

# Commonwealth of Massachusetts Executive Office of Energy & Environmental Affairs

## Department of Environmental Protection

Southeast Regional Office • 20 Riverside Drive, Lakeville MA 02347 • 508-946-2700

Charles D. Baker Governor

Karyn E. Polito Lieutenant Governor Matthew A. Beaton Secretary

> Martin Suuberg Commissioner

## INDIVIDUAL GROUNDWATER DISCHARGE PERMIT

Name and Address of Applicant: Chases Ocean Grove, Inc., 251 Old Wharf Road,

Dennisport, Massachusetts 02639

Date of Application: August 30, 2018

Application/Permit No. 987-0

Date of Issuance: DRAFT Date of Expiration: DRAFT

Effective Date: DRAFT

#### **AUTHORITY FOR ISSUANCE**

Pursuant to authority granted by Chapter 21, Sections 26-53 of the Massachusetts General Laws, as amended, 314 CMR 2.00, and 314 CMR 5.00, the Massachusetts Department of Environmental Protection (the Department or MassDEP) hereby issues the following permit to: **Chases Ocean Grove, Inc.** (hereinafter called "the permittee") authorizing discharges to the ground from the on-site wastewater treatment facilities located at **Chases Ocean Grove, 251 Old Wharf Road, Dennisport, Massachusetts** such authorization being expressly conditional on compliance by the permittee with all terms and conditions of the permit hereinafter set forth.

| Brian A. Dudley, Chief                    | Date |  |
|---|------|--|
| Wasterwater Management – Cape and Islands |      |  |

#### I. SPECIAL CONDITIONS

The permittee is authorized, pursuant to 314 CMR 5.10(9)(h) for seasonality loading requirements, to discharge into the ground from forty one (41) secondary treatment units (STUs) for which this permit is issued. The STUs will serve 290 cottage units with 400 bedrooms (hereinafter called "the Facility") with a total sewage design flow of 44,000 gallons per day (gpd). The Facility is located on approximately nineteen (19) acres.

#### A. Treatment Facilities

- 1. The treatment process for each of the STUs includes primary settling in septic tanks followed by Septitech treatment units with final discharge to infiltration beds receiving effluent by either pressure distribution or pressure dosing. The location of each STU and infiltration beds are indicated on the site plan provided with the initial permit application.
  - The method of treatment authorized by this Permit is expected to achieve typical secondary effluent standards of 30 mg/L 5-Day Biochemical Oxygen Demand (BOD<sub>5</sub>) and 30 mg/L of Total Suspended Solids (TSS). Due to the seasonal operation of the Facility, the pollutant load will be less than if operated on a year round basis utilizing treatment technology designed for tertiary treatment standards.
- 2. Routine inspection is critical to the proper functioning of each component and to the overall efficiency of the STUs. Therefore, a maintenance and inspection program is required and is discussed in Section C below.
- 3. Discharge of the effluent shall not result in any demonstrable adverse impact to the groundwater or violate any water quality standard that has been promulgated.
- 4. The Permittee shall take necessary measures to prevent, minimize or mitigate the impact of any discharge of effluent to the surface. Discharge includes, but is not limited to, breakout from infiltration beds, overflow of septic tanks, breakage of conveyance lines, or any damage, misuse, or disrepair of the STUs, including the building sewer line.
- 5. The proper maintenance and inspection of the STUs (to include collection systems, treatment systems and facility grounds), and the collection and analysis of groundwater samples collected from monitoring wells is required to protect public health and safety. The requirements for each are detailed below.

#### **B.** Nutrient Loading

1. The cumulative load at the facility discharged from the STUs shall not exceed **4,018 pounds** per year of Biochemical Oxygen Demand (BOD<sub>5</sub>), **4,018 pounds per year of Total** Suspended Solids (TSS), **1,339 pounds per year of Nitrate Nitrogen** (NO<sub>3</sub>) and **1,339 pounds per year of Total Nitrogen** (TN) for the entire facility. The permitted cumulative load is derived from wastewater characteristics and is summarized as follows:

| <u>Source</u> | <b>Contaminant Contribution (lbs/year)</b>                    |
|---------------|---|
| Wastewater    | $\begin{array}{ccc} BOD_5 & 4,018 \\ TSS & 4,018 \end{array}$ |
|               | NO <sub>3</sub> 1,339<br>TN 1,339                             |
|               | TN 1,339  |

2. The following assumptions about land use loading have been used to generate the maximum nutrient loading for this permit.

Wastewater: 35 mg/L Total Nitrogen

Total Wastewater Flow: 44,000 gpd

## C. Monitoring Requirements

1. Water Use Monitoring

The Permittee shall insure that water meter readings from the facility be collected and reported to the Department consistent with the Reporting Requirements discussed in Section D, paragraph 2(b) below.

#### 2. STUs

Each STU shall be sampled once a month during the first year it is in operation. After one (1) year of operation, each STU shall be sampled at least once during the operational season of the Facility. A minimum of seven (7) STUs shall be sampled every month for the 180 (or less) days that the Facility is open. If there are less than seven (7) STUs in operation due to phased installation, then all systems shall be sampled once a month until the total number of STUs exceeds seven (7) units.

For each STU sampled, the Permittee shall record the quality of the STU's **effluent** prior to discharge to the leaching facilities according to the following schedule and other provisions:

| Parameter  | Sample Type |
|--|-------------|
| STU Number   | Data Entry  |
| рН   | Grab        |
| $BOD_5$  | Grab        |
| TSS  | Grab        |
| Total Nitrogen (NO <sub>2</sub> +NO <sub>3</sub> +TKN) | Grab        |
| Nitrate Nitrogen (NO <sub>3</sub> )                    | Grab        |

a) Any grab sample required to be taken less frequently than daily shall be taken during the period of Monday through Friday inclusive.

## 3. Inspection of STUs

- a) The facility has been rated (in accordance with 257 CMR 2.00), to be a Grade 2 facility. Therefore, the permittee shall provide for oversight by a Massachusetts Certified Wastewater Treatment plant operator (Chief Operator) Grade 2 or higher. The permittee will also provide for a backup operator who shall possess at least a valid Grade 2 license.
- b) All STUs shall be inspected weekly by a Certified Operator to insure that the units are functioning as designed and that all mechanical and electrical equipment is sound and in operational condition.

#### 4. Groundwater Monitoring

The permittee shall install the approved monitoring wells at least 90 days prior to treatment facility start-up. The permittee shall install the upgradient monitoring well, MW-5 and the downgradient monitoring wells MW-1 and MW-3 as shown on Figure 4-1 in the hydrogeological report titled "Hydrogeological Evaluation Report, Chases Ocean Grove, Dennisport, Massachusetts", prepared by Fuss and O'Neill and dated December 2017. Labels identifying each monitoring well's identification in accordance with the above-referenced approved plan shall be affixed to the steel protective casing of each monitoring well.

| Parameter                            | Frequency of Analysis |
|--------------------------------------|-----------------------|
| Static Water Level                   | Quarterly             |
| Specific Conductance                 | Quarterly             |
| pH                                   | Quarterly             |
| Total Nitrogen $(NO_2 + NO_3 + TKN)$ | Quarterly             |
| Nitrate-Nitrogen (NO <sub>3</sub> )  | Quarterly             |
| Total Phosphorus (as P)              | Quarterly             |
| Orthophosphate (as P)                | Quarterly             |
| Volatile Organic Compounds           | Annually              |

- a) Static Water Level shall be expressed as an elevation and shall be referenced to the surveyed datum established for the site. It shall be calculated by subtracting the depth to the water table from the surveyed elevation of the top of the monitoring well's PVC well casing/riser.
- b) After one full year of monitoring the Total Phosphorus and Orthophosphate results, the Department may determine, upon the request of the permittee, that the frequency of monitoring may be reduced if, in the judgment of the Department, the results of the sampling indicate that existing phosphorus levels will not adversely impact downgradient receptors. If the Department reduces the frequency of monitoring for Total Phosphorus and Orthophosphate, the Department reserves the right to resume more frequent monitoring if the Department determines that phosphorus levels are impacting downgradient receptors.
- c) Any grab sample or composite sample required to be taken less frequently than daily shall be taken during the period of Monday through Friday inclusive.
- 5. The permittee shall submit all monitoring reports within 30 days of the last day of the reporting month to MassDEP and to the Dennis Board of Health, 685 Route 134, South Dennis, Massachusetts 02660. All discharge monitoring reports submitted to MassDEP must be submitted through eDEP. To register for electronic submission go to:

  http://www.mass.gov/eea/agencies/massdep/service/online/edep-online-filing.html

## **D.** Annual Report

By December 31 of each year, the Permittee shall submit an annual report to the Department, for its review, describing the cumulative loading from the STUs as compared to the cumulative loading limit set in Section I.B.1 of this permit. The annual report shall contain the following information:

- (a) a summation and discussion about the individual nutrient sources and how they cumulatively compare with the permit limit set in Section I.B,1;
- (b) metered water use for the facility;
- (c) days of operation;
- (d) all monitoring well data must be compiled in accordance with Section I.C.4. of this permit;
- (e) the annual report shall be certified as valid and stamped by a Professional Engineer registered in the Commonwealth of Massachusetts and shall contain a certification statement signed in accordance with 314 CMR 5.14.

#### **E.** Nutrient Loading Limitations

The Facility shall comply with the following nutrient loading limitations:

The cumulative load of contaminants discharged on the Facility site from wastewater shall not exceed the values listed in Section I.B.1 of this permit.

In the event that the Department determines, based on an evaluation of the Annual Report or other information, that the loading limits have not been met or otherwise realized by the Permittee, the Department may require the Permittee to modify the Permit in accordance with 314 CMR 2.10 and 314 CMR 5.12 and/or undertake the installation of wastewater treatment technology necessary to achieve an additional level of treatment.

#### F. Supplemental Conditions

- The permittee shall notify the Department at least thirty (30) days in advance of the proposed transfer of ownership of the facility for which this permit is written. Said notification shall include a written agreement between the existing and new permittees containing a specific date for transfer of permit, responsibility, coverage and liability between them.
- 2) A staffing plan for the facility shall be submitted to the Department once every two years and whenever there are staffing changes. The staffing plan shall include the following components:
  - a) The operator(s)'s name(s), operator grade(s) and operator license number(s);
  - b) The number of operational days per week;
  - c) The number of operational shifts per week;
  - d) The number of shifts per day;
  - e) The required personnel per shift;
  - f) Saturday, Sunday and holiday staff coverage;
  - g) Emergency operating personnel
- 3) The permittee is responsible for the operation and maintenance of all sewers, pump stations, and treatment units for the permitted facility, which shall be operated and maintained under the direction of a properly certified wastewater operator.
- 4) Operation and maintenance of the proposed facility must be in accordance with 314 CMR 12.00, "Operation and Maintenance and Pretreatment Standards for Wastewater Treatment Works and Indirect Discharges", and, 257 CMR 2.00, "Rules and Regulations for Certification of Operators of Wastewater Treatment Facilities".
  - c) The facility has been rated (in accordance with 257 CMR 2.00), to be a Grade 2 facility. Therefore, the permittee shall provide for oversight by a Massachusetts Certified Wastewater Treatment plant operator (Chief Operator) Grade 2 or higher. The permittee will also provide for a backup operator who shall possess at least a valid Grade 2 license.
  - d) The date and time of the operator's inspection along with the operator's name and certification shall be recorded in the log book on location at the treatment facility. All daily inspection logs consistent with the O&M Manual requirements shall be kept at the facility for a period of three (3) years.
  - e) Records of operation of wastewater treatment facilities or disposal systems required by the Department shall be submitted on forms supplied by the Department or on other forms approved by the Department for such use. Monthly reports shall be

certified by the wastewater treatment plant operator in charge and shall be included in the discharge monitoring reports submitted each month.

- If the operation and maintenance of the facility is contracted to a private concern, the permittee shall submit a copy of the contract, consistent with what is required by the approved Operation & Maintenance manual and signed only by the contractor, to the appropriate MassDEP Regional Office within thirty (30) days of permit issuance. Along with the contract, a detailed listing of all contract operation obligations of the proposed contractor at other facilities shall also be submitted.
- Any proposals for additional connections to the sewer system, beyond the office space and bedrooms shall be submitted to MassDEP and the local Board of Health for review and approval prior to the connection.
- 7) All tests or analytical determinations to determine compliance with permit standards and requirements:
  - a) Effluent samples shall be collected, transported and stored in accordance with Standard Methods for the Examination of Water and Wastewater;
  - b) Monitoring must be conducted according to test procedures approved under 40 CFR Part 136 unless other methods are approved by the Department; and,
  - c) Samples shall be analyzed by a Massachusetts Certified laboratory unless otherwise approved by the Department.
- 8) The permittee shall notify the appropriate MassDEP Regional Office, in writing, within thirty (30) days of the following events:
  - a) The date of treatment plant start up.
  - b) Any interruption of the treatment system operation, other than routine maintenance.
  - c) Final shutdown of the treatment system.
- 9) The permittee shall contract to have any and all solids and sludges generated by the treatment system for which this permit is issued removed off site by a properly licensed waste hauler for disposal at an EPA/MassDEP approved facility. The name and license number of the hauler along with the quantity of wastes removed and the date(s) of removal shall be reported by the permittee in writing to the appropriate MassDEP Regional Office.
- 10) Simultaneously with the permit renewal application at year fifteen (2034) following the initiation of plant operations, the permittee shall submit two reports to the Department for its review and approval:
  - a) An engineering report, prepared by a registered professional engineer, that outlines in sufficient detail what modifications (if any) to the facility or other changes are required to insure that the facility can remain in compliance with its

GWDP and other applicable requirements through the next 5 year permit term (year 2039) and beyond; and

- b) A financial plan that contains the cost estimates for implementing the facility modifications or other changes identified in the engineering report, and describes and demonstrates, how and when the permittee will finance the needed facility modifications or other changes
- In the event that effluent limits are not met, or the discharge is determined to impair groundwater quality in accordance with 314 CMR 5.16(1), the permittee may be obligated to modify, supplement or replace the permitted treatment process so as to ensure that the discharge does not impair the ability of the groundwater to act as an actual or potential source of potable water.
- Pursuant to M.G.L. Chapter 21A, section 18(a), and 310 CMR 4.03, holders of this Permit may be subject to annual compliance assurance fees as assessed each year on July 1st and invoiced by MassDEP. Failure of the Permit holder to pay applicable annual compliance assurance fees shall result in the automatic suspension of the permit by operation of law under the statute. If fee non-payment continues for sixty days or more, MassDEP has the statutory option of revoking the Permit, denying any other pending permit applications filed by the Permit holder or taking other enforcement action. Permit holders are required to notify MassDEP in writing if they wish to relinquish or transfer a permit. Failure to do so will result in the continued assessment of fees.

## G. Appeal Rights

During the thirty (30) day period following issuance of this permit, a Notice of Claim for an Adjudicatory Appeal may be sent by any person aggrieved (the "Petitioner") by the issuance to:

Case Administrator
Office of Appeals and Dispute Resolution
Massachusetts Department of Environmental Protection
One Winter Street/2<sup>nd</sup> Floor
Boston, MA 02108

310 CMR 1.01(6)(b) requires the Notice of Claim to: include sufficient facts to demonstrate aggrieved person status; state the facts which are grounds for the appeal specifically, clearly and concisely; and, state relief sought. The permit shall become or remain effective at the end of the 30 day appeal period unless the person filing the Notice of Claim requests, and is granted, a stay of its terms and conditions. If a permit is modified under 314 CMR 2.10, only the modified terms and conditions may be subject to an Adjudicatory Appeal. All other aspects of the existing permit shall remain in effect during any such Adjudicatory Appeal.

Per 310 CMR 4.06, the hearing request to the Commonwealth will be dismissed if the filing fee is not paid. Unless the Petitioner is exempt or granted a waiver, a valid check payable to the Commonwealth to Massachusetts in the amount of \$100.00 must be mailed to:

Commonwealth of Massachusetts

Department of Environmental Protection P.O. Box 4062 Boston, MA 02211

The filing fee is not required if the Petitioner is a city, town, county, or district of the Commonwealth, federally recognized Indian tribe housing authority effective January 14, 1994, or any municipal housing authority; or, per MGL 161A s. 24, the Massachusetts Bay Transportation Authority. The Department may waive the adjudicatory hearing filing fee for a Petitioner who shows that paying the fee will create an undue financial hardship. A Petitioner seeking a waiver must file, along with the hearing request, an affidavit setting forth the facts believed to support the claim of undue financial hardship.



#### II. GENERAL PERMIT CONDITIONS

#### 5.16: General Conditions

The following conditions apply to all individual and general permits:

- (1) No discharge authorized in the permit shall cause or contribute to a violation of 314 CMR 4.00: Massachusetts Surface Water Quality Standards. Upon promulgation of any amended standard, the permit may be modified to comply with such standard in accordance with the procedures in 314 CMR 2.10: Modification, Suspension, Revocation and Renewal of Permits and General Permit Coverage and 314 CMR 5.12. Except as otherwise provided in 314 CMR 5.10(3)(c), 5.10(4)(a)2. and 5.10(9), no discharge authorized in the permit shall impair the ability of the ground water to serve as an actual or potential source of potable water. Evidence that a discharge impairs the ability of the ground water to serve as an actual or potential source of potable water includes, without limitation, analysis of samples taken in a downgradient well that demonstrates one or more exceedances of the applicable water quality based effluent limitations set forth in 314 CMR 5.10. In those cases where it is shown that a measured parameter exceeds the applicable water quality based effluent limitations set forth in 314 CMR 5.10 at the upgradient monitoring well, evidence that a discharge impairs the ability of the ground water to serve as an actual or potential source of potable water is deemed to exist if a measured parameter in any downgradient well exceeds the level of that same measured parameter in the upgradient well for the same sampling period. A statistical procedure approved by the Department shall be used to determine when a measured parameter exceeds the allowable level.
- (2) <u>Duty to Comply.</u> The permittee shall comply at all times with the terms and conditions of the permit, 314 CMR 5.00, M.G.L. c. 21, §§ 26 through 53, and all applicable state and federal statutes and regulations.
- (3) <u>Standards and Prohibitions for Toxic Pollutants</u>. The permittee shall comply with effluent standards or prohibitions established by § 307(a) of the Federal Act, 33 U.S.C. § 1317(a), for toxic pollutants within the time provided in the regulations that establish these standards or prohibitions, even if the permit has not yet been modified to incorporate the requirement.
- (4) <u>Proper Operation and Maintenance.</u> The permittee shall at all times properly operate and maintain all facilities and equipment installed or used to achieve compliance with the terms and conditions of the permit, 314 CMR 12.00: *Operation and Maintenance and Pretreatment Standards for Wastewater Treatment Works and Indirect Discharges*, and 257 CMR 2.00: *Certification of Operators of Wastewater Treatment Facilities*. All equipment shall be maintained in an acceptable condition for its intended use.
- (5) <u>Duty to Halt or Reduce Activity</u>. Upon reduction, loss, or failure of the treatment facility, the permittee shall, to the extent necessary to maintain compliance with its permit, control production, discharges, or both, until the facility is restored or an alternative method of treatment is provided. A permittee may not raise as a defense in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of the permit.

- (6) <u>Power Failure.</u> In order to maintain compliance with the effluent limitations and prohibitions of the permit, the permittee shall either:
  - (a) provide an alternative power source sufficient to operate the wastewater control facilities; or
  - (b) halt, reduce or otherwise control production or all discharges upon the reduction, loss, or failure of the primary source of power to the wastewater control facilities.
- (7) <u>Duty to Mitigate</u>. The permittee shall take all reasonable steps to minimize or prevent any adverse impact on human health or the environment resulting from non-compliance with the permit. Additionally, the permittee shall take all necessary steps to prevent an operational upset of the PWTF or POTW.
- (8) <u>Duty to Provide Information</u>. The permittee and any operator of the permitted facility shall furnish to the Department within a reasonable time as specified by the Department any information which the Department may request to determine whether cause exists for modifying, suspending, revoking and reissuing, or terminating the permit, or to determine whether the permittee is complying with the terms and conditions of the permit.
- (9) <u>Inspection and Entry</u>. The permittee shall allow the Department or its authorized representatives to:
  - (a) Enter upon the permittee's premises where a regulated facility or activity is located or conducted, or where records required by the permit are kept;
  - (b) Have access to and copy, at reasonable times, any records that must be kept under the conditions of the permit;
  - (c) Inspect at reasonable times any facilities, equipment, practices, or operations regulated or required under the permit; and
  - (d) Sample or monitor at reasonable times for the purpose of determining compliance with the terms and conditions of the permit.
- (9A) The permittee shall physically secure the treatment works and monitoring wells and limit access to the treatment works and monitoring wells only to those personnel required to operate, inspect and maintain the treatment works and to collect samples.
- (9B) The permittee shall identify each monitoring well by permanently affixing to the steel protective casing of the well a tag with the identification number listed in the permit.
- (10) <u>Monitoring</u>. Samples and measurements taken for the purpose of monitoring shall be representative of the monitored activity. Monitoring must be conducted according to test procedures approved under 40 CFR Part 136 unless other test procedures are specified in the permit.
- (11) <u>Recordkeeping.</u> The permittee shall retain records of all monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation, copies of all reports required by the permit, and all records of all data used to complete the application for the permit, for a period of at least five years from the date of the sample, measurement, report or application. This period may be extended by request of the Department at any time. Records of monitoring information shall include without limitation:

- (a) The date, exact place, and time of sampling or measurements;
- (b) The individual(s) who performed the sampling or measurement;
- (c) The date(s) analyses were performed;
- (d) The individual(s) who performed the analyses;
- (e) The analytical techniques or methods used; and
- (f) The results of such analyses.
- (12) <u>Prohibition of Bypassing</u>. Except as provided in 314 CMR 5.16(13), bypassing is prohibited and the Department may take enforcement action against a permittee for bypassing unless:
  - (a) The bypass was unavoidable to prevent loss of life, personal injury, or severe property damage;
  - (b) There were no feasible alternatives to the bypass, such as the use of auxiliary treatment facilities, retention of untreated wastes, or maintenance during normal periods of equipment downtime. This condition is not satisfied if the permittee could have installed adequate backup equipment to prevent a bypass which occurred during normal periods of equipment downtime or preventive maintenance; and
  - (c) The permittee submitted notice of the bypass to the Department:
    - 1. In the event of an anticipated bypass, at least ten days in advance, if possible; or
    - 2. In the event of an unanticipated bypass, as soon as the permittee has knowledge of the bypass and no later than 24 hours after its first occurrence.
- (13) <u>Bypass not Exceeding Limitations</u>. The permittee may allow a bypass to occur which does not cause effluent limitations to be exceeded, but only if necessary for the performance of essential maintenance or to assure efficient operation of treatment facilities.
- (14) <u>Permit Actions</u>. The permit may be modified, suspended, or revoked for cause. The filing of a request by the permittee for a permit modification, reissuance, or termination, or a notification of planned changes or anticipated non-compliance does not stay any permit condition.
- (15) <u>Duty to Reapply</u>. If the permittee wishes to continue an activity regulated by the permit after the expiration date of the permit, the permittee must apply for and obtain a new permit. The permittee shall submit a new application at least 180 days before the expiration date of the existing permit, unless permission for a later date has been granted by the Department in writing.
- (16) <u>Property Rights</u>. The permit does not convey any property rights of any sort or any exclusive privilege.
- (17) Other Laws. The issuance of a permit does not authorize any injury to persons or property or invasion of other private rights, nor does it relieve the permittee of its obligation to comply with any other applicable Federal, State, or local law, or regulation.
- (18) Oil and Hazardous Substance Liability. Nothing in the permit shall be construed to preclude the institution of any legal action or relieve the permittee of any responsibilities, liabilities, or penalties to which the permittee is or may be subject under § 311 of the Federal

(19) <u>Removed Substances</u>. Solids, sludges, filter backwash, or other pollutants removed in the course of treatment or control of wastewaters shall be disposed in a manner consistent with applicable Federal and State laws and regulations including, but not limited to, the Massachusetts Clean Waters Act, M.G.L. c. 21, §§ 26 through 53, and the Federal Act, 33 U.S.C. § 1251 *et seq.*, the Massachusetts Hazardous Waste Management Act, M.G.L. c. 21C, and the Federal Resource Conservation and Recovery Act, 42 U.S.C. § 6901, *et seq.*, 310 CMR 19.000: *Solid Waste Management* and 310 CMR 30.000: *Hazardous Waste*.

#### (20) Reporting Requirements.

- (a) Monitoring Reports. Monitoring results shall be reported on a Discharge Monitoring Report (DMR) at the intervals specified in the permit. If a permittee monitors any pollutant more frequently than required by the permit, the results of this monitoring shall be included in the calculation and reporting of the data submitted in the DMR. Beginning on December 2, 2017, a permittee shall submit all DMRs electronically, using the electronic reporting system designated by the Department. A permittee may seek a waiver of this requirement by submitting a written request for the Department's approval.
- (b) <u>Compliance Schedules</u>. Reports of compliance or non-compliance with, or any progress reports on interim and final requirements contained in any compliance schedule in the permit shall be submitted no later than 14 days following each schedule date.
- (c) <u>Planned Changes</u>. The permittee shall give notice to the Department as soon as possible of any planned physical alterations or additions to the permitted facility or activity which could significantly change the nature or increase the quantity of pollutants discharged. Unless and until the permit is modified, any new or increased discharge in excess of permit limits or not specifically authorized by the permit constitutes a violation.
- (d) <u>Anticipated Non-compliance</u>. The permittee shall give advance notice to the Department of any planned changes in the permitted facility or activity which may result in non-compliance with permit requirements.
- (e) <u>24 Hour Reporting</u>. The permittee shall report any non-compliance which may endanger health or the environment. Any information shall be communicated orally within 24 hours of the time the permittee becomes aware of the circumstances. A written submission shall also be provided within five days of the time the permittee becomes aware of the circumstances. The written submission shall contain: a description of the non-compliance, including exact dates and times, and if the non-compliance has not been corrected, the anticipated time it is expected to continue; and steps taken or planned to reduce, eliminate, and prevent reoccurrence of the non-compliance. The following shall be included as information which must be reported within 24 hours:
  - 1. Any unanticipated bypass which exceeds any effluent limitation in the permit; and
  - 2. Any violation of a maximum daily discharge limitation for any of the pollutants required by the permit to be reported within 24 hours.
- (f) Other Non-compliance. The permittee shall report all instances of non-compliance not reported under 314 CMR 5.16(20)(a), (b), or (e) at the time monitoring reports are submitted. The reports shall contain the information listed in 314 CMR 5.16(20)(e).
- (g) <u>Toxics</u>. All manufacturing, commercial, mining, or silvicultural dischargers must notify

the Department as soon as they know or have reason to believe:

- 1. That any activity has occurred, or will occur, that would result in the discharge of any toxic pollutant listed in 314 CMR 3.17: *Appendix B Toxic Pollutants* not limited by the permit, if that discharge will exceed the highest of the following notification levels:
  - a. 100 micrograms per liter (100 ug/l);
  - b. 200 micrograms per liter (200 ug/l) for acrolein and acrylonitrile, 500 micrograms per liter (500 ug/l) for 2,4-dinitrophenol, and for 2-methyl-
  - 4,6-dinitrophenol, and one milligram per liter (1 mg/l) for antimony;
  - c. Five times the maximum concentration value reported for that pollutant in the permit application; or
- 2. That they have begun or expect to begin to use or manufacture as an intermediate or final product or byproduct any toxic pollutant which was not reported in the permit application.
- (h) <u>Indirect Dischargers</u>. All Publicly Owned Treatment Works shall provide adequate notice to the Department of the following:
  - 1. Any new introduction of pollutants into the POTW from an indirect discharger which would be subject to § 301 or § 306 of the Federal Act, 33 U.S.C. § 1311 or 1316, if it were directly discharging those pollutants; and
  - 2. 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.
- (i) <u>Information</u>. Where a permittee becomes aware that it failed to submit any relevant facts in a permit application, or submitted incorrect information in a permit application or in any report to the Department, it shall promptly submit the relevant facts or correct information.
- (j) The permittee shall notify the Department in writing within seven days of any change in contract operators.
- (21) <u>Signatory Requirement</u>. All applications, reports, or information submitted to the Department shall be signed and certified in accordance with 314 CMR 5.14 and 5.15.
- (22) <u>Severability</u>. The provisions of the permit are severable. If any provision of the permit, or the application of any provision of the permit to any circumstance, is held invalid, the application of such provision to other circumstances, and the remainder of the permit, shall not be affected thereby.
- (23) <u>Reopener Clause</u>. The Department reserves the right to make appropriate revisions to the permit to establish any appropriate effluent limitations, schedules of compliance, or other provisions, as authorized by the Massachusetts Clean Waters Act, M.G.L. c. 21, §§ 26 through 53, or the Federal Act, 33 U.S.C. § 1251 *et seq.*, to bring all discharges into compliance with these statutes.
- (24) <u>Approval of Treatment Works</u>. All discharges and associated treatment works authorized in 314 CMR 5.00 shall remain in compliance with the terms and conditions of the permit. Any modification of the approved treatment works shall require written approval of the Department prior to the construction of the modification.

- (25) Transfer of Permits.
- (a) <u>RCRA Facilities</u>. Any permit which authorizes the operation of a RCRA facility subject
  - to the requirements of 314 CMR 8.07: *Standards for all other RCRA Facilities* shall be valid only for the person to whom it is issued and may not be transferred.
  - (b) <u>Transfers by Modification</u>. Except as provided in 314 CMR 5.16(25)(a) and (c), a permit may be transferred by the permittee to a new permittee if the permit has been modified or revoked and reissued in accordance with 314 CMR 5.12(2), or a minor modification is made to identify the new permittee in accordance with 314 CMR 5.12(3) and (4).
  - (c) <u>Automatic Transfers</u>. For facilities other than Privately Owned Wastewater Treatment Facilities (PWTFs) that treat at least some sewage from residential uses, hospitals, nursing or personal care facilities, residential care facilities, or assisted living facilities, PWTFs that have been required to establish, fund and maintain financial assurance mechanism(s) pursuant to 314 CMR 5.15(6), and RCRA facilities subject to the requirements of 314 CMR 8.07: *Standards for all other RCRA Facilities*, a permit may be automatically transferred in accordance with 314 CMR 5.12(5).
- (26) <u>Permit Compliance Fees and Inspection Information</u>. Except as otherwise provided, any permittee required to obtain a ground water discharge permit pursuant to M.G.L. c. 21, § 43, and 314 CMR 5.00 shall submit the annual compliance assurance fee established in accordance with M.G.L. c. 21A, § 18 and 310 CMR 4.00: *Timely Action Schedule and Fee Provisions*, as provided in 314 CMR 2.12: *Applications, Fees and Inspection Information*. The requirement to submit the annual compliance fee does not apply to any local government unit other than an authority. Any permittee required to obtain a ground water discharge permit pursuant to M.G.L. c. 21, § 43 and 314 CMR 5.00, may be required to submit inspection information annually, as provided in 314 CMR 2.12.



Massachusetts Department of Environmental Protection
One Winter Street, Boston MA 02108 ● Phone: 617-292-5751
Communication For Non-English Speaking Parties - 310 CMR 1.03(5)(a)



## 1 English:

This document is important and should be translated immediately. If you need this document translated, please contact MassDEP's Diversity Director at the telephone numbers listed below.



## 2 Español (Spanish):

Este documento es importante y debe ser traducido inmediatamente. Si necesita este documento traducido, por favor póngase en contacto con el Director de Diversidad MassDEP a los números de teléfono que aparecen más abajo.



## 3 Português (Portuguese):

Este documento é importante e deve ser traduzida imediatamente. Se você precisa deste documento traduzido, por favor, entre em contato com Diretor de Diversidade da MassDEP para os números de telefone listados abaixo.



#### 4(a) 中國(傳統)(Chinese (Traditional):

本文件非常重要,應立即翻譯。如果您需要翻譯這份文件,請用下面列出的電話號碼與 MassDEP的多樣性總監聯繫。



#### 4(b) 中国(简体中文)(Chinese (Simplified):

本文件非常重要,应立即翻译。如果您需要翻译这份文件,请用下面列出的电话号码与 MassDEP的多样性总监联系。



#### 5 Ayisyen (franse kreyòl) (Haitian) (French Creole):

Dokiman sa-a se yon bagay enpòtan epi yo ta dwe tradui imedyatman. Si ou bezwen dokiman sa a tradui, tanpri kontakte Divèsite Direktè MassDEP a nan nimewo telefòn ki nan lis pi ba a.



#### 6 Việt (Vietnamese):

Tài liệu này là rất quan trọng và cần được dịch ngay lập tức. Nếu bạn cần dịch tài liệu này, xin vui

lòng liên hệ với Giám đốc MassDEP đa dạng tại các số điện thoại được liệt kê dưới đây.



## 7 ប្រទេសកម្ពុជា (Kmer (Cambodian):

ឯកសារនេះគឺមានសារៈសំខាន់និងគួរត្រូវបានបកប្រែភ្លាម។ ប្រសិនបើអ្នកត្រូវបានបកប្រែ ឯកសារនេះសូមទំនាក់ទំនងឆ្នោតជានាយក MassDEP នៅលេខទូរស័ព្ទដែលបានរាយខាងក្រោម។



#### 8 Kriolu Kabuverdianu (Cape Verdean):

Es documento é importante e deve ser traduzido imidiatamente. Se bo precisa des documento traduzido, por favor contacta Director de Diversidade na MassDEP's pa es numero indicode li d'boche.



#### 9 Русский язык (Russian):

Этот документ является важным и должно быть переведено сразу. Если вам нужен этот документ переведенный, пожалуйста, свяжитесь с директором разнообразия MassDEP по адресу телефонных номеров, указанных ниже.



## :(Arabic) العربية 10

هذه الوثيقة الهامة وينبغي أن تترجم على الفور. اذا كنت بحاجة الى هذه الوثيقة المترجمة، يرجى الاتصال مدير التنوع في MassDEP



## 11 한국어 (Korean):

이 문서는 중요하고 즉시 번역해야합니다. 당신이 번역이 문서가 필요하면 아래의 전화 번호로 MassDEP의 다양성 감독에 문의하시기 바랍니다.



#### 12 հայերեն (Armenian)։

Այս փաստաթուղթը շատ կարեւոր է եւ պետք է թարգմանել անմիջապես. Եթե Ձեզ անհրաժեշտ է այս փաստաթուղթը թարգմանվել դիմել MassDEP բազմազանությունը տնօրեն է հեռախոսահամարների թվարկված են ստորեւ.



#### 13 فارسى (Farsi (Persian):

این سند مهم است و باید فور ا ترجمه شده است.

اگر شما نیاز به این سند ترجمه شده، لطفا با ما تماس تنوع مدیر MassDEP در شماره تلفن های ذکر شده در زیر.



### 14 Français (French):

Ce document est important et devrait être traduit immédiatement. Si vous avez besoin de ce document traduit, s'il vous plaît communiquer avec le directeur de la diversité MassDEP aux numéros de téléphone indiqués ci-dessous.



#### 15 Deutsch (German):

Dieses Dokument ist wichtig und sollte sofort übersetzt werden. Wenn Sie dieses Dokument übersetzt benötigen, wenden Sie sich bitte Diversity Director MassDEP die in den unten aufgeführten Telefonnummern.



## 16 Ελληνική (Greek):

Το έγγραφο αυτό είναι σημαντικό και θα πρέπει να μεταφραστούν αμέσως. Αν χρειάζεστε αυτό το έγγραφο μεταφράζεται, παρακαλούμε επικοινωνήστε Diversity Director MassDEP κατά τους αριθμούς τηλεφώνου που αναγράφεται πιο κάτω.



## 17 Italiano (Italian):

Questo documento è importante e dovrebbe essere tradotto immediatamente. Se avete bisogno di questo documento tradotto, si prega di contattare la diversità Direttore di MassDEP ai numeri di telefono elencati di seguito.



#### 18 Język Polski (Polish):

Dokument ten jest ważny i powinien być natychmiast przetłumaczone. Jeśli potrzebujesz tego dokumentu tłumaczone, prosimy o kontakt z Dyrektorem MassDEP w różnorodności na numery telefonów wymienionych poniżej.



## 19 हिन्दी (Hindi):

यह दस्तावेज महत्वपूर्ण है और तुरंत अनुवाद किया जाना चाहिए. आप अनुवाद इस दस्तावेज़ की जरूरत है, नीचे सूचीबद्ध फोन नंबरों पर MassDEP की विविधता निदेशक से संपर्क करें.