

W-1396 August 29, 2013

Mr. Kevin Brander
Massachusetts Department of Environmental Protections
Northeast Regional Office
205B Lowell Street
Wilmington, MA 01887

Re: BRP WP 79 - Individual Permit for Small Wastewater Treatment Facility Wayland, Massachusetts

Dear Mr. Kevin Brander

Tighe & Bond is submitting the following documents as part of the Individual Permit for Groundwater Discharge from a Sewage Treatment Plant application as part of the Town Offices groundwater discharge project in Wayland, MA on behalf of the Town of Wayland. Enclosed please find the BRP WP 79 application and required Engineering Design Report. The Engineering Design Report scope of work is based on email correspondence with MassDEP that are included in Attachment 8 of this application. The transmittal form (Transmittal No. X256936) for the permit application is also enclosed.

Please contact the undersigned if you have any questions or issues at (508) 471-9605 or <a href="mailto:IBCatlow@tighebond.com">IBCatlow@tighebond.com</a>

Very truly yours,

TIGHE & BOND, INC.

Ian B. Catlow, P.E. Project Manager

Enclosures: Transmittal Form

BRP WP 79 Application Engineering Design Report

Copy (w/encl):

John Moynihan, Town of Wayland

Fred Knight, Wayland Wastewater Management District Commission

Bill Murphy, R.S., Town of Wayland Health Agent

MassDEP Boston

Greg Tomaszewski, MassDEP NERO David A. Murphy, P.E., Tighe & Bond Karla L. King, P.E., Tighe & Bond File W-1396/Correspondence

J:\W\W1396 Wayland\Hydrogeologic Report\Permit Application\BRP WP 79\Cover Letter Massdep.Doc





## **Massachusetts Department of Environmental Protection**Bureau of Resource Protection - Groundwater Discharge Permits

# BRP WP 79 Individual Permit for Sewage Treatment Plant BRP WP 85 Individual Permit for Other Groundwater Discharges

### **Application Completeness Check List**

The MassDEP Transmittal Form is completed: <a href="http://mass.gov/dep/service/online/trasmfrm.shtml">http://mass.gov/dep/service/online/trasmfrm.shtml</a> If the applicant is a municipality, "Fee Exempt" has been selected from among the Special Provisions under the Amount Due section of the Transmittal Form.
The Groundwater Discharge Application Form is properly filled out by the applicant and the consultant engineer and signed in ink.
Engineering Report is included with application.
The Certification Statement for the engineering report, plans and specifications, and the hydrogeologic report is included with the application.
Groundwater Monitoring Well Plan has been submitted
Legal Ownership Documents have been submitted:
☐ Articles of Incorporation ☐ Master Deed ☐ Declaration of Trust ☐ Other
submit the application package:
Checklist items have been completed.
Send original application along with one copy from the MassDEP Transmittal form to:
Department of Environmental Protection Northeast Regional Office Wastewater Management Program *Find your region: <a href="http://mass.gov/dep/about/region/findyour.htm">http://mass.gov/dep/about/region/findyour.htm</a>
Send one copy of the application along with a photocopy of the MassDEP Transmittal page to:
Department of Environmental Protection Wastewater Management Program One Winter Street Boston, MA 02108
Send fee of:
\$4,625 for BRP WP 79; \$2,285 for BRP WP 85: in the form of a check or money order made payable to <i>Commonwealth of Massachusetts</i> , along with one copy from the MassDEP Transmittal Form to: Department of Environmental Protection P.O. Box 4062 Boston, MA 02211



#### Enter your transmittal number

X256936 Transmittal Number

Your unique Transmittal Number can be accessed online: <a href="http://mass.gov/dep/service/online/trasmfrm.shtml">http://mass.gov/dep/service/online/trasmfrm.shtml</a> Massachusetts Department of Environmental Protection

### **Transmittal Form for Permit Application and Payment**

1. Please type or	Ā.	Permit Information				220 22
print: A separate Transmittal Form		BRP WP 79		Individual Perm	nit for Groundwater D	iccharae
must be completed for each permit		1. Permit Code: 7 or 8 character code from per	mit instructions	2. Name of Permit	Category	ischarge
application.		Groundwater Discharge for WWTF  3. Type of Project or Activity				19095-110
2. Make your		5. Type of Project of Activity				
check payable to	B.	Applicant Information - Firm	or Individua	al		-
of Massachusetts		Wayland Wastewater Management	District Commis	sion. Fred Knigh	t Chairman	
and mail it with a copy of this form to:	:	Name of Firm - Or, if party needing this approval is an individual enter name below:				
DEP, P.O. Box 4062, Boston, MA		2. Last Name of Individual	3. First	Name of Individual		4. MI
02211.		41 Cochituate Road			10,	
2 Thurs series of		5. Street Address	1000 — W - 2			
3. Three copies of this form will be		Wayland	MA	01778	508-358-3696	
needed.		6. City/Town	7. State	8. Zip Code	9. Telephone #	10. Ext. #
Conv.d. the		John Moynihan, Facilities Director	12.4	jmoynihan@wa		
Copy 1 - the original must		11. Contact Person		12, e-mail address	(optional)	
accompany your						
permit application. Copy 2 must	C.	Facility, Site or Individual Re	• • • • • • • • • • • • • • • • • • • •	roval		
accompany your		Town of Wayland Wastewater Treat	ment Plant			
fee payment.		Name of Facility, Site Or Individual				- 10
Copy 3 should be		30 Old Sudbury Road				
retained for your records		2. Street Address				
records		Wayland	MA	01778	508-358-3696	
4. Both fee-paying and exempt		3. City/Town	4. State	5. Zip Code	6. Telephone #	7. Ext. #
applicants must mail a copy of this transmittal form to:		8. DEP Facility Number (if Known)	31	al I.D. Number (if Kn		ing # (if Known)
transmittar form to.	D.	Application Prepared by (if d	lifferent from	Section B)*	-	
MassDEP		Tighe & Bond		-		
P.O. Box 4062 Boston, MA		Name of Firm Or Individual				
02211		446 Main Street				
		2. Address				
• N-4		Worcester	MA	01608	508-471-9605	
* Note: For BWSC Permits,		3. City/Town	4. State	5. Zip Code	6. Telephone #	7. Ext. #
enter the LSP.		lan B. Catlow, P.E.			·	
		8. Contact Person		9. LSP Number (BV	NSC Permits only)	
	Ε.	Permit - Project Coordination	1			
	1.	Is this project subject to MEPA review? If yes, enter the project's EOEA file num Environmental Notification Form is subm	ber - assigned wh			
	_	Amount Due		EOEA	File Number	
	г.	Amount Due				
DEP Use Only	. •	ecial Provisions:		18		
Permit No:	1.				or less).	
	2.	☐ Hardship Request - payment extensions a				
Rec'd Date:	3. 4.	Alternative Schedule Project (according to Homeowner (according to 310 CMR 4.02)	310 CMR 4,05 and	4.10).		
Reviewer:						
		Check Number E	Poliar Amount		Date	



Bureau of Resource Protection – Individual Permits

Groundwater Discharge Permits, Reclaimed Water Use Permit or Permit Renewal/Modification X256936 Transmittal Number #

Facility ID/Permit # (if known)

Application for Permit to Discharge to Groundwaters of the Commonwealth or for Reclaimed Water Use

BRP WP 11 Individual Permit Renewal/Modification with Plan Approval

BRP WP 12 Individual Permit Renewal/Modification without Plan Approval

**BRP WP 79** Individual Permit for Groundwater Discharge from a Sewage Treatment Plant

BRP WP 84 Individual Permit for Reclaimed Water Use

BRP WP 85 Individual Permit for Other Groundwater Discharges

#### A. General Information

1. Which permit category are you applying for?

Important: When filling out forms on the computer, use only the tab key to move your cursor - do not use the return key.





☐ BRP WP 11 Individual Permit Renewal/Modification with Plan Approval	
☐ BRP WP 12 Individual Permit Renewal/Modification without Plan Approval	
☑ BRP WP 79 Individual Permit for Groundwater Discharge from Sewage Treatment Pl	ant
☐ BRP WP 84 Individual Permit for Reclaimed Water Use	
☐ BRP WP 85 Individual Permit for Other Groundwater Discharge	
Please Note: In accordance with 314 CMR 5.09, these permit categories may require that Hydrogeological Evaluation be submitted to the Department prior to the submittal of the papplication. Please see the application form and instructions for BRP WP 83.	

<ol><li>Appl</li></ol>	icant	Informa	tion
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Fred Knight, Chairman Contact Name	Wayland Wastewater Management District Commission		
41 Cochituate Road	\$2.50		
Address			
Wayland	MA	01778	
City/Town	State	Zip Code	
508-358-3696	fred@knightway.org		
Telephone	Email		

3. Applicant Contact Information (if different from above):

John Moynihan	Town of Wayland			
Contact Name	Company Name (If applicable)			
Facilities Director				
Title				
41 Cochituate Road				
Address				
Wayland	MA	01778		
City/Town	State	Zip Code		
508-358-3696	jmoynihan@wa	ayland.ma.us		
Telephone	Email address			



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A. Ger	neral	Information	(cont.)
--------	-------	-------------	---------

A.	General infor	mation (cont.)				
4.	The legal entity which owns this facility is:					
	☐ Individual	☐ Private ☐ Corporation	☐ Feder	al		
	☐ State/County	Municipality ☐ Other:				
	Please provide leg	al ownership documents with	this appli	cation.		
5.	Facility Information:					
	Town of Wayland V	Vastewater Treatment Plant			0(	
	Name of facility					
	30 Old Sudbury Ro	ad				
	Address					
	Wayland		MA		01778	
	City/Town		State		Zip Code	
	508-358-3696		Email			
	Telephone		Email			
6.	Facility Operator Information:					
	will operate the facil	t is legally referred to, of the pers lity described in this application. ng address only if different from	If the facili	ty owner is also in number 1 abo	the operator, write	
	Operator Name		Operator Co	Maria Caracter and		
	253B Worcester Road					
	Address					
	Charlton		MA	01507	888-377-7678	
	City/Town		State	Zip Code	Telephone	
	License #2791, Gra	de 6C	jmurphy@rhwhite.com			
	License Number and Operator Grade Email address					
_						

#### B. Project Information

1.	Does the project affect a site of historic or archeological significance, as defined in regulations of the
	Massachusetts Historical Commission, 950 CMR 71.00?

	Yes
--	-----

⊠ No



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В.	Pı	roject	Infor	mation (cont.)					
2.	Does this project require a filing under 301 CMR 11.00, the Massachusetts Environmental Policy Act					licy Act?			
		Yes	⊠ No						
	If y	es, has a	a filing b	peen made? (Please indicate the E	OEA File	Numbe	r)		
		Yes	□ No	ī	EOEA File N	lumber	- 79		
3.	ls t	his a RC	RA faci	lity as defined in 314 CMR 8.03?		Yes	⊠ No		
				nformation on Form HW contained MR 8.08.	in 314 CN	/IR 8.20	in accord	ance with the	
4.	ls t	he disch	arge for	this facility within:					
	a.	The Zo	ne I, Zo	ne A, Zone II, or Interim Wellhead	Protection	n Area d	of a public	water supply	?
		☐ Yes		⊠ No					
	b.	A privat	te water	supply area?					
		☐ Yes		⊠ No					
	C.	A sole s	source a	aquifer?					
		☐ Yes		⊠ No					
	d.	Water o	lesignat	Outstanding Resource Water designed in 314 CMR 4.00, a cold-water ed in 104 CMR 445.000, or a shell	fishery as	define	d in 314 C	MR 9.02, a b	athing
		☐ Yes		⊠ No					
	e.	A nitrog	en-sens	sitive area as designated by the De	epartment	in acco	ordance w	ith 310 CMR	15.215?
		☐ Yes		⊠ No					
	f.	technica required	al report to ach	the Department has determined by t that more stringent effluent limits ieve or maintain compliance with the CMR 4.00?	than those	e set fo	rth in the (	Beneral Perm	it are
		☐ Yes		⊠ No					



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#### B. Project Information (cont.)

Improvements - Are you required by any Federal, State or local authority to meet any implementation schedule for the construction, upgrading or operation of wastewater treatment equipment or practice or any other environmental programs which may affect the discharges described in this application? This includes, but is not limited to, permit conditions, administrative or enforcement orders, enforcement compliance schedule letters, stipulations, court orders, and grant or loan conditions.				
⊠ Yes □ No				
If yes, answer the following:				
Description of order or agreement (include enforcement document number, if applicable):  The proposed discharge will be used in conjunction with the facility's NPDES permit.				
Identification No. of Affected Treatment Facility  NPDES Permit No. MA0039853				
Description of Project See attached Engineering Design Report				
TBD				
Final Compliance Date				
Has a hydrogeologic study been performed to determine the potential impact on the groundwater of the discharge or activity?				
Yes - Application Transmittal X250635 Date of 10/26/12  Number: Approval:				
Please attach copy of the DEP Hydrogeologic Report Approval Letter.				

that a Hydrogeological Evaluation be submitted to the Department prior to the submittal of the permit

application. Please see the application form and instructions for BRP WP 83.



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#### B. Project Information (cont.)

	0,000	momation	i (cont.)			
7.	Are there a proposed of Yes	discharge?	nonitoring wells currently ttach information on the oring data.	2309 -	-	ŭ
	☐ No				22	
8.			is for the treatment work rior to July 1975, by the			
	Yes	If yes, please a	ttach copy of plans and	d specification	s and appro	val letter.
	☐ No					
9.	Is there a lo	ocal regulation go	verning the construction	of wastewater	treatment fac	ilities?
	☐ Yes	If yes, please ir	iclude a copy of the lo	cal approval.		
	⊠ No			27		
10.	Have oppo	rtunities for reclai	med water been evaluat	ed?	⊠ Yes	□No
C.	Facility	Information				
1.	Facility Sta	itus:			☐ Pr	oposed
2.	When did o	or when will this di	scharge begin?	1961, recons	structed 2012	
3.	Check type	e of establishment	producing or contributin	g to discharge:		
	□ Reside	ential:		ř.		
	⊠ Con	ndominium				
		artment				
	☐ Elde	erly Housing				
	☐ Nur	sing Home	78			
	⊠ Oth	er (specify):	Mixed Use Commercia	l Development		<u> </u>
	Total#	of Bedrooms:				



Bureau of Resource Protection - Individual Permits

Groundwater Discharge Permits, Reclaimed Water Use Permit or Permit Renewal/Modification X256936
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C.	Facility I	nformation (cont.)	
	Municipa	ality	
	Business     ■     Business     ■     Business     ■     ■     Business     ■	s Nature of Business:	Commercial, Office, Restaurant, and Supermarket
	☐ School		
	Other (s	pecify):	
4.	Design Flow	•	17,000 gpd Title 5 Flow Generation  Daily Maximum gpd
	a) 🛚 Chec	k here if discharge occurs all year,	•
	b) List mon	ths discharge occurs	
	c) Number	of days per week discharge occurs	7
5.	Basis for des	sign flow:	
	☐ The State	Environmental Code – Title 5	
	Other:		ole groundwater discharge capacity. This is in addition pd (12-month rolling average) surface water discharge.
6.	Type of treat	ment and disposal system:	
		ioreactor treatment facility with dis gineering Design Report for additio	charge to leaching trench discharge system. See nal detail.
	0.63382		
7.	Location and	method of wastewater treatment	solids disposal:
	Solids hauled	d to regional facility (New Bedford)	for thickening, dewatering, and incineration.



Bureau of Resource Protection - Individual Permits

Groundwater Discharge Permits. Reclaimed Water Use Permit or Permit Renewal/Modification

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#### C. Facility Information (cont.)

8. If a commercial establishment:

A.	Are any types	of wastewater	other than :	sanitary se	wage produc	ed?

		☐ Yes	⊠ No
		If yes:	Specify type of wastewater
			Quantity gpd
			Method and location of disposal
	В.	Are any haza	ardous wastes generated?
		☐ Yes	⊠ No
9.	Do	es or will the t	reatment/disposal facility receive industrial wastes?
		☐ Yes	⊠ No
10.	Loc	ation of Facili	ity:

A. GPS Coordinates:

1) Enter Latitude and Longitude to the nearest whole second for both the wastewater treatment facility and the effluent disposal area.

Latitude:

42 d, 21 m, 38.01s N

Longitude:

71 d, 21 m, 34.61 s W

- 2) Provide a narrative description of the site and the feature to be permitted. As an example: "The site is on the west side of Main Street, the third building north of High Street. The disposal field lies 100 feet off the southwest corner of the building."
- 3) Attach a site map based on the MassGIS Coordinate Information Tool that clearly indicates the site. The Coordinate Information Tool is available at http://maps.massgis.state.ma.us/images/dep/xyinfo/get\_xy.html.



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#### C. Facility Information (cont.)

- B. Provide a topographic map or maps of the area extending at least to one mile beyond the property boundaries of the facility which clearly show the following:
  - The legal boundaries of the facility;
  - The location and serial number of each of your existing and proposed intake and discharge structures;
  - All hazardous waste management facilities;
  - All springs and surface water bodies in the area, plus all drinking water wells within one mile of the facility which are identified in the public record or otherwise known to you.
  - All Zone II's or IWPA's.

If an intake or discharge structure, hazardous waste disposal site, or injection well associated with the facility is located more than one mile from the plant, include it on the map, if possible. If not, attach additional sheets describing the location of the structure, disposal site, or well, and identify the U.S. Geological Survey (or other) map corresponding to the location.

/ A - Aire - Ilea

C. Please list any public or private drinking water supply wells within 2,500 feet of the discharge area: Type of Well **Status Well Location** Safe Yield

(Declatio (Debenda)

	See Attachment 6	(Public/Private)	A)	ctive/inact	ivej		
		21					
						<u> </u>	
1.	Water Supply Data						
	A. List sources of water	er supply and annual wa	ter cons	umption for	the past five	e years.	
	Water Sources	Ye	ar 1	Year 2.	Year 3.	Year 4.	Year 5.
	See Attachment 7						·
	2.		192	<u></u>			
	Trans.						

Please show the location of your water sources on the map described in question 10.

Total:

3.



Bureau of Resource Protection - Individual Permits

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#### D. Additional Information for WP85 - Other Groundwater Discharges

- 1. Flows, Sources of Pollution and Treatment Technologies
  - A. Attach a line drawing showing the water flow through the facility. Indicate sources of intake water, operations contributing wastewater to the effluent, and treatment units labeled to correspond to the more defined descriptions in Item D.1.B. Construct a water balance on the line drawing by showing average flows between intakes, operations, treatment units and outfalls. If a water balance cannot be determined provide a pictorial description of the nature and amount of any sources of water and any collection or treatment measures.
  - B. For each discharge, provide a description of:
    - 1) All operations contributing wastewater to the effluent, cooling water and runoff;
    - 2) The average flow contributed by each operation; and
    - 3) The treatment received by the wastewater. (Attach additional sheets if necessary.)
    - 4) With the exception of storm water runoff, leaks, or spills please note if any of the discharges described are intermittent or seasonal.

#### **Operations Contributing to Flow:** Identification Operations **Average Flow Treatment** Number Effluent Limitations: A. List any pollutant you know or have reason to believe is discharged or may be discharged from the treatment facilities. For every pollutant you list, briefly describe the reason you believe it to be present, its approximate concentration in the discharge and any analytical data in your possession, which will support your statement. Additional wastewater analysis may be required as part of this application. **Pollutant** Concentration Source **Available Data**



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### D. Additional Information for WP85 - Other Groundwater Discharges

B.	Are your operations such the expected to vary so that you three times the approximate	r discharges of pollu	tants may during t	
	Yes (please explain)	□ No		
C.	Are you planning on adding	any new processes	over the next five	years?
	Yes (please specify)	□ No		
D.	Are organic compounds use	d at your facility?		
	Yes (please explain)	□ No		
	ere any of the analyses or test ensulting firm?	ting reported in item	D.2.A. performed	by a contract laboratory or
	Yes (provide contact info	rmation)	W	
	Name of Laboratory or Consulting F	Firm/Contact Person		
	Address	<u> </u>		
	City/Town		State	Zip Code
	Telephone	7.50.000	Email Address	

For Reclaimed Water System Permits and renewals of those permits, please complete and attach the Supplemental Application Form for Reclaimed Water System (BRP WP 84). For all other individual permits complete Section E on this form.

3.



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#### E. Certification

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my diligent inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations. I will be responsible for publication of public notice of the applicable permit proceedings identified under 314 CMR 2.06(1)(a) through (d)."

Signature of Ap	plicant
-----------------	---------

30 Aug 2013

Date Signed

Name of Preparer

lan B. Catlow, P.E.

Project Manager, Tighe & Bond

Title of Preparer

Fred Knight, Chairman WWMDC

Printed Name of Applicant

508-471-9605

Telephone

ibcatlow@tighebond.com

Email



W-1396 September 18, 2013

Fred Knight, Chairman Wayland Wastewater Management District Commission 41 Cochituate Road Wayland MA, 01778

Re: Permitting and Design Services

Town of Wayland - Wastewater Reuse

Dear Mr. Knight:

Tighe & Bond has prepared the following letter in response to your request for budgetary information in anticipation of a Special Town Meeting warrant article for the reuse of wastewater from the recently completed Wastewater Treatment Facility (WWTF). The letter summarizes our recommended scope of service and the associated fee.

The WWTF and the various sites that are likely to be assessed for use of the reclaimed water are located within the DEP Approved Zone II Wellhead Protection Area for the Baldwin In accordance with 314 CMR 20.17 Section 6, Special Conditions for the Outside Use of Reclaimed Water within a Zone II, outside use of reclaimed water must meet the more stringent of the effluent limits established within 314 CMR 5.10 and the effluent limits set forth in 314 CMR 20.17. Under 314 CMR 5.10, if the area is outside the two-year groundwater travel time to the source then Total Suspended Solids (TSS) < 10 milligrams per liter (mg/L), Turbidity < 5 NTU, Total Organic Carbon (TOC) < 3 mg/L, and must be less than 200 fecal coliform organisms per 100 ml. The existing treatment facility can likely meet all of these limits with the exception of the TOC limit which would require added treatment. If the area is within the two-year groundwater travel time to the source, these requirements become even more stringent and TSS < 5 mg/L, Turbidity < 2 NTU, TCO < 1 mg/L, Biological Oxygen Demand (BOD) < 10 mg/L, and Total Nitrogen and Nitrate Nitrogen The stringent requirements within the two-year travel zone would require advanced treatment including the use of either reverse osmosis (RO) or granular activated carbon (GAC) to bring the Total Organic Carbon levels to such a low limit. Achieving BOD results below 5 mg/L may also be difficult based on recent observations of excessively high BOD in the plant influent.

Another alternative that could be pursued would be to have the Water Department redelineate the Zone II since current groundwater contours across the Twenty Wayland site show groundwater flowing to the river and not towards the well. This would take time (6 to 18 months) but could have significant potential savings in terms of additional treatment requirements.

#### **Potential Scope of Work**

While the following is not intended to serve as a cost proposal, the scope and fee estimates presented below represent our current estimate of engineering costs associated with the implementation of a water reuse system at the WWMDC treatment plant. Additional work may be required if permitting requirements or system layouts are changed during the

design development process. Surveying, legal, wetlands permitting, MassDOT permitting, and planning board approvals are not included in this estimate and could add to project costs if required.

#### **Task 1: Wastewater Reuse Evaluation**

A wastewater reuse evaluation would include the following:

- Evaluate potential reuse flows at Twenty Wayland, Wayland Commons, Russell's Nursery and other Route 20 sites;
- Attend up to three (3) meetings between the Wayland Wastewater Management District Commission (WWMDC) and stakeholder groups.
- Evaluate the constraints on wastewater reuse including Massachusetts Department of Environmental Protection (MassDEP) restrictions under both 310 CMR 5.00 and 314 CMR 20.00, local wetland bylaws/boundaries, and irrigation restrictions.
- Upon evaluating the regulatory and land use constraints, determine the potential sites where reuse would be feasible, estimate reuse quantities and implementation costs.

The estimated cost of this task is \$13,000.

#### **Task 2: Wastewater Reuse Permitting**

To be able to implement a wastewater reuse system, an Individual Permit for Reclaimed Water Use application (BRP WP 84) would need to be submitted to MassDEP. Components of this permitting process include:

- Completing the BRP WP 84 Application Form
- Preparing an Engineering Design Report including but not limited to:
  - o Hydrogeologic analysis to examine the potential impact of the proposed reuse discharge on municipal or private water supply wells or surface water;
  - Description of how the proposed reclaimed water system complies with the applicable requirements of the Uniform Plumbing Code;
  - o Preliminary design plans including civil and mechanical layouts as well as a system hydraulic profile and process flow diagram.

The estimated cost of this task is \$40,000.

#### Task 3: Wastewater Reuse System Design and Construction

Within 90 days prior to startup of the facilities, engineering design plans and specifications for the proposed treatment equipment will need to be submitted to MassDEP. These design plans and specifications will need to include:





- All WWTF modifications and add-on treatment systems necessary to meet the new effluent requirements for reuse;
- Design of the distribution system required for distributing the reclaimed water to the potential sites using the reclaimed water.

Upon MassDEP approval, bid phase services would include advertising, responses to bidder Requests for Information (RFIs), bid review and recommendation to award the project to the lowest responsive bidder.

Construction phase services would include shop drawing review, construction coordination, pay application review, and part-time construction observation.

The cost associated with this task is estimated to be \$88,000.

Given the preliminary nature of the above estimates we have attempted to make conservative assumptions with respect to design costs and to note exclusions from our scope where appropriate.

Based on our present understanding of the project scope, treatment requirements and regulatory requirements, we would expect the required storage and treatment facilities to cost between \$100,000 and \$300,000. This wide range in anticipated costs is due to uncertainty associated with the groundwater travel time between the discharge site(s) and the Baldwin Pond wells. The range in costs can be substantially reduced following completion of the first two tasks outlined above.

Should you have any questions regarding the above budgetary estimate, please feel free to contact Karla King at 508-471-9644 or Ian Catlow at 508-471-9605.

TIGHE & BOND, INC.

Ian B. Catlow, P.E.

be 3 Cath

**Associate** 

Karla L. King, P.E. Project Engineer

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#### 314 CMR: DIVISION OF WATER POLLUTION CONTROL

#### 5.13: continued

- (c) The Department's issuance of an individual permit or an alternative general permit for the permittee's discharge; or
- (d) A formal permit decision by the Department not to reissue the general permit, at which time the permittee shall seek coverage under an alternative general permit or apply for an individual permit.
- (13) Any person who has been granted coverage under a general permit who thereafter seeks to use, sell, distribute or offer for use, sale, or distribution some or all of the effluent from the covered facility as reclaimed water in accordance with 314 CMR 20.00: Reclaimed Water Permit Program and Standards shall apply for an individual permit at least 180 days prior to the date that the use, sale, distribution or offering for sale, use or distribution of the effluent as reclaimed water is proposed to commence. The Department will not authorize the use, sale or distribution of the effluent from a treatment works as reclaimed water under a general permit.

#### 5.14: Signatories to Permit Applications, Notices of Intent and Reports

- (1) Applications. All permit applications for an individual permit and all notices of intent requesting coverage under a general permit, including without limitation applications for PWTFs submitted in accordance with 314 CMR 5.15, shall be signed as follows:
  - (a) For a corporation or limited liability corporation: by a president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function and duly authorized by the Board of Directors, or any other person who performs similar policy or decision-making functions for the corporation, or to whom authority to sign documents has been assigned or delegated in accordance with corporate procedures;
  - (b) For a partnership or limited partnership: by a general partner;
  - (c) For a sole proprietorship: by the proprietor;
  - (d) For a trust: by the trustee; or
  - (e) For a municipality, local government unit or political subdivision of the State or Federal government: by a principal executive officer, ranking elected official, or other person with legal authority to sign such documents.
- (2) Reports. All reports or other information required by permits or 314 CMR 5.00 and other information requested by the Department shall be signed by a person described in 314 CMR 5.14(1), or by a duly authorized representative of that person. A person is a duly authorized representative only if:
  - (a) The authorization is made in writing by a person described in 314 CMR 5.14(1);
  - (b) The authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity, such as the position of plant manager, superintendent, or a position of equivalent responsibility; and
  - (c) The written authorization is submitted to the Department.
- (3) <u>Certification</u>. Any person signing a document under 314 CMR 5.14(1) or (2) shall make the following certification:
  - (a) "I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my diligent inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."
  - (b) "I am aware that submitting a false or misleading certification could lead to modification, suspension, or revocation of any permit granted pursuant to this application or report, as set forth in 314 CMR 5.12."

**Attachment 1 NPDES Permit** 

#### MODIFICATION OF AUTHORIZATION TO DISCHARGE UNDER THE NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM

In compliance with the provisions of the Federal Clean Water Act as amended, (33 U.S.C. §§1251 et seg.; the "CWA"), and the Massachusetts Clean Waters Act, as amended, (M.G.L. Chap. 21, §§26-53),

> Town of Wayland Wastewater Management District Commission 41 Cochituate Road Wayland, MA 01778

is authorized to discharge from the facility located at

Town of Wayland Wastewater Treatment Plant 430/440 Boston Post Road Wayland, MA 01778

to receiving water named

Wetland adjacent to the Sudbury River (Concord River Watershed - MA 82)

or to receiving water named

Sudbury River (Concord River Watershed - MA82)

in accordance with effluent limitations, monitoring requirements and other conditions set in the permit issued September 30, 2008, except as set forth herein in bold italic and listed as follows:

page 1 - added clarification that the permit authorizes the discharge to the Sudbury River

page 2 - added more stringent total phosphorus limit, deleted orthophosphorus monitoring requirement

page 3 - corrected a typographical error in WET test frequency

page 6 - added more stringent total phosphorus limit

page 7 - deleted orthophosphorus monitoring requirement, added copper monitoring requirement

page 8 - corrected a typographical error in footnote 6

pages 9-10 - corrected typographical errors in numbering

page 10 - added instream monitoring requirement

This modifies the permit issued on September 30,2008 This permit modification only affects the permit conditions identified in the preceding paragraph.

This permit modification shall become effective on \*\*\*

This permit modification does not affect the expiration date of the September 30, 2008 permit. Therefore, this permit modification expires at the same time as the September 30, 2008 permit.

Signed this day of

Director Office of Ecosystem Protection Environmental Protection Agency Boston, MA

Director

Division of Watershed Management Department of Environmental Protection Commonwealth of Massachusetts

Boston, MA

<sup>\*\*\*</sup> This permit modification will become effective on the date of signature if no comments are received during public notice. If comments are received, the effective date will be established no sooner than 30 days following signature.

NPDES Permit No. MA0039853 2009 Modification, Page 2 of 14

PART I

A. f. During the period beginning the poly, treated effluent to a weth and prior to discharge to Outfa are taken at the same location, discharge monitoring report the in accordance with the proced	the effective date and sland adjacent to the Sall 001. All sampling same time and same hat is submitted to Eldures in 40 CFR §13	lasting until the out: Sudbury River. Suc shall be represental day(s) of every mo PA. Additionally, a	fall is extended to the shall be I had discharges shall be I ive of the effluent that ive of the Any deviations fill samples shall be and	Sudbury River or positive and moniton in discharged through on the routine samuly zed using the an	rmit expiration, the ped as specified below uph Outall 001. A roppling program shall lalytical methods four	ermittee is authorized to dis Bfiluent samples shall be utine sampling program sha be documented in correspon id in 40 §CFR 136, or altern	During the period begianing the effective date and lasting until the outfall is extended to the Sudbury River or permit expiration, the permittee is authorized to discharge from outfall serial number and prior to discharge to Outfall 001. All sampling shall be representative of the effluent that is discharged through Outfall 001. A routine sampling program shall be developed in which samples are taken at the <u>same location, same time</u> and <u>same day(s) of every month</u> . Any deviations from the routine sampling program shall be documented in correspondence appended to the applicable discharge monitoring report that is submitted to EPA. Additionally, all samples shall be analyzed using the analytical methods found in 40 §CFR 136, or alternative methods approved by EPA.
BFFLUENT CHARACTERISTIC			EFFLUENT LIMITS	ŞΟΙ		MONITORIN	MONITORING REQUIREMENTS
PARAMETER	AVERAGE MONTHLY	AVERAGE WEEKLY	AVERAGE	AVERAGE WREKI V	MAXIMUM	MEASUREMENT	SAMPLE
FLOW	*	**	0.052 MGD <sup>2</sup>	*	PEDODT	KREUUKNCY	TYPE
FLOW <sup>2</sup>	**	**	Report (MGD)	***	DEBORT	CONTINUOUS	RECORDER <sup>2</sup>
BOD,	13.0 lbs/Day	20 lbs/0.2	7000		NOT ON I	CONTINUOUS	RECORDER <sup>2</sup>
	6.0 kgs/Day	9 kgs/Day	30 mg/l	45 mg/l	REPORT	1/WEEK	24-HOUR COMPOSITE'S
TSS 4	13.0 lbs/Day 6.0 kgs/Day	20 lbs/Day 9 kgs/Day	30 mg/l	45 mg/l	REPORT	I/WEEK	24-HOUR COMPOSITE <sup>3,5</sup>
pH RANGE	6.5 - 8.3 SU	SEE	PERMIT PAGE 9 OF 14, PARAGRAPH 1 A 1 h	PARAGRAPH	ATA	2007	
FECAL COLIFORM16	* *	***	200 cfiv100!	***		TAGE	GKAB*
E. COLL <sup>1,6</sup>	*	*	111 Ook man 202		400 chw/100 mi	1/WEEK*	GRAB <sup>3</sup>
Off & Chease			126 cfu/100 ml	**	409 cfu/100 ml	I/WEEK*	GRAB3
OIL & UKEASE	***	***	REPORT	**	* *	I/MONTH	GRAB <sup>3</sup>
10TAL PHOSPHORUS <sup>13</sup> (April 1" - October 31:st)	# *	* *	0.2 <u>L</u> mg/l	***	***	1/WEEK	24-HOUR COMPOSITE <sup>15</sup>
TOTAL PHOSPHORUS (November 1º - March 31º 4	***	**	0.5 mg/l	***	***	###SEK	24-HOUR
ORTHO PHOSPHORUS (Prorember 1" - March 31")	*	* *	Report	* *	***	1/WEEK	***HOUR
ALUMINUM <sup>11, 13</sup>	***	***	87 ug/l	***	750 ug/l	1/MONTH	24-HOLIR COMPOSITIES
					<b>-</b>		24-DOOR COMPOSITE

NPDES Permit No. MA0039853 2008 Reissuance, Page 2 of 13

PART

A.1. During the period beginning the effective date and 001, treated effluent to a wetland adjacent to the and prior to discharge to Outfall 001. All sampling are taken at the same location, same time and sam discharge monitoring report that is submitted to Eaccordance with the procedures in 40 CFR §136.	e effective date and I and adjacent to the Si 1001. All sampling same time and same at is submitted to EP. s in 40 CFR §136.	asting until the outfa tabury River. Such shall be representati day(s) of every mon.	ull is extended to the Si discharges shall be lii ve of the effluent that: th. Any deviations fro samples shall be analy	udbury River or perited and monitor is discharged throum on the routine sam zed using the analy	rmit expiration, the peed as specified belowing Outfall 001. A roupling program shall by yical methods found	rmittee is authorized to disc Effluent samples shall be tuine sampling program shall e documented in correspondin 40 §CFR 136, or alternati	During the period beginning the effective date and lasting until the outfall is extended to the Sudbury River or permit expiration, the permittee is authorized to discharge from outfall serial number 1001, treated effluent to a wetland adjacent to the Sudbury River. Such discharges shall be limited and monitored as specified below. Effluent samples shall be taken after appropriate treatment and prior to discharge to Outfall 001. All sampling shall be representative of the effluent that is discharged through Outfall 001. A routine sampling program shall be developed in which samples are taken at the same location, same time and same day(s) of every month. Any deviations from the routine sampling program shall be documented in correspondence appended to the applicable discharge monitoring report that is submitted to EPA. Additionally, all samples shall be analyzed using the analytical methods found in 40 §CFR 136, or alternative methods approved by EPA in accordance with the procedures in 40 CFR §136.
EFFLUENT CHARACTERISTIC		П	EFFLUENT LIMITS			MONITORING	MONITORING REQUIREMENTS
PARAMETER	AVERAGE MONTHLY	AVERAGE WEEKLY	AVERAGE MONTHLY	AVERAGE WEEKLY	MAXIMUM DAILY	MEASUREMENT FREQUENCY	SAMPLE TYPE
FLOW	***	*	0.052 MGD <sup>2</sup>	**	REPORT	CONTINUOUS	RECORDER <sup>2</sup>
FLOW2	**	***	Report (MGD)	***	REPORT	CONTINUOUS	RECORDER <sup>2</sup>
BOD₅⁴	13.0 lbs/Day 6.0 kgs/Day	20 lbs/Day 9 kgs/Day	30 mg/l	45 mg/l	REPORT	1/WEEK	24-HOUR COMPOSITE35
TSS 4	13.0 lbs/Day 6.0 kgs/Day	20 lbs/Day 9 kgs/Day	30 mg/l	45 mg/l	REPORT	1/WEEK	24-HOUR COMPOSITE35
ph Range	6.5 - 8.	6.5 - 8.3 SU SEE PERN	PERMIT PAGE 9 OF 13, PARAGRAPH I.A.1.b.	PARAGRAPH	I.A.1.b.	1/DAY	GRAB³
FECAL COLIFORM <sup>1,6</sup>	* *	**	200 cfu/100 ml	**	400 cfu/100 ml	1/WEEK	GRAB³
E. COLI <sup>1,6</sup>	***	***	126 cfu/100 ml	***	409 cfu/100 ml	1/WEEK	GRAB³
OIL & GREASE	* *	***	REPORT	***	***	1/MONTH	GRAB³
TOTAL PHOSPHORUS <sup>13</sup> (April 1 <sup>st</sup> - October 31st)	* *	***	0.2 mg/l	***	**	1/WEEK	24-HOUR COMPOSITE35
TOTAL PHOSPHORUS (November 1" - March 31")	*	*	0.5 mg/l	***	**	1/WEEK	24-HOUR COMPOSITE <sup>3,5</sup>
ORTHO PHOSPHORUS (November 1" - March 31")	* * *	*	Report mg/l	***	**	1/WEEK	24-HOUR COMPOSITE35
ALUMINUM <sup>11, 13</sup>	**	* *	l/gu 78	* *	750 ug/l	1/MONTH	24-HOUR COMPOSITE <sup>3,5</sup>

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A.1. During the period beginning the Sudbury River. Such discharge sampling shall be representative and same day(s) of every month to EPA. Additionally, all sample	effective date and less shall be limited an e of the effluent that hay deviations froes shall be analyzed.	asting through expired monitored as special discharged through the routine sampliating the analytical in	ation, the permittee in cified below. Effluen h Outfall 001. A roung program shall be donethods found in 40 §	s authorized to disc tt samples shall be tine sampling prog ocumented in corre CFR 136, or alterna	harge from outfall ser taken after appropriat ram shall be develope spondence appended t tive methods approve	ial number 001, treated effile treatment and prior to dis d in which samples are taken o the applicable discharge m d by EPA in accordance witl	During the period beginning the effective date and lasting through expiration, the permittee is authorized to discharge from outfall serial number 001, treated effluent to a wetland adjacent to the Sudbury River. Such discharges shall be limited and monitored as specified below. Effluent samples shall be taken after appropriate treatment and prior to discharge through Outfall 001. All sampling shall be developed in which samples are taken at the <u>same location</u> , <u>same time</u> and <u>same day(s) of every month</u> . Any deviations from the routine sampling program shall be documented in correspondence appended to the applicable discharge monitoring report that is submitted to EPA. Additionally, all samples shall be analyzed using the analytical methods found in 40 §CFR 136, or alternative methods approved by EPA in accordance with the procedures in 40 CFR §136.
EFFLUENT CHARACTERISTIC		Ш	EFFLUENT LIMITS	SI		MONITORING	MONITORING REQUIREMENTS
PARAMETER	AVERAGE MONTHLY	AVERAGE WEEKLY	AVERAGE MONTHLY	AVERAGE WEEKLY	MAXIMUM DAILY	MEASUREMENT FREQUENCY	SAMPLE TYPE
COPPER <sup>13</sup>	**	* *	9.2 ug/l	***	13.7 ug/l	1/MONTH	24-HOUR COMPOSITE35
LEAD 12 13	**	***	3.1 ug/l	***	1/gu 9.67	1/MONTH	24-HOUR COMPOSITE35
TOTAL AMMONIA, AS N	*	*	Report (mg/l)	**	Report (mg/l)	1/WEEK	24-HOUR COMPOSITE <sup>335</sup>
WHOLE EFFLUENT TOXICITY Footnotes 7.8.9.10		Chr	Acute LC <sub>50 <math>\geq</math></sub> 100% Chronic C-NOEC $\geq$ 100%	%0		1/YEAR	24-HOUR COMPOSITE <sup>3,5</sup>

- 1. Required for State Certification.
- 2. For flow, report maximum and minimum daily rates and total flow for each operating date. This is an annual average limit, which shall be reported as a rolling average. The first value will be calculated using the monthly average flow for the first full month ending after the effective date of the permit and the eleven previous monthly average flows. Each subsequent month's discharge monitoring report (DMR) will report the annual average flow for the previous 12 months.
- 3. Effluent samples shall be taken after appropriate treatment and prior to discharge through Outfall 001. All sampling shall be representative of the effluent that is discharged through Outfall 001 to the Sudbury River. A routine sampling program shall be developed in which samples are taken at the same location, same time and same day(s) of every month. Any deviations from the routine sampling program shall be documented in correspondence appended to the applicable discharge monitoring report that is submitted to EPA. In addition, all samples shall be analyzed using the analytical methods found in 40 CFR §136, or alternative methods approved by EPA in accordance with the procedures in 40 CFR §136.
- 4. Sampling required for influent and effluent.
- 5. A 24-hour composite sample will consist of at least twenty-four (24) grab samples, which are flow proportional, and taken during a 24-hour cycle (e.g. 0700 Monday to 0700 Tuesday).
- 6. Fecal coliform and E. coli limits are in effect year round. The monthly average limits for fecal coliform and E. coli are expressed as geometric means. The fecal coliform limits and monitoring shall end one year after the effective date of this permit. The E. coli limits shall go into effect one year after the effective date of this permit. The monitoring requirements for E. coli are one sample per month for the first year that the permit is in effect and one sample per week once the limits go into effect (one year following the effective date of the permit). This is a State certification requirement.
- 7. The permittee will conduct 7-day chronic (and modified acute) toxicity tests four times per year, and will test the daphnid, Ceriodaphnia dubia as the test species. Toxicity test samples will be collected during the second week in March, June, September and December. The test results will be submitted by the last day of the month following the completion of the test. The results are due April 30th, July 31th, October 31th, and January 31th, respectively. The tests must be performed in accordance with test procedures and protocols specified in Attachment A of this permit.

Test Date Second Week in	Submit Results By:	Test Species	Acute Limit LC <sub>50</sub> <sup>8</sup>	Chronic Limit C- NOEC <sup>9</sup>
March	April 30 <sup>th</sup>	Ceriodaphnia dubia	≥ 100%	≥ 100%
June September December	July 31 <sup>st</sup> October 31 <sup>st</sup> January 31 <sup>st</sup>	See Attachment A		

After submitting four consecutive sets of whole effluent toxicity (WET) test results, all of which demonstrate compliance with the WET permit limits, the permittee may request a reduction in the

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WET testing requirements. The permittee is required to continue testing in accordance with the permit until notice is received by certified mail from the EPA that the WET testing requirements have been changed.

- 8. The LC<sub>50</sub> is the concentration of effluent which causes mortality to 50% of the test organisms. Therefore, a 100% limit means that a sample of 100% effluent (no dilution) shall cause no more than a 50% mortality rate.
- 9. C-NOEC (chronic-no observed effect concentration) is defined as the highest concentration of toxicant or effluent to which organisms are exposed in a life cycle or partial life cycle test which causes no adverse effect on growth, survival, or reproduction at a specific time of observation as determined from hypothesis testing where the test results exhibit a linear dose-response relationship. However, where the test results do not exhibit a linear dose-response relationship, the permittee must report the lowest concentration where there is no observable effect. The "100% or greater" limit is defined as a sample which is composed of 100% effluent. This is a maximum daily limit derived as a percentage of the inverse of the dilution factor of 1.
- If toxicity test(s) using receiving water as diluent show the receiving water to be toxic or unreliable, the permittee shall follow procedures outlined in Attachment A Section IV., DILUTION WATER in order to obtain permission to use an alternate dilution water. In lieu of individual approvals for alternate dilution water required in Attachment A, EPA-New England has developed a Self-Implementing Alternative Dilution Water Guidance document (called "Guidance Document") which may be used to obtain automatic approval of an alternate dilution water, including the appropriate species for use with that water. If this Guidance document is revoked, the permittee shall revert to obtaining approval as outlined in Attachment A. The "Guidance Document" has been sent to all permittees with their annual set of DMRs and Revised Updated Instructions for Completing EPA's Pre-Printed NPDES Discharge Monitoring Report (DMR) Form 3320-1 and is not intended as a direct attachment to this permit. Any modification or revocation of this "Guidance Document" will be transmitted to the permittees as part of the annual DMR instruction package. However, at any time, the permittee may choose to contact EPA-New England directly using the approach outlined in Attachment A.
- 11. Aluminum sampling shall be conducted concurrently with phosphorus sampling.
- 12. The minimum level (ML) for lead is defined as 3 ug/l. This value is the minimum level for lead using the Furnace Atomic Absorption analytical method (Standard Method 3113B). This method, or a 40 CFR Part 136 method achieving an equal or lower ML must be used to determine total lead. For effluent limitations less than the ML, compliance/non-compliance will be determined based on the ML. Sample results less than the ML shall be reported as zero on the Discharge Monitoring Report.
- 13. The Permittee shall comply with the limits in accordance with the compliance schedule appearing in Section F. During the interim, a limit of 0.5 mg/l total phosphorus shall apply with monitoring once per week (1/Week) and there shall be no effluent limitations for aluminum, copper and lead, which shall be monitored once per month (1/Month) using 24 hour composite samples. These interim requirements are in effect until the actions required by the compliance schedule are completed.

through Outfall 001. All sampling shall be representative of the effluent that is discharged through Outfall 001. A routine sampling program shall be developed in which samples are taken at the same location, same time and same day(s) of every month. Any deviations from the routine sampling program shall be documented in correspondence appended to the applicable discharge manifectation and same day(s) of every month. Any deviations from the routine sampling program shall be documented in correspondence appended to the applicable discharge manifectation and same day in accordance. During the period beginning with the completion of the outfall relocation to the Sudbury River, and lasting through expiration, the permittee is authorized to discharge from outfall serial number 001, treated effluent to the Sudbury River. Such discharges shall be limited and monitored as specified below. Effluent samples shall be taken after appropriate treatment and prior to discharge

monitoring report that is submitted to with the procedures in 40 CFR §136	itted to EPA. Additic 8 §136.	nally, all samples sh	all be analyzed using	the analytical meth	ods found in 40 §CFR	136, or alternative methods	monitoring report that is submitted to EPA. Additionally, all samples shall be analyzed using the analytical methods found in 40 §CFR 136, or alternative methods approved by EPA in accordance with the procedures in 40 CFR §136.
EFFLUENT CHARACTERISTIC		111	EFFLUENT LIMITS	SΣI		MONITORING	MONITORING REQUIREMENTS
PARAMETER	AVERAGE MONTHLY	AVERAGE WEEKLY	AVERAGE MONTHLY	AVERAGE WEEKLY	MAXIMUM DAILY	MEASUREMENT FREQUENCY	SAMPLE TYPE
FLOW	*	*	0.052 MGD <sup>2</sup>	*	REPORT	CONTINUOUS	RECORDER <sup>2</sup>
FLOW2	***	**	Report (MGD)	***	REPORT	CONTINUOUS	RECORDER <sup>2</sup>
BOD <sub>5</sub> <sup>4</sup>	13.0 lbs/Day 6.0 kgs/Day	20 lbs/Day 9 kgs/Day	30 mg/l	45mg/l	REPORT	1/WEEK	24-HOUR COMPOSITE <sup>3,5</sup>
TSS 4	13.0 lbs/Day 6.0 kgs/Day	20 lbs/Day 9 kgs/Day	30 mg/l	1/8m 54	REPORT	I/WEEK	24-HOUR COMPOSITE35
pH RANGE	6.5 - 8	6.5 - 8.3 SU SEE PERN	PERMIT PAGE 9 OF 13 PARAGRAPH I.A. 1.b.	PARAGRAPH	I.A.1.b.	I/DAY	GRAB³
FECAL COLIFORM''	* *	**	200 cfu/100 ml	***	400 cfu/100 ml	1/WEEK	GRAB3
E. COLI <sup>1,6</sup>	**	*	126 cfu/100 ml	***	409 cfu/ 100 ml	1/WEEK*	GRAB³
OIL & GREASE	**	*	Report	***	**	1/MONTH	GRAB³
TOTAL PHOSPHORUS (April 1" - October 31st)	* **	* *	0.2 mg/l	**	*	1/WEEK	24-HOUR COMPOSITE35
TOTAL PHOSPHORUS (November 1" - March 31")	*	*	0.5 mg/l	*	* *	1/WEEK	24-HOUR COMPOSITE35

\*\*The Permittee shall notify both EPA and DEP 60 days prior to commencing the discharge to the Sudbury River. The limits found on Pages 6-7 this permit shall apply beginning with the first full calender month after commencing the discharge to the Sudbury River.

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through Outfall 001. All sampling shall be representative of the effluent that is discharged through Outfall 001. A routine sampling program shall be developed in which samples are taken at the same location, same time and same day(s) of every month. Any deviations from the routine sampling program shall be documented in correspondence appended to the applicable discharge monitoring During the period beginning with the completion of the outfall relocation to the Sudbury River, and lasting through expiration, the permittee is authorized to discharge from outfall serial number 001, treated effluent to the Sudbury River. Such discharges shall be limited and monitored as specified below. Effluent samples shall be taken after appropriate treatment and prior to discharge report that is submitted to EPA. Additionally, all samples shall be analyzed using the analytical methods found in 40 §CFR 136, or alternative methods approved by EPA in accordance with the procedures in 40 CFR §136. A.2.\*\*

EFFLUENT CHARACTERISTIC		<b>T</b>	EFFLUENT LIMITS	S		MONITORING	MONITORING REQUIREMENTS
PARAMETER	AVERAGE MONTHLY	AVERAGE WEEKLY	AVERAGE MONTHLY	AVERAGE WEEKLY	MAXIMUM DAILY	MEASUREMENT FREQUENCY	SAMPLE TYPE
ORTHO PHOSPHORUS (November 1" - March 31")	**	* *	Report mg/l	**	***	1/WEEK	24-HOUR COMPOSITE35
TOTAL AMMONIA, AS N	* *	***	Report (mg/l)	***	Report (mg/l)	1/WEEK	24-HOUR COMPOSITE <sup>35</sup>
ALUMINUM <sup>10</sup>	***	非承申	Report (mg/l)	***	***	HLNOW/I	24-HOUR COMPOSITE35
WHOLE EFFLUENT TOXICITY Footnotes 7.8.9			Acute LC <sub>50 ≥</sub> 100%			1/YEAR	24-HOUR COMPOSITE35

\*\*The Permittee shall notify both EPA and DEP 60 days prior commencing discharge to the Sudbury River. The limits found on Pages 6-7 this permit shall apply beginning with the first full calender month after commencing discharge to the Sudbury River.

#### Footnotes:

- 1. Required for State Certification.
- 2. For flow, report maximum and minimum daily rates and total flow for each operating date. This is an annual average limit, which shall be reported as a rolling average. The first value will be calculated using the monthly average flow for the first full month ending after the effective date of the permit and the eleven previous monthly average flows. Each subsequent month's discharge monitoring report (DMR) will report the annual average flow for the previous 12 months.
- 3. Effluent samples shall be taken after appropriate treatment and prior to discharge through Outfall 001. All sampling shall be representative of the effluent that is discharged through Outfall 001 to the Sudbury River. A routine sampling program shall be developed in which samples are taken at the same location, same time and same day(s) of every month. Any deviations from the routine sampling program shall be documented in correspondence appended to the applicable discharge monitoring report that is submitted to EPA. In addition, all samples shall be analyzed using the analytical methods found in 40 CFR §136, or alternative methods approved by EPA in accordance with the procedures in 40 CFR §136.
- 4. Sampling required for influent and effluent.
- 5. A 24-hour composite sample will consist of at least-twenty four (24) grab samples, which are flow proportional, and taken during a 24-hour cycle (e.g. 0700 Monday to 0700 Tuesday).
- 6. Fecal coliform and *E. coli* limits are in effect year round. The monthly average limits for fecal coliform and *E. coli* are expressed as geometric means. The fecal coliform limits and monitoring shall end one year after the effective date of this permit. The *E. coli* limits shall go into effect one year after the effective date of this permit. The monitoring requirements for *E. coli* are one sample per month for the first year that the permit is in effect and one sample per week once the limits become effective go into effect (one year following the effective date of the permit). This is a State certification requirement.
- 7. The permitee shall conduct acute whole effluent toxicity (WET) testing for the effluent discharged through Outfall 001 once per year using Ceriodaphnia dubia and Pimphales promelas as test species. Toxicity test samples shall be collected during the second week of August, and the results shall be submitted by September 30<sup>th</sup>. The test must be performed in accordance with test procedures and protocols specified in Attachment A of this permit.

Test Date Second Week in	Submit Results By:	Test Species	Acute Limit LC <sub>50</sub> <sup>8</sup>
August	September 30 <sup>th</sup>	Ceriodaphnia dubia Pimphales promelas	≥ 100%
		See Attachment A	23

8. The LC<sub>50</sub> is the concentration of effluent which causes mortality to 50% of the test organisms.

Therefore, a 100% limit means that a sample of 100% effluent (no dilution) shall cause no more than a 50% mortality rate.

- 9. If toxicity test(s) using receiving water as diluent show the receiving water to be toxic or unreliable, the permittee shall follow procedures outlined in Attachment A Section IV., DILUTION WATER in order to obtain permission to use an alternate dilution water. In lieu of individual approvals for alternate dilution water required in Attachment A, EPA-New England has developed a Self-Implementing Alternative Dilution Water Guidance document (called "Guidance Document") which may be used to obtain automatic approval of an alternate dilution water, including the appropriate species for use with that water. If this Guidance document is revoked, the permittee shall revert to obtaining approval as outlined in Attachment A. The "Guidance Document" has been sent to all permittees with their annual set of DMRs and Revised Updated Instructions for Completing EPA's Pre-Printed NPDES Discharge Monitoring Report (DMR) Form 3320-1 and is not intended as a direct attachment to this permit. Any modification or revocation of this "Guidance Document" will be transmitted to the permittees as part of the annual DMR instruction package. However, at any time, the permittee may choose to contact EPA-New England directly using the approach outlined in Attachment A.
- 10. Aluminum sampling shall be conducted concurrently with phosphorus sampling.

#### Part I.A.1. (Continued)

- a. The discharge shall not cause an excursion of the water quality standards of the receiving waters.
- b. The pH of the effluent shall not be less than 6.5 nor greater than 8.3 Standard Units (SU) at any time.
- c. The discharge shall not cause objectionable discoloration of the receiving waters.
- d. The effluent shall contain neither a visible oil sheen, foam, nor floating solids at any time.
- e. The permittee's treatment facility shall maintain a minimum of 85 percent removal of both total suspended solids and biochemical oxygen demand. The percent removal shall be based on monthly average values.
- f. The results of sampling for any parameter above its required frequency must also be reported.
- 2. The permittee must provide adequate notice to the Director of the following:
  - a. Any new introduction of pollutants into the POTW from an indirect discharger which would be subject to section 301 or 306 of the Clean Water Act if it were directly discharging those pollutants; and
  - b. Any substantial change in the volume or character of pollutants being introduced into the POTW by a source introducing pollutants into the POTW at the time of issuance of the permit.
  - c. For purposes of this paragraph, adequate notice shall include information on:

- (1) the quantity and quality of effluent introduced into the POTW; and
- (2) any anticipated impact of the change on the quantity or quality of effluent to be discharged from the POTW.
- 3. Prohibitions Concerning Interference and Pass-Through:
  - a. Pollutants introduced into the POTW by a non-domestic source (user) shall not pass through the POTW or interfere with the operation or performance of the works.

#### 4. Toxics Control

- a. The permittee shall not discharge any pollutant or combination of pollutants in toxic amounts.
- b. Any toxic components of the effluent shall not result in any demonstrable harm to aquatic life or violate any state or federal water quality standard which has been or may be promulgated. Upon promulgation of any such standard, this permit may be revised or amended in accordance with such standards.

#### 5. Numerical Effluent Limitations for Toxicants

EPA or MassDEP may use the results of the toxicity tests and chemical analyses conducted pursuant to this permit, as well as national water quality criteria developed pursuant to Section 304(a)(1) of the Clean Water Act (CWA), state water quality criteria, and any other appropriate information or data, to develop numerical effluent limitations for any pollutants, including but not limited to those pollutants listed in Appendix D of 40 CFR Part 122.

#### B. UNAUTHORIZED DISCHARGES

The permittee is authorized to discharge only in accordance with the terms and conditions of this permit and only from the outfall listed in Parts I.A.1. and I.A.2. of this permit. Discharges of wastewater from any other point sources, including sanitary sewer overflows (SSOs) are not authorized by this permit and shall be reported in accordance with Section D.1.e. (1) of the General Requirements of this permit (Twenty-four hour reporting).

#### C. INFILTRATION/INFLOW

The permittee shall control infiltration and inflow (I/I) to the separate sewer system to prevent infiltration/inflow-related effluent limit violations, and any unauthorized discharges of wastewater, including overflows and by-passes, due to excessive infiltration/inflow.

#### D. OPERATION AND MAINTENANCE OF THE SEWER SYSTEM

Operation and maintenance of the sewer system shall be in compliance with the General Requirements of Part II and the following terms and conditions:

#### 1. Maintenance Staff

The permittee shall provide an adequate staff to carry out the operation, maintenance, repair, and testing functions required to ensure compliance with the terms and conditions of this permit.

#### 2. Preventative Maintenance Program

The permittee shall maintain an ongoing preventative maintenance program to prevent overflows and bypasses caused by malfunctions or failures of the sewer system infrastructure. The program shall include an inspection program designed to identify all potential and actual unauthorized discharges.

#### 3. Alternate Power Source

In order to maintain compliance with the terms and conditions of this permit, the permittee shall provide an alternative power source with which to sufficiently operate its treatment works (as defined at 40 CFR §122.2).

#### E. SLUDGE CONDITIONS

- 1. The permittee shall comply with all existing federal and state laws and regulations that apply to sewage sludge use and disposal practices and with the CWA Section 405(d) technical standards.
- 2. The permittee shall comply with the more stringent of either the state or federal (40 CFR part 503), requirements.
- 3. The requirements and technical standards of 40 CFR part 503 apply to facilities which perform one or more of the following use or disposal practices:
  - a. Land application the use of sewage sludge to condition or fertilize the soil
  - b. Surface disposal the placement of sewage sludge in a sludge-only landfill
  - c. Sewage sludge incineration in a sludge-only incinerator
- 4. The 40 CFR part 503 conditions do not apply to facilities which place sludge within a municipal solid waste landfill. These conditions also do not apply to facilities which do not dispose of sewage sludge during the life of the permit but rather treat the sludge (e.g. lagoons- reed beds), or are otherwise excluded under 40 CFR § 503.6.
- 5. The permittee shall use and comply with the attached compliance guidance document (Attachment B) to determine appropriate conditions. Appropriate conditions contain the following elements:
  - General requirements
  - Pollutant limitations
  - Operational Standards (pathogen reduction requirements and vector attraction reduction requirements)
  - Management practices
  - Record keeping
  - Monitoring
  - Reporting

Depending upon the quality of material produced by a facility, all conditions may not apply to the facility.

6. The permittee shall monitor the pollutant concentrations, pathogen reduction and vector attraction reduction at the following frequency. This frequency is based upon the volume of sewage sludge generated at the facility in dry metric tons per year:

 less than 290
 1/ year

 290 to less than 1500
 1 /quarter

 1500 to less than 15000
 6 /year

 15000 +
 1 /month

- 7. The permittee shall sample the sewage sludge using the procedures detailed in 40 CFR § 503.8.
- 8. The permittee shall submit an annual report containing the information specified in the guidance by February 19. Reports shall be submitted to the address contained in the reporting section of the permit. Sludge monitoring is not required by the permittee when the permittee is not responsible for the ultimate sludge disposal. The permittee must be assured that any third party contractor is in compliance with appropriate regulatory requirements. In such case, the permittee is required only to submit an annual report by February 19 containing the following information:
  - Name and address of contractor responsible for sludge disposal
  - Quantity of sludge in dry metric tons removed from the facility by the sludge contractor

#### F. COMPLIANCE SCHEDULE

In order to comply with the permit limits for total phosphorus, copper, lead and aluminum, the permittee shall take the following actions:

- 1. Within twelve (12) months of the effective date of the permit, the Permittee shall evaluate and select an option(s) for;
  - a) extending the outfall to the Sudbury River, or
  - b) upgrading the Wayland WWTF, including, but not limited to, evaluating groundwater discharge and water conservation measures.

The permittee shall document its evaluation and selection process in a report, which shall be submitted to EPA and MassDEP no later than 30 days following completion of the evaluation of the option(s).

- 2. Within twelve (12) months of completing this evaluation, the permittee shall complete the design for the selected option(s). The permittee shall submit the design to MassDEP.
- 3. Within two (2) years of completing the design, the permittee shall complete construction of the selected option(s) and achieve the effluent limitations in the permit. Notification of construction completion shall be submitted to EPA and MassDEP.

#### G. MONITORING AND REPORTING

#### 1. Reporting

Monitoring results obtained during each calendar month shall be summarized and reported on Discharge Monitoring Report Form(s) postmarked no later than the 15th day of the following month.

Signed and dated originals of these, and all other reports required herein, shall be submitted to the Director and the State at the following addresses:

Environmental Protection Agency Water Technical Unit (SEW) P.O. Box 8127 Boston, Massachusetts 02114

The State Agency is (this office should receive all reports except toxicity test reports):

Massachusetts Department of Environmental Protection Northeast Regional Office- Bureau of Resource Protection 205b Lowell Street Wilmington, Massachusetts 01887

Signed and dated Discharge Monitoring Report Forms and toxicity test reports required by this permit shall also be submitted to the State at:

Massachusetts Department of Environmental Protection

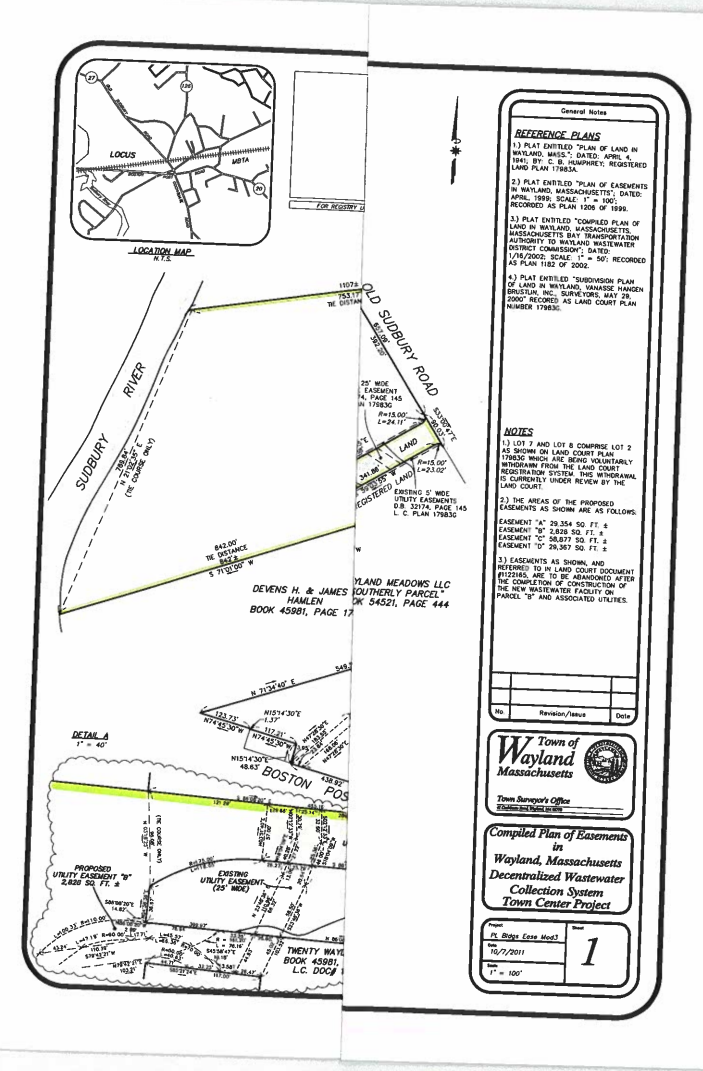
Division of Watershed Management- Surface Water Discharge Permit Program
627 Main Street, 2nd Floor
Worcester, Massachusetts 01608

#### H. STATE PERMIT CONDITIONS

This Discharge Permit is issued jointly by the U. S. Environmental Protection Agency (EPA) and the Massachusetts Department of Environmental Protection (MassDEP) under Federal and State law, respectively. As such, all the terms and conditions of this permit are hereby incorporated into and constitute a discharge permit issued by the Commissioner of the MassDEP pursuant to M.G.L. Chap. 21, §43.

Each Agency shall have the independent right to enforce the terms and conditions of this permit. Any modification, suspension or revocation of this permit shall be effective only with respect to the Agency taking such action, and shall not affect the validity or status of this permit as issued by the other Agency, unless and until each Agency has concurred in writing with such modification, suspension or revocation. In the event any portion of this permit is declared, invalid, illegal or otherwise issued in violation of State law such permit shall remain in full force and effect under Federal law as an NPDES Permit issued by the U.S. Environmental Protection Agency. In the event this permit is declared invalid, illegal or otherwise issued in violation of Federal law, this permit shall remain in full force and effect under State law as a permit issued by the Commonwealth of Massachusetts.

Attachment 2
Legal Ownership Documents



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### COMMONWEALTH OF MASSACHUSETTS TOWN OF WAYLAND

MIDDLESEX, ss.

#### ORDER OF TAKING

### LAND OFF BOSTON POST ROAD (ROUTE 20) AND OLD SUDBURY ROAD (ROUTE 27) FOR SEWER AND WASTEWATER SYSTEMS AND WORKS

WHEREAS, the Town of Wayland is a municipal corporation, duly organized and existing under the laws of the Commonwealth of Massachusetts, with offices at 41 Cochituate Road, Wayland, Middlesex County, Massachusetts 01778; and

whereas, pursuant to M.G.L. c. 83, '1, the Board of Selectmen is authorized to take by eminent domain lands, rights of way or easements, for the construction, maintenance and operation of a system of common sewers and other works as may be required for a system or systems of sewerage and sewage treatment and disposal; and

whereas, the Special Town Meeting of the Town of Wayland voted on April 15, 2009, to authorize the Board of Selectmen to take by eminent domain, the fee or any lesser interest, in the land described below for municipal wastewater purposes; and

whereas, public health and convenience require that the Town of Wayland acquire the land described below for sewer and

27,48001

wastewater purposes.

NOW THEREFORE, the Board of Selectmen of the Town of Wayland, duly elected, qualified, and acting as such, on behalf of the Town, and by virtue of and in accordance with the authority M.G.L. c. 83, \$1 and the vote under Article 3 of the Warrant of the Wayland Special Town Meeting legally called and held on April 15, 2009, and of any and every other power and authority hereunto in any way enabling it, does hereby take by eminent domain, pursuant to Chapter 79 of the Massachusetts General laws, on behalf of the Town of Wayland, the fee in the following described land situated in said Town of Wayland:

the land located off Boston Post Road (Route 20) and Old Sudbury Road (Route 27) in said Wayland, Massachusetts shown as "'PARCEL B' PROPOSED WASTEWATER TREATMENT PARCEL" on a Exhibit A attached hereto, which land is a part of Lot 1 on Land Court Plan 17983G, to which exhibit reference may be had for a more particular description of said land hereby taken.

All trees located on said land are included in this taking.

Said land is taken for the purpose of constructing, operating and maintaining municipal sewer and wastewater systems and works and shall be held in the care, custody, management and control of the Wayland Wastewater Management District Commission or its successor.

Said land is taken subject to any activity and use limitations of record.

So much of any easements taken or otherwise acquired by the Town of Wayland for sewer or wastewater purposes as are located on the land hereby taken are hereby extinguished by merger of title.

AND IT IS FURTHER ORDERED, that damages are sustained by the

company whose property is taken by this Order as shown on Schedule A, annexed hereto and made part hereof, and we accordingly award said damages. We hereby reserve the right to amend this award at any time prior to payment for good cause shown.

AND IT IS FURTHER ORDERED, that Town Counsel shall cause this Order of Taking to be registered in the Middlesex South Registry District of the Land Court in East Cambridge, Massachusetts and shall notify the Town Treasurer-Collector of this taking in accordance with M.G.L. c. 79, '7F.

IN WITNESS WHEREOF, we, the duly elected and qualified Selectmen of the Town of Wayland, have hereunto set our hands this 7th day of February, 2011.

TOWN OF WAYLAND, by:

frem Correci

Steven J Correia, Chairman

John Bladon

OOM BIAGON

Joseph F. Nolan

its Board of Selectmen

Thomas J. Fay

/ 1

,Susan W. Pope

Approved as to form.

Mark J. Lanza, Town Counsel

NPDES Permit No. MA0039853 2009 Modification, Page 3 of 14 During the period beginning the effective date and lasting through expiration, the permittee is authorized to discharge from outfall serial number 001, treated effluent to a wetland adjacent to sampling shall be representative of the effluent that is discharged through Outfall 001. A routine sampling program shall be developed in which samples are taken at the same location, same time and same day(s) of every month. Any deviations from the routine sampling program shall be documented in correspondence appended to the applicable discharge monitoring report that is submitted to EPA. Additionally, all samples shall be analyzed using the analytical methods found in 40 §CFR 136, or alternative methods approved by EPA in accordance with the procedures A 1.

FFFI LIFNT CHARACTER						I V II fo perculati	Throad of the in accordance with the procedures
STORY CHARACTEROIL			EFFLUENT LIMITS	<b>2</b> 1		MONITORING	MONITORING REQUIREMENTS
PARAMETER	AVERAGE	AVERAGE	AVERAGE	AVEDACE	AC A STATE OF THE		
	MONTHLY	WEEKLY	MONTHLY	WEEKLY	DAILY	MEASUREMENT FREQUENCY	SAMPLE
COPPER	***	*	9.2 ug/i	**	12.7 va./l	104031111	a
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2					1/3n /:C1	I/MON/I	24-HOUR COMPOSITE**
LEAD "	*	***	3.1 ug/l	***	1/8 6 ug/l	1/MONTH	TA TOO BY COO BY TOOL AL
TOTAL ANAMONIA 40 M	4					TI VICTORIA	24-FIOUR COMPOSITES
TOTAL AMBOINIA, AS IN		* * *	Report (mg/l)	**	Report	I/WEEK	24-HOUR COMPOSITE**
WHOI E BEET HENT TOYICITY					(11/S/11)		
Footnotes 7.8.9.10		Ch.	Acute LC <sub>20</sub> ≥ 100% Chronic C·NOEC ≥ 100%	°,		+4/YEAR	24-HOUR COMPOSITE <sup>3.5</sup>

#### Footnotes:

- 1. Required for State Certification.
- 2. For flow, report maximum and minimum daily rates and total flow for each operating date. This is an annual average limit, which shall be reported as a rolling average. The first value will be calculated using the monthly average flow for the first full month ending after the effective date of the permit and the eleven previous monthly average flows. Each subsequent month's discharge monitoring report (DMR) will report the annual average flow for the previous 12 months.
- 3. Effluent samples shall be taken after appropriate treatment and prior to discharge to Outfall 001. All sampling shall be representative of the effluent that is discharged through Outfall 001 to the Sudbury River. A routine sampling program shall be developed in which samples are taken at the same location, same time and same day(s) of every month. Any deviations from the routine sampling program shall be documented in correspondence appended to the applicable discharge monitoring report that is submitted to EPA. In addition, all samples shall be analyzed using the analytical methods found in 40 CFR §136, or alternative methods approved by EPA in accordance with the procedures in 40 CFR §136.
- Sampling required for influent and effluent.
- A 24-hour composite sample will consist of at least twenty four (24) grab samples, which are flow proportional, and taken during a 24 hour cycle (e.g. 0700 Monday to 0700 Tuesday).
- 6. Fecal coliform and E. coli limits are in effect year round. The monthly average limits for fecal coliform and E. coli are expressed as geometric means. The fecal coliform limits and monitoring shall end one year after the effective date of this permit. The E. coli limits shall go into effect one year after the effective date of this permit. The monitoring requirements for E. coli are one sample per month for the first year that the permit is in effect and one sample per week once the limits go into effect (one year following the effective date of the permit). This is a State certification requirement.
- 7. The permittee will conduct 7-day chronic (and modified acute) toxicity tests four times per year, and will test the daphnid, Ceriodaphnia dubia as the test species. Toxicity test samples will be collected during the second week in March, June, September and December. The test results will be submitted by the last day of the month following the completion of the test. The results are due April 30th, July 31st, October 31st, and January 31st, respectively. The tests must be performed in accordance with test procedures and protocols specified in Attachment A of this permit.

Test Date Second Week in	Submit Results By:	Test Species	Acute Limit LC <sub>50</sub> <sup>8</sup>	Chronic Limit C-NOEC <sup>9</sup>
March June	April 30 <sup>th</sup> July 31 <sup>st</sup>	Ceriodaphnia dubia	≥ 100%	≥ 100%
September December	October 31st January 31st	See Attachment A	12.	

After submitting four consecutive sets of whole effluent toxicity (WET) test results, all of which demonstrate compliance with the WET permit limits, the permittee may request a reduction in the

WET testing requirements. The permittee is required to continue testing in accordance with the permit until notice is received by certified mail from the EPA that the WET testing requirements have been changed.

- 8. The LC<sub>50</sub> is the concentration of effluent which causes mortality to 50% of the test organisms. Therefore, a 100% limit means that a sample of 100% effluent (no dilution) shall cause no more than a 50% mortality rate.
- 9. C-NOEC (chronic-no observed effect concentration) is defined as the highest concentration of toxicant or effluent to which organisms are exposed in a life cycle or partial life cycle test which causes no adverse effect on growth, survival, or reproduction at a specific time of observation as determined from hypothesis testing where the test results exhibit a linear dose-response relationship. However, where the test results do not exhibit a linear dose-response relationship, the permittee must report the lowest concentration where there is no observable effect. The "100% or greater" limit is defined as a sample which is composed of 100% effluent. This is a maximum daily limit derived as a percentage of the inverse of the dilution factor of 1.
- If toxicity test(s) using receiving water as diluent show the receiving water to be toxic or unreliable, the permittee shall follow procedures outlined in Attachment A Section IV., DILUTION WATER in order to obtain permission to use an alternate dilution water. In lieu of individual approvals for alternate dilution water required in Attachment A, EPA-New England has developed a Self-Implementing Alternative Dilution Water Guidance document (called "Guidance Document") which may be used to obtain automatic approval of an alternate dilution water, including the appropriate species for use with that water. If this Guidance document is revoked, the permittee shall revert to obtaining approval as outlined in Attachment A. The "Guidance Document" has been sent to all permittees with their annual set of DMRs and Revised Updated Instructions for Completing EPA's Pre-Printed NPDES Discharge Monitoring Report (DMR) Form 3320-1 and is not intended as a direct attachment to this permit. Any modification or revocation to this "Guidance Document" will be transmitted to the permittees as part of the annual DMR instruction package. However, at any time, the permittee may choose to contact EPA-New England directly using the approach outlined in Attachment A.
- 11. Aluminum sampling shall be conducted concurrently with phosphorus sampling.
- 12. The minimum level (ML) for lead is defined as 3 ug/l. This value is the minimum level for lead using the Furnace Atomic Absorption analytical method (Standard Method 3113B). This method, or a 40 CFR Part 136 method achieving an equal or lower ML must be used to determine total lead. For effluent limitations less than the ML, compliance/non-compliance will be determined based on the ML. Sample results less than the ML shall be reported as zero on the Discharge Monitoring Report.
- 13. The Permittee shall comply with the limits in accordance with the compliance schedule appearing in Section F. During the interim, a limit of 0.5 mg/l total phosphorus shall apply with monitoring once per week (1/Week) and there shall be no effluent limitations for aluminum, copper and lead, which shall be monitored once per month (1/Month) using 24 hour composite samples. These interim requirements are in effect until the actions required by the compliance schedule are completed.

NPDES Permit No. MA0039853 2009 Modification, Page 6 of 14

During the period beginning with the completion of the outfal 001, treated effluent to the Sudbury River. Such discharges s to Outfall 001. All sampling shall be representative of the efflocation, same time and same day(s) of every month. Any devereport that is submitted to EPA. Additionally, all samples shat procedures in 40 CFR § 136.	with the completion of udbury River. Such chall be representatived day(s) of every monta. A. Additionally, all s	of the outfall refocati lischarges shall be li e of the effluent that th. Any deviations fi samples shall be anai	ion to the Sudbury Ri imited and monitored is discharged through rom the routine sampli lyzed using the analyt	ver, and lasting thre as specified below. n Outfall 001. A ro ling program shall b ical methods found	ugh expiration, the p Effluent samples sha utine sampling progra e documented in corn in 40 §CFR 136, or s	emittee is authorized to dissall be taken after appropriate im shall be developed in whespondence appended to the sitemative methods approve	During the period beginning with the completion of the outfall relocation to the Sudbury River, and lasting through expiration, the permittee is authorized to discharge from outfall serial number 1001, treated effluent to the Sudbury River. Such discharges shall be limited and monitored as specified below. Effluent samples shall be taken after appropriate treatment and prior to discharge to Outfall 001. A routine sampling program shall be developed in which samples are taken at the same location, same day(s) of every month. Any deviations from the routine sampling program shall be documented in correspondence appended to the applicable discharge monitoring program shall be analyzed using the analyzed using
EFFLUENT CHARACTERISTIC			EFFLUENT LIMITS	Si		MONITORIN	MONITORING REQUIREMENTS
PARAMETER	AVERAGE MONTHLY	AVERAGE WEEKLY	AVERAGE	AVERAGE	MAXIMUM	MEASUREMENT	SAMPLE
FLOW	***	*	0.052 MGD <sup>2</sup>	***	REPORT	FREUUENCY	TYPE
FLOW2	**	**	Report (MGD)	**	REPORT	CONTINUOUS	RECORDER.
BOD,	13.0 lbs/Day 6.0 kgs/Day	20 lbs/Day 9 kgs/Dav	30 mg/l	45mg/l	REPORT	I/WEEK	XECORDER* 24-HOUR COMPOSITE**
TSS 4	13.0 lbs/Day 6.0 kgs/Day	20 lbs/Day 9 kgs/Day	30 mg/l	45 mg/l	REPORT	I/WEEK	24-HOUR COMPOSITE <sup>3,5</sup>
pH RANGE'	6.5-8	3 SU SEE PERA	6.5 - 8.3 SU SEE PERMIT PAGE 9 OF 14 PAPAGE ABILTA 13.	PADAGBABILI	4 1 1		
FECAL COLIFORM''	* * *	***	F 0000 1000	FARAGRAPH	A.1.6.	I/DAY	GRAB*
F CO1116			200 chv 100 mi	*	400 cfu/100 ml	1/WEEK <sup>6</sup>	GRAB
1. COM		**	126 cfu/100 ml	**	409 cfu/100 mi	1/WEEK	GRAB3
OIL & GIREASE	*	***	Report	* *	*	IMONTH	GRAR
TOTAL PHOSPHORUS	***	**	0.21 mg/l	*	**	Mitter	OKAN

24-HOUR COMPOSITE \*\*The Permittee shall notify both EPA and DEP 60 days prior to commencing the discharge to the Sudbury River. The limits found on Pages 6-7 this permit shall apply beginning with the first full calender month after commencing the discharge to the Sudbury River.

24-HOUR COMPOSITE3.5

I/WEEK

\*\*

0.21 mg/l

144

\*\*\*

0.5 mgA

\*\*\*

\*\*\*

(November In March 31")

TOTAL PHOSPHORUS (April 18 - October 31st)

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to Outfall 001. All sampling shall be representative of the effluent that is discharged through Outfall 001. A routine sampling program shall be developed in which samples are taken at the same location, same time and same day(s) of every month. Any deviations from the routine sampling program shall be documented in correspondence appended to the applicable discharge monitoring report that is submitted to EPA. Additionally, all samples shall be analyzed using the analytical methods found in 40 §CFR 136, or alternative methods approved by EPA in accordance with the During the period beginning with the completion of the outfall relocation to the Sudbury River, and lasting through expiration, the permittee is authorized to discharge from outfall serial number 001, treated effluent to the Sudbury River. Such discharges shall be finited and monitored as specified below. Effluent samples shall be taken after appropriate treatment and prior to discharge A.2.\*\*

EFFLUENT CHARACTERISTIC		<b>[</b>	EFFLUENT LIMITS	ζ <b>ι</b>		MONITORING	MONITORING REQUIREMENTS
PARAMETER	AVERAGE MONTHLY	AVERAGE WEEKLY	AVERAGE MONTHLY	AVERAGE WEEKLY	MAXIMUM	MEASUREMENT	SAMPLE
ORTHO PHOSPHORUS (Provember 1º - March 31º)	****	***	Report	*	***	- I-MEEK	24-HOUR
TOTAL AMMONIA, AS N	*	***	Report (mg/l)	* *	Report (mg/l)	1/WEEK	24-HOUR COMPOSITE <sup>35</sup>
COPPER	**	**	Report (mg/l)	**	Report (mg/l)	HINOWIT	ZI-HOUR COMPOSITE <sup>3,5</sup>
ALUMINUM"	* *	**	Report (mg/l)	**	**	1/MONTH	24-HOUR COMPOSITE®
WHOLE EFFLUENT TOXICITY Footnotes 7.8.9			Acute LC <sub>50</sub> ≥ 100%			1/YEAR	24-HOUR COMPOSITE <sup>35</sup>

Pages 6-7 this permit shall apply beginning with the first full calender month after commencing discharge to the Sudbury River. \*\*The Permittee shall notify both EPA and DEP 60 days prior commencing discharge to the Sudbury River. The limits found on

#### Footnotes:

- Required for State Certification.
- 2. For flow, report maximum and minimum daily rates and total flow for each operating date. This is an annual average limit, which shall be reported as a rolling average. The first value will be calculated using the monthly average flow for the first full month ending after the effective date of the permit and the eleven previous monthly average flows. Each subsequent month's discharge monitoring report will report the annual average flow for the previous 12 months.
- 3. Effluent samples shall be taken after appropriate treatment and prior to discharge to Outfall 001. All sampling shall be representative of the effluent that is discharged through Outfall 001 to the Sudbury River. A routine sampling program shall be developed in which samples are taken at the same location, same time and same day(s) of every month. Any deviations from the routine sampling program shall be documented in correspondence appended to the applicable discharge monitoring report that is submitted to EPA. In addition, all samples shall be analyzed using the analytical methods found in 40 CFR §136, or alternative methods approved by EPA in accordance with the procedures in 40 CFR §136.
- Sampling required for influent and effluent.
- A 24-hour composite sample will consist of at least twenty four (24) grab samples, which are flow proportional, and taken during a 24 hour cycle (e.g. 0700 Monday to 0700 Tuesday).
- 6. Fecal coliform and E. coli limits are in effect year round. The monthly average limits for fecal coliform and E. coli are expressed as geometric means. The fecal coliform limits and monitoring shall end one year after the effective date of this permit. The E. coli limits shall go into effect one year after the effective date of this permit. The monitoring requirements for E. coli are one sample per month for the first year that the permit is in effect and one sample per week when the limits become effective go into effect. (one year following the effective date of the permit.) This is a State certification requirement.
- 7. The permitee shall conduct acute whole effluent toxicity (WET) testing for the effluent discharged through Outfall 001 once per year using Ceriodaphnia dubia and Pimphales promelas as test species. Toxicity test samples shall be collected during the second week of August, and the results shall be submitted by September 30<sup>th</sup>. The test must be performed in accordance with test procedures and protocols specified in Attachment A of this permit.

Test Date Second Week in	Submit Results By:	Test Species	Acute Limit
August	September 30 <sup>th</sup>	Ceriodaphnia dubia Pimphales promelas	≥ 100%
		See Attachment A	

- 8. The LC<sub>50</sub> is the concentration of effluent which causes mortality to 50% of the test organisms. Therefore, a 100% limit means that a sample of 100% effluent (no dilution) shall cause no more than a 50% mortality rate.
- 9. If toxicity test(s) using receiving water as diluent show the receiving water to be toxic or unreliable, the permittee shall follow procedures outlined in Attachment A Section IV., DILUTION WATER in order to obtain permission to use an alternate dilution water. In lieu of individual approvals for alternate dilution water required in Attachment A, EPA-New England has developed a Self-Implementing Alternative Dilution Water Guidance document (called "Guidance Document") which may be used to obtain automatic approval of an alternate dilution water, including the appropriate species for use with that water. If this Guidance document is revoked, the permittee shall revert to obtaining approval as outlined in Attachment A. The "Guidance Document" has been sent to all permittees with their annual set of DMRs and Revised Updated Instructions for Completing EPA's Pre-Printed NPDES Discharge Monitoring Report (DMR) Form 3320-1 and is not intended as a direct attachment to this permit. Any modification or revocation to this "Guidance Document" will be transmitted to the permittees as part of the annual DMR instruction package. However, at any time, the permittee may choose to contact EPA-New England directly using the approach outlined in Attachment A.
- 10. Aluminum sampling shall be conducted concurrently with phosphorus sampling.

#### Part I.A.+2. (Continued)

- a. The discharge shall not cause an excursion of the water quality standards of the receiving waters.
- b. The pH of the effluent shall not be less than 6.5 nor greater than 8.3 Standard Units(SU) at any time.
- c. The discharge shall not cause objectionable discoloration of the receiving waters.
- d. The effluent shall contain neither a visible oil sheen, foam, nor floating solids at any time.
- e. The permittee's treatment facility shall maintain a minimum of 85 percent removal of both total suspended solids and biochemical oxygen demand. The percent removal shall be based on monthly average values.
- f. The results of sampling for any parameter above its required frequency must also be reported.
- 23. The permittee must provide adequate notice to the Director of the following:
  - a. Any new introduction of pollutants into the POTW from an indirect discharger which would be subject to section 301 or 306 of the Clean Water Act if it were directly discharging those pollutants; and
  - b. Any substantial change in the volume or character of pollutants being introduced into the POTW by a source introducing pollutants into the POTW at the time of issuance of the permit.
  - c. For purposes of this paragraph, adequate notice shall include information on:
    - (1) the quantity and quality of effluent introduced into the POTW; and
    - (2) any anticipated impact of the change on the quantity or quality of effluent to be discharged

#### from the POTW.

## 34. Prohibitions Concerning Interference and Pass-Through:

a. Pollutants introduced into the POTW by a non-domestic source (user) shall not pass through the POTW or interfere with the operation or performance of the works.

#### ≠5. Toxics Control

- a. The permittee shall not discharge any pollutant or combination of pollutants in toxic amounts.
- b. Any toxic components of the effluent shall not result in any demonstrable harm to aquatic life or violate any state or federal water quality standard which has been or may be promulgated. Upon promulgation of any such standard, this permit may be revised or amended in accordance with such standards.

## 56. Numerical Effluent Limitations for Toxicants

EPA or MassDEP may use the results of the toxicity tests and chemical analyses conducted pursuant to this permit, as well as national water quality criteria developed pursuant to Section 304(a)(1) of the Clean Water Act (CWA), state water quality criteria, and any other appropriate information or data, to develop numerical effluent limitations for any pollutants, including but not limited to those pollutants listed in Appendix D of 40 CFR Part 122.

## 7. Instream Monitoring Program

Beginning in 2011, the permittee, either by itself, or in cooperation with the Town of Wayland ("Town") and/or another entity, shall conduct in-stream monitoring in the Sudbury River, as described below:

- a. The permittee shall sample two locations, one location upstream and one downstream of the treatment plant outfall, once per month, including quality control sampling, from May to September as follows: The permittee will take in-situ measurements of pH, dissolved oxygen, water temperature, and conductivity and will submit water samples to a state-certified laboratory for analysis of chlorophyll a, total and ortho-phosphorus, nitrates, ammonia, and total suspended solids. All samples will be taken prior to 8:30 am. Monitoring results shall be attached to the monthly discharge monitoring report submitted for the month the samples were collected (see Part I.G. for discharge monitoring report schedule).
- b. As an alternate method of compliance in lieu of Part I.A.7(a) above, in any calendar year the permittee may participate in the "Water Quality Monitoring in the Lower Sudbury River Project" ("WQM") monitoring program to fulfill its in-stream monitoring obligation. The WQM is described in Attachment C but may be revised from time to time, in accordance with the MassDEP approved amended QAPP WQM for the Lower Sudbury River, or otherwise with the prior written approval of MassDEP. If the permittee elects this option in a given calendar year, the permittee shall notify EPA and MassDEP of this election in writing by April 1st of that year.
- c. If a QAPP for the Lower Sudbury River has been approved in writing by the MassDEP and EPA as part of the WQM, then, starting with the date of the latter such approval, for any calendar year in which the permittee elects to proceed pursuant to Part I.A.7(a), the permittee shall conduct the in-stream monitoring program consistent with the QAPP.

d. For any calendar year in which the permittee conducts monitoring pursuant to Part I.A.7(a), the permittee shall submit a report on May 15 of the following year, summarizing the instream monitoring data collected during the previous calendar year.

## B. UNAUTHORIZED DISCHARGES

The permittee is authorized to discharge only in accordance with the terms and conditions of this permit and only from the outfall listed in Parts I.A.1. and I.A.2. of this permit. Discharges of wastewater from any other point sources, including sanitary sewer overflows (SSOs) are not authorized by this permit and shall be reported in accordance with Section D.1.e. (1) of the General Requirements of this permit (Twenty-four hour reporting).

## C. INFILTRATION/INFLOW

The permittee shall control infiltration and inflow (I/I) to the separate sewer system to prevent infiltration/inflow-related effluent limit violations, and any unauthorized discharges of wastewater, including overflows and by-passes, due to excessive infiltration/inflow.

# D. OPERATION AND MAINTENANCE OF THE SEWER SYSTEM

Operation and maintenance of the sewer system shall be in compliance with the General Requirements of Part II and the following terms and conditions:

#### 1. Maintenance Staff

The permittee shall provide an adequate staff to carry out the operation, maintenance, repair, and testing functions required to ensure compliance with the terms and conditions of this permit.

## 2. Preventative Maintenance Program

The permittee shall maintain an ongoing preventative maintenance program to prevent overflows and bypasses caused by malfunctions or failures of the sewer system infrastructure. The program shall include an inspection program designed to identify all potential and actual unauthorized discharges.

#### 3. Alternate Power Source

In order to maintain compliance with the terms and conditions of this permit, the permittee shall provide an alternative power source with which to sufficiently operate its treatment works (as defined at 40 CFR §122.2).

#### E. SLUDGE CONDITIONS

- The permittee shall comply with all existing federal and state laws and regulations that apply to sewage sludge use and disposal practices and with the CWA Section 405(d) technical standards.
- The permittee shall comply with the more stringent of either the state or federal (40 CFR part 503), requirements.
- 3. The requirements and technical standards of 40 CFR part 503 apply to facilities which perform one or more of the following use or disposal practices:

- a. Land application the use of sewage sludge to condition or fertilize the soil
- b. Surface disposal the placement of sewage sludge in a sludge-only landfill
- c. Sewage sludge incineration in a sludge-only incinerator
- 4. The 40 CFR part 503 conditions do not apply to facilities which place sludge within a municipal solid waste landfill. These conditions also do not apply to facilities which do not dispose of sewage sludge during the life of the permit but rather treat the sludge (e.g. lagoons- reed beds), or are otherwise excluded under 40 CFR 503.6.
- 5. The permittee shall use and comply with the attached compliance guidance document (Attachment B) to determine appropriate conditions. Appropriate conditions contain the following elements:
  - General requirements
  - Pollutant limitations
  - Operational Standards (pathogen reduction requirements and vector attraction reduction requirements)
  - Management practices
  - Record keeping
  - Monitoring
  - Reporting

Depending upon the quality of material produced by a facility, all conditions may not apply to the facility.

6. The permittee shall monitor the pollutant concentrations, pathogen reduction and vector attraction reduction at the following frequency. This frequency is based upon the volume of sewage sludge generated at the facility in dry metric tons per year:

less than 290 1/ year 290 to less than 1500 1 /quarter 1500 to less than 15000 6 /year 15000 + 1 /month

- The permittee shall sample the sewage sludge using the procedures detailed in 40 CFR 503.8.
- 8. The permittee shall submit an annual report containing the information specified in the guidance by February 19. Reports shall be submitted to the address contained in the reporting section of the permit. Sludge monitoring is not required by the permittee when the permittee is not responsible for the ultimate sludge disposal. The permittee must be assured that any third party contractor is in compliance with appropriate regulatory requirements. In such case, the permittee is required only to submit an annual report by February 19 containing the following information:
  - Name and address of contractor responsible for sludge disposal
  - Quantity of sludge in dry metric tons removed from the facility by the sludge contractor

## F. COMPLIANCE SCHEDULE

In order to comply with the permit limits for total phosphorus, copper, lead and aluminum, the permittee shall take the following actions:

- Within twelve (12) months of the effective date of the permit, the permittee shall evaluate and select an options for;
  - a) extending the outfall to the Sudbury River, or
  - b) upgrading the Wayland WWTF, including, but not limited to, evaluating groundwater discharge and water conservation measures.

The permittee shall document its evaluation and selection process in a report, which it shall be submitted to EPA and MassDEP no later than 30 days following completion of the evaluation of the option(s)..

- Within twelve (12) months of completing this evaluation, the permittee shall complete the design for the selected option(s). The Permittee shall submit the design to MassDEP.
- 3. Within two (2) years of completing the design, the permittee shall complete construction of the selected option(s) and achieve the effluent limitations in the permit. Notification of construction completion shall be submitted to EPA and MassDEP.

## G. MONITORING AND REPORTING

1. Reporting

Monitoring results obtained during each calendar month shall be summarized and reported on Discharge Monitoring Report Form(s) postmarked no later than the 15th day of the following month.

Signed and dated originals of these, and all other reports required herein, shall be submitted to the Director and the State at the following addresses:

Environmental Protection Agency Water Technical Unit (SEW) P.O. Box 8127 Boston, Massachusetts 02114

The State Agency is (this office should receive all reports except toxicity test reports):

Massachusetts Department of Environmental Protection Northeast Regional Office-Bureau of Resource Protection 205b Lowell Street Wilmington, Massachusetts 01887

NPDES Permit No. MA0039853 2009 Modification, Page 14 of 14

Signed and dated Discharge Monitoring Report Forms and toxicity test reports required by this permit shall also be submitted to the State at:

Massachusetts Department of Environmental Protection

Division of Watershed Management- Surface Water Discharge Permit Program
627 Main Street, 2nd Floor
Worcester, Massachusetts 01608

## H. STATE PERMIT CONDITIONS

This Discharge Permit is issued jointly by the U. S. Environmental Protection Agency (EPA) and the Massachusetts Department of Environmental Protection (MassDEP) under Federal and State law, respectively. As such, all the terms and conditions of this permit are hereby incorporated into and constitute a discharge permit issued by the Commissioner of the MassDEP pursuant to M.G.L. Chap. 21, §43.

Each Agency shall have the independent right to enforce the terms and conditions of this permit. Any modification, suspension or revocation of this permit shall be effective only with respect to the Agency taking such action, and shall not affect the validity or status of this permit as issued by the other Agency, unless and until each Agency has concurred in writing with such modification, suspension or revocation. In the event any portion of this permit is declared, invalid, illegal or otherwise issued in violation of State law such permit shall remain in full force and effect under Federal law as an NPDES Permit issued by the U.S. Environmental Protection Agency. In the event this permit is declared invalid, illegal or otherwise issued in violation of Federal law, this permit shall remain in full force and effect under State law as a permit issued by the Commonwealth of Massachusetts.

# AUTHORIZATION TO DISCHARGE UNDER THE NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM

In compliance with the provisions of the Federal Clean Water Act as amended, (33 U.S.C. §§1251 et seq.; the "CWA"), and the Massachusetts Clean Waters Act, as amended, (M.G.L. Chap. 21, §§26-53),

Town of Wayland
Wastewater Management District Commission
41 Cochituate Road
Wayland, MA 01778

is authorized to discharge from the facility located at

Town of Wayland Wastewater Treatment Plant 430/440 Boston Post Road Wayland, MA 01778

to receiving water named

## Wetland adjacent to the Sudbury River (Concord River Watershed -MA 82)

in accordance with effluent limitations, monitoring requirements and other conditions set forth herein.

This permit shall become effective on December 1, 2008

This permit and the authorization to discharge expires at midnight, five (5) years from the effective date.

This permit supersedes the permit issued on September 4, 1998.

This permit consists of 13 pages in Part I including effluent limitations, monitoring requirements, Attachments A (Whole Effluent Toxicity Procedure and Protocol) and B (Sludge Compliance Guidance), and 25 pages in Part II including General Conditions and Definitions.

Signed this 30th day of September, 2008

/s/ SIGNATURE ON FILE

Director
Office of Ecosystem Protection
Environmental Protection Agency
Boston, MA

Director
Division of Watershed Management
Department of Environmental Protection
Commonwealth of Massachusetts
Boston, MA

#### COMMONWEALTH OF MASSACHUSETTS

Middlesex, ss.

February 7, 2011

On this day, before me, the undersigned notary public, personally appeared Steven J. Correia, John Bladon, Thomas J. Fay, Joseph F. Nolan and Susan W. Pope and proved to me through satisfactory evidence of identification, which was personal recognition, to be the persons whose names are signed on the preceding document, and acknowledged to me that they signed it voluntarily for its stated purpose, as Selectmen of the Town of Wayland,

Mary Hun L. DiNawi, Notary Public My Commission Expires: OCT BER 13, 2011

#### SCHEDULE A

# ORDER OF TAKING OF LAND OFF BOSTON POST ROAD (ROUTE 20) AND OLD SUDBURY ROAD (ROUTE 27) FOR SEWER AND WASTEWATER SYSTEMS AND WORKS

APPROX. AREA OF OWNER &

LAND TAKEN PROP. INTEREST(S)

\*TITLE REF. \*DAMAGES

28,640 sq. ft. Twenty Wayland, LLC - Certificate of

Owner

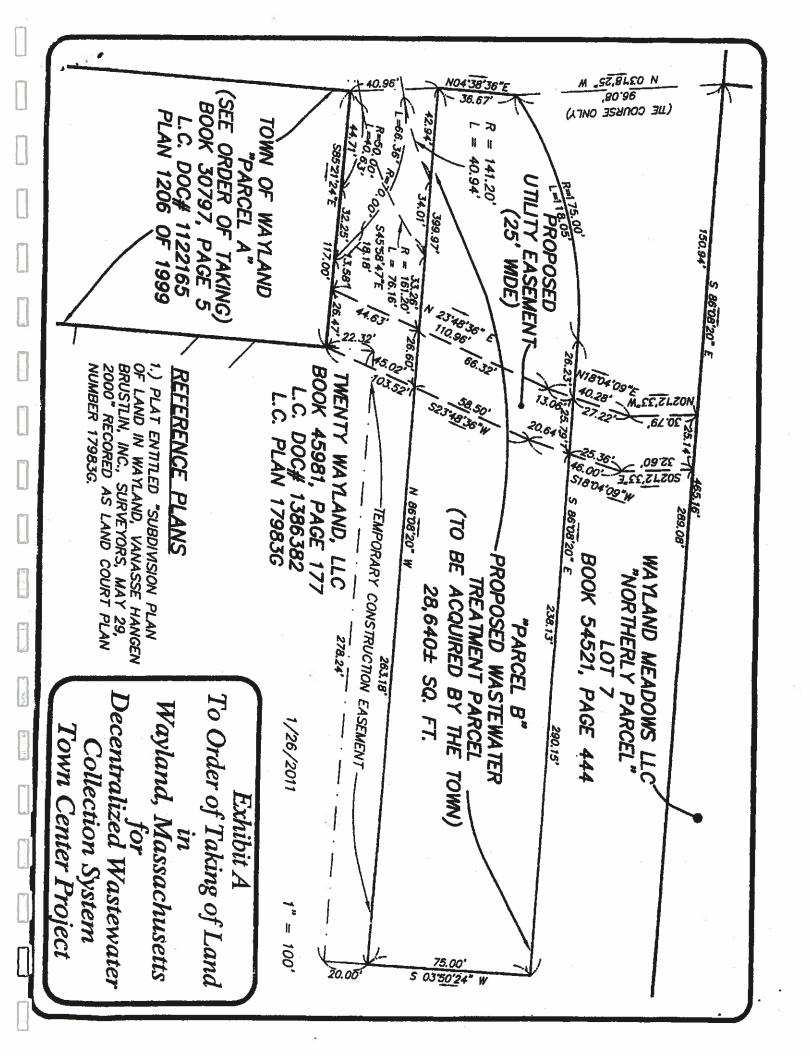
10 Memorial Blvd. Registration

Suite 901 Book 1307, Providence, RI 02903 Page 76

Title No. 234881; \$1.00 and Registration Parcel A - >

Land Court
Doc. #1122165

<sup>\*</sup>All title references are to the Middlesex South Registry District of the Land Court.



With 1158270 PR

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01558125

Southern Middlesex LAND COURT Registry District

On: Feb 09,2011 at 11:32A RECEIVED FOR REGISTRATION

Document Fee 75.00

NOTED ON: CERT 234881 Receipt Total:

BK 01307 PG 76

ALSO NOTED ON:

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# COMMONWEALTH OF MASSACHUSETTS TOWN OF WAYLAND

MIDDLESEX, ss.

#### ORDER OF TAKING - WAYLAND BUSINESS CENTER SEWAGE TREATMENT PLANT AND APPURTENANT BASEMENTS 400-440 BOSTON POST ROAD, WAYLAND, MASSACHUSETTS

ma2

WHEREAS, the Town of Wayland is a municipal corporation, duly organized and existing under the laws of the Commonwealth of Massachusetts, with offices at 41 Cochituate Road, Wayland, Middlesex County, Massachusetts; and

WHEREAS, the Wayland Wastewater Management District Commission was established by Chapter 461 of the Acts of 1996 in order to enable the Town to establish an economical and efficient wastewater management system, as needed, and where appropriate; and

WHEREAS, Wayland Business Center LLC owns the property located at 400-440 Boston Post Road in the Town of Wayland, formerly occupied by the Raytheon Company upon which is located a wastewater treatment plant used to serve the buildings located on said property and which discharges to a wetland leading to the Sudbury River; and

WHEREAS, on June 4, 1998, the Town voted at a Special Town Meeting to adopt Article 5 of the 1998 Special Town Meeting Warrant authorizing the Board of Selectmen to acquire by purchase, eminent domain, gift or otherwise, the property and appurtenant easements for access and other purposes, as amended by the Town's vote under Article 22 of the 1999 Annual Town Meeting Warrant, as more fully

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described below.

WHEREAS, the Board of Selectmen is empowered and authorized by the provisions of Chapter 83, Sections 1 and 6 of the Massachusetts General Laws, as amended, to take by eminent domain land, easements and facilities for sewer purposes.

WHEREAS, public health, necessity and convenience require that the Town of Wayland acquire the land, with the improvements thereon and therein and the appurtenant easements described below for sewer purposes.

NOW, THEREFORE, the Board of Selectmen of the Town of Wayland, duly elected, qualified, and acting as such, on behalf of the Town, and by virtue of and in accordance with the authority of the vote under Article 5 of the Warrant for the Wayland Special Town Meeting legally called and held on June 4, 1998, and the vote under Article 22 of the Warrant for the 1999 Annual Town Meeting legally called and held on April 29, 1999 and of the provisions of Chapter 83, Sections 1 and 6 of the Massachusetts General Laws, as amended, and of the provisions of Chapter 40, Section 14 of the Massachusetts General Laws, as amended, and of any and every other power and authority hereunto in any way enabling it, does hereby take by eminent domain, pursuant Chapter 79 of the Massachusetts General Laws, on behalf of the Town of Wayland:

## DESCRIPTION OF LAND

#### Registered Land

the fee in the parcel of land, with the buildings, improvements and sewer facilities thereon and therein, situated off Boston Post

Road in Wayland in the County of Middlesex and said Commonwealth, bounded and described as follows:

Beginning at the Southeasterly corner of the herein described parcel of land of Wayland Business Center LLC, running thence,

Along said land of Wayland Business Center LLC the following four (4) courses:

- 1. N85° 21' 24" W 117.00 Feet
- 2. NO4° 38' 36" E 163.00 Feet
- 3. S85° 21' 24" E 117.00 Feet
- 4. S04° 38' 36" W 163.00 Feet

to the point or place of beginning.

Said parcel of land is shown as Parcel A on the Plan described below, a copy of which is attached hereto as Exhibit A. Containing within said bounds 19,071 Square Feet.

All trees located on said Parcel A are included in this taking.

#### DESCRIPTION OF EASEMENTS

## Temporary Sewer Easement 23-52-T1

Unregistered Land

A non-exclusive temporary sewer easement in, on, under, across and through the area of land shown as 23-52-T1 on a plan entitled "Plan of Easements in Wayland, Massachusetts" dated April, 1999, prepared by Richard F. Kaminski and Associates, Inc. and recorded with the Middlesex South Registry of Deeds herewith, ("the Plan") which temporary easement is more particularly bounded and described as follows:

Beginning at a point on the Northerly sideline of land now or

formerly Massachusetts Bay Transit Authority at the Southeasterly corner of the herein described easement; running thence,

Through land of Wayland Business Center LLC the following three (3) courses:

- 1. N22° 46' 02" W 319.54 Feet
- 2. NO4° 03' 34" E 115.39 Feet
- 3. N76° 14' 13" W 103.36 Feet

to permanent easement 23-52-P1 as shown on the Plan; thence, along said permanent easement the following four (4) courses:

- 1. S13° 45' 47" W 10.00 Feet
- 2. S76° 14' 13" E 94.93 Feet
- 3. S04° 03' 34" W. 109.34 Feet
- 4. S22° 46' 02" E 318.42 Feet

to land now or formerly Massachusetts Bay Transit Authority; thence along said land N86 $^{\circ}$  33 $^{\prime}$  50 $^{\circ}$  E 10.60 Feet

to the point of beginning.

Containing within said bounds 5,304 Square Feet.

Said temporary easement shall expire on October 25, 2000.

## Permanent Sewer Easement 23-52-P1

Unregistered Land and Registered Land

A non-exclusive permanent sewer easement in, on, under, across and through the area of land shown as 23-52-P1 on the Plan and on the copy of the Plan attached hereto as Exhibit A which easement is more particularly bounded and described as follows:

Beginning at a point on the Northerly sideline of land now or formerly of Massachusetts Bay Transit Authority at the Southwesterly corner of the herein described easement; running thence,

4-23

Through land of Wayland Business Center LLC the following thirty-three (33) courses:

```
N22° 46'
                  02"
                             316.17 Feet
       NO4° 03'
                  34"
 2.
                       Ε
                               97.24 Feet
      N76° 14'
 3.
                  13"
                       W
                               98.06 Feet
       N13° 45'
                  47" E
                              26.58 Feet to land Registered as
      Land Court Case No. 17983; thence, continuing, through
       said Registered Land
       N13°
           457
                  47"
                      E
                              198.26 Feet
      N85° 56'
 5.
                  26"
                       W
                             155.72 Feet
      N04° 03'
 6.
                  34" E
                              20.00 Feet
 7.
      S85° 56'
                  26" E
                             159.14 Feet
      N13° 45'
                  47* E
 8.
                             113.65 Feet
      Northeasterly along the arc of a circular curve
 9.
      of radius 25.00 Feet a length of 34.59 Feet
      586° 57' 40" E
N79° 42' 21" E
 10.
                             524.21 Feet
 11.
                             332.97 Feet
      Southeasterly along the arc of a circular curve of radius 70.00 Feet a length of 66.36 Feet S45 58' 47" E 18.18 Feet N85° 21' 24" W 32.25 Feet
43.
 14.
      Northwesterly along the arc of a circular curve of radius
 15.
      50.00 Feet a length of 40.63 Feet
     879° 42' 21" W
N86° 57' 40" W
                            335.31 Feet
 17.
                            526.55 Feet
      Southwesterly along the arc of a circular curve of radius
18.
      5.00 Feet a length of 6.92 Feet
19.
      S13°
           45'
                 47×
                      W
                            110.23 Feet
      S85° 56'
20.
                 26"
                      E
                            678.10 Feet
     N03° 20'
S87° 30'
21.
                 03" W
                             24.69 Feet
22.
                 24"
                      E
                            153.50 Feet
23.
     N61° 12'
                 21"
                      Ε
                             46.68 Feet
     S04° 38'
24.
                 36"
                      W
                             17.36 Feet
25.
     S85° 21'
                 24"
                             10.00 Feet
                      E
     S61°
26.
           12'
                 21"
                      W
                             51.06 Feet
     N87° 30'
27.
                 24"
                      E
                            136.96 Feet
     S03° 20'
28.
                 03"
                      E
                             25.31 Feet
29.
     N85° 56'
                 26" W
                            255.03 Feet to Non-Registered Land;
     thence, continuing through said Non-Registered Land
     N85° 56'
                26" W
                             53.18 Feet to land Registered as
     Land Court Case No. 17983; thence continuing through said
     Registered Land
     N85° 56'
                26"
                             396.05 Feet
     $13° 45'
30.
                47<sup>"</sup>
                            208.26 Feet
     876° -14'
                13"
31.
                      E
                             94.93 Feet
     504° 03'
32.
                34"
                      W
                            109.34 Feet
     S22° 46'
33.
                02"
                      E
                            318.42 Feet
```

to land now or formerly Massachusetts Bay Transit Authority;

along said land S86° 33' 50 W 21.19 Feet to the point of beginning.

Containing within said bounds 58,053 Square Feet.

## Permanent Sewer Easement 23-52-P2

Registered Land

A non-exclusive permanent sewer easement in, on, under, across and through the area of land shown as 23-52-P2 on Exhibit A attached hereto and more particularly described as follows:

Beginning at the Southeasterly corner of the herein described easement; running thence,

 $N82^{\circ}$  23' 41" W 135.46 Feet to Parcel A as shown on Exhibit A attached hereto thence,

along said parcel NO4° 38' 36" E 20.03 Feet, thence, through land of Wayland Business Center LLC the following two (2) courses:

1. S82° 23' 41" E 75.69 Feet 2. N45° 58' 47" W 97.79 Feet

to the aforementioned Parcel A thence,

along said Parcel A NO4° 38' 36" E 25.87 Feet; thence,

through land of Wayland Business Center LLC S45° 58' 47" E 175.01 Feet to the point or place of beginning.

Containing within said bounds 4,839 Square Feet.

All sewer pipelines, facilities, manholes, conduits, fixtures and headwalls located in said permanent sewer easements are included in this taking.

6

6-23

The taking of said Parcel A and easements also includes the non-exclusive appurtenant right of access to and egress from said Parcel A and easements in vehicles, equipment and on foot over, across and through such portions of the parcel of land shown as Lot 23-52 on the Plan, a copy which is attached hereto as Exhibit A, as the owner of said Lot 23-52 shall designate from time to time in writing, provided that the Town of Wayland shall (a) exercise such rights with minimum disruption of the owner's use of its property; and (b) indemnify and hold harmless the owner and those claiming by through or under the owner from and against all cost, claim, loss, liability, damage or expense arising from the exercise of any such rights.

The permanent and temporary sewer easements hereby taken do not include the surface of the land area encumbered by said easements and shall include the right (i) to construct, install, improve, operate and maintain underground sewer pipelines and facilities therein and (ii) to remove so much vegetation, pavement, topsoil, gravel and other materials as may reasonably be necessary for the construction installation improvement, operation and maintenance of such pipelines and facilities therein; provided that the Wayland Wastewater Management District Commission shall (a) give not less than thirty (30) days prior written notice of any such construction, installation, improvement, maintenance, or removal to the owner of the land encumbered by said easements, except in emergencies, in which cases the Wayland Wastewater

Management District Commission shall give such notice as is practical; (b) exercise such rights with minimum disruption of the owner's use of its property; (c) indemnify and hold harmless the owner and those claiming by through or under the owner from and against all cost, claim, loss, liability, damage or expense arising from the exercise of any such rights and (d) restore said easement areas to substantially their former condition immediately thereafter.

Said land, easements, rights, improvements, facilities, pipelines, manholes, conduits, fixtures and headwalls shall be held in the care, custody, management and control of the Wayland Wastewater Management District Commission for sewer and wastewater management purposes.

The taking of said land, easement, rights, improvements, facilities, pipelines, manholes, conduits, fixtures and headwalls is subject to:

- All existing utility easements of record;
- 2. The provisions of Paragraph 14.03 of the Purchase and Sale Agreement between Wayland Meadows Corporation and Congress Group Ventures, Inc. dated August 22, 1997, as amended, to the extent that such provisions are in force and applicable to Congress Group Ventures, Inc., Wayland Business Center LLC, or their assignees; a copy of which provisions is attached hereto as Exhibit B.

- The right of the owner of the land underlying said З. easement areas and its successors and assigns to use all existing pipes, equipment and installations and any replacements or substitutes therefor now or in the future employed or intended to carry treated effluent away from the sewage treatment plant located on said Parcel A for stormwater drainage from the owner's land and present or future buildings and improvements on said Lot 23-52 within the storm drainage capacity currently so provided and permitted under applicable regulatory requirements as of the date of this order of taking (the "Original Capacity"), which Original Capacity shall be maintained in good operating condition and duly permitted under applicable regulatory requirements by the Town of Wayland Wayland Wastewater Management and the Commission; provided that if the owner of said Lot 23-52 alters its property so as to require storm drainage capacity in excess of the Original Capacity, then the owner's use of said existing pipes equipment and installations for such excess shall (i) be approved by the Massachusetts Department of Environmental Protection and the United States Environmental Protection Agency, to the extent that such approvals are necessary; and (ii) not exceed the Original Capacity or any increased capacity later provided;
- 4. The right of the Owner of the land underlying said

easement areas and its successors and assigns, at any time, and from time to time to relocate all or any portion of such easement areas and the pipes, equipment and installations located therein and thereunder and/or to replace such pipes, equipment and installations with replacements of equal or better quality and performance, all at the owner's sole expense, cost and risk provided that: (i) the owner obtains all necessary federal, state and local permits and approvals to do said work; (ii) the relocated easements and all relocated or replaced items shall not reduce the operating performance or increase the operating cost of such sewage treatment plant (iii) prior to the commencement of any relocation work, the Owner shall provide the Wayland Wastewater Management District Commission with the plans therefor, which shall be prepared and stamped by a duly licensed engineer, and upon completion of any such work shall provide as-build plans so prepared and stamped, (iv) if said Commission determines that the relocation work set forth in the plans provided to it does not conform to the requirements of clause (ii) above, construction may not commence until the matter has been resolved by agreement of the Owner and said Commission or a court of competent jurisdiction allows the same; (v) all work shall conform to the plans provided to said commission, (vi) if said commission requests, the owner shall provide payment and performance

bonds for the total cost of such work; (vii) the service of the Town of Wayland sewer system is not interrupted except for such time as is necessary to make connections, which shall be scheduled for a time reasonably acceptable to said commission and; (viii) the owner indemnifies and holds harmless the Town of Wayland and those claiming by, through or under it from and against all cost, claim, loss, liability, damage or expense arising from the owner's work. In the event such right to relocate is exercised, the owner and the Town of Wayland shall execute, deliver and acknowledge such instruments as shall be reasonably necessary to document the relocation of easements as a matter of record title.

No provisions of the Memorandum of Agreement dated August 30, 1999, or of the Supplemental Agreement dated September 24, 1999, among Wayland Business Center LLC, the Town of Wayland and the Wayland Wastewater Management District Commission are extinguished or rendered ineffective by this order of taking, and all such provisions shall survive the recording and registration of this order of taking.

AND IT IS FURTHER ORDERED, that damages are sustained by the person whose property is taken by this Order as shown on Schedule A, annexed hereto and made part hereof, and we accordingly award said damages. We hereby reserve the right to amend this award at any time prior to payment for good cause shown.

AND IT IS FURTHER ORDERED, that Town Counsel shall cause this Order of Taking to be registered in the Land Registration Office at the Middlesex South Registry of Deeds in East Cambridge, Massachusetts and to be recorded with said registry of deeds, and shall notify the Town Treasurer/Collector of this taking in accordance with M.G.L. c.79, §7F.

IN WITNESS WHEREOF, we, the duly elected and qualified selectmen of the Town of Wayland, have hereunto set our hands this 25th day of October, 1999.

BOARD OF SELECTMEN OF THE TOWN OF WAYLAND

Patricia Abramson

Aiau J. M. Antes, Chair

June W. Jose

Busan W. Pope

Susan W. Pope

Susan W. Pope

Approved as to Form:

Mark J. Lanza, Town Counsel

## COMMONWEALTH OF MASSACHUSETTS

Middlesex, ss.

October 25, 1999

Then personally appeared the above-named Susan Weinstein, Patricia Abramson, Susan W. Pope, Brian O'Herlihy, and Mary M. Antes, Selectmen of the Town of Wayland, and acknowledged the foregoing instrument to be their free act and deed of the Town of Wayland, before me,

Mark J. Lanza, Notary Public My Commission Expires: 3/3/2000

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#### SCHEDULE A

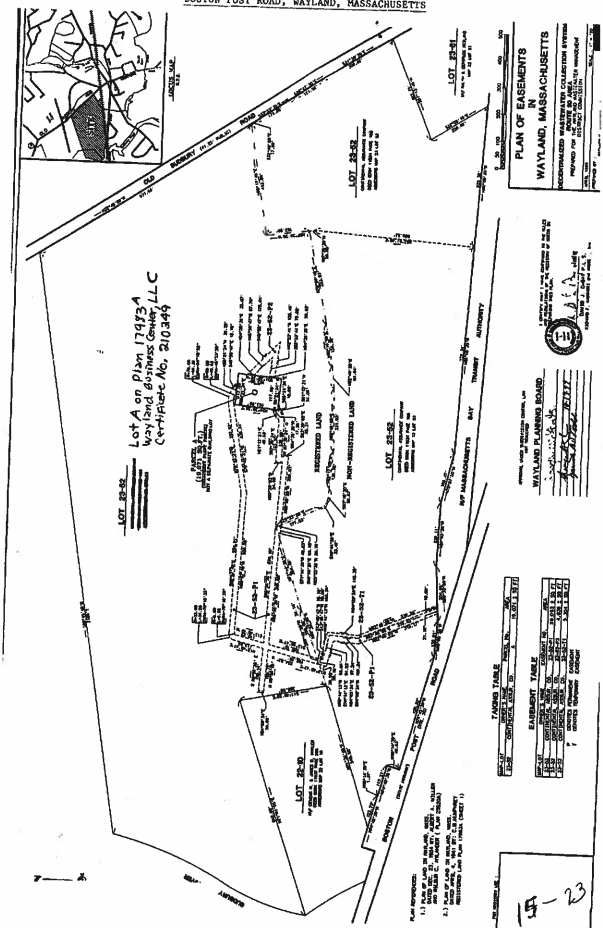
## ORDER OF TAKING - WAYLAND BUSINESS CENTER SEWAGE TREATMENT PLANT AND APPURTENANT EASEMENTS 400-440 BOSTON POST ROAD, WAYLAND, MASSACHUSETTS

OWNERS & PROP. INTEREST(S)	TITLE REF. DAMAGES
Wayland Business Center, LLCOwner c/o Congress Group Ventures, Inc. Wayland Business Center, Inc. One Memorial Drive, Cambridge, MA 02141	*Certificate of \$250,000.00 Title No. 210249 Registration Book 1181 Page 99 and **Book 27977, Page 52,
AMREIT I, Inc. Mortgagee & U.C.C. Security Interest Holders 235 Peachtree Street Atlanta, Georgia 30303	*Document No's. 1069674 and 1069675 and \$0 ** Book 28735, Pages 431 and 458.
	Wayland Business Center, LLCOwner c/o Congress Group Ventures, Inc. Wayland Business Center, Inc. One Memorial Drive, Cambridge, MA 02141  AMREIT I, Inc. Mortgagee & U.C.C. Security Interest Holders 235 Peachtree Street

This title reference is to the Land Registration Office at the Middlesex South Registry of Deeds.

<sup>\*\*</sup> This title reference is the Middlesex South Registry of Deeds.

WAYLAND BUSINESS CENTER, ILC SEWAGE TREATMENT PLANT AND APPURTENANT EASEMENTS - 400 - 440 BOSTON POST ROAD, WAYLAND, MASSACHUSETTS



# BK30797PG020

EXHIBIT B

ORDER OF TAKING - WAYLAND BUSINESS CENTER SEWAGE TREATMENT PLANT AND APPURTENANT EASEMENTS 400-440 BOSTON POST ROAD, WAYLAND, MASSACHUSETTS

## PURCHASE AND SALE AGREEMENT

THIS PURCHASE AND SALE AGREEMENT (this "Agreement") is made and entered into as of this 22 day of August, 1997 by and between WAYLAND MEADOWS CORPORATION, a Massachusetts corporation (hereinafter called "Seller"), having an address at 145 Rosemary Street, Suite B, Needham, Massachusetts 02194, and CONGRESS GROUP VENTURES, INC., or its assignee (hereinafter called "Purchaser"), having an address at One Memorial Drive, Cambridge, Massachusetts 02142.

## WITNESSETH:

In consideration of the mutual covenants, agreements, representations and warranties contained in this Agreement and other good and valuable considerations, the receipt and sufficiency of which are hereby acknowledged by the parties, Seller and Purchaser hereby covenant and agree as follows:

#### 14.03 <u>Sewage Treatment Plant</u>.

Seller and Purchaser acknowledge: (i) that there is a sewage treatment plant (the "Plant") located on the Real Property and servicing the buildings located on the Real Property; (ii) that the Plant is not currently in operation due to the fact that there are currently no tenants in occupancy of the buildings located on the Real Property; (iii) that the Plant appears to have the physical capacity to treat and dispose approximately 63,000 gallons per day of sewage and waste water (the "Capacity"); (iv) that the parties hereto estimate the sewage disposal needs of the current buildings on the Real Property at approximately 30,000 gallons per day; (v) that Purchaser, upon purchasing the Real Property, intends to expand the buildings on the Real Property or construct additional buildings on the Real Property so as to add to the total rentable square footage of the Real

to-17,23

Property; (vi) that in connection with such expansion or addition, Purchaser intends to apply for appropriate permits from governmental authorities having jurisdiction thereof so as to permit sewage and waste water treatment and disposal from the Plant at its Capacity; (vii) that the Plant operating at Capacity may be in excess of the sewage disposal requirements of the buildings, as ultimately expanded or constructed by Purchaser, on the Real Property; (viii) that Seller intends to construct townhouse condominiums or similar residential structures (the "Residences") on a parcel of land being retained by Seller abutting the Real Property; and (ix) that Seller, as a condition precedent to the execution of this Agreement, required that Purchaser agree, from and after the Closing, to allow any excess and unused capacity at the Plant to service the sewage disposal requirements of the Residences. The foregoing represent acknowledgement of facts known or believed to be true by Seller and Purchaser or statements as to future intentions of Seller and Purchaser; they do not and shall not constitute representations and warranties or covenants or agreements on either Seller's or Purchaser's part. Subject to the foregoing sentence, Seller and Purchaser agree as follows:

- (a) Purchaser agrees that Purchaser shall use its commercially reasonable efforts to obtain applicable permits, licenses and approvals from governmental authorities having jurisdiction thereof so as to permit sewage and waste water treatment and disposal at the Plant at Capacity (the "Permits").
- In the event that the Permits are issued, Seller constructs the Residences and at the time of the construction of the Residences the Plant has sufficient physical capacity to provide for sewage treatment and waste water disposal (i) for the current buildings on the Real Property, as the same may be expanded by Purchaser or as Purchaser may plan to expand same, and any additional buildings constructed or planned by Purchaser to be constructed on the Real Property, and (ii) for the Residences, then Purchaser shall permit Seller, at Seller's sole cost, risk and expense, to connect waste disposal conduits from the Residences to the Plant. From and after any such connection, Seller agrees to pay a pro rata share of all costs, expenses and liabilities with respect to the maintenance and operation of the Plant. Purchaser shall grant to Seller an easement over the Real Property for the purpose of connecting conduits to the Plant, such easement to be located on the Real Property as shall be

mutually agreed by Purchaser and Seller and such easement to provide that Seller shall have access to, from and over the easement area for the purposes of maintaining, at Seller's sole cost and expense, the waste water conduit connecting the Residences to the Plant.

- In the event that the Permits are issued, Seller constructs the Residences and at the time of the construction of the Residences the Plant has either insufficient excess physical capacity to provide for waste disposal and waste water treatment for the Residences or appropriate governmental permits cannot be obtained by Seller for connection of conduits from the Residences to the Plant, then Purchaser shall permit Seller, at its sole cost, risk and expense, to construct a sewage treatment plant on the Real Property at a location mutually agreed between Seller and Purchaser (or alternatively, if mutually determined to be preferable between Seller and Purchaser, to expand the existing Plant) so as to provide waste disposal and waste water treatment for the Residences. In connection therewith, Purchaser shall grant Seller an easement over the Real Property for the purpose of connecting conduits to the Plant, such easement to be located on the Real Property as shall be mutually agreed by Purchaser and Seller and such easement to provide that Seller shall have access to, from and over the easement area for the purposes of constructing a sewage treatment plant for the Residences and operating and maintaining, at Seller's sole cost and expense, such sewage treatment plant to service the Residences. Such easement shall be located so as to cause the least amount of disruption to the operation of the Real Property and the conduct of any tenants' business thereon.
- (d) In the event that at any time Purchaser determines that there shall not be excess capacity at the Plant to provide for sewage and waste water treatment and disposal for the Residences, Purchaser agrees to so notify Seller. In addition, at Seller's request from time to time, Purchaser agrees to furnish Seller with Purchaser's reasonable estimate of the excess capacity of the Plant, if any.
- (e) Seller and Purchaser shall cooperate with one another in furtherance of the foregoing provisions of this Section 14.03, it being understood and agreed that definitive written agreements shall be negotiated in

good faith and executed between Seller and Purchaser at such time as Seller and Purchaser have determined the physical capacity of the Plant as finally permitted by Purchaser, the total gallonage of waste and waste water generated by the Real Property, as finally improved by Purchaser, the total gallonage of waste and waste water generated by the Residences, as finally constructed by Seller, and such other matters as are relevant to the operation, maintenance and permitting of the Plant and the operation, maintenance and permitting of any additional plant constructed by Seller pursuant hereto or the expansion of the Plant pursuant hereto. Such definitive agreements shall detail the arrangements between Seller and Purchaser, including, without limitation, arrangements regarding the location of any easements, the sharing of costs, expenses and liabilities, and other matters relating to the operation and maintenance of the Plant.

- (f) The provisions of subsections 14.03(b), (c) and (e) above shall be subject to the following: (i) that the arrangements between Seller and Purchaser with respect to the Plant or any expanded or additional sewage and waste water treatment plant shall not constitute any party a public utility within the meaning of applicable statutes, rules, regulations or ordinances or otherwise subject either party to statutes, rules, regulations which would otherwise not apply were the Plant or any expanded or additional sewage and waste water treatment plant used solely to service such party, the real estate owned by it and its tenants, occupants and others caliming by, through and under such party; and (ii) mutually satisfactory arrangements to protect each party and its respective principals, officers, directors, employees, mortgagees, agents and representatives from and against any and all liability, claims, cost, injury or damages resulting from claims of the assignees, tenants and other third parties claiming by, through and under the other party.
- (f) The provisions of this Section 14.03 shall be binding upon and inure to the benefit of Seller and Purchaser and their respective successors and assigns.
- (g) The provisions of this Section 14.03 shall survive the Closing hereunder.

### SECOND AMENDMENT TO PURCHASE AND SALE AGREEMENT

This Second Amendment to Purchase and Sale Agreement is made and entered into this day of December, 1997 by and between WAYLAND MEADOWS LIMITED PARTNERSHIP, a Massachusetts limited partnership whose sole general partner is Wayland Meadows Corporation, a Massachusetts corporation ("Seller") and CONGRESS GROUP VENTURES, INC. ("Purchaser").

Reference is made to that certain Purchase and Sale Agreement, dated as of August 22, 1997, by and between Wayland Meadows Corporation, as seller, and Purchaser with respect to property located at 430 Boston Post Road, Wayland, Massachusetts, as more particularly described therein, as amended by an Amendment to Purchase and Sale Agreement dated August 22, 1997 (collectively, the "Agreement").

Seller hereby represents and warrants that all right, title and interest of Wayland Meadows Corporation, as seller under the Agreement, have been assigned to, and all obligations and liabilities of it as seller thereunder have been assumed by, Seller.

• Capitalized terms not otherwise defined herein shall have the same meaning as ascribed to them in the Agreement.

9. The provisions of Section 14.03 shall apply from and after such time, if any, as Seller acquires the Option Parcel pursuant to the Option Agreement and shall be deemed waived by Seller upon expiration or termination of the Option Agreement. The Seller agrees that Purchaser may pursue, and agrees to cooperate with Purchaser in any effort of Purchaser to provide for, municipal or other third party ownership and/or operation of the Plant and the obtaining of requisite permits therefor by the municipality or other third party ("Sewer Outsourcing"), provided, however, that the arrangements for Sewer Outsourcing shall provide Seller with sewer capacity substantially equivalent to that to which Seller would have been entitled under Section 14.03 in the absence of such Sewer Outsourcing. Nothing in the foregoing sentence is intended to or shall be construed to diminish or waive any rights of Purchaser under Section 14.03.

22-23

# LOT AB

#### DEED

Wayland Business Center LLC, a Delaware limited liability company, having an address c/o Congress Group Ventures, Inc., One Memorial Drive, Cambridge, Massachusetts 02142 ("WBC"), for consideration paid and in full consideration of the sum of Ten Dollars (\$10.00), grants to Wayland Meadows Limited Partnership, a Massachusetts limited partnership, having an address c/o Levco, Inc., 145 Rosemary Street, Needham, Massachusetts 02194 ("WMLP"), all (except as otherwise provided below) of WBC's right, title and interest in and to the parcels of land described in Exhibit A attached hereto and incorporated herein, being a portion of the same premises conveyed to WBC by WMLP under deed dated December 10, 1997 filed with the Middlesex South Registry District of the Land Court as Document No. 1049389, noted on Certificate of Title No. 210249, and recorded with the Middlesex South District Registry of Deeds in Book 27977, Page 52.

The foregoing conveyance is made subject to all matters of record to the extent in force and applicable.

WBC hereby reserves unto itself the non-exclusive right and perpetual easement in common with WMLP and others currently or hereafter entitled thereto, in, over and under (i) the portion of Lot 2 (as described on Exhibit A attached hereto) designated "Proposed 5' Utility Easement" on the Land Court Plan (as defined in Exhibit A attached hereto), containing 1,796 square feet, more or less, and (ii) the portion of Lot 3 (as described in Exhibit A attached hereto) designated "Proposed 5' Utility Easement" on such Land Court Plan, containing 1,745 square feet, more less, to locate, relocate, construct, reconstruct, extend, repair, replace, maintain, operate, inspect, and use, at WBC's sole cost and expense, (1) subsurface natural gas, water sanitary sewer, and/or storm drain lines and telephone and telecommunications wires, cables and conduits, and all subsurface or surface (but not above surface) facilities and improvements incidental thereto, and (2) signage in conformity with applicable law, visible from Old Sudbury Road.

WBC hereby grants to WMLP the non-exclusive right and perpetual easement in common with WBC and others currently or hereafter entitled thereto, in, over and under the portion of WBC's remaining land designated "Proposed 25' Wide Drainage Easement" on the Land Court Plan, containing 1,690 square feet, more or less, to locate, relocate, construct, reconstruct, extend, repair, replace, maintain, operate, inspect, and use at WMLP's sole cost and expense, a subsurface storm drain line and all subsurface or surface (but not above surface) facilities and improvements incidental thereto, subject to WBC's use of such area for driveway purposes.

WBC and WMLP each covenant and agree that any and all installation, maintenance, repair and replacement work of such party pursuant to the foregoing rights and easements reserved and granted herein shall be performed in a good and workmanlike manner and in compliance with all applicable laws, rules, regulations, ordinances, codes and by-laws. All such work shall be performed within the respective easement areas herein described, and in the event that any such work shall damage, destroy, or disturb any landscape, seeded, graded,

dypun land court

#### 3K32174PG146

paved or other area outside such easement areas, the party conducting such work shall promptly restore and repair the affected areas substantially to its former condition. Each of WBC and WMLP hereby agrees to defend, indemnify and hold harmless the other, its officers, directors, partners, members, trustees, beneficiaries, employees, agents, invitees, tenants and contractors from and against any loss or damage, including without limitation reasonable attorneys' fees and costs, incurred by any of them as a result of the act or omission of the indemnifying party or its officers, directors, partners, members, trustees, beneficiaries, employees, agents, invitees, tenants and contractors (collectively, "Indemnitor's Related Parties") and arising out of the rights and obligations created hereby, or by the exercise by the indemnifying party and the Indemnitor's Related Parties of the rights and easements created hereby, or by the failure of the indemnifying party and the Indemnitor's Related Parties to comply with any applicable laws, rules, regulations or ordinances in connection with the exercise of their rights or obligations hereunder.

Subject also to real estate taxes and assessments, which WMLP assumes and agrees to pay as provided in a separate agreement between the parties.

The within covenants, restrictions, reservations and grants of easements shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns, and the benefits and burdens hereof shall run with the land.

The recording and filing for registration of this Deed shall evidence acceptance and agreement to the terms hereof on the part of WMLP, its successors and assigns.

Executed as a sealed instrument this day of December, 2000.

WAYLAND BUSINESS CENTER LLC

By:

Wayland Business Camer, Inc.

By:

Dean F. Bratouly, President Hereuse duly authorized

### 6K32174PG147

#### COMMONWEALTH OF MASSACHUSETTS

Yuffulkss.	December 18, 2000
The personally appeared the above-name Business Center, Inc., Manager of Wayland Bus foregoing instrument to be his free act and deed and such limited liability company, before me,	ed Dean F. Stratouly, President of Wayland siness Center LLC, and acknowledged the and the free act and deed of such corporation
	Notary Public My Commission expires: 11/2/2001

#### **EXHIBIT A**

#### Legal Description

Three parcels of land, consisting of registered land and recorded land, as follows:

#### Registered Land:

Lot 2 and Lot 3 as shown on Land Court Plan No. 17983-G, filed with the Office of the Land Court Engineers on November 2, 2000. Lot 2 is shown having an area of 14.36 acres (625,552 s.f.), and Lot 3 is shown as having an area of 1.04 acres (45,327 s.f.).

#### Recorded Land:

Lot AB-1, shown as having an area of 449,974 s.f. (10.33 acres), as shown on the plan entitled "Division and Consolidation Plan of Land in Wayland Massachusetts" prepared for Wayland Business Center LLC, prepared by Vanasse Hangen Brustlin, Inc., scale  $1^{\circ}=60^{\circ}$ , dated May 1, 2000, bearing an endorsement of the Wayland Planning Board stating that Planning Board approval under the subdivision control law is not required, dated August 5, 2000, recorded herewith.

1066860.2 libc

LAND COURT, BOSTON, The land herein described will be shown on our approved plan to follow as

DEC 2 1 2000

Plan 179836 Lots 2 and 3 (EXAMINED AS TO DESCRIPTION CALT) Louis A. Moore, Engineer RCS

SUBJECT TO PRIOR REGISTRATION OF A COURT ORDER DATED

Nov. 27, 2000

020210.104684 ANW 1066860.2

12/20/00 2:37 pm

Attachment 3
DEP Hydrogeologic Report Approval Letter



Commonwealth of Massachusetts
Executive Office of Energy & Environmental Affairs

# Department of Environmental Protection

Northeast Regional Office • 205B Lowell Street, Wilmington MA 01887 • 978-694-3200

DEVAL L. PATRICK

RICHARD K SULLIVAN JR. Secretary

TIMOTHY P. MUFFAY Ligutenant Governor KENNETH L. KIMMELL Commissioner

October 26, 2012

John Moynihan, Facilities Director Wayland Wastewater District Commission 41 Cochituate Road Wayland, MA 01778

RE: Approval of Hydrogeological Evaluation Report

Wayland Town Office Playing Fields

41 Cochituate Road, Wayland, Massachusetts

Transmittal Number: X250635

Dear Mr. Moynihan:

The Massachusetts Department of Environmental Protection (MassDEP) has completed its review of the hydrogeological evaluation report dated March, 2012 that was submitted on your behalf by Tighe & Bond, Inc. (T&B). An addendum to the report dated October 1, 2012 was submitted by T&B in response to a MassDEP request for additional information. The report and addendum summarize the results of the hydrogeologic evaluation conducted by T&B to support a proposed groundwater discharge of treated sanitary effluent at the Town Office Playing Fields in Wayland, Massachusetts. The evaluation was conducted in accordance with the scope-of-work submitted by T&B on November 16, 2011 and approved by MassDEP on January 23, 2012. Notice of the availability of the scope-of-work was published in the Environmental Monitor on December 21, 2011.

The Town of Wayland is seeking to add 17,000 gallons per day (gpd) of capacity to its Wastewater Management District by permitting a groundwater discharge under the playing fields adjacent to the Town Office Building. The proposed effluent disposal area will accommodate flows that exceed the existing wastewater treatment facility's NPDES permitted flow rate of 52,000 gpd. A new wastewater treatment facility is currently under construction and will utilize membrane bioreactor technology.

The proposed groundwater discharge will be within the playing fields located southeast of the Wayland Town Office Building. The specific site evaluated by T&B lies northeast of the baseball field and includes the existing leachfield of the Town Office Building Title 5 septic system. This location does not lie within any MassDEP designated nitrogen sensitive areas. The primary source for potable water within the Town is the Wayland Water Department. The

nearest public water supply well is located approximately 1.1 miles northwest of the proposed location, and the nearest private drinking water well is approximately 5000 feet to the northeast.

Soil tests and borings performed within the foot print of the proposed soil absorption system (SAS) encountered up to 33 inches of fill underlain by 5 to 7 feet of loamy, fine sand that coarsens downward to a medium-to-coarse sand. These deposits in turn overlie a horizon of gray silt interpreted locally to be the bottom of the unconfined aquifer. Percolation testing of the loamy, fine sand yielded a percolation rate of less than 2 minutes per inch.

The proposed subsurface disposal system was evaluated at a design flow of 17,000 gpd. Soil evaluation and percolation testing of the proposed site support a long term application rate (LTAR) of 2.5 gallons/day/square foot (gpd/ft²). T&B has, however, proposed a design for the SAS using an LTAR of 1.47 gpd/ft². This design will spread the hydraulic load across a greater area and thereby minimize groundwater mounding and site grading impacts. The minimum leaching area required for the proposed discharge is 11,560 square feet. T&B's SAS design consists of twenty nine, 100-foot long trenches having a leaching area of 11,600 square feet. Trenches will be spaced 6 feet apart to accommodate MassDEP's required reserve area. T&B has designated an area of 22,600 square feet (100 feet by 226 feet) for primary and reserve purposes. A site plan of the proposed SAS entitled "Figure 4-3R: Groundwater Contour Plan" and dated September 10, 2012 is included with the submitted report addendum. Construction details of the proposed SAS are found on "Figure 5-1R2: Effluent Disposal Layout" and "Figure 5-2R2: Disposal Bed Profile." Both are also dated October, 2012.

Estimated seasonal high groundwater beneath the proposed SAS is at elevation 124.5 feet above mean sea level (msl). T&B has calculated that groundwater mounding beneath the proposed SAS will be approximately 2.4 feet; resulting in a mounded seasonal high groundwater elevation of 126.9 feet above msl. T&B has therefore proposed a minimum bottom of bed elevation for the SAS of 130.9 feet above msl to ensure that the required four feet of unsaturated separation is maintained between the top of the mounded seasonal high water table and the base of the proposed SAS.

T&B's analysis of groundwater mounding impacts suggests that a groundwater high will develop beneath the SAS and that groundwater will flow from the SAS toward the wetlands located southeast of the site. A monitoring well network has been proposed for the long-term monitoring of groundwater quality in the vicinity of the proposed SAS. The proposed network consists of three wells; one well (UG-1) upgradient of the proposed SAS and two wells (DG-2 and DG-3) downgradient of the SAS. The locations of these proposed wells are shown on Figure 4-3R which is entitled "Groundwater Contour Plan" and dated September 10, 2012.

MassDEP concurs with T&B's determination that the site has sufficient hydraulic capacity to accept a design flow of 17,000 gpd of treated wastewater at a loading rate of 1.47 gpd/ft<sup>2</sup>.

Pursuant to 314 CMR 5.09 (1) (f), MassDEP hereby approves the hydrogeologic report submitted by T&B and authorizes the applicant to apply for an Individual Groundwater

Discharge Permit (BRPWP 79). Submission of an individual Groundwater Discharge Permit application for this project is subject to the following conditions:

- 1. The design flow of the permitted groundwater discharge shall not exceed 17,000 gallons per day.
- 2. The long term application rate to the SAS shall not be greater than 1.47 gpd/ft<sup>2</sup>.
- 3. The proposed SAS shall not be constructed until a Groundwater Discharge Permit has been obtained from MassDEP. The proposed SAS shall be constructed within the footprint indicated on Figure 4-3R of the Wayland Town Office Playing Fields Hydrogeologic Report. Figure 4-3R is entitled "Groundwater Contour Plan" and dated September 10, 2012.
- 4. The proposed SAS shall not be constructed until the existing Title 5 flow from the Town Office Building has been directed to the Wayland Wastewater Treatment Facility and the components of the existing SAS removed from the site.
- 5. MassDEP approves the proposed monitoring well locations shown on the aforementioned Figure 4-3R. The approved monitoring plan will be referenced in the Groundwater Discharge Permit when issued. MassDEP recognizes that proposed locations are somewhat dependent upon final site development and may require modification; any changes, however, must be submitted to this office for approval prior to well installation. Final monitoring wells must be installed and sampled for all groundwater quality parameters listed in the issued permit no later than 90 days prior to startup of the wastewater treatment plant and discharge to the SAS.
- 6. An Initial Groundwater Monitoring Well and Groundwater Quality Report must be submitted to this office prior to any discharge of wastewater. This report must include;
  - a. a final surveyed site plan depicting the as-built locations of the SAS, the reserve area, all monitoring wells and all appropriate elevation data,
  - b. boring logs and well construction details for all monitoring wells, and
  - c. the analytical results of the groundwater samples collected from the final groundwater monitoring wells. These results will be used to establish the baseline groundwater quality for the site.

Please be advised that this approval is not a Groundwater Discharge Permit. It does, however, authorize the project proponent to apply for an Individual Groundwater Discharge Permit.

MassDEP requires that the application (BRPWP 79) be accompanied by a MassDEP Transmittal Form and include all required supporting documentation. Included in the supporting documentation shall be a certification from a Massachusetts Registered Professional Engineer that the approved Hydrogeological Report has been reviewed and accurately reflects site

4

conditions as of the date of the permit application. Information on any changes noted during the review shall be included in the Engineering Report that accompanies the application.

While the Town may file an application for a Groundwater Discharge Permit, supported by the technical information noted above, it is important to note that MassDEP will not issue a Groundwater Discharge Permit until such time as an Administrative Consent Order (ACO) has been executed with the Town, establishing a schedule and timeline for actions needed to address wastewater management needs. This requirement for an ACO has been discussed in detail in prior meetings with the Town, and articulated in MassDEP's letter to the Town dated December 5, 2011. Elements of the ACO shall include, at a minimum:

- Requirement that the Town applies for and receives a MassDEP Groundwater Discharge Permit pursuant to the requirements of 314 CMR 5.00;
- Requirement for the Town to closely monitor and report wastewater flows to the Town's wastewater treatment plant;
- Requirement that the Town proceed to construction with all infrastructure needed to commence a groundwater discharge, in compliance with the terms and conditions of the groundwater discharge permit, when average daily flows to the wastewater treatment plant meet or exceed 80 percent of the NPDES permitted flow limit (41,600 gallons per day) for a consecutive 90-day period of record.
- Requirement that the Town provides a schedule for completion of construction of
  groundwater discharge facilities, and provides an acceptable operations protocol to
  ensure that the discharge limits of both the NPDES and groundwater permits will be
  met.

MassDEP advises the Town to engage in discussions with MassDEP expeditiously so that negotiations can move forward, and actions on a Groundwater Discharge Permit application can proceed on a timely basis.

If you have questions regarding the comments and conditions of this approval, please contact Kevin Brander of my staff at 978-694-3236.

Sincerel

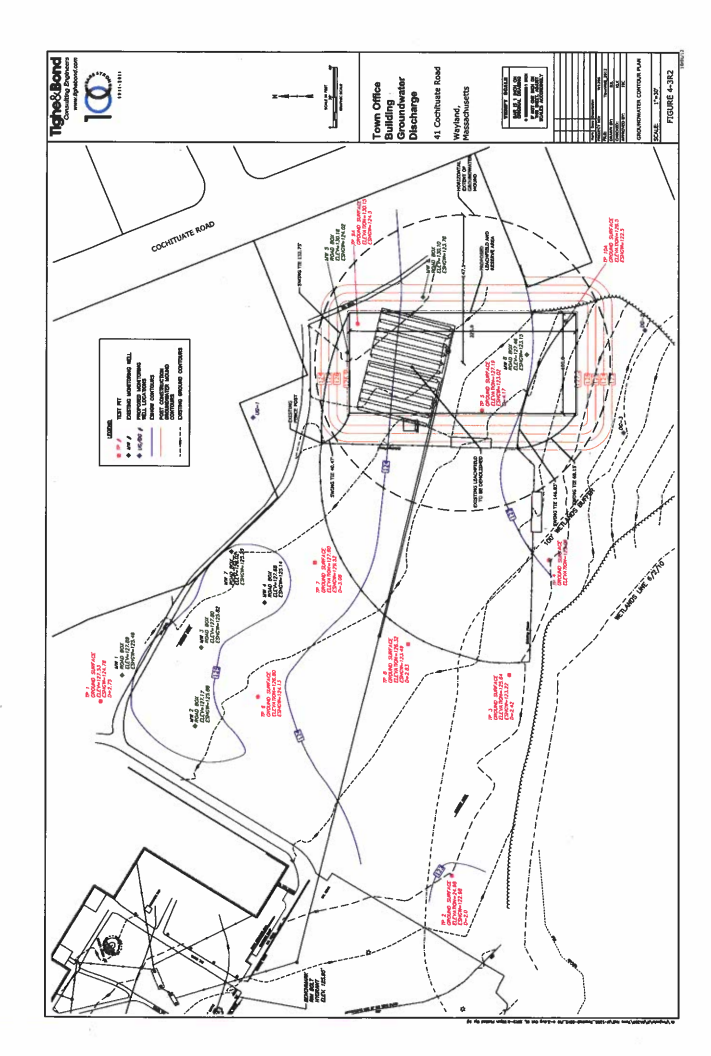
Deput Regional Director
Bureau of Resource Protection

#### EW/HS/hs

cc: Fred Turkington/Town of Wayland
Julia Junghanns/Wayland Board of Health
Ian Catlow/Tighe & Bond
Karla King/Tighe & Bond

5

Marybeth Chubb/MassDEP/Boston Greg Tomaszewski/MassDEP/NERO Heidi Zisch, MassDEP/NERO Counsel Attachment 4
Monitoring Well Data





# Boring and Monitoring Well Data Wayland: Town Office Ball Fields

					At Time of C	At Time of Construction
		Approximate	Depth to			
		Ground	Bottom		Depth to	
Monitoring	Date	Surface	(from	Bottom	Groundwater	Groundwater
Well ID	Installed	Elevation	ground)	Elevation	(from ground)	Elevation
		FT	FT	FT	FT	FT
MW-1	1/9/2012	127.89	10.0	117.9	3.75	124.14
MW-2	1/9/2012	125.47	12.0	113.5	2.61	122.86
MW-3	1/9/2012	125.41	12.0	113.4	3.30	122.11
MW4	1/9/2012	127.68	10.0	117.7	3.86	123.82
MW-5	1/9/2012	130.18	10.0	120.2	7.48	122.70
MW-6	1/9/2012	130.1	10.0	120.1	99'2	122.44
MW-7	1/9/2012	128.02	10.0	118.0	4.09	123.93
MW-8	1/9/2012	127.46	10.0	117.5	5.63	121.83
Notes:						
1. Elevations t	based on sun	<ol> <li>Elevations based on survey performed by</li> </ol>				

Consulting Engineers Westfield, Massachusetts

Project: Location: Client

W-1396 41 Cochituate Rd, Wayland, MA

MW-1 Boring No. 1 of 1

Page File No. Checked by:

Drilling Co.:	TDS		Casing	Sampler		G	roundwater	Readings	
Foreman:		Туре			Date	Time	Depth	Casing	Sta. Time
T&B Rep.:	ADM1	I.D./O.D.			1/13/2012	1400	2.2		
Date Start:	01/09/12 End:	01/09/12 Hammer Wt.		5-25					
Location	See Exploration Location Plan	Hammer Fall							
GS, Elev.	Datum:	Other							

Depth (ft.)	Casing Blows Per Ft.	Sample No. Rec. (in)	Sample Depth (ft.)	Blows Per 6"	Sample Description	General Stratigraphy	N o t e s	Wall Construction
20.00			0-1	3	Brown, SANDY LOAM			Road Box
			1-3	3 5 4 3 6	Brown, f SAND, some silt			2' Riser
5			3-5	4 6 9 11	Brown, m-c SAND, Water @ 4'	<u></u>		
ľ			5-6	9 5	Brown, f SAND and silt	'		0.0
			6-10	3 6 6 5 3 3 7	Gray, SILT, trace f sand			8' Screen
10				6	100			Well Set at 10'
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Consulting Engineers Westfield, Massachusetts Project: W-1 Location: 41 (

W-1396 41 Cochituate Rd, Wayland, MA Boring No.

MW-2

Page File No.

File No. Checked by:

1 of 1

						•			
Drilling Co.:	TDS		Casing	Sampler		G	roundwater	Readings	
Foreman:		Туре			Date	Time	Depth	Casing	Sta. Time
T&B Rep.:		I.D./Q.D.			1/13/2012	1000	2'		
Date Start:	01/09/12 End:	01/09/12 Hammer Wt.							<u></u>
Location	See Exploration Location Plan	Hammer Fall							
GS. Elev.	Datum:	Other							

Depth	Casing Blows Per Ft.	Sample No. Rec. (in)	Sample Depth (ft.)	Blows Per 6"	Sample Description	General Stratigraphy	N o 1 e s	Well Construction
(11.7		11.00. (81)	0-1	4	Brown, SANDY LOAM			Road Box
			1-3	7 6 5	Brown, f SAND, some silt			2' Riser
			3-4	4	Brown, c SAND, some m sand			
5			4-6	7 7 6 5	Brown, f SAND and silt, Water @ 4'			
10			6-12	7 7 4 3 3 3 6	Gray, SILT			10' Screen
				7 7 5 6				Well Set at 12'
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Consulting Engineers Westfield, Massachusetts Project: W Location: 41 Client:

W-1396 41 Cochituate Rd, Wayland, MA Page 1 of 1
File No.
Checked by:

Drilling Co.;	TDS		Casing	Sampler		Gi	roundwater	Readings	
Foreman:		Туре			Date	Time	Depth	Casing	Sta. Time
T&B Rep.:	ADM1	I,D./Q.0	D		1/13/2012	1045	2.7'		
Date Start:	01/09/12 End;	01/09/12 Hamme	er Wt.						
Location	See Exploration Location Plan	Hammi	er Fall						
GS. Elev.	Datum:	Other							

(ft.) Per Ft. Rec. (in) (ft.) Per S  0-1	GS, Ele	٧ <sub>%</sub>	_ Datum:			Other	<u> </u>	<u> </u>	
1-3		Blows	No	Depth		Sample Description	General Stratigraphy	t a	Well Construction
1-3				0-1		Brown, SANDY LOAM			Road Box
5 4-6 8 Brown, f SAND and silt, Water @ 4'  8 6 7  10 8 2 4 6 6 7  10 8 2 4 6 6 7  Gray, SILT, trace f sand  Well Set at:				1-3	6 5 4	Brown, f SAND, some silt	81		2' Riser
5				3-4	6	Brown, c SAND, some m sand			
10	5			4-6	13 8	Brown, f SAND and silt, Water @ 4'			
10 6-15 Gray, SILT, trace f sand    S   S   S   S   S   S   S   S   S					6 7 10 8 2				10' Screen
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Consulting Engineers Westfield, Massachusetts Project: V Location: 4

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W-1396 41 Cochituate Rd, Wayland, MA Boring No. MW-4
Page 1 of 1

Page 1 of 1
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Drilling Co.:	TDS		Casing	Sampler		G	roundwater	Readings	
Foremen:		Тура			Date	Time	Depth	Casing	Sta. Time
T&B Rep.:	ADM1	1.D./Q.D.			1/13/2012	1245	3.5'		
Date Start:	01/09/12 End:	01/09/12 Hammer Wt.							
Location	See Exploration Location Plan	Hammer Fall							
GS, Elev.	Datum:	Other							

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Depth	Casing Blows Per Ft.	Sample No. Rec. (in)	Sample Depth (ft.)	Blows Per 6"	Sample Description	General Stratigraphy	N 0 t + 8	Well Construction
(11.)	7 07 1 12	Nac. (III)	0.4	4	2. 2010/1011		_	Road Box
			0-1	4	Brown, SANDY LOAM			
			1-3	6 5 3	Brown, f SAND, some silt			2' Riser
			3-4	6 11 8	Brown, c SAND, some m sand			
5			4-6	4 6 8	Brown, f SAND and silt, Water @ 4'	-		
				7 6 6	=			8' Screen
			6-10	7 5 3	Gray, SILT, trace f sand			
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Consulting Engineers Westfield, Massachusetts

Project W-13 Location 41 Co

Client:

W-1396 41 Cochituate Rd, Wayland, MA Page 1 of 1
File No.
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Drilling Co.:	TDS		_	Casing	Sampler		G	roundwater	Readings	
Foreman:	1		Type			Date	Time	Depth	Casing	Sta. Time
T&B Rep.:			I.D./O.D.			1/13/2012	1450	7.55		
Date Start:	01/10/12 En	i: <u>01/10/12</u>	Hammer Wt.							
Location	See Exploration Location	Plan	Hammer Fall							
GS. Elev.	Datum:		Other							

03. Ele		_ Datolli,			Other			_
Depth	Casing Blows Per Ft.	Sample No. Rec. (in)	Sample Depth (ft.)	Blows Per 6"	Sample Description	General Stratigraphy	N 0 t a	Well Construction
			0-1	4	Brown, SANDY LOAM			Road Box
			1-3	4 6 5 3 4	Brown, f-m SAND, trace gravel			2' Riser
5			3-5	5 4 4 8	Light brown, f-m SAND, Water @ 4'			
			6-8	6 6 6 10 7	Brown, m-c SAND, trace gravel			8' Screen
10			8-10	8 5 10 9	Gray, SILT, trace f sand			
								Well Set at 10'
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Client:

W-1396 41 Cochituate Rd, Wayland, MA

Drilling Co.:	TDS		Casing	Sampler	Groundwater Readings					
Foreman:		Туре			Date	Time	Depth	Casing	Sta. Time	
T&B Rep.:	ADM1	I,D./O,D			1/13/2012	1525	7,75'			
Date Start:	01/10/12 End:	01/10/12 Hammer	Wt.							
Location	See Exploration Location Plan	Hammer	r Fall							
GS. Elev.	Datum:	Other					I			

Depth	Casing Blows Per Ft.	Sample No. Rec. (in)	Sample Depth (ft.)	Blows Per 6*	Sample Description	General Stratigraphy	N 0 t 0 E	Well Construction
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			0-1	3	Brown, SANDY LOAM			Road Box
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				4				
			1-3	6	Brown, f-m SAND, trace gravel			2' Riser
			1-0	4	DIOMI, I-III OAIND, Dade graver			
		1		5		j		
				4				
				8		17		
			3-5	12	Light brown, f-m SAND, Water @ 4'			
l i				14				
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				6				8' Screen
1		1	6-8		Brown, m-c SAND, trace gravel	l		
1		-		6				
				5				
				6	<u></u>	-		
				3				
		<u> </u>	8-10	5	Gray, SILT, trace f sand		1	
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Consulting Engineers Westfield, Massachusetts Project; W-13 Location; 41 Co

W-1396 41 Cochituate Rd, Wayland, MA Boring No. MW-7

Page 1 of 1
File No.
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		Client:						بر حي	
Drilling Co.:	TDS		Casing	Sampler		G	roundwater	Readings	
Foreman:		Туре			Date	Time	Depth	Casing	Sta. Time
T&B Rep.:	ADM1	I.D./Q.D.			1/13/2012	1330	3.45		
Date Start:	01/09/12 End:	01/09/12 Hammer Wt.							·
Location	See Exploration Location Plan	Hammer Fall	<u> </u>						
GS. Elev.	Datum:	Other							

99. EIB	_	_ Datum:			Other		Ь,	
Depth	Casing Blows Per Ft.	Sample No. Rec. (in)	Sample Depth (ft.)	Blows Per 6"	Semple Description	General Stratigraphy	N o t e s	Well Construction
			0-1	4	Brown, SANDY LOAM			Road Box
	-		1-3	6 5 3	Brown, f SAND, some silt			2' Riser
		46	3-4	11 8	Brown, m-c SAND, trace gravel			
5			4-6	4 6 8 7	Brown, f SAND and silt, Water @ 4'			
			6-10	6 6 7 5 3 4	Gray, SILT, trace f sand			6' Screen
10				8				Well Set at 10'
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Consulting Engineers Westfield, Massachusetts Project: W-1

Client:

W-1396 41 Cochituate Rd, Wayland, MA Page 1 of 1
File No.
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Drilling Co.: TDS				Casing	Sampler		Gr	roundwater	Readings		
Foreman;				Туре			Date	Time	Depth	Casing	Sta. Time
T&B Rep.:				I.D./O.D.			1/13/2012	1600	5.60'		
Date Start:	01/10/12	End:	01/10/12	Hammer Wt.							
Location	See Exploration L	ocation Plan		Hammer Fall					<u> </u>		
GS. Elev.	Datum:			Other							

D==11	Casing	No.	Sample				N	
Depth	Blows		Depth :	Blows	Sample Description	General	1	Well Construction
/B \	Per Ft.	Rec.	(ft.)	Per 6"	amingra alasanganari	Stratigraphy	I • I	THE COMMUNICATION
(ft.)	reirt.	(m)					Ц	
			0-1	5	Brown, SANDY LOAM			Road Box
				-4				
				4				
			1-3	3				2' Riser
		1	. •	8		1	ΙI	-
				6	Brown, f-m SAND, Water @ 5'			
				7	Diowii, i-iii SAND, Water @ 5			
			3-5	10			H	
			0-3	11			ΙI	
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			6-8	7	Brown, m-c SAND			
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Attachment 5
Plans and Specifications Approval Letter



DEVAL L. PATRICK Governor

TIMOTHY P. MURRAY Lieutenant Governor COMMONWEALTH OF MASSACHUSETTS
EXECUTIVE OFFICE OF ENERGY & ENVIRONMENTAL AFFAIRS
DEPARTMENT OF ENVIRONMENTAL PROTECTION
NORTHEAST REGIONAL OFFICE

205B Lowell Street, Wilmington, MA 01887 • (978) 694-3200

IAN A. BOWLES Secretary

LAURIE BURT Commissioner

August 23, 2010

David Schofield, Chairman Wayland Wastewater Management District Commission (WWMDC) 41 Cochituate Road Wayland, MA 01778

RE: Wayland, Wastewater Treatment Plant Upgrade Project, April 2010,

Plans and Specifications (Volume 1 & 2)

Dear Mr. Schofield:

The Northeast Regional Office of the Massachusetts Department of Environmental Protection, ("MassDEP" or the "Department") has received and reviewed the above-referenced plans and specifications prepared on behalf of the Wayland Wastewater Management District Commission (WWMDC), by Tighe & Bond Consulting Engineers.

The Plans are 53 sheets and entitled:

Wastewater Treatment Plant Upgrade
Wayland, Massachusetts
April 2010
Tighe & Bond Consulting Engineers
Ian Catlow, P.E., No. 46112
Robert Peirent, P.E. No. 36038

The Specifications are similarly titled and include Volumes 1 & 2.

The contract work consists of upgrading the Commission's wastewater treatment plant from an Extended Aeration plant to a Membrane Bioreactor System facility. Construction of the new plant is comprehensive in scope and includes, but is not limited to, the following major components:

· Site preparation;

#### WWMDC Upgrade Project

- Construction of a new masonry structure;
- Installation of a precast concrete valve chamber;
- Influent screening equipment;
- Equalization tank and submersible mixers;
- Membrane bioreactor equipment including membrane cartridges, permeate pumps, fine bubble aeration diffusers, instrumentation and controls;
- UV disinfection equipment;
- Chemical injection equipment and chemical dosing pumps;
- Sludge storage facilities;
- SCADA system;
- Construction of new water mains, hydrants, and service connections;
- Construction of a new outfall to the Sudbury River (crossing Route 20);
- Demolition of the existing wastewater treatment facility; and
- all ancillary work necessary to complete construction of the new wastewater treatment facility.

After review of both the plans and specifications, and in light of receipt of an August 12, 2010 e-mail from Mr. Ian Catlow of Tighe & Bond responding to MassDEP comments, MassDEP hereby approves the above referenced plans and specifications with the following conditions:

- 1. The Final Plans (all sheets) and Specifications shall be signed and stamped by a Massachusetts Registered Professional Engineer.
- 2. Prior to construction, WWMDC shall provide MassDEP with a copy of the Final Plans and Specifications, which shall incorporate the revisions noted in the August 12, 2010 email noted above.
- 3. WWMDC shall obtain all required local, state, and federal permits prior to undertaking the construction work.
- 4. Any modifications to the approved plans and specifications must be reviewed and approved by MassDEP in writing.

If you have any questions regarding this letter, please contact Lisa Dallaire of my staff at (978) 694-3238.

Deputy Regional Director Bureau of Resource Protection WWMDC Upgrade Project

CC: Fred Turkington, Town Manager, Town of Wayland
Ian Catlow, Tighe & Bond Consulting Engineers
David Ferris, MassDEP/BRP/Boston
George Harding, WCC, USEPA-New England, Region I, 1 Congress Street, Suite 1000,
Boston, MA 02114-2023
David Boucher, Chief Operator, 430/440 Boston Post Road, Wayland, MA 01778

Attachment 6
Location of the Facility Narrative and Site
Map



#### **Coordinate Information Tool**

Click on the map and get coordinate information in NAD83 UTM and WGS84 (Lat/Lon).

Enter Address: 41 cochituate road, wayland, ma

Search

- 1. Enter a complete street address then click the Search button.
- 2. If the address search is correct, click to get coordinate information for that location.
- 3. To refine the map display use the Map Tools then click on location with the 🌲 tool.

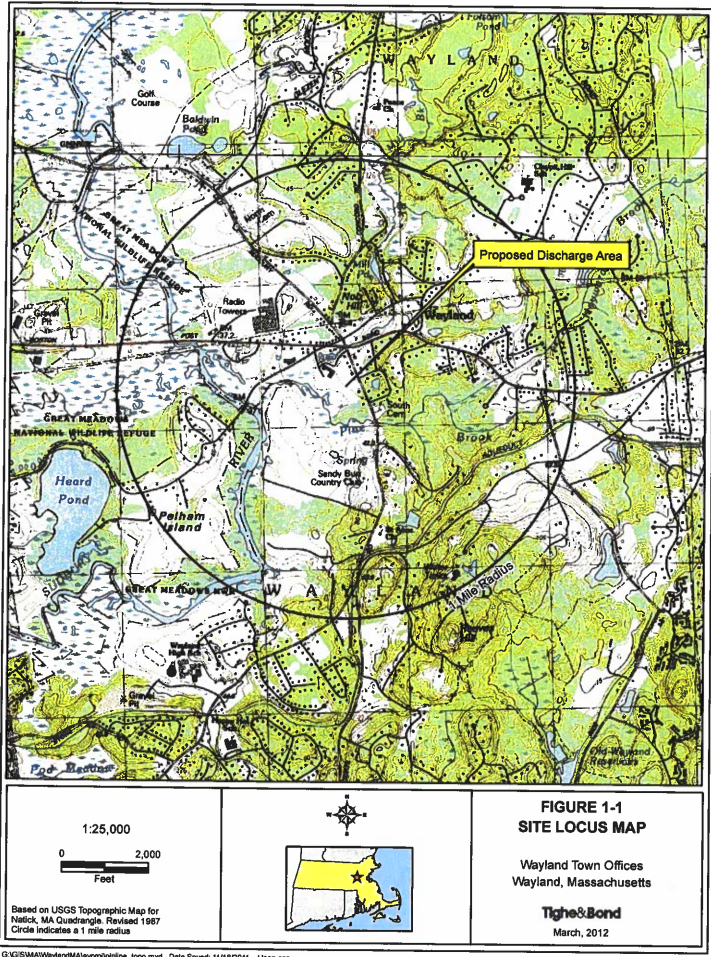
#### **Helpful Links**

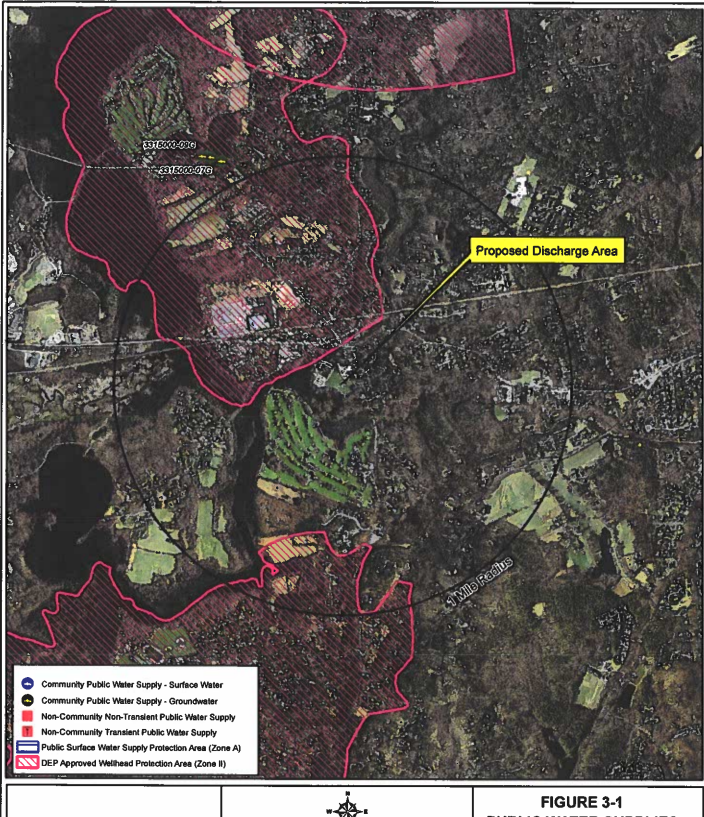
Priority Resource Map Viewer

Commonwealth of Massachusetts Office of Geographic Information (MassGIS)



The site is located at 41 Cochituate Road, to the southeast of the baseball field.









Data source: Office of Geographic and Environmental Information (MassGIS) Data valid as of February 2012 Based on MassGIS Color Orthophotography (April 2009) Circle Indicate 1 mile radius





# **PUBLIC WATER SUPPLIES**

Wayland Town Offices Wayland, Massachusetts

Tighe&Bond

March, 2012

**Private Wells** 

Town	Address	Well Type	Total Depth	Depth to Bedrock	Water Level
Wayland	412 Commonwealth Road	Monitoring	52	14	45
Wayland	Route 20	Monitoring	24	0	14
Wayland	18 Black Oak Road	Irrigation	951	2	30
Wayland	130 Main Street	Monitoring	15	0	8.5
Wayland	6 Barley Lane	Monitoring	16	0	8
Wayland	East Plain Street	Monitoring	8	0	.5
Wayland	Route 20	Monitoring	33	0	31
Wayland	12 Charles Street	Monitoring	35	0	28
Wayland	131 Boston Post Road	Monitoring	27	0	19
Wayland	Route 20	Monitoring	15	0	6
Wayland	533 Boston Post Road	Monitoring	25	0	7
Wayland	Oak Street	Monitoring	53.5	0	6
Wayland	310 Cochituate Road	Monitoring	14	0	7
Wayland	533 Boston Post Road	Monitoring	17	0	6.4
Wayland	19 Main Street	Monitoring	15	0	7
Wayland	9 Gennaro Circle	Domestic	138	117	25
Wayland	11 Gennaro Circle	GTCL	105	90	15
Wayland	10 Gennaro Circle	GTCL	131	118	36
Wayland	356 Boston Post Road	Monitoring	15		8
Wayland	400 Boston Post Road	Monitoring	30		15
Wayland	95 Claypit Hill Road	Irrigation	320	92	30
Wayland	32 Claypit Hill Road	Domestic	685	117	11
Wayland	8 Bennett Road	Irrigation	500	90	35
Wayland	325 Boston Post Road	Monitoring	13	0	6
Wayland	51 Plain Road	Irrigation	260	91	6
Wayland	61 Old Sudbury Road	Irrigation	160	93	40
Wayland	304 Boston Post Road	Monitoring	20	0	12
Wayland	397 Boston Post Road	Irrigation	900	60	20
Wayland	4 Plain Road	Monitoring	18		11

Source: MassDEP SearchWell website (http://public.dep.state.ma.us/searchwell/), 2012

Attachment 7
Water Supply Data

BRP WP 81 Application, Item C.11 - Water Supply Data Town of Wayland

Water Sources	Year 1 (2007)	Year 2 (2008)	Year 3 (2009)	Year 4 (2010)	Year 5 (2011)
Baldwin Pond	114,386,991	57,916,800	98,635,400	157,224,787	170,942,831
Campbell	87,541,900	49,695,600	86,387,400	32,160,360	24,996,800
Chamberlain	95,239,799	77,208,812	12,201,800	97,910,512	47,212,519
Meadowview	0	662,701	65,599	0	0
Happy Hollow Well #1	141,675,500	156,122,601	110,239,718	66,001,532	81,718,647
Happy Hollow Well #2	198,611,944	206,195,906	221,260,000	152,188,423	151,322,772
TOTAL	637,456,134	547,802,420	528,789,917	505,485,614	476,193,569

Attachment 8
Engineering Design Report Scope of Work
Email Correspondence with MassDEP

From:	Brander, Kevin (DEP) <kevin.brander@state.ma.us></kevin.brander@state.ma.us>
Sent:	Tuesday, July 02, 2013 8:02 AM
To:	Karla L. King
Cc:	Tomaszewski, Gregory (DEP)
Subject:	RE: Wayland
•	,
Karla:	
	vidual GW permit application is not typical of most applications, since the WWTP already ich you laid out below seems appropriate give the circumstances particular to Wayland:
	you should include the conceptual design of the forcemain, and facilities for connecting a {you should also include a discussion of any required permits for construction -wetlands
<ul> <li>For the questions information on ar</li> </ul>	relevant to the WWTP, a description of the existing WWTP would be appropriate, along ny modifications or operational changes that will be necessary to meet the terms and W discharge permit;
<ul> <li>As noted in the in need to be submit</li> </ul>	nstructions, the plans and specifications for the proposed conveyance/discharge system of the until 90 days prior to startup, although we do encourage permittees to submit this er whenever possible, so that any potential issues are flagged early on.
Feel free to call if you hav	ve additional questions.
КВ	
ND	
******	*
Kevin Brander, P.E.	
Section Chief	
Wastewater Management	t Section
DEP/NERO	
205B Lowell Street	
Wilmington, MA 01887	
(978) 694-3236	
	er.
allike dahahalahaminip polyomorphykorus sapras sastasari, dasis daha-sirahalahika-d- a 17-50 yaponinggiyo	
<b>Sent:</b> Monday, July 01, 20 <b>To:</b> Brander, Kevin (DEP)	
Subject: FW: Wayland Importance: High	
Kevin,	

General Permit and the Individual Permit. For the purposes of Wayland, I am assuming this report will essentially be a compilation of the hydrogeo report and the WWTF engineering design report. In addition to design data associated with both the WWTF and the groundwater discharge system, we plan to show the conceptual layout of the forcemain between the WWTF, the new grinder pump system that will be required at the Town Building, and the layout of the groundwater discharge system. Items C-L, P, and Q under the Report Requirements appear to be all relevant to the WWTF. Items M, N and W under the Report Requiremetrs do not appear to be required as the WWTF is already built. Please confirm if there are any other specific items that you anticipate being included.

Secondly, can you please confirm that design drawings and specifications are not due until 90 days before startup under the Individual Permit. Also, please confirm that the scope of the design drawings and specifications would only include the new systems and not the entire WWTF.

Much appreciated,

Karla

----Original Message----

From: Brander, Kevin (DEP) [mailto:kevin.brander@state.ma.us]

Sent: Monday, June 24, 2013 10:53 AM

To: lan B. Catlow Subject: RE: Wayland

An "engineering report" is required in support of the permit application, and is generally described in the application instruction materials. The level of detail is not as great as in a typical design report.

KB

----Original Message-----

From: lan B. Catlow [mailto:IBCatlow@tigheBond.com]

Sent: Tuesday, June 18, 2013 5:54 AM

To: Brander, Kevin (DEP) Subject: Wayland

10 .....

I know that Karla confirmed that plans will not be required with Wayland's Individual permit application but I'd like to know if a design report is needed. Please confirm.

lan

From:	Ian B. Catlow		
Sent:	Friday, August 30, 2013 11:40 AM		
To:	Karla L. King		
Subject:	FW: Permit information		
	2		
Original Message	_		
	DEP) [mailto:kevin.brander@state.ma.us]		
Sent: Monday, July 29,			
To: Ian B. Catlow	.0		
Cc: Worrall, Eric (DEP)			
Subject: FW: Permit info	ormation		
lan:			
In response to your que	estions below:		
	tions are not required until 90 days prior to startup.		
res, plans and specifica	dons are not required until 90 days prior to startup.	S	
Dioces provide the sum	ont operations contract, poting that the cooper will be some	nded as needed to i	
riease provide the curr	ent operations contract, noting that the scope will be expan	Idea as include to i	nec
	ent operations contract, noting that the scope will be expar s related to the GW discharge permit.	idea as necaca to i	ne
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additional requirements  KB  **********  Kevin Brander, P.E.  Section Chief  Wastewater Manageme  DEP/NERO  205B Lowell Street  Wilmington, MA 01887  (978) 694-3236 Original Message  From: Worrall, Eric (DEP  Sent: Thursday, July 25,	ent Section  2. 2013 3:18 PM		mee
additional requirements  KB  ********  Kevin Brander, P.E.  Section Chief  Wastewater Manageme DEP/NERO 205B Lowell Street  Wilmington, MA 01887 (978) 694-3236 Original Message  From: Worrall, Eric (DEP Sent: Thursday, July 25, To: Brander, Kevin (DEP	ent Section  2013 3:18 PM  ); Zisch, Heidi (DEP)		mee
additional requirements  KB  ********  Kevin Brander, P.E.  Section Chief  Wastewater Manageme DEP/NERO 205B Lowell Street  Wilmington, MA 01887	ent Section  2013 3:18 PM  ); Zisch, Heidi (DEP)		mee
additional requirements  KB  ********  Kevin Brander, P.E.  Section Chief  Wastewater Manageme DEP/NERO 205B Lowell Street  Wilmington, MA 01887 (978) 694-3236 Original Message  From: Worrall, Eric (DEP Sent: Thursday, July 25, To: Brander, Kevin (DEP	ent Section  2013 3:18 PM  ); Zisch, Heidi (DEP)		nee

From: Ian B. Catlow [mailto:IBCatlow@tigheBond.com]	
Sent: Thursday, July 25, 2013 3:10 PM	
To: Turkington, Frederic	
Cc: Worrall, Eric (DEP); Knight, Fred; Mako71wt@gmail.com; mjlanza@comcast.net	
Subject: Re: Permit information	
Thanks Fred and Eric.	
Eric, this seems to match well with what we have discussed with Kevin in the recent past. I would st	ill appreciate two
minor additional clarifications on this issue. They are as follows:	
1. Our prior discussions with the department indicated that design plans and specifications are not i	required for
submittal at this time. Please confirm that this is still the case.	2
2. I recognize that having an operations contract in place is typical for all groundwater discharge fac	
a similar contract with an operator for the existing NPDES permit as well, however it does not reflect	
the criteria that would be required under a groundwater discharge permit. Please confirm that it wo	
the town to submit a copy of their existing contract with the understanding that if future effluent line details of the contract within the contract within the details of the contract within the details of the contract within the details of the contract within the details of the contract within the details of the contract within	mits change, some of
the details of the contract might change as well.	
Thanks for taking the time to develop this level of detail. I realize that this was a slightly unusual req	quest for clarification
but I feel that what you have emailed us is beneficial to all involved.	
lan	
On Jul 25, 2013, at 2:23 PM, "Turkington, Frederic" <fturkington@wayland.ma.us> wrote:</fturkington@wayland.ma.us>	
> Eric,	
>	
> Thanls for providing the follow-up information. We are endeavoring to submit water data for Tow business by early next week and will work diligently and expeditiously to submit a complete individu	
discharge permit.	(1)
> . <del></del>	
> Thanks,	
> Fred	2
>	
> Sent: Thursday, July 25, 2013 12:49 PM	
> To: Turkington, Frederic	
> Cc: Brander, Kevin (DEP); Zisch, Heidi (DEP); Fallon, MacDara (DEP);	
> Boardman, Faye (DEP); Ferris, David (DEP)	
> Subject: Permit information	
> Subject: 1 crime information	
>	
> Fred,	
>	
>	
· >	
<ul> <li>Following up on our discussion from last week, attached are some suggestions to assist the Town i</li> </ul>	in the propagation of
the individual groundwater discharge permit. Unfortunately, Kevin is out on vacation this week so if	
this email to lan Catlow, and other town officials you deem appropriate, I would appreciate it. Also,	
received any groundwater flow data from Fred Knight for consideration of additional flow capacity s	
like MassDEP to review and consider this information, please forward it at your convenience.	oo a you would still
me mosses to review and consider this information, please forward it at your convenience.	

>
> As you are aware, the issuance of Groundwater Discharge Permits are subject to the requirements of 314 CMR 5.00 and 314 CMR 2.00. MassDEP also has Guidelines for the Design, Construction, Operation, and Maintenance of Small Wastewater Treatment Facilities with Land Disposal, dated May 2013, which provide further detail on the application
procedure, and technical documents which are needed to support the permit application. The Guidelines were written for broad application, and MassDEP notes that conditions unique to the particular discharge being proposed are important when applying the information in the Guidelines.
> >
>
> You have asked for guidance on the scope of information and level of detail needed to support an Individual GW discharge permit, and more specifically, what additional information should accompany the individual permit application as an Engineering Report beyond that submitted in support of the General GW Discharge Permit application transmitted to MassDEP in January 2013. Based on its review of the General Permit Application, MassDEP regulations, and the Guidance referenced above, MassDEP offers the following suggestions. Please note that MassDEP is not the Town's expert and the Town should consult with its own technical staff and experts on what is specifically required by the Town in this application, process to application and the Town should consult with a pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the pull-relation and the Town should consult with the town should be pull-relation and the Town should be pull-rel
in this application process to comply with applicable MassDEP regulations. >
> <b>&gt;</b>
> Application:
<b>&gt;</b>
>
>
> • The MassDEP BRP WP 79 GW permit application must be submitted, along with a properly completed transmittal form. Permit Form/instructions at
http://www.mass.gov/eea/agencies/massdep/water/approvals/wastewater-forms.html#1. Be mindful of the application completeness checklist, which will help ensure that you have all the proper supporting materials/forms.
<b>&gt;</b>
<b>&gt;</b>
> > Engineering Report:
> Engineering Report.
<b>&gt;</b>
<b>&gt;</b>
> The Engineering Report, along with appendices (ER) submitted in support of the General Permit Application included substantial detail on many relevant technical aspects of the treatment works, and all of the information in that ER are also appropriate to include in the ER for the Individual GW Discharge Permit Application. The following additional
information and recommendations would provide further detail typical and appropriate for supporting an Individual GW Discharge Permit Application:
>
>
>
> • Project Design Criteria: Supplement the ER/appendices with:
> >
> o A more detailed description of the proposed conveyance works from the existing WWTP to the Soil Absorption
System (SAS), including the conceptual design for the pipe alignment on the Town Hall site to the SAS; basic design data on the proposed clearwell/pump station; proposed compliance sampling location for GW discharge permit; and more detail on the conceptual design of the force main to connect wastewater flows from Town Hall to the Town's sewer
system.

<ul> <li>A summary of the existing Discharge Monitoring Report (DMR) data, indicating the performance of the tre system in the context of the NPDES and potential GW discharge permit limits, and a description of operational modifications, if any, needed to comply with permit limits. This should include data on existing flows, including discussion on seasonal fluctuations.</li> </ul>	
> o A description of any I/I work undertaken or planned by the Town.	
> o Identification of any local, state, or federal permits needed for the project.	
> o A listing of the facilities served by the WWTP >	
> o A brief summary/reference to the approved Hydrogeological Report, citing the document as a source for v resources/impacts for the proposed SAS, proximity to residences, hydrogeological investigations, and subseque approval.	vater ent DEP's
> o Reference to (date, title, author) the O&M Manual for the existing WWTP, and indication that the O&M w updated to include provisions for the pump station/force main/SAS prior to construction and operation of prop facilities.	ill be iosed
> o Appendix including the Wayland Wastewater Management District Commission sewer use regulations or b	ylaw.
>	
> Other:	
> >	
<b>&gt;</b>	
> • Operations Contract: The application should include a copy of the operations contract, and the staffing the WWTP.	plan for
>	
> Please note that 314 CMR 2.03(2) and 314 CMR 5.09A(4) only authorizes MassDEP to issue a permit once a coapplication is received. Therefore, MassDEP cannot grant a permit if an application is fails to meet the requirer 314 CMR 5.09A, including all applicable guidelines. If, following identification of any insufficiency, an applicant correct it and instead requests that the application be processed as submitted, the inadequacies may result in a the basis of a denial of a permit application per 314 CMR 2.03(2). In addition to the requirement of 314 CMR 5. comply with all applicable MassDEP guidelines, 314 CMR 2.03(2) also authorizes MassDEP to require the application provide any additional information that may be necessary within applicable timeframes and to attend any inforconferences relative to a permit application.	nents of fails to and form 09A(5) to ant to
> Thanks, if you have further questions, I would recommend that your engineering consultant speak with Kevin If you have other questions or would like to discuss further, please give me a call.	Brander.
>	
> Fric Worrall	
> Acting Regional Director	
> MassDEP - NERO	
> 205B Lowell Street	
> Wilmington, MA 01887	
> ph: (978) 694-3225	
> fax:(978) 694-3499	

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