivered? | | <u>Element</u> | | | |
| Log | <u>In</u> | | | | | | |
| - | Coolers are | present? | | Yes 🖌 | No 🗌 | NA 🗌 | |
| 4 | Shipping or | ontainer/cooler in good condit | ion? | Yes 🖌 | No 🗌 | | |
| | | als intact on shipping contain | | Yes | | Not Present | |
| | No. | Seal Date | | Signed By: | | | |
| | - | empt made to cool the sampl | | Yes 🗹 | No 🗌 | | |
| | | | | _ | _ | _ | |
| 6. | Were all sa | mples received at a tempera | | Yes | No 🗹 | NA | |
| _ | 0 | | Samples were c | _ | - <u> </u> | <u>illed.</u> | |
| • • | • • • • | in proper container(s)? | | Yes 🗹 | No 🗌 | | |
| - | | ample volume for indicated te | | Yes 🗹 | No 🗌 | | |
| - | | es (except VOA and ONG) pro | operly preserved? | Yes 🗹 | No 🗌 | | |
| 10. | Was prese | rvative added to bottles? | | Yes | No 🗹 | NA | |
| 11. | Is the head | space in the VOA vials less t | nan 1/4 inch or 6 mm? | Yes | No 🗌 | No VOA Vials 🖌 | |
| 12. | Were any s | ample containers received b | oken? | Yes | No 🔽 | | |
| | | rwork match bottle labels? epancies on chain of custody |) | Yes 🔽 | No 🗌 | | |
| | | es correctly identified on Chai | | Yes 🖌 | No 🗌 | | |
| | | hat analyses were requested | | Yes 🖌 | No 🗌 | | |
| | | lding times able to be met? / customer for authorization.) | | Yes 🖌 | No 🗌 | | |
| | | lling (if applicable) | | | | | |
| - | | notified of all discrepancies w | ith this order? | Yes | No 🗌 | NA 🗹 | |
| | Perso | n Notified: | Date | | | | 1 |
| | By WI | | Via: | eMail 🗌 I | Phone 🗌 Fax | In Person | |
| | Regar | - | | | | | |
| | | Instructions: | | | | | |
| 18. | Additional r | emarks: | | | | | 1 |

Added year of collection to COC as per sample received.

Cooler Information

| Cooler No | Temp ⁰C | Condition | Seal Intact | Seal No | Seal Date | Signed By |
|-----------|---------|-----------|-------------|---------|-----------|-----------|
| 1 | 6.3 | Good | Not Present | | | |

| alame | |
|-------|---|
| | D |

| 90,000 | 4 | Page of Matrix Code | DW = Drinking Water | WW = Waste Water GW = Ground Water | AQ = Aqueous | OT = Other SI = Sludge SOI = Salid | | F = Food SW = Swab NG = Natural Gas | NGL = Natural Gas Liquid PW = Produced Water CF = Completion Fluid | Commente | | | | | | | | | | | | | | COC revision eff: 10/10/17 | otes: | | Received at lab on ice? / > > | No Temp: | Fighting the samples | | 2417 W. Pinhook Rd Lafayette, LA 70508-3344 USA | F 337-235-0483 F 337-233-6540 |
|-----------------------|----------------------|------------------------|---------------------|---------------------------------------|-------------------|---------------------------------------|------------------|--|--|--------------------------|--------------|-------------------------------|--|-------------|-----------------------|-----------|---------|---|---|---|---|---|----------|----------------------------|-----------------------|----------|-------------------------------|----------|--|-----------------------|---|----------------------------------|
| Laboratory Number: | Draioot Nomo. | rioject Nattie. | | Sampler's Signature | 1 1/1 + | HPLOON HUMAN | Shipping Method: | UPS / FedEx / Airborne | DHL / Element / Hand / Mail | Requested Tests | | | | | | | | | | | | | | • | Date/Time Field Notes | R | Receive | Afes | Ownership of the material remains with the client submittion the samples | le portions. | 560 South Zimmer Road BG 11 0511 Cleveland Road, Suite 100A Warsaw, IN 5001 0511 0511 Cleveland Road, Suite 100A 46580-2368 USA 46528-9780 USA P 574-267-3305 D 574.277.0777 | F 574-273-5699 |
| | PO Nimher | Contract Rates | Quote Number: | 4705 | Required QC Level | | Bill Monthly | Types | No | Pres. | • | | 0000 S ²⁸ N 9 ^{3'} H | ,HG | эə | | X X X | Na ₂ S ₂ O ₃ X X | Na ₂ S ₂ O ₃ X X | Na ₂ S ₂ O ₃ X X | Na ₂ S ₂ O ₃ X X | | | | ed by | and All | | | | | 560 South Zimmer Rodd 8 ^{Ge} 11 Warsaw, IN 46580-2368 USA P 574-26-3305 | F 574-269-6569 |
| Chain of Custody | | | | | | | Ext: | | | Container | | lsi\ | ć, | Diter | | | | 2 P | 2 P | 2 | 2 P | | | (| Received by | 2 hilode | 5 | | pted on a custodial | ogy reserves the righ | ton Boulevard ne, IN 8 USA -7000 | |
| Chain | Billing Information: | Same | | | | | | | | (Rush turn times | will incur a | surcharge and must be pre- | approved by lab.) | | - | 7 GRAB AG | | GRAB | | GRAB AG | GRAB AG | | | | Date/Time | 21 1233 | | | or analysis are acce | t Materials Technolo | 2121 East Washington Boulevard Fort Wayne, IN 46803-1328 USA P 260-471-7000 | F 260-471 |
| | :uo | uge | xm | St. | | LA 70805 | Ext: | | orla.gov | Turn Time | Standard | □1 Day | □2 Day | Collocation | Date Time Grab | 2 6.2 | 1000 | 010:01 12-112 | 2/1221 9:4: | 11:01 12/21/2 | 2/12/21 10:40 | 1 | eter tot | 1170 | D | 1 2/13/ | | | All samples submitted to Element Materials Technology for analysis are accepted on a custodial basis only. | Elemen | 629 Washington St. Suite 300 Columbus, IN 47201-6231 USA P 812-375-0531 | F 812-375-0731 |
| element | Client Information: | East Baton Rouge | Sarah Boudreaux | 345 Chippewa St. | | Baton Rouge, I | 225-389-5456 | 225-615-0661 | saboubreaux@brla.gov | ons Apply: | | Special | □ State | | ription | 3- | - | M-17 | 3 | 3 | 3-1 | | | 1 | Kelinquished by | m ver | | | itted to Element Ma | | | |
| | | Company Name: | Contact Name: | Address: | Chi China a | Urity, State Zip: | Number: | Mobile Number: | E-mail Address: | Which Regulations Apply: | | UNDES | | | Sample ID/Description | CR - 0221 | 6 1 1 4 | 10-27 | - | NC - 0221 | 10-0221 | | | | Valle | MONX - | N C | 5 | All samples submi | | 9301 Innovation Drive, Suite 115 Daleville, IN 473340569 USA P 755-378-4103 F 765-378-4103 | |

Environmental Results Monitoring Program Phase 2 Quarter 8 Results

Memorandum

100 North Street, Suite 901 Baton Rouge, LA 70802

www.jacobs.com

| Subject | Environmental Results Monitoring Program Phase 2, Quarter 8 2021 Results | Project Name | Baton Rouge SSOP |
|-----------|--|--------------|------------------|
| Attention | Mr. Richard Speer, P.E. Director, Department of Environmental Services City of Baton Rouge, Louisiana | Project No. | BTRSSO16 |
| From | Patrick Gervais | | |
| Date | June 17, 2021 | | |

Purpose

On May 18, 2021, the City of Baton Rouge, Parish of East Baton Rouge conducted the 8th quarterly Phase 2 Baseline Monitoring event, as required by the 2002 Consent Decree. The purpose of this memorandum is to characterize the rain event, summarize the sampling procedures, and report laboratory analysis results. Background information on the Environmental Results Monitoring (ERM) program can be found in the ERM Plan (Exhibit G of the Consent Decree).

Rain Event

Rainfall data was recorded at USGS monitoring stations located upstream of each of the designated sample locations. The locations of the observed USGS monitoring stations are shown in Figure 1.

Cumulative precipitation from the rain event over May 17 - 18, 2021 is shown in Figure 2. The event lasted approximately 24 hours, with the highest-intensity rainfall occurring from 7:00 PM to 2:00 AM on the night of the 17th. A summary of the rainfall at each sample site is provided in Table 1.

Procedures

One grab sample was taken from each of the five designated sample sites between the hours of 11:45 AM and 1:30 PM. Samples were taken from the approximate center of each stream. Grab samples from each site were poured into three separate laboratory-prepared sample containers, which were labeled with the sample date, time, and location name immediately following sample collection. Samples were stored on ice and delivered to the laboratory immediately following collection of the final sample.

All samples were analyzed at a laboratory for the parameters established in the ERM plan, which include fecal coliform and enterococcus. Sample holding times and laboratory procedures conformed with those outlines in the USEPA "Methods for Chemical Analysis of Water and Wastes", 1983, and USEPA "Test Methods for the Examination of Solid Waste – SW846", 1992.

Memorandum

Environmental Results Monitoring Program Phase 2, Quarter 8 2021 Results

Results

Results of laboratory analyses are summarized in Table 2. Further analysis of these results based on future water quality and stream flow data will be conducted upon completion of Phase I Baseline Monitoring. Gage height data from May 17 - 18, 2021, recorded at USGS stream flow monitoring stations upstream of each sample location, are shown in Figure 3.

Environmental Results Monitoring Program Phase 2, Quarter 8 2021 Results

Tables

Table 1: Rainfall Summary for Phase 2, Quarter 3

| Location | Sample Date and Time | Peak Intensity Date and Time | Peak Intensity (in/hr) | Total Rainfall (in) |
|--|-------------------------|---------------------------------|---------------------------|------------------------|
| Baton Rouge Metro Airport ^a | 5/18/21 11:45 AM | 5/17/21 11:53 PM | 3.99 | 11.41 |
| Bayou Fountain at Grand Lakes Dr. | 5/18/21 11:53 AM | 5/17/21 10:45 PM | 5.30 | 11.95 |
| Comite R. at Port Hudson-Pride Rd. | 5/18/21 12:10 PM | 5/18/21 4:30 PM | 0.07 | 3.26 |
| Jones Cr. at O'Neal Ln. | 5/18/21 1:05 PM | 5/17/21 10:00 PM | 3.30 | 9.70 |
| Ward Cr. at Highland Rd. | 5/18/21 1:33 PM | 5/17/21 9:30 PM | 4.05 | 13.48 |

^a The Comite River at Greenwell Springs gage does not have a precipitation gage. The hourly rainfall recorded at Baton Rouge airport is listed as a substitute for rainfall recorded at the gage.

in: Inches; hr: Hour

Table 2: Water Quality Sampling Results for Phase 2, Quarter 3

| Location | Sample Date and Time | Enterococci (MPN/100 mL) | Fecal Coliform (MPN/ 100 mL) |
|------------------------------------|----------------------|-----------------------------|---------------------------------|
| Comite R. at Greenwell Springs Rd. | 5/18/21 11:45 AM | >24,100 | >2,410 |
| Bayou Fountain at Grand Lakes Dr. | 5/18/21 11:53 AM | >24,100 | >2,410 |
| Comite R. at Port Hudson-Pride Rd. | 5/18/21 12:10 PM | 15,500 | >2,410 |
| Jones Cr. at O'Neal Ln. | 5/18/21 1:05 PM | 19,900 | >2,410 |
| Ward Cr. at Highland Rd. | 5/18/21 1:33 PM | 14,100 | >2,410 |

MPN: Most Probable Number; mL: Milliliters

Memorandum

Environmental Results Monitoring Program Phase 2, Quarter 8 2021 Results

Figures



Figure 1: Sampling Locations

Memorandum

Environmental Results Monitoring Program Phase 2, Quarter 8 2021 Results

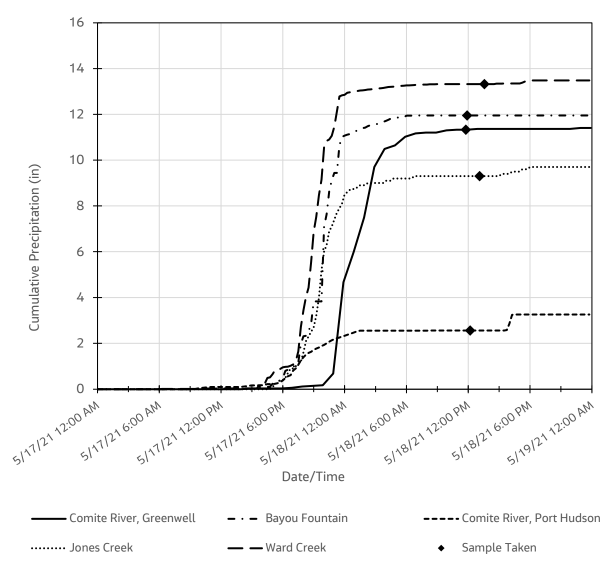


Figure 2: Cumulative Precipitation – May 17 - 18, 2021

Memorandum

Environmental Results Monitoring Program Phase 2, Quarter 8 2021 Results

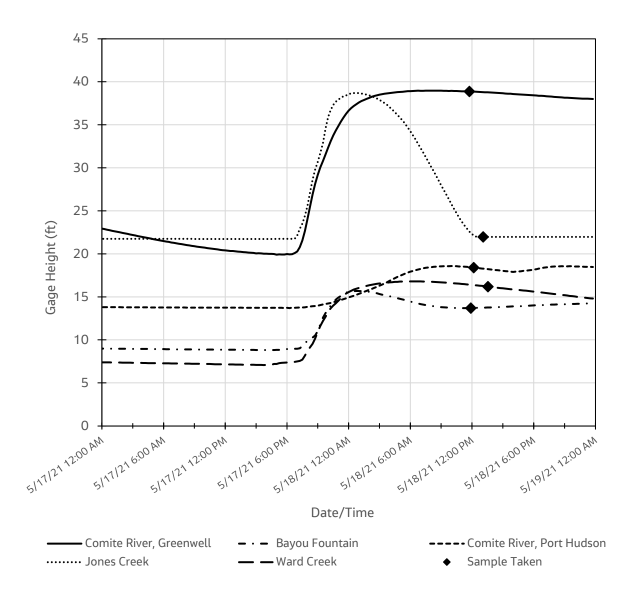


Figure 3: USGS Gage Height – May 17 - 18, 2021



May 25, 2021

Sarah Boudreaux East Baton Rouge Parish Pretreatment Division 345 Chippewa St. Baton Rouge, LA 70805 TEL: FAX

RE: East Baton Rouge DES

Dear Sarah Boudreaux:

Order No.: 21050785

Element Materials Technology Lafayette received 5 sample(s) on 5/18/2021 for the analyses presented in the following report.

In accordance with your instructions, Element Lafayette either conducted or subcontracted these analyses. Subcontracted analyses will be identified in the accompanying case narrative. All relevant sampling information can be found on the attached Chain-of-Custody form. Unless otherwise noted, all analyses were conducted using EPA approved methodologies and all test results meet the applicable requirements of TNI. Reported results relate only to the items tested.

Where applicable, all soil data, except for 29-B, are reported on a wet-weight basis unless otherwise indicated in the units field as –dry.

LELAP Certification No.: 01997. TCEQ Certification No.: T104704261. LDHH Certification No.: LA023. ISDH Certification No.: C-LA-01. NDELCP Certification No.: R-226. A scope of accredited parameters is available upon request. A "#" by the test method or analyte indicates this parameter is outside the scope of accreditation. PA registration No.: 68-05967.

Estimated uncertainty is available upon request. This report shall not be reproduced, except in full, without the written approval of the laboratory.

If you have any questions regarding these test results, please feel free to call.

Cristina Thibeaux Customer Service Supervisor 2417 W. Pinhook Road Lafayette, LA 70508-3344



Case Narrative

| WO#: | 21050785 |
|-------|-----------|
| Date: | 5/25/2021 |

CLIENT:East Baton Rouge Parish Pretreatment Division**Project:**East Baton Rouge DES

Unless specified by the client, a duplicate or MS/MSD, wherever applicable, is randomly selected and analyzed from each analytical batch provided sample volume is sufficient. The sample chosen for duplicate or MS/MSD may or may not be a sample submitted in this workorder. A method blank and/or a lab control sample (LCS)/lab control sample duplicate (LCSD), wherever applicable, are processed as a quality control check for each analytical batch. When the matrix QC data is not available due to insufficient sample volume or when the results indicate possible matrix effect, the validity of the batch is determined by the method blank and LCS/LCSD.

The results of the laboratory internal quality control data are provided in the QC Summary Report section of the report for your review. Laboratory-related QC exceptions that may impact the validity of data are discussed in the case narrative. Sample-related QC exceptions are flagged either in the results page(s) or in the QC report page(s). End users should consider QC exceptions when evaluating sample data against data quality objectives.

Any other exceptions associated with this report will be footnoted in the results page(s) or the QC summary page(s).



Analytical Report

 (consolidated)

 WO#:
 21050785

 Date Reported:
 5/25/2021

| CLIENT: Project: | East Baton Rouge Par East Baton Rouge DE | | t Division | Collection Date | e: 5/18/2 | 2021 11:53:00 AM |
|-----------------------------|---|-------------------------------|--------------------------|-----------------------------|----------------|---|
| Lab ID: Client Sample II | 21050785-001 | 20 | | Matrix | : AQU | EOUS |
| Analyses | | Result | RL Qual | Units | DF | Date Analyzed |
| | | | | | | |
| ENTEROCOCCI | BY IDEXX ENTEROLE | RT-E WITH QU | ANTI-TRAY | SM9230E |) | Analyst: MAB |
| ENTEROCOCCI Enterococci | BY IDEXX ENTEROLE | RT-E WITH QU >24100 | ANTI-TRAY 10.0 | SM9230E MPN/100mL |) 10 | Analyst: MAB 5/18/2021 5:50:00 PM |
| Enterococci | BY IDEXX ENTEROLE RM USING COLILERT- | >24100 | 10.0 | | 10 | |

Qualifiers:

Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

SDL Sample detection limit

Н

W Sample container temperature is out of limit as specified at testcode

M Matrix Interference

RL Reporting Limit

U Analyte not detected

Page 3 of 11



Analytical Report

 (consolidated)

 WO#:
 21050785

 Date Reported:
 5/25/2021

| CLIENT: Project: | East Baton Rouge Par East Baton Rouge DE | | nt Division | Collection Date | e: 5/18/2 | 2021 1:05:00 PM |
|----------------------------|---|-------------------------------|--------------------------|-----------------------------|----------------|---|
| Lab ID: Client Sample I | 21050785-002 | 5 | | Matrix | : AQU | EOUS |
| Analyses | | Result | RL Qual | Units | DF | Date Analyzed |
| | | | | | | |
| ENTEROCOCC | I BY IDEXX ENTEROLE | RT-E WITH QU | ANTI-TRAY | SM9230E |) | Analyst: MAB |
| ENTEROCOCC Enterococci | I BY IDEXX ENTEROLE | RT-E WITH QU 19,900 | ANTI-TRAY 10.0 | SM9230E MPN/100mL |) 10 | Analyst: MAB 5/18/2021 5:50:00 PM |
| Enterococci | I BY IDEXX ENTEROLE | 19,900 | 10.0 | | 10 | , |

Qualifiers:

Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

SDL Sample detection limit

Н

W Sample container temperature is out of limit as specified at testcode

M Matrix Interference

RL Reporting Limit



Analytical Report

 (consolidated)

 WO#:
 21050785

 Date Reported:
 5/25/2021

| CLIENT: Project: | East Baton Rouge Par East Baton Rouge DE | | t Division | Collection Date | e: 5/18/2 | 2021 1:33:00 PM |
|-----------------------------|---|--------------------------------|--------------------------|-----------------------------|----------------|---|
| Lab ID: Client Sample ID | 21050785-003 | ~ | | Matrix | : AQU | EOUS |
| Analyses | | Result | RL Qual | Units | DF | Date Analyzed |
| | | | | | | |
| ENTEROCOCCI | BY IDEXX ENTEROLE | RT-E WITH QU | ANTI-TRAY | SM9230E |) | Analyst: MAB |
| ENTEROCOCCI Enterococci | BY IDEXX ENTEROLE | R T-E WITH QU 14,100 | ANTI-TRAY 10.0 | SM9230E MPN/100mL |) 10 | Analyst: MAB 5/18/2021 5:50:00 PM |
| Enterococci | BY IDEXX ENTEROLEI RM USING COLILERT-4 | 14,100 | 10.0 | | 10 | |

Qualifiers:

Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

SDL Sample detection limit

Н

W Sample container temperature is out of limit as specified at testcode

M Matrix Interference

RL Reporting Limit



Analytical Report

 (consolidated)

 WO#:
 21050785

 Date Reported:
 5/25/2021

| CLIENT: | East Baton Rouge Pa | rish Pretreatmen | nt Division | Collection Date | e: 5/18/ | 2021 11:45:00 AM |
|------------------|---------------------|-------------------------------|--------------------------|-----------------------------|----------------|---|
| Project: | East Baton Rouge DI | ES | | | | |
| Lab ID: | 21050785-004 | | | Matrix | : AQU | EOUS |
| Client Sample ID | CR-0521-W | | | | | |
| Analyses | | Result | RL Qual | Units | DF | Date Analyzed |
| | | | | | | |
| ENTEROCOCCI | BY IDEXX ENTEROLE | RT-E WITH QU | ANTI-TRAY | SM9230E |) | Analyst: MAB |
| ENTEROCOCCI | BY IDEXX ENTEROLE | RT-E WITH QU >24100 | ANTI-TRAY 10.0 | SM9230E MPN/100mL |) 10 | Analyst: MAB 5/18/2021 5:50:00 PM |
| Enterococci | BY IDEXX ENTEROLE | >24100 | 10.0 | | 10 | |

Qualifiers:

Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

SDL Sample detection limit

Н

W Sample container temperature is out of limit as specified at testcode

M Matrix Interference

RL Reporting Limit



Analytical Report

 (consolidated)

 WO#:
 21050785

 Date Reported:
 5/25/2021

| CLIENT: | East Baton Rouge Pa | rish Pretreatmen | nt Division | Collection Date | e: 5/18/ | 2021 12:10:00 PM |
|----------------------------|---------------------|----------------------|--------------------------|-----------------------------|----------------|---|
| Project: | East Baton Rouge DI | ES | | | | |
| Lab ID: | 21050785-005 | | | Matrix | AQU | EOUS |
| Client Sample ID | CRN-0521-W | | | | | |
| Analyses | | Result | RL Qual | Units | DF | Date Analyzed |
| - | | | | | | |
| ENTEROCOCCI | BY IDEXX ENTEROLE | RT-E WITH QU | ANTI-TRAY | SM9230E |) | Analyst: MAB |
| ENTEROCOCCI Enterococci | BY IDEXX ENTEROLE | R T-E WITH QU | ANTI-TRAY 10.0 | SM9230E MPN/100mL |) 10 | Analyst: MAB 5/18/2021 5:50:00 PM |
| Enterococci | BY IDEXX ENTEROLE | 15,500 | 10.0 | | 10 | ý |

Qualifiers:

Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

SDL Sample detection limit

Н

W Sample container temperature is out of limit as specified at testcode

M Matrix Interference

RL Reporting Limit

| TEL: (337) 235-0483 FAX: (337) 233-6540 East Baton Rouge Parish Pretreatment Division East Baton Rouge DES B-R99588 SampType: MBLK TestCode: ENTEROCOC Units: MPN/100mL | i40 om | | 25-May-21 | 10 |
|---|---|--|--|------|
| eatment Division MBLK TestCode: ENTEROCO | | | | |
| | | BatchID: | R99588 | |
| | | Prep Date: 5/18/2021 Analysis Date: 5/18/2021 | RunNo: 99588 SeqNo: 2430473 | |
| Result PQL SPK value S | SPK Ref Val %REC | LowLimit HighLimit RPD Ref Val | %RPD RPDLimit (| Qual |
| < 1.0 1.0 | | | | |
| SampType:DUPTestCode:ENTEROCOBatch ID:R99588TestNo:SM9230D | : ENTEROCOC Units: MPN/100mL : SM9230D | Prep Date: 5/18/2021 Analysis Date: 5/18/2021 | RunNo: 99588 SeqNo: 2430475 | |
| Result PQL SPK value S | SPK Ref Val %REC | LowLimit HighLimit RPD Ref Val | %RPD RPDLimit (| Qual |
| < 10.0 10.0 | | 0 | 0 20 | |
| | | | | |
| | | | | |
| | | | | |

Page 8 of 11

ND Not Detected at the Reporting LimitU Analyte not detected

Matrix Interference Sample detection limit M SDL

Holding times for preparation or analysis exceeded Reporting Limit Sample container temperature is out of limit as specified at testcode

H W

Qualifiers:

| | alamant | | Element Materials Technology Lafayette 2417 W. Pinhook Road | QC SUMP | QC SUMMARY REPORT |
|------------------------------------|---|--|---|---|--|
| D | | | Lafayette, LA 70508-3344 TEL: (337) 235-0483 FAX: (337) 233-6540 Website: www.element.com | | WO#: 21050785 25-May-21 |
| Client: Project: | East Baton Rouge Paris East Baton Rouge DES | East Baton Rouge Parish Pretreatment Division East Baton Rouge DES | ision | BatchID: | R99595 |
| Sample ID Client ID: | MB-R99595 PBW | SampType: MBLK Batch ID: R99595 | TestCode: FECAL_COLI Units: MPN/100mL TestNo: Colilert-18 | 0mL Prep Date: Analysis Date: 5/18/2021 | RunNo: 99595 SeqNo: 2430366 |
| Fecal Coliform | шo | < 1.0 | | | |
| Sample ID Client ID: Analyte | 21050785-001ADUP BF-0521-W | SampType: DUP Batch ID: R99595 Result | TestCode: FECAL_COLI Units: MPN/100mL TestNo: Colilert-18 PQL SPK value SPK Ref Val %R | 0mL Prep Date: Analysis Date: 5/18/2021 %REC LowLimit HighLimit RPD Ref Val | RunNo: 99595 SeqNo: 2430368 %RPD RPDLimit Qual |
| Fecal Coliform | Ę | >2410 | 1.0 | 2,410 | 0 |
| Qualifiers: | H Holding times for RL Reporting Limit W Sample container 1 | Holding times for preparation or analysis exceeded Reporting Limit Sample container temperature is out of limit as specified at testcode | M Matrix Interference SDL Sample detection limit stcode | ND Not Detected at the Reporting Limit U Analyte not detected | eporting Limit |

Page 9 of 11



Sample Log-In Check List

| Clier | nt Name: | EAST_BR_PRETREATM | Work Order Number: | 21050785 | | RcptNo: | 1 |
|-------|--------------|---|------------------------|---------------|-----------|--------------------------|---|
| Log | ged by: | Tammy Thibodeaux | 5/18/2021 5:19:00 PM | | Janazo | e Thoodeaux Inbodeaux | |
| Com | pleted By: | Tammy Thibodeaux | 5/18/2021 5:28:34 PM | | Janny | Ihodeank | |
| Revi | ewed By: | Kelli Foreman | 5/25/2021 12:49:52 PI | м | Kelu R = | ka | |
| Cha | in of Cus | stody | | | | | |
| | | Custody complete? | | Yes 🖌 | No 🗌 | Not Present | |
| 2. | How was th | e sample delivered? | | <u>Client</u> | | | |
| Log | In | | | | | | |
| - | Coolers are | e present? | | Yes 🖌 | No 🗌 | NA 🗌 | |
| 4. | Shipping co | ontainer/cooler in good condit | ion? | Yes 🖌 | No 🗌 | | |
| | Custody se | als intact on shipping contain | er/cooler? | Yes | No 🗌 | Not Present ✔ | |
| | No. | Seal Date | : | Signed By: | | | |
| 5. | Was an atte | empt made to cool the sampl | es? | Yes 🗹 | No 🗌 | | |
| 6. | Were all sa | mples received at a temperat | ture of >0° C to 6.0°C | Yes 🖌 | No 🗌 | | |
| 7. | Sample(s) | in proper container(s)? | | Yes 🖌 | No 🗌 | | |
| 8. | Sufficient s | ample volume for indicated te | est(s)? | Yes 🖌 | No 🗌 | | |
| 9. | Are sample | es (except VOA and ONG) pro | operly preserved? | Yes 🖌 | No 🗌 | | |
| - | | rvative added to bottles? | | Yes | No 🖌 | NA 🗌 | |
| 11. | Is the head | space in the VOA vials less th | nan 1/4 inch or 6 mm? | Yes | No 🗌 | No VOA Vials 🗹 | |
| | | ample containers received br | | Yes | No 🔽 | | |
| 13. | Does pape | rwork match bottle labels? epancies on chain of custody | | Yes 🗹 | No 🗌 | | |
| | | es correctly identified on Chai | | Yes 🖌 | No 🗌 | | |
| | | hat analyses were requested | | Yes 🖌 | No 🗌 | | |
| 16. | Were all ho | olding times able to be met? y customer for authorization.) | | Yes 🖌 | No 🗌 | | |
| | | , | | | | | |
| - | | dling (if applicable) notified of all discrepancies w | ith this order? | Yes 🗌 | No 🗌 | NA 🔽 | |
| 17. | | | | | | |] |
| | | n Notified: | Date | — — · | | — . - | |
| | By Wi | | Via: | eMail | Phone Fax | In Person | |
| | Regar | - | | | | | |
| | | Instructions: | | | | | |
| 18. | Additional r | emarks: | | | | | |

Cooler Information

| Cooler No | Temp ⁰C | Condition | Seal Intact | Seal No | Seal Date | Signed By |
|-----------|---------|-----------|-------------|---------|-----------|-----------|
| 1 | 5.8 | Good | Not Present | | | |

| ent" | |
|------|--|
| leme | |
| e | |
| | |

Chain of Custody

| 1341785 |
|-----------|
| aboratory |

| | | | | (| | | N 2 10- |
|--------------------|--|-----------|----------------------|-----------|-------------------|----------------------------|--|
| GRA | Client Information: | | Billing Information: | | PO Number: | Project Name: | Page of |
| Company Name: | East Baton Rouge | ge | Same | | Contract Rates | East Baten Rouge | Matrix Code |
| Contact Name: | Contact Name: Sarah Boudreaux | IX | | | Quote Number: | DES | DW = Drinking Water |
| Address: | Address: 345 Chippewa St. | St. | | | 4705 | Sampler's Signature | WW = Waste Water GW = Ground Water |
| | | | | | Required QC Level | e j | AQ = Aqueous |
| City, State Zip: | City, State Zip: Baton Rouge, LA 70805 | A 70805 | | | | | SL = Sludge SOL = Solid |
| Phone Number: | 225-389-5456 | Ext: | | Ext: | Bill Monthly | Shipping Method: | F = Food SW = Swah |
| Mobile Number: | 225-615-0661 | | | | □Yes | UPS / FedEx / Airborne | ural (|
| E-mail Address: | saboubreaux@brla.gov | la.gov | | | No | DHL / Element (Hand) Mail | PW = Produced Water CF = Completion Fluid |
| hich Regula | Which Regulations Apply: | Turn Time | (Rush turn times | Container | Pres | Reginested Tests | Commente |

| regulation | - | Turn Time | | (Rush turn times | u times | Cont | Container | Pres. | | | Requested Tests | s | Comments |
|---|---------|-------------------------------|---------|----------------------|---------|------|-----------------|---|-----|------|-----------------|--------------|---------------------------|
| CRA Drinking Water | _ | Standard | - | will incur a | | | | | | - | - | | |
| Distribution | | H | | surcharge and | and | | p | | | iD | | | |
| CINPDES Constraint Special | |]1 Day | - | must be pre- | re- | | siV | | | 00 | | | |
| Carlot C | 0ther |]2 Day]Other | | approved by lab.) | by | ity | stic, ss, V= | H, Nazi | E | LOCO | | | |
| | ŭ | Collection Information | Inform | ation | | que | Selc | | 206 | ətr | | | |
| Sample ID/Description | Da | Date Ti | Time | Grab / Composite | Matrix | on | C=C b=F | | эЧ | ΓL | | | |
| 8F-0521 -W | 12-18-5 | | 1053 | GRAB | AG | 2 | ٩ | Na ₂ S ₂ O ₃ | × | × | | | |
| JC-0521-W | 5-18.21 | | 1:05 | GRAB | AG | 2 | ٩ | Na ₂ S ₂ O ₃ | × | × | | | |
| W 0521 - W | 5-18 | 5-18-21 1.33 | | GRAB | AG | 2 | Ч | Na ₂ S ₂ O ₃ | × | × | | | |
| CR-0521-W | 5-18-21 | | 54:11 | GRAB | AG | 2 | Ч | Na ₂ S ₂ O ₃ | × | × | | | |
| CRN - 0521 - W | 5-18-21 | | 01:21 | GRAB | AG | 2 | ٩ | Na ₂ S ₂ O ₃ | × | × | | | |
| | | | | GRAB | AG | 2 | ٩. | Na ₂ S ₂ O ₃ | × | × | | | |
| | | _ | | GRAB | AG | 2 | ٩ | Na ₂ S ₂ O ₃ | × | × | | | |
| | | | | GRAB | AG | 2 | ٩. | Na ₂ S ₂ O ₃ | × | × | | | COC revision eff:10/10/17 |
| Relinquished by | ed by | | Date. | Date/Time | L | 8 | Received by | ed by | | | , Date/Time | Field Notes: | les: |
| 1 JOE TOWNS | | 5/1 | 5/18/21 | 101 | 20 | n/((| linc | leau | × | 5 | 11/1 12/8/ | Cr. | |
| 2 | | | | 4 | | 2 | 3 | | | | | Received | Received at lab on ice? |
| 3 | | | | | | | | | | | | Ves DNo | No Temp: |

All samples submitted to Element Materials Technology for analysis are accepted on a custodial basis only. Ownership of the material remains with the client submitting the samples. Element Materials Technology reserves the right to return unused sample portions.

 560 South Zimmer RoadSe 11 of 11 Warsaw, IN
 0.5371 Cleveland Road, Suite 100A

 Warsaw, IN
 South Bend, IN

 46580-2368 USA
 46628-9780 USA

 P 574-267-3305
 P 574-273-5699

 F 574-273-5699
 F 574-273-5699

 2121 East Washington Boulevard Fort Wayne, IN 46803-1328 USA P 260-471-7000 F 260-471-7777 629 Washington St. Suite 300 Columbus, IN 47201-6231 USA P 812-375-0531 F 812-375-0731 9301 Innovation Drive, Suite 115 Daleville, IN 47334-0569 USA P 765-378-4103 F 765-378-4109

2417 W. Pinhook Rd

Lafayette, LA 70508-3344 USA P 337-235-0483 F 337-233-6540