Quarterly Operations Report Second Quarter 2020

Groundwater Treatment Plant GM-38 Area Groundwater Remediation Naval Weapons Industrial Reserve Plant Bethpage, New York

Contract No. N40085-16-D-2288 Contract Task Order No. 0005

August 2020

Prepared for:



Naval Facilities Engineering Command Mid-Atlantic 9324 Virginia Avenue Norfolk, VA 23511

Prepared by:



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Acronyms and Abbreviations

ARAR Applicable or Relevant and Appropriate Requirement

AS air stripper

ASE air stripper effluent
BFE bag filter effluent

bgs below ground surface

CERCLA Comprehensive Environmental Response Compensation and Liability Act

DAR Division of Air Resources

DCA dichloroethane
DCE dichloroethene

DMR Discharge Monitoring Report

DTW depth to water

ECL Environmental Conservation Law

GOCO Government Owned Contractor Operated

gpm gallon per minute

GWTP groundwater treatment plant

KGS KOMAN Government Solutions, LLC

HMI human-machine interface

IRP Installation Restoration Program

lb pound

LGAC liquid-phase granular activated carbon
MS/MSD matrix spike/matrix spike duplicate
NAVFAC Naval Facilities Engineering Command
Navy United States Department of the Navy

NG Northrop Grumman

NWIRP Naval Weapons Industrial Reserve Plant

NYSDEC New York State Department of Environmental Conservation

O&M Operation and Maintenance

OU operable unit

% percent

PCE tetrachloroethene

PLC programmable logic controller

ROD Record of Decision

scfm standard cubic feet per minute



SPDES Storm Pollution Discharge Elimination System

TCE trichloroethene
TE treated effluent
Tetra Tech Tetra Tech, Inc.
TtEC Tetra Tech EC, Inc.

USEPA United States Environmental Protection Agency

VC vinyl chloride

VGAC vapor–phase granular activated carbon

VOC volatile organic compound



1.0 INTRODUCTION

KOMAN Government Solutions, LLC (KGS) has prepared this Quarterly Operations Report for the GM-38 Area Groundwater Treatment Plant (GWTP) at the Naval Weapons Industrial Reserve Plant (NWIRP) in Bethpage, New York. This report has been prepared for the United States Department of the Navy (Navy), Naval Facilities Engineering Command (NAVFAC), Mid-Atlantic, under Contract No. N40085-16-D-2288, Contract Task Order No. 0005. This Second Quarter 2020 Operations Report details activities that occurred from April to June 2020. Data were collected and operational activities were performed by KGS in accordance with the following documents:

- Final Operation, Maintenance & Monitoring Plan for Groundwater Treatment Plant GM-38 Area Groundwater Remediation, Naval Weapons Industrial Reserve Plant, Bethpage, New York Tetra Tech EC, Inc. (TtEC), 2010, hereafter referred to as the "O&M Manual".
- Final Sampling and Analysis Plan (Field Sampling Plan and Quality Assurance Project Plan), UFP-SAP for Operations, Maintenance, and Monitoring of the Groundwater Treatment Plant, GM-38 Area, Naval Weapons Industrial Reserve Plant, Bethpage, New York, TtEC, 2010.

1.1 Background

NWIRP Bethpage is located in east central Nassau County, Long Island, New York, approximately 30 miles east of New York City (**Figure 1**) and is currently listed by New York State Department of Environmental Conservation (NYSDEC) as an "inactive hazardous waste site" (#1-30-003B). In the late 1990s, the Navy's property totaled approximately 109.5 acres and was a Government Owned Contractor Operated (GOCO) facility that was operated by Northrop Grumman (NG) until September 1998. NWIRP Bethpage was bordered on the north, west, and south by property owned, or formerly owned, by NG that covered approximately 550 acres, and on the east by a residential neighborhood.

The GM-38 Area refers to a cluster of monitoring wells installed in the 1990s by NG. The GM-38 Area is approximately 8,500 feet south-southeast and hydraulically downgradient of NWIRP Bethpage. The GWTP is located within a utility easement with a street address of 100 Broadway, Bethpage, New York.

The "hot spot" cleanup remedy for the GM-38 Area groundwater was originally set forth in Record of Decision (ROD) documents for Operable Unit (OU) 2. Groundwater for the NG and NWIRP Sites (New York State Registry Site Numbers 1-30-003A & 1-30-003B, respectively) issued by NYSDEC Division of Environmental Remediation in March 2001 and for the NWIRP Bethpage Site by NAVFAC in April 2003 (Revision 1). The selected remedy was chosen in accordance with the New York State Environmental Conservation Law (ECL) and the Navy's Installation Restoration Program (IRP). It is also consistent with the Comprehensive Environmental Response Compensation and Liability Act (CERCLA), as amended, 42 U.S.C. §§ 9601-9675.

1.2 GWTP Overview

Currently, groundwater is extracted from recovery wells RW-1 and RW-3 (pumping at RW-3 was suspended from July 2015 to June 2018 as described below) and treated in the GWTP. The treatment



process consists of flow equalization, air stripping and vapor-phase carbon treatment, bag filtration, and liquid-phase carbon treatment. Though the GWTP was originally equipped with a pH adjustment system utilizing sodium hydroxide, it has since been determined that pH adjustment is not necessary, and the equipment has been taken off-line and sodium hydroxide sent off site for beneficial reuse. A process flow diagram is presented as **Figure 2**. The treated water is either re-injected into injection well IW-1 or discharged into the Nassau County Recharge Basin #495. Under CERCLA, the Navy is required to meet the effluent requirement in the NYSDEC's Storm Pollution Discharge Elimination System (SPDES) Permit Equivalent Application as an Applicable or Relevant and Appropriate Requirement (ARAR).

The GWTP was designed to operate at an average flow rate of 1,100 gallons per minute (gpm) (800 gpm from RW-1 and 300 gpm from RW-3), as measured by the average discharge flow rate. It was determined that this flow rate would be necessary to effectively contain the higher concentration of contamination in the GM-38 Area groundwater. Volatile Organic Compounds (VOCs) in the influent groundwater consist of trichloroethene (TCE), tetrachloroethene (PCE), vinyl chloride (VC), cis-1,2-dichloroethene (DCE), 1,2-dichloroethane (DCA), benzene, toluene, and total xylenes.

The air stripper (AS) is a structural aluminum tower that is packed with 3.5-inch diameter polypropylene Jaeger Tripack. Groundwater is pumped to the AS distribution port and sprayed over the column of Jaeger Tripack at a design flow rate of approximately 1,100 gpm. Previously, 100 gpm of recirculated water was also rerouted through the AS, but as of October 2010, recirculation was no longer deemed necessary to the operation of the system. An induced draft countercurrent flow of air enters the AS below the base of the packing material at a rate of 8,000 standard cubic feet per minute (scfm). The large surface area of the packing material allows for a mass transfer of the VOCs from the groundwater into the air stream. The VOCs in the off-gas, except for VC, are removed via two 20,000-pound (lb) vapor phase granular activated carbon (VGAC) units (VGAC-1 and VGAC-2). VC is oxidized into potassium chloride and carbon dioxide via treatment in a 20,000-lb vessel (VGAC-3) containing zeolite impregnated with potassium permanganate. The potassium chloride remains in the pore structure of the zeolite substrate. The treated off-gas is discharged from the stack.

Water treated by the AS is subsequently processed through three 8,000-lb liquid phase granular activated carbon (LGAC) units in parallel prior to discharge in the recovery basin (or injection well, if necessary).

The GWTP is controlled by a programmable logic controller (PLC)-based digital and analog control system, with instrumentation that monitors pH, pressure, tank level, flow and differential pressure transmitters, water level in recovery wells, and motor operational status. The information in the PLC is made available to an operator via a human-machine interface (HMI) program. By using this program, the status of the GWTP can be displayed in real time and adjusted, if necessary, by the operator.

A 2014 evaluation of the GM-38 Area, conducted in order to better determine the capture zone of the recovery wells, recommended that use of recovery well RW-3 be discontinued ("Capture Zone Evaluation and Path Forward, GM-38 Area Groundwater Treatment Plant" (Tetra Tech, Inc. [Tetra Tech], 2014). The report was sent to NYSDEC in March 2014 and recommended ceasing operation of recovery well RW-3 and increasing the pumping rate of recovery well RW-1. These system modifications would maintain the existing GWTP pumping rate of 1,000 to 1,100 gpm while maintaining



the desired capture zone of the GWTP (Tetra Tech, 2014). NYSDEC concurred with the implementation of this path forward and associated system modifications on 20 April 2015. On 1 July 2015, in accordance with the approved path forward, recovery well RW-3 was taken off-line. The flowrate of recovery well RW-1 was increased from approximately 800 gpm to approximately 1,000 gpm. Pumping at RW-3 was once again resumed in June 2018 to address persisting VOC concentrations at this well. Pumping rates were adjusted so that approximately 80 percent (%) of the total groundwater extracted is from RW-1 with the remaining 20% extracted from RW-3.



2.0 GWTP OPERATIONS AND MAINTENANCE

While designed to run autonomously, the GWTP requires regular visits by an operator to record and adjust operational parameters and to perform scheduled maintenance. The GWTP is equipped with telemetry that will alert an on-call operator in the event of a plant shutdown.

2.1 Routine Maintenance Activities

Routine maintenance activities at the GWTP were performed during the operator's visits. These activities include general site inspections, collection of operational data (water and vapor flowrates, differential pressures across the AS, carbon units, bag filter units and blower discharge pressures, tank levels and totalizer readings), measurement of water levels in the recovery wells, adjustment of pump signal settings, collection of vapor and process water samples, changing out of bag filters, switching of lead/lag pump assignments, and preventive maintenance of system equipment.

In addition, the following maintenance tasks were also performed during this reporting period:

- On 8 April, the operator backwashed LGAC-1.
- On 18 May, the operator backwashed LGAC-2 and LGAC-3.

2.2 Non-routine Maintenance / Site Activities

The following non-routine activities occurred during this reporting period:

• On 2 June, a carbon changeout was conducted on VGAC-1 and VGAC-2.



3.0 GWTP MONITORING

The intent of the GWTP is to remove contaminant mass and reduce elevated VOC levels to levels similar to those in the surrounding aquifer. It is anticipated that GWTP operation will minimize contaminant impacts on water supply wells and currently unaffected portions of the groundwater aquifer. The GWTP is not intended to remediate groundwater contamination in the local aquifer to non-detectable levels (TtEC, 2010). Various process samples (water and vapor) are collected on a monthly basis to monitor GWTP efficiency and to ensure compliance with Federal and State effluent discharge and air emission requirements. In addition, groundwater samples are collected semi-annually to monitor water quality and determine the effectiveness of the remediation activities and monitor the hydraulic containment and capture of impacted groundwater by the recovery wells.

3.1 Process Water Quality Monitoring

Processed groundwater is analyzed to comply with calculations submitted by the Navy and documented in the NYSDEC Water Division SPDES Equivalent Application for the effluent limitations and monitoring requirements. These results are also submitted to NYSDEC on a monthly basis in the form of a Discharge Monitoring Report (DMR). A copy of the current NYSDEC effluent limitation, monitoring constituents, and the reporting forms are included in **Appendix A**.

Monthly aqueous samples are collected from the active recovery wells (RW-1 and RW-3), and the treated effluent (TE) discharge line. In addition, various intermediary process system samples are collected monthly, consisting of air stripper effluent (ASE), bag filter effluent (BFE), and effluent of each of the three LGAC units (LC1, LC2, and LC3).

The analytical results of monthly process water samples collected during the Second Quarter are presented in **Table 1**. The data demonstrate that all permitted constituents were in compliance with regulatory requirements. **Table 1** also summarizes the average monthly flowrates along with the total volume of water processed during each month of the Second Quarter. Monthly DMRs for the Second Quarter (April – June 2020) are included in **Appendix A**.

Based on NYSDEC's interest with several non-VOC parameters in groundwater near Bethpage Water District Plant 4, the Navy has agreed to sample and analyze groundwater for 1,4-dioxane, using United States Environmental Protection Agency (USEPA) Method 8270D, on a monthly basis from the GWTP effluent. Analytical results for 1,4-dioxane are provided in **Table 1**.

3.2 Air Quality Monitoring

Treated off-gas discharged at the stack of the GWTP is subject to emissions limitations. Original discharge goals were derived from calculations submitted by the Navy and approved by the NYSDEC Division of Air Resources (DAR) in July 2009. In November 2011, the Navy submitted an evaluation proposing revised discharge goals, which NYSDEC approved in October 2013. A copy of this documentation is included as **Appendix B**.



While only sampling of the stack emissions is required for NYSDEC compliance, process vapor samples are also collected using 6-L summa canisters at various locations to monitor for breakthrough of the VGAC units. The analytical results of monthly influent and effluent vapor samples as well as midfluent samples (VC12 and VC13) collected during the Second Quarter are presented in **Table 2**. Air emissions calculations using the stack vapor concentrations along with discharge flowrates are presented in **Table 3**. The calculations demonstrate that all constituents were within the regulatory requirements during the Second Quarter based on the calculated emission rates.

3.3 Groundwater Quality Monitoring

The groundwater monitoring well system at the GM-38 Groundwater Remediation Area consists of 14 monitoring wells, three recovery wells (RW-1, RW-2, RW-3), and one injection well (IW-1). Groundwater level measurements were collected 16 June 2020 and are summarized in **Table 4**. Although RW-2 was installed in 2005, a pump was never installed in this well and the well is not operated as a recovery well because of concerns expressed by the Bethpage Water District. As mentioned above, pumping at RW-3 was suspended between July 2015 and June 2018. RW-3 was reactivated on 1 June 2018 to address persistent VOC concentrations at this location. Well locations are depicted on **Figure 3**.

Depth to water (DTW) measurements are collected from 12 of the monitoring wells on a quarterly basis. Prior to 2014, water quality samples were collected from eight of the monitoring wells on a quarterly basis; beginning in 2014, the sample collection frequency was reduced to semi-annually, with sample collection generally in the March and September timeframes. The monitoring network includes well clusters located near the recovery and injection wells as described below and as shown on **Figure 3**. In addition, two wells, GM-38D and GM-38D2, located at the corner of Arthur Avenue and Broadway, are monitored by others.

Descriptions of monitoring well locations are as follows:

Recovery Well 1(RW-1) Monitoring Wells

The RW-1 cluster consists of three monitoring wells screened between 395 and 435 feet below ground surface (bgs). RW1-MW1 is located approximately 140 feet northwest of RW-1 and RW1-MW2 is located approximately 50 feet north of RW-1. RW1-MW3 is located approximately 400 feet northeast of RW-1, on the eastern side of Seaford Oyster Bay Expressway. All three wells are hydraulically monitored while only RW1-MW1 and RW1-MW3 are also monitored for water quality.

Recovery Well 2 (RW-2) Monitoring Wells

The RW-2 cluster consists of three monitoring wells screened between 470 and 510 feet bgs. RW2-MW1 is located approximately 60 feet northwest of RW-2, RW2-MW2 is located approximately 20 feet west of RW-2, and RW2-MW3 is located approximately 100 feet west of RW-2. All three wells are hydraulically monitored while only RW2-MW1 is sampled for water quality.

Recovery Well 3 (RW-3) Monitoring Wells

The RW-3 cluster consists of four monitoring wells. RW3-MW2 and RW3-MW4 are screened between 475 and 495 feet bgs. RW3-MW1 and RW3-MW3 are screened between 330 and 350 feet bgs and 320 and 340 feet bgs, respectively. RW3-MW1 and RW3-MW2 are located approximately 500 feet west of



the GM-38 cluster, at the intersection of Arthur Avenue and Leroy Avenue. RW3-MW3 and RW3-MW4 are located approximately 400 feet north of the intersection of Arthur Avenue and Broadway. All four wells are both hydraulically monitored and sampled for water quality.

TP-01

TP-01 is screened between 450 and 470 feet bgs and is located approximately 25 feet north of the GWTP building, inside the fenced area. It is hydraulically monitored to observe the change in water levels associated with the influence from the pumping rates at the neighboring public water supply well field near the hot spot area and is also sampled for water quality.

Injection Well (IW)-1 Monitoring Well

There is one monitoring well associated with injection well IW-1. IW1-MW1 is screened between 20 and 150 feet bgs, is located approximately 20 feet south of IW-1 and is only hydraulically monitored on a quarterly basis.

3.3.1 Groundwater Quality Results

Quarterly groundwater level measurements of the 12 monitoring wells were collected on 16 June 2020. Results are summarized in **Table 4**. A copy of the field log is included in **Appendix** C.

As mentioned above, groundwater samples are collected semi-annually in the First and Third Quarters; no groundwater samples were collected from the monitoring wells during the Second Quarter 2020. Samples are collected monthly from recovery wells RW-1 and RW-3, results of which are summarized in **Table 1**.

3.3.2 Groundwater Concentration Trends

Groundwater analytical results of select VOCs (cis-1,2-DCE, PCE, TCE, and VC) for the recovery wells during the Second Quarter Monitoring Event are presented graphically as **Figure 4**. Additionally, concentration trends of select VOCs for RW-1 (cis-1,2-DCE, PCE, TCE, and VC) and RW-3 (cis-1,2-DCE, PCE, and TCE) are presented in **Figure 5** and **Figures 6a** and **6b**, respectively.

Figure 5 presents concentrations measured at recovery well RW-1. TCE concentrations have decreased from initial concentrations in early 2010 (747 μg/L measured in April 2010), remaining below 300 μg/L since the latter half of 2012, decreasing to a minimum concentration of 58.6 μg/L in November 2019 and increasing to 66.2 μg/L in June 2020. Concentrations of cis-1,2-DCE have followed a similar trend, decreasing from a maximum of 160 μg/L in February 2010 to a minimum of 3.92 μg/L in November 2019 and have remained below 5.0 μg/L since February 2019. PCE concentrations have also exhibited decreasing trends over time, with concentrations decreasing from 180 μg/L in February 2010 to a minimum of 15.2 μg/L in November 2019 before increasing to 17.5 μg/L in June 2020. Concentrations of VC have decreased below initial concentrations in 2010. After reaching a maximum concentration of 61 μg/L in February 2010, VC concentrations have remained below 5.0 μg/L since the final quarter of 2011 and below 1.0 μg/L since June 2013.

Figure 6a and Figure 6b presents concentrations measured at recovery well RW-3. TCE concentrations at this location have decreased from initial concentrations in February 2010 (660 μ g/L), remaining below



300 μ g/L from the latter half of 2012 through the Third Quarter 2015. RW-3 was temporarily taken off-line between July 2015 and June 2018, which may have contributed to the increase to 371 μ g/L in March 2016. However, since March 2016, TCE concentrations decreased from 371 μ g/L to a minimum of 120 μ g/L in March 2018. The TCE concentrations for the Second Quarter 2020 (127 μ g/L to 146 μ g/L) decreased relative to those measured in the First Quarter. Concentrations of cis-1,2-DCE have remained consistently below 4.0 μ g/L, and below 2.0 μ g/L since June 2018. Cis-1,2-DCE was measured at between 1.28 J μ g/L and 1.43 J μ g/L during the Second Quarter 2020. PCE has only been detected infrequently at this location, with the most recent detection of 0.244 J μ g/L in June 2020. VC has not been detected during any sampling event.



4.0 CONCLUSIONS AND RECOMMENDATIONS

The intent of the groundwater treatment system at GM-38 is to remove contaminant mass and reduce elevated VOC concentrations to levels similar to those in the surrounding aquifer, and in doing so minimize the impacts on downgradient water supply wells and currently unaffected portions of the aquifer. Based on the removal of VOCs by the GWTP and decreasing contaminant concentration trends observed in the recovery wells, progress toward these goals is apparent. Based on the concentrations in the groundwater wells, the GWTP should continue to be operated. In accordance with the O&M Manual, the groundwater sampling frequency for the eight monitoring wells has been reduced to semi-annually. Water levels for the 14 monitoring wells will continue to be monitored on a quarterly basis.



5.0 REFERENCES

Tetra Tech, Inc. (Tetra Tech). 2014. *Capture Zone Evaluation and Path Forward, GM-38 Area Groundwater Treatment Plant, Naval Weapons Industrial Reserve Plant, Bethpage, New York.* March.

Tetra Tech EC, Inc. (TtEC). 2010. Final Operation, Maintenance & Monitoring Plan for Groundwater Treatment Plant GM-38 Area Groundwater Remediation, Naval Weapons Industrial Reserve Plant, Bethpage, New York. April.

Tetra Tech EC, Inc. (TtEC). 2010a. Final Sampling and Analysis Plan (Field Sampling Plan and Quality Assurance Project Plan), UFP-SAP for Operations, Maintenance, and Monitoring of the Groundwater Treatment Plant, GM-38 Area, Naval Weapons Industrial Reserve Plant, Bethpage, New York. September.



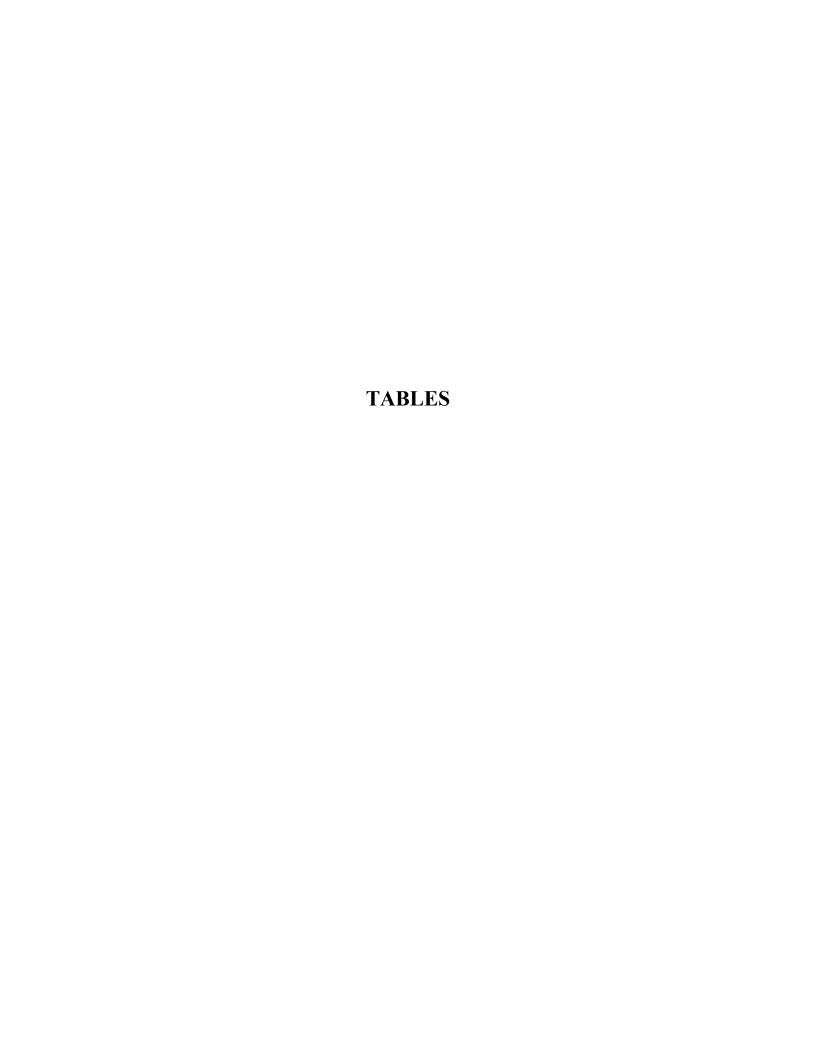


Table 1 GM-38 Area Groundwater Remediation Groundwater Treatment Plant Naval Weapons Industrial Reserve Plant - Bethpage, NY Discharge Monitoring Results

ischarge Monitoring Result Second Quarter 2020

SPDES Parameters	Daily Maximum Goal	Units	Units April 2020										
			RW-1	RW-3	Combined Influent	Treated Effluent	Treated Effluent DUPLICATE	Air Stripper Effluent (ASE)	Bag Filter Effluent (BFE)	Liquid Carbon 1 Effluent (LC1)	Liquid Carbon 2 Effluent (LC2)	Liquid Carbon 3 Effluent (LC3)	
Process Stream Well Depth	+	ft	445	530	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	
Screened Interval		ft	335-395 410-430	392-412 442-504	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	
Sampling Date				4/1/20									
Average Flowrate	1100	GPM	837	214	1,050	1,085	NR	NR	1,049	NR	NR	NR	
Total Flow	NA	gallons	36,140,800	9,231,000	45,371,800	46,850,500	NR	NR	45,311,500	NR	NR	NR	
рН	5.5 - 8.5	SU	5.68	5.23	5.59	6.71	6.70	6.56	6.67	6.69	6.70	6.71	
Chloroform	5	μg/L	0.380 J	0.300 J	0.36 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
1,1-Dichloroethane	5	μg/L	1.14 J	2.07 J	1.33 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
1,2-Dichloroethane	0.6	μg/L	0.240 J	ND (1.0)	0.19 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
1,1-Dichloroethene	5	μg/L	0.820 J	1.15 J	0.887 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
cis 1,2-Dichloroethene	5	μg/L	4.14 J	1.28 J	3.56 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
trans 1,2-Dichloroethene	5	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
Tetrachloroethene	5	μg/L	16.7	0.400 J	13.38	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
1,1,1-Trichloroethane	5	μg/L	0.530 J	0.600 J	0.544 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
Trichloroethene	5	μg/L	66.5	146	82.7	0.460 J	0.350 J	1.02 J	0.890 J	ND (1.0)	0.510 J	0.340 J	
1,1,2-Trichlorotrifluoroethane	5	μg/L	ND (1.0)	0.600 J	0.12 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
Vinyl Chloride	2	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
1,4-Dioxane		μg/L	2.4	5.6	3.1	NS	NS	NS	NS	NS	NS	NS	
Mercury	0.00025	mg/L	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	
Total Suspended Solids (TSS)	NA	mg/L	ND (1.0)	1.0	0.2	ND (1.0)	ND (1.0)	4.8	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	

Table 1 GM-38 Area Groundwater Remediation Groundwater Treatment Plant Naval Weapons Industrial Reserve Plant - Bethpage, NY Discharge Monitoring Results

Discharge Monitoring Resu	ľ
Second Quarter 2020	

SPDES Parameters	Daily Maximum Goal	Units	ts May 2020										
Process Stream			RW-1	RW-3	Combined Influent	Treated Effluent	Treated Effluent DUPLICATE	Air Stripper Effluent (ASE)	Bag Filter Effluent (BFE)	Liquid Carbon 1 Effluent (LC1)	Liquid Carbon 2 Effluent (LC2)	Liquid Carbon 3 Effluent (LC3)	
Well Depth		ft	445	530	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	
Screened Interval		ft	335-395 410-430	392-412 442-504	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	
Sampling Date				•	•		5/4	1/20		•	•	•	
Average Flowrate	1100	GPM	847	223	1,070	1,093	NR	NR	1,062	NR	NR	NR	
Total Flow	NA	gallons	37,803,467	9,962,167	47,765,633	48,799,767	NR	NR	47,425,467	NR	NR	NR	
рН	5.5 - 8.5	SU	5.64	5.97	5.71	6.78	6.77	6.68	6.73	6.74	6.75	6.77	
Chloroform	5	μg/L	0.458 J	0.496 J	0.47 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
1,1-Dichloroethane	5	μg/L	1.34 J	2.59 J	1.60 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
1,2-Dichloroethane	0.6	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
1,1-Dichloroethene	5	μg/L	0.946 J	1.060 J	0.970 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
cis 1,2-Dichloroethene	5	μg/L	4.43 J	1.43 J	3.80 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
trans 1,2-Dichloroethene	5	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
Tetrachloroethene	5	μg/L	16.2	ND (1.0)	12.82	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
1,1,1-Trichloroethane	5	μg/L	0.677 J	0.659 J	0.673 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
Trichloroethene	5	μg/L	62.0	127	75.6	0.473 J	0.435 J	1.28 J	1.03 J	0.301 J	0.481 J	0.314 J	
1,1,2-Trichlorotrifluoroethane	5	μg/L	ND (1.0)	0.778 J	0.16 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
Vinyl Chloride	2	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
1,4-Dioxane		μg/L	2.5	5.7	3.2	NS	NS	NS	NS	NS	NS	NS	
Mercury	0.00025	mg/L	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	
Total Suspended Solids (TSS)	NA	mg/L	ND (1.0)	5.7	1.2	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	

Table 1 GM-38 Area Groundwater Remediation Groundwater Treatment Plant Naval Weapons Industrial Reserve Plant - Bethpage, NY Discharge Monitoring Results Second Quarter 2020

SPDES Parameters	Daily Maximum Goal	kimum Units June 2020										
Process Stream			RW-1	RW-3	Combined Influent	Treated Effluent	Treated Effluent DUPLICATE	Air Stripper Effluent (ASE)	Bag Filter Effluent (BFE)	Liquid Carbon 1 Effluent (LC1)	Liquid Carbon 2 Effluent (LC2)	Liquid Carbon 3 Effluent (LC3)
Well Depth		ft	445	530	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Screened Interval		ft	335-395 410-430	392-412 442-504	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Sampling Date							6/4	/20		•		,
Average Flowrate	1100	GPM	835	217.4	1,053	1,075	NR	NR	1,045	NR	NR	NR
Total Flow	NA	gallons	36,078,233	9,392,733	45,470,967	46,456,433	NR	NR	45,157,333	NR	NR	NR
рН	5.5 - 8.5	SU	5.28	5.59	5.34	6.70	6.69	6.61	6.64	6.67	6.69	6.70
Chloroform	5	μg/L	0.289 J	0.362 J	0.30 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)
1,1-Dichloroethane	5	μg/L	1.16 J	2.23 J	1.38 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)
1,2-Dichloroethane	0.6	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)
1,1-Dichloroethene	5	μg/L	0.709 J	1.14 J	0.798 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)
cis 1,2-Dichloroethene	5	μg/L	3.98 J	1.38 J	3.44 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)
trans 1,2-Dichloroethene	5	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)
Tetrachloroethene	5	μg/L	17.5	0.244 J	13.94	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)
1,1,1-Trichloroethane	5	μg/L	0.440 J	0.525 J	0.458 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)
Trichloroethene	5	μg/L	66.2	142	81.9	0.444 J	0.418 J	1.02 J	0.924 J	0.330 J	0.570 J	0.345 J
1,1,2-Trichlorotrifluoroethane	5	μg/L	ND (1.0)	0.575 J	0.12 J	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)
Vinyl Chloride	2	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)
1,4-Dioxane		μg/L	2.6	6.3	3.4	NS	NS	NS	NS	NS	NS	NS
Mercury	0.00025	mg/L	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)
Total Suspended Solids (TSS)	NA	mg/L	ND (1.0)	5.3	1.1	ND (1.0)	ND (1.0)	1.8	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)

Notes:

J - Estimated result between laboratory method detection limit and reporting limit

NA - Not Applicable

ND - Not detected above laboratory method detection limit. Limit of detection (LOD) given in parentheses.

NR - Not Recorded

gpm - gallons per minute

(1) Wastewater discharge equivalence permit renewed on 18 August 2017. Discharge limits established for 10 years. Chloroform, 1,4-dioxane and 1,1,2-trichlorotrifluoroethane are now monitored under the new permit.

GM-38 Area Groundwater Remediation

Groundwater Treatment Plant

Naval Weapons Industrial Reserve Plant - Bethpage, NY Air Sampling Results

Second Quarter 2020

DAR Parameters	Discharge Goal ⁽³⁾	Units	April 2020							
Process Stream			Influent (VCI1)	Effluent	Effluent Duplicate	VC12	VC23			
Sampling Date					4/1/20					
Average Flowrate		CFM	NR	9,419	NR	NR	NR			
Total Flow ⁽¹⁾		ft ³	NR	406,324,875	NR	NR	NR			
Total Flow ⁽²⁾		m ³	NR	11,505,839	NR	NR	NR			
1,2-Dichloroethane	N/A	μg/m³	2.4 J	4.5	4.4	1.9 J	4.6			
cis 1,2-Dichloroethene	≤ 100,000 ⁽⁴⁾	$\mu g/m^3$	52	55	55	53	62			
trans 1,2-Dichloroethene	≤ 100,000 ` ′	μg/m³	1.3 J	0.83 J	ND	1.0 J	1.3 J			
1,2-Dichloroethene (total)	≤ 100,000	$\mu g/m^3$	53	56	55	52	63			
Toluene	N/A	μg/m³	ND	ND	ND	ND	ND			
Total Xylene	N/A	μg/m³	ND	ND	ND	ND	ND			
1,1,2-Trichloroethane	N/A	μg/m³	1.3 J	ND	ND	ND	ND			
Trichloroethene	≤ 2600	μg/m³	1200	1.3 J	0.71 J	1200	1.6 J			
Vinyl Chloride	≤ 560	μg/m³	0.80 J	0.75 J	0.82 J	0.85 J	0.94 J			
Tetrachloroethene	≤ 5100	μg/m³	200	ND	ND	1.4 J	ND			

Notes:

NA - Not applicable

ND - Not detected

NR - Not recorded

NS - Not sampled

SGC - Short-term Guideline Concentration

μg/m³ - micrograms per cubic meter

CFM - cubic feet per minute

DAR - Division of Air Rescources

- (1) Total Flow (ft³) = avg flowrate (cfm) * operational time (min)
- (2) Total Flow (m^3) = total flow (ft^3) * (0.3048^3) m^3/ft^3
- (3) Disharge goal approved by NYSDEC's letter dated 10/31/2013.
- (4) Discharge goal is for total 1,2-Dichloroethene.

GM-38 Area Groundwater Remediation

Groundwater Treatment Plant

Naval Weapons Industrial Reserve Plant - Bethpage, NY **Air Sampling Results**

Second Quarter 2020

DAR Parameters	Discharge Goal ⁽³⁾	Units	May 2020						
Process Stream			Influent (VCI1)	Effluent	Effluent Duplicate	VC12	VC23		
Sampling Date				L	5/4/20				
Average Flowrate		CFM	NR	9,233	NR	NR	NR		
Total Flow ⁽¹⁾		ft ³	NR	411,345,000	NR	NR	NR		
Total Flow ⁽²⁾		m³	NR	11,647,993	NR	NR	NR		
1,2-Dichloroethane	NA	μg/m³	2.8 J	4.5	4.6	2.7 J	4.8		
cis 1,2-Dichloroethene	4 4 0 0 0 0 (4)	μg/m³	42	45	43	35	46		
trans 1,2-Dichloroethene	≤ 100,000 ⁽⁴⁾	μg/m³	0.97 J	0.96 J	1.2 J	0.90 J	0.89 J		
1,2-Dichloroethene (total)	≤ 100,000	μg/m³	43	46	44	36	46		
Toluene	N/A	μg/m³	2.8 J	ND	ND	1.4 J	0.79 J		
Total Xylene	N/A	μg/m³	ND	ND	ND	ND	ND		
1,1,2-Trichloroethane	N/A	μg/m³	1.3 J	ND	ND	ND	ND		
Trichloroethene	≤ 2600	μg/m³	1400	3.4 J	3.3 J	1300	5.5		
Vinyl Chloride	≤ 560	μg/m³	0.89 J	1.0 J	0.90 J	0.99 J	1.2 J		
Tetrachloroethene	≤ 5100	μg/m³	180	ND	ND	4.0 J	ND		

Notes:

NA - Not applicable

ND - Not detected

NR - Not recorded

NS - Not sampled

SGC - Short-term Guideline Concentration

μg/m³ - micrograms per cubic meter

CFM - cubic feet per minute

DAR - Division of Air Rescources

- (1) Total Flow (ft³) = avg flowrate (cfm) * operational time (min)
- (2) Total Flow (m^3) = total flow (ft^3) * (0.3048^3) m^3/ft^3
- (3) Disharge goal approved by NYSDEC's letter dated 10/31/2013.
- (4) Discharge goal is for total 1,2-Dichloroethene.

GM-38 Area Groundwater Remediation

Groundwater Treatment Plant

Naval Weapons Industrial Reserve Plant - Bethpage, NY Air Sampling Results

Second Quarter 2020

DAR Parameters	Discharge Goal ⁽³⁾	Units	June 2020						
Process Stream			Influent (VCI1)	Effluent	Effluent Duplicate	VC12	VC23		
Sampling Date				L	6/4/20				
Average Flowrate		CFM	NR	9,048	NR	NR	NR		
Total Flow ⁽¹⁾		ft ³	NR	386,535,900	NR	NR	NR		
Total Flow ⁽²⁾		m ³	NR	10,945,478	NR	NR	NR		
1,2-Dichloroethane	NA	μg/m³	3.2 J	ND	ND	ND	ND		
cis 1,2-Dichloroethene	≤ 100,000 ⁽⁴⁾	μg/m³	52	ND	1.2 J	5.5	ND		
trans 1,2-Dichloroethene	≤ 100,000 ` ′	μg/m³	ND	ND	ND	ND	ND		
1,2-Dichloroethene (total)	≤ 100,000	μg/m³	52	ND	ND	ND	ND		
Toluene	N/A	μg/m³	ND	ND	ND	ND	ND		
Total Xylene	N/A	μg/m³	ND	ND	ND	ND	ND		
1,1,2-Trichloroethane	N/A	μg/m³	ND	ND	ND	ND	ND		
Trichloroethene	≤ 2600	μg/m³	1500	4.7	3.6 J	280	3.4 J		
Vinyl Chloride	≤ 560	μg/m³	ND	ND	ND	ND	ND		
Tetrachloroethene	≤ 5100	μg/m³	220	ND	ND	1.6 J	ND		

Notes:

NA - Not applicable

ND - Not detected

NR - Not recorded

NS - Not sampled

SGC - Short-term Guideline Concentration

μg/m³ - micrograms per cubic meter

CFM - cubic feet per minute

DAR - Division of Air Rescources

- (1) Total Flow (ft³) = avg flowrate (cfm) * operational time (min)
- (2) Total Flow (m^3) = total flow (ft^3) * (0.3048^3) m^3/ft^3
- (3) Disharge goal approved by NYSDEC's letter dated 10/31/2013.
- (4) Discharge goal is for total 1,2-Dichloroethene.

GM-38 Area Groundwater Remediation

Groundwater Treatment Plant

Naval Weapons Industrial Reserve Plant - Bethpage, NY Stack Emissions

Second Quarter 2020

DAR Parameters	Discharge Goal ⁽¹⁾	Units	April 2020	May 2020	June 2020
Sampling Date			4/1/20	5/4/20	6/4/20
Average Flowrate	N/A	CFM	9,419	9,233	9,048
Total Flow	N/A	ft ³	406,324,875	411,345,000	386,535,900
Total Flow	N/A	m ³	11,505,839	11,647,993	10,945,478
Trichloroethene	≤ 0.09	lb/hr	0.00003	0.000117	0.00016
Vinyl Chloride	≤ 0.02	lb/hr	0.00003	0.00003	0.00000
1,2 Dichloroethene	≤ 11	lb/hr	0.00194	0.00159	0.00000
1,2-Dichloroethane	N/A	lb/hr	0.00016	0.00016	0.00000
Toluene	N/A	lb/hr	0.00000	0.00000	0.00000
Total Xylene	N/A	lb/hr	0.00000	0.00000	0.00000
1,1,2-Trichloroethane	N/A	lb/hr	0.00000	0.00000	0.00000
Tetrachloroethene	≤ 0.18	lb/hr	0.00000	0.00000	0.00000

Notes:

NA - Not applicable

lb/hr - pounds per hour

DAR - Divison of Air Resources

CFM - Cubic feet per minute

Stack Emissions (lb/hr) = average flowrate (cfm) * $(0.3048^{^3})$ m³/ft³ * conc.(ug/m³) * 1 lb/453592370 ug * 60 min/hr

(1) Discharge goal as approved by NYSDEC's letter dated 31 October 2013.

Table 4 GM-38 Area Groundwater Remediation

Groundwater Treatment Plant

Naval Weapons Industrial Reserve Plant - Bethpage, NY Groundwater Level Measurements Second Quarter 2020

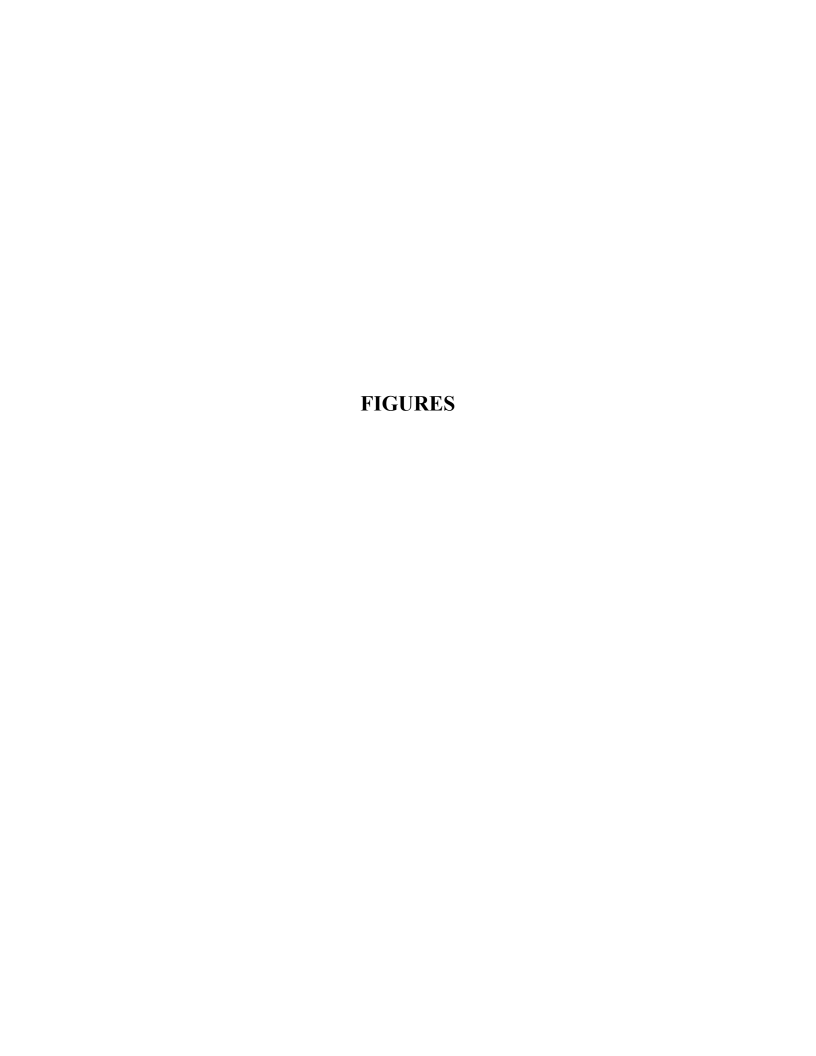
Monitoring Well ID	Date	Well Elevation (ft amsl)	Total Depth (ft)	Screen Interval (ft)	Depth to Water (ft)	Groundwater Elevation (ft amsl)
RW1-MW1	6/16/2020	85.86	435	395-435	36.61	49.25
RW1-MW2	6/16/2020	87.35	435	395-435	40.28	47.07
RW1-MW3	6/16/2020	80.34	435	395-435	29.41	50.93
RW2-MW1	6/16/2020	90.75	510	470-510	38.17	52.58
RW2-MW2	6/16/2020	90.15	510	470-510	39.07	51.08
RW2-MW3	6/16/2020	89.75	510	470-510	38.86	50.89
RW3-MW1	6/16/2020	92.22	350	330-350	37.54	54.68
RW3-MW2	6/16/2020	91.98	495	475-495	39.11	52.87
RW3-MW3	6/16/2020	92.98	340	320-340	38.83	54.15
RW3-MW4	6/16/2020	92.92	495	475-495	40.28	52.64
TP-01	6/16/2020	85.91	470	450-470	34.50	51.41
IW1-MW1	6/16/2020	89.41	150	20-150	35.84	53.57
RW-1	NA	91.37	340	320-340	39.94	NA
RW-3	NA	91.57	495	475-495	NA	NA

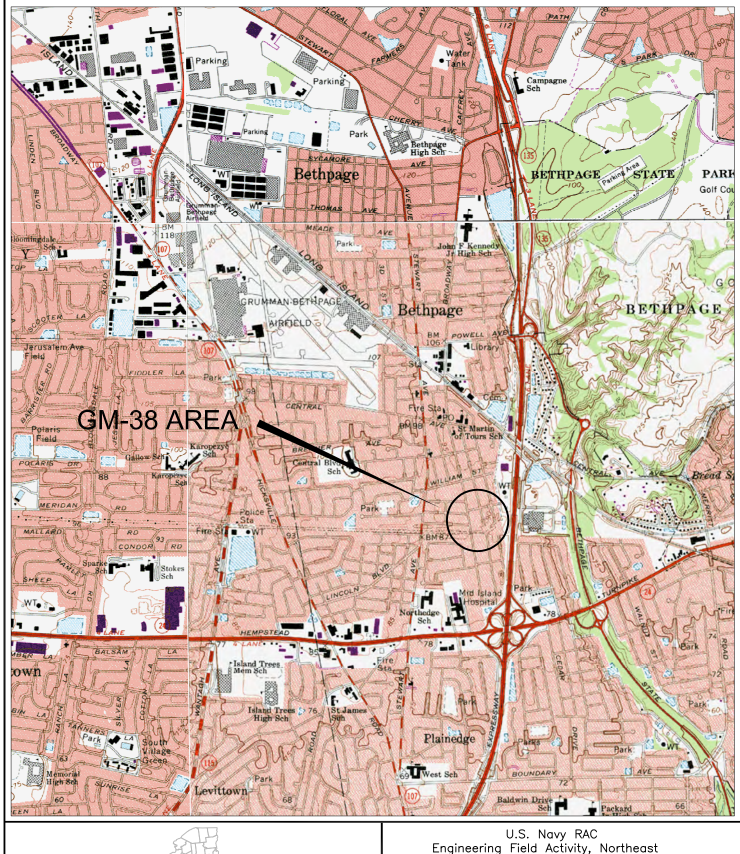
Notes:

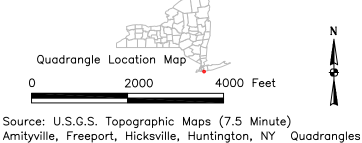
amsl - above mean sea level

ft - feet

NA - Not Applicable

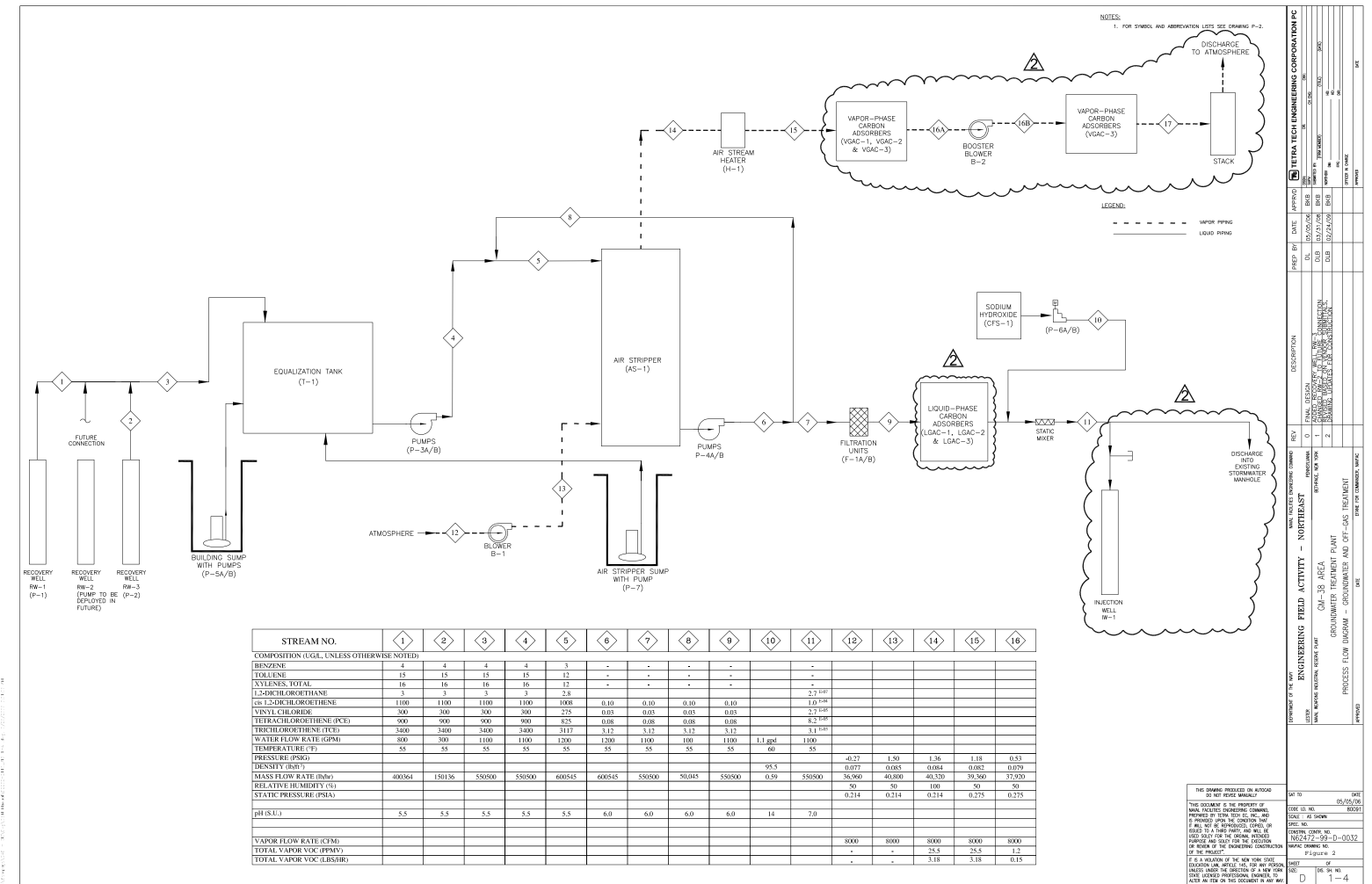


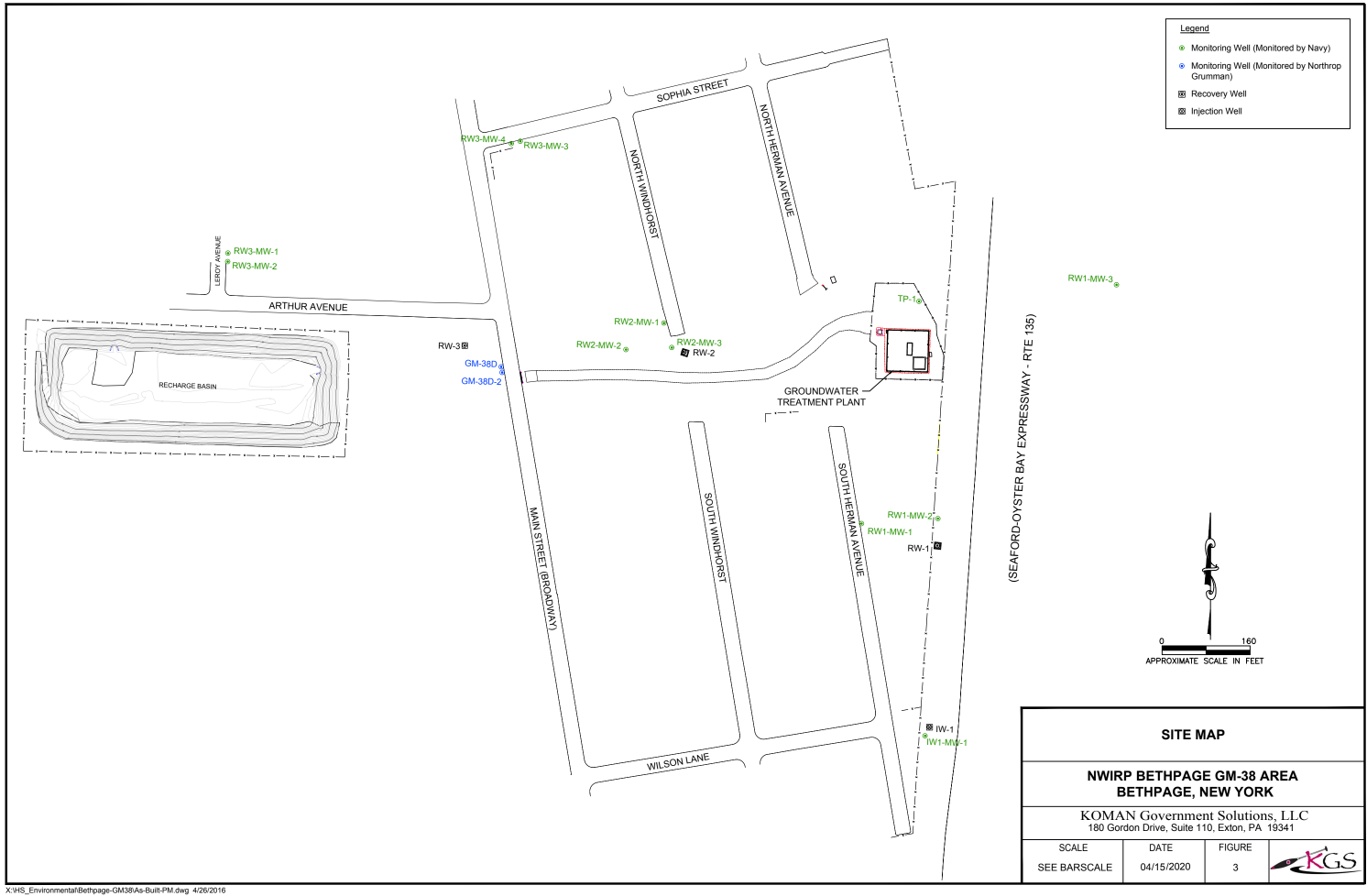




Engineering Field Activity, Northeast
GM-38 Area (Offsite)
NWIRP Bethpage
Bethpage, NY

Figure 1 Site Location Map





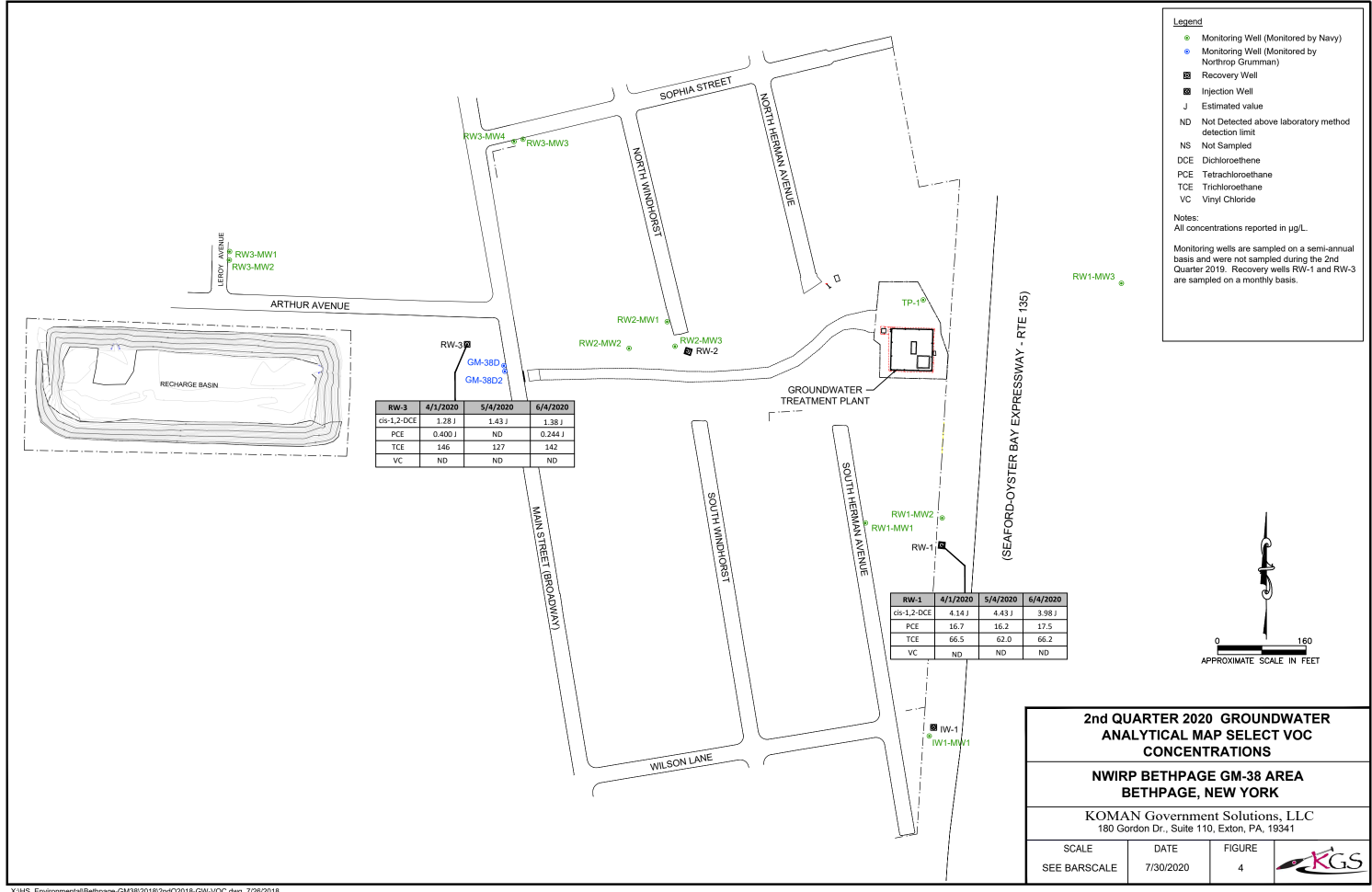


Figure 5
GM-38 Area Groundwater Remediation
Naval Weapons Industrial Reserve Plant - Bethpage, NY
Groundwater Concentration Trends of Select VOCs

RW1

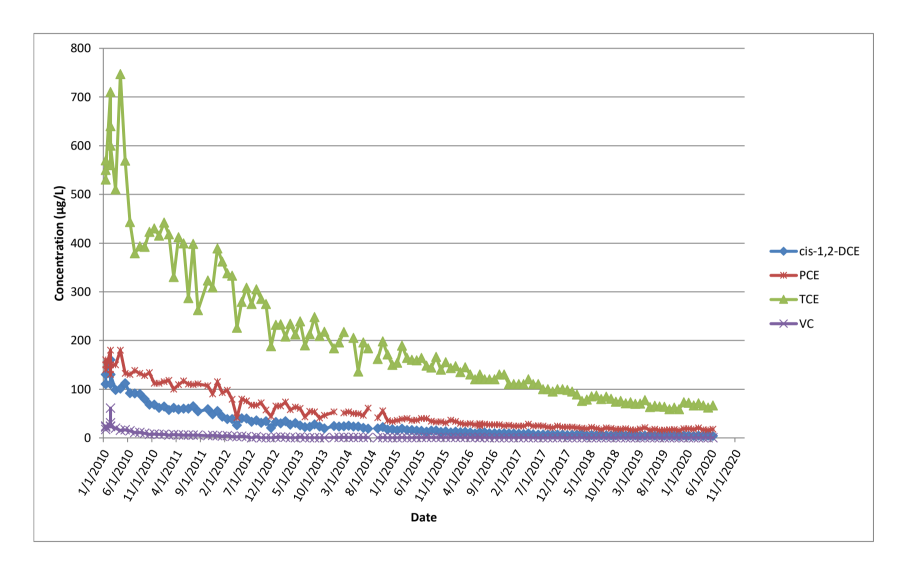


Figure 6a
GM-38 Area Groundwater Remediation
Naval Weapons Industrial Reserve Plant - Bethpage, NY
Groundwater Concentration Trends of Select VOCs

RW3

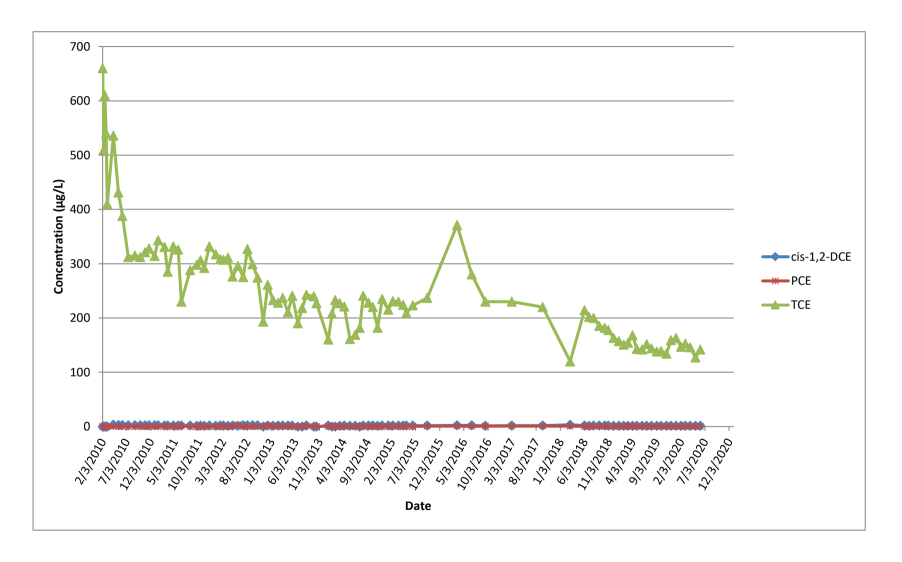
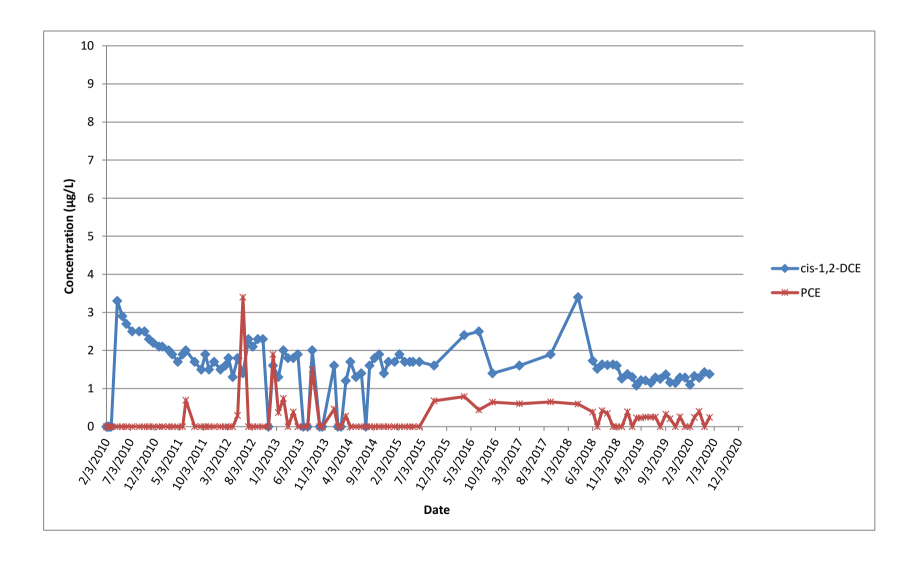


Figure 6b
GM-38 Area Groundwater Remediation
Naval Weapons Industrial Reserve Plant - Bethpage, NY
Groundwater Concentration Trends of Select VOCs

RW3



APPENDIX A

NYSDEC EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS AND MONTHLY DMRS



Bureau of Water Permits, 4th Floor 625 Broadway, Albany, New York 12233-3505 Phone: (518) 402-8111 • FAX: (518) 402-9029

Website: www.dec.state.ny.us

Alexander-8- Grannis

Commissioner

MEMORANDUM

JUN - 9 2008

TO:

Steven Scharf, DER

FROM:

Jean Occidental, DOW, Bureau of Water Permits JO

SUBJECT:

Naval Weapons Industrial Reserve Plant (NWIRP); DER Site # 1-01-001

DRAINAGE BASIN: na

DATE:

June 6, 2008

In response to your request and the permittee's SPDES Permit Equivalent Application dated April 27, 2008, attached is the effluent criteria for the above noted groundwater remediation discharge.

The Division of Water does not have any regulatory authority over a discharge from a State, PRP, or Federal Superfund Site. The Division of Environmental Remediation will be responsible for ensuring compliance with the attached effluent criteria and approval of all engineering submissions. Additional Condition (1) identifies the contact to send all effluent results, engineering submissions, and modification requests. The Regional Water Engineer should be kept appraised of the status of these discharges and, in accordance with the attached criteria, receive a copy of the effluent results for informational purposes.

If you have any questions, please call me at (518) 402-8116.

Attachment

cc: (w/att)

RWE, Region 1

C. Webber

BWP Permit Coordinator

Naval Weapons Industrial Reserve Plant

Jun 09 08 02:52p

DER site # 1-01-001 Page 1 of 2

EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

During the period begin	ing: April 1, 2009
and lasting until:	April 1, 2014
the discharges from the	entment facility to Groundwater shall be limited and monitored by the operator

the discharges from the treatment facility to Groundwater shall be limited and monitored by the operator as specified below:

Outfall and Parameters	Limitations			Minimum Monitoring Requirements	
	Daily Avg.	Daily Max.	Units	Measurement Frequency	Sample Type
Treated Groundwater Remediation Discharge from: Recovery Wells 1, 2, and 3					
Flow	Monitor	1100	GPM	Continuous	Recorder
pH (range)	5.5 - 8.5		SU	Weekly	Grab
1,1-Dichloroethane	NA	5	µg/l	Monthly 1	Grab
1,2-Dichloroethane	NA	0.6	µg/l	Monthly 1	Grab
1,1-Dichloroethene	NA	5	µg/l	Monthly 1	Grab
cis-1,2-Dichloroethene	NA	5	µg/l	Monthly 1	Grab
trans-1,2-Dichloroethene	NA	5	µg/l	Monthly 1	Grab
Tetrachloroethene	NA	5	µg/l	Monthly 1	Grab
1,1,1-Trichloroethane	NA	5	µg/l	Monthly ¹	Grab
Trichloroethene	NA	5	µg/l	Monthly ¹	Grab
Vinyl chloride	NA	2	µg/l	Monthly 1	Grab
Mercury	NA	0.25	ha\ _\	Monthly ¹	Grab

Footnotes:

(1) The minimum measurement frequency shall be monthly following a period of 24 consecutive weekly sampling events showing no exceedances of the stated discharge limitations.

Naval Weapons Industrial Reserve Plant

Bura

DER site # 1-01-001 Page 1 of 2

Additional Conditions:

(1) Discharge is not authorized until such time as an engineering submission showing the method of treatment is approved by the Department. The discharge rate may not exceed the effective or design treatment system capacity. All monitoring data, engineering submissions and modification requests must be submitted to:

Steven Scharf
Division of Environmental Remediation
NYSDEC, 625 Broadway
Albany, NY 12233-7015
Phone: (518) 402-9620

With a copy sent to:

Regional Water Engineer NYSDEC - Region 1 Building 40, SUNY Campus Stony Brook, New York 11790-2356 Phone: (631) 444-0354

- (2) Only site generated wastewater is authorized for treatment and discharge.
- Authorization to discharge is valid only for the period noted above but may be renewed if appropriate. A request for renewal must be received 6 months prior to the expiration date to allow for a review of monitoring data and reassessment of monitoring requirements.
- (4) Any use of corrosion/scale inhibitors, biocidal-type compounds, or other water treatment chemicals used in the treatment process must be approved by the department prior to use.
- (5) This discharge and administration of this discharge must comply with the substantive requirements of 6NYCRR Part 750.

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

Division of Environmental Remediation, Remedial Bureau D 625 Broadway, 12th Floor, Albany, NY 12233-7013 P: (518) 402-9676 I F: (518) 402-9773 www.dec.ny.gov

August 31, 2017

Ms. Lora Fly Remedial Project Manager Naval Facilities Engineering Command 9324 Virginia Ave. Bldg. Z-144, Code OPTE3-6 Norfolk, VA 23511

> Re: SPDES Permit Equivalent Application, Naval Weapons Industrial Reserve Plant Site (NWIRP), Bethpage. NYSDEC Site No 130003B

Lora:

The Department of the Navy (Navy) has requested to renew the State Pollutant Discharge Elimination System (SPDES) effluent for the GM-38 groundwater extraction and treatment system. The New York State Department Environmental Conservation (NYSDEC) has reviewed this request and has established discharge limits for the GM-38 system. These discharge limits, and associated reporting requirements, are detailed in the attached memorandum from the NYSDEC Division of Water.

Thanks and please do not hesitate to contact me at (518) 402-9478 or <u>jason.pelton@dec.ny.gov</u> with any questions.

Sincerely,

Jason M. Pelton
Project Manager
Remedial Section B, Remedial Bureau D
Division of Environmental Remediation

ec: B. Caldwell, EnSafe/Resolution Consultants

S. Edwards, NYSDEC

D. Hesler, NYSDEC

C. Haas, NYSDEC Region 1

W. Parish, NYSDEC Region 1

S. Karpinski, NYSDOH

J. DeFranco/J. Lovejoy, NCDOH

L. Thantu, USEPA Region 2



NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

Division of Water, Bureau of Permits 625 Broadway, Albany, New York 12233-3505 P: (518) 402-8111 | F: (518) 402-9029 www.dec.ny.gov

MEMORANDUM

TO: Jason Pelton, DER

FROM: Robert Wither, Chief, South Permits Section, DOW

SUBJECT: Naval Weapons Industrial Reserve Plant, DER Site #1-30-003B

DATE: August 18, 2017

In response to your request received July 13, 2017, attached please find effluent limitations and monitoring requirements for the above noted remediation discharge.

The DOW does not have any regulatory authority over a discharge from a State, PRP, or Federal Superfund Site. DER will be responsible for ensuring compliance with the attached effluent limitations and monitoring requirements, and approval of all engineering submissions. Footnote 1 identifies the appropriate DER contact as the place to send all effluent results, engineering submissions, and modification requests. The Regional Water Engineer should be kept appraised of the status of this discharge and, in accordance with the attached criteria, receive a copy of the effluent results for informational purposes.

If you have any questions, please call me at 518-402-8123.

Attachment (Effluent Limitations and Monitoring Requirements)

cc: Cathy Haas, RWE, Region 1



EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

During the period beginning **September 1, 2017** and lasting until **August 31, 2027** the discharges from the wastewater treatment facility to groundwater, Class GA shall be limited and monitored by the operator as specified below:

Outfall Number and	Discharge L	imitations		Minimum Monitoring Requirements			
Parameter	Monthly Avg.	Daily Max	Units	Measurement Frequency	Sample Type		
Outfall 001 - Treated Remediation Discharge:							
Flow	Monitor	1100	GPM	Continuous	Recorder		
pH (range)	5.5 -	8.5	SU	Monthly	Grab		
1,1-Dichloroethanrie	NA	5	μg/l	Monthly	Grab		
1,2-Dichloroethane	NA	0.6	μg/l	Monthly	Grab		
1,1-Dichloroethene	NA	5	μg/l	Monthly	Grab		
cis-1,2-Dichloroethene	NA	5	μg/l	Monthly	Grab		
trans-1,2-Dichloroethene	NA	5	μg/l	Monthly	Grab		
Tetrachloroethene	NA	5	μg/l	Monthly	Grab		
1,1,1-Trichloroethane	NA	5	μg/1	Monthly	Grab		
Trichloroethene	NA	5	μg/l	Monthly	Grab		
Vinyl Chloride	NA	2	μg/l	Monthly	Grab		
Mercury	NA	0.25	μg/l	Monthly	Grab		
Chloroform	NA	5	μg/l	Monthly	Grab		
Trichlorotrifluoroethane (Freon 113)	NA	5	μg/l	Monthly	Grab		
1,4 Dioxane	NA	Monitor	μg/l	Monthly	Grab		

Additional Conditions:

1. The discharge rate may not exceed the effective or design treatment system capacity. All monitoring data, engineering submissions and modification requests must be submitted to:

Jason Pelton
Division of Environmental Remediation
NYSDEC
625 Broadway
Albany, New York 12233- 7015
518-402-9870

With a copy sent to:

Regional Water Engineer, Region 1 NYSDEC SUNY @ Stony Brook 50 Circle Road Stony Brook, NY 11790-3409

- 2. Only site generated wastewater is authorized for treatment and discharge.
- 3. Authorization to discharge is valid only for the period noted above but may be renewed if appropriate. A request for renewal must be received 6 months prior to the expiration date to allow for a review of monitoring data and reassessment of monitoring requirements.
- 4. Both concentration (mg/l or μg/l) and mass loadings (lbs/day) must be reported to the Department for all parameters except flow and pH.
- Any use of corrosion/scale inhibitors, biocidal-type compounds, or other water treatment chemicals used in the treatment process must be approved by the department prior to use.
- 6. This discharge and administration of this discharge must comply with the substantive requirements of 6NYCRR Part 750.

DISCHARGE MONITORING REPORT APRIL 2020



10 May 2020

Mr. Jason Pelton New York State Department of Environmental Conservation Division of Solid & Hazardous Materials 625 Broadway Albany, NY 12233-7252

Subject: GROUNDWATER DISCHARGE MONITORING/AIR EMISSION REPORT

GM-38 AREA, NWIRP BETHPAGE, NY; DER SITE # 1-30-003B-OU 2

APRIL 2020 REPORTING PERIOD

Dear Mr. Pelton:

KOMAN Government Solutions, LLC (KGS) is submitting this monthly monitoring report of the groundwater discharge and air emission results for the Groundwater Treatment Plant (GWTP) located at the Former Naval Weapons Industrial Reserve Plant (NWIRP), Bethpage, NY, GM-38 Area. This report was prepared in accordance with GWTP operational requirements for DER Site # 1-30-003B-OU 2, and the SPDES Permit Equivalent # 13003B.

GWTP operational data from 1 April to 30 April 2020 are presented in Attachment A. . One hour of downtime was recorded during this period during the backwashing of GAC #1.

As indicated in Attachment A, all SPDES permitted constituents are in compliance with regulatory guidelines during this reporting period.

Please contact me at 610-400-0636 with any questions or concerns you may have regarding this report.

Sincerely,

KOMAN Government Solutions, LLC

alut I Dryng

Robert Gregory Project Manager

Attachment A: Groundwater and Air Sampling Results from April 2020

Cc: S. Edwards, NYSDEC

D. Hesler, NYSDEC

C. Haas, NYSDEC Region 1

C. Engelhardt, NYSDEC Region 1

J. Pilewski, NYSDEC – Region 1 Water Engineer

- S. Karpinski, NYSDOH
- J. Lovejoy, NCDH
- G. Ennis, Nassau County Department of Public Works
- T. Licata, Town of Oyster Bay
- M. Russo, Town of Oyster Bay
- M. Acree, NAVFAC Mid-Atlantic RPM
- G. Pearman, NWIRP Bethpage
- P. Schauble, KGS
- GM-38 Copy

ATTACHMENT A GROUNDWATER AND AIR SAMPLING RESULTS APRIL 2020

GM-38 Area Groundwater Remediation Groundwater Treatment Plant Naval Weapons Industrial Reserve Plant - Bethpage, NY Discharge Monitoring Report

Discharge Monitoring April 2020

SPDES Parameters			April 2020 ⁽¹⁾				
Process Stream	Daily Treated Effluent Maximum ⁽¹⁾	Units	RW-1	RW-3 ⁽²⁾	Combined Influent (3) (RW-1 + RW-3)	Treated Effluent	
Well Depth	N/A	ft	445	530	N/A	N/A	
Screened Interval	N/A	ft bgs	335-395 410-430	392-412 442-504	N/A	N/A	
Sampling Date	N/A			4/2	1/20		
Effective Flowrate	1100	GPM	837	214	1,050	1,085	
Total Flow	N/A	gallons	36,140,800	9,231,000	45,371,800	46,850,500	
рН	5.5 - 8.5	SU	5.68	5.23	5.59	6.71	
Chloroform	5	μg/L	0.380 J	0.300 J	0.36 J	ND (1.0)	
1,1-Dichloroethane	5	μg/L	1.14 J	2.07 J	1.33 J	ND (1.0)	
1,2-Dichloroethane	0.6	μg/L	0.240 J	ND (1.0)	0.19 J	ND (1.0)	
1,1-Dichloroethene	5	μg/L	0.820 J	1.15 J	0.887 J	ND (1.0)	
cis 1,2-Dichloroethene	5	μg/L	4.14 J	1.28 J	3.56 J	ND (1.0)	
trans 1,2-Dichloroethene	5	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
Tetrachloroethene	5	μg/L	16.7	0.400 J	13.38	ND (1.0)	
1,1,1-Trichloroethane	5	μg/L	0.530 J	0.600 J	0.544 J	ND (1.0)	
Trichloroethene	5	μg/L	66.5	146	82.7	0.460 J	
1,1,2-Trichlorotrifluoroethane	5	μg/L	ND (1.0)	0.600 J	0.12 J	ND (1.0)	
Vinyl Chloride	2	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
1,4-Dioxane		μg/L	2.4	5.6	3.1	NS	
Mercury	0.00025	mg/L	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	
Total Suspended Solids (TSS)	N/A	mg/L	ND (1.0)	1.0	0.2	ND (1.0)	

Notes:

- J Estimated result between laboratory method detection limit and reporting limit
- D Concentration is a result of a dilution.
- ND Not detected above laboratory method detection limit. Reporting Limit (RL) given in parentheses.
- NR Not Recorded
- N/A Not Applicable
- NS Not Sampled
- (1) Wastewater discharge equivalence permit renewed on 18 August 2017. Discharge limits established for 10 years. Chloroform, 1,4-dioxane and 1,1,2-trichlorotrifluoroethane are now monitored under the new permit.
- (2) Well RW-3 was placed back in operation on 1 June, 2018.
- (3) Influent concentrations presented are the weighted average concentrations of RW-1 and RW-3.

GM-38 Area Groundwater Remediation Groundwater Treatment Plant Naval Weapons Industrial Reserve Plant - Bethpage, NY Air Sampling Results April 2020

DAR Parameters	April 2020			
Process Stream	Units	Discharge Goal ⁽¹⁾	Influent	Effluent
Sampling Date			4,	/1/20
Average Flowrate	CFM	N/A	NR	9,419
Total Flow	ft ³	N/A	NR	406,324,875
Total Flow	m ³	N/A	NR	11,505,839
1,2-Dichloroethane	μg/m³	N/A	2.4 J	4.5
cis 1,2-Dichloroethene	μg/m³	≤ 100,000 ⁽²⁾	52	55
trans 1,2-Dichloroethene	μg/m³	≤ 100,000 ` ′	1.3 J	0.83 J
1,2-Dichloroethene (total)	μg/m³	≤ 100,000	53	56
Toluene	μg/m³	N/A	ND	ND
Total Xylene	μg/m³	N/A	ND	ND
1,1,2-Trichloroethane	μg/m³	N/A	1.3 J	ND
Trichloroethene	μg/m³	≤ 2600	1200	1.3 J
Vinyl Chloride	μg/m³	≤ 560	0.80 J	0.75 J
Tetrachloroethene	μg/m³	≤ 5100	200	ND

Notes:

CFM - cubic feet per minute

DAR - Division of Air Resources

J - Estimated result between laboratory method detection limit and reporting limit

N/A - Not Applicable

NR - Not recorded

- (1) Discharge goal as approved by NYSDEC's letter dated 31 October 2013.
- (2) Discharge goal is for total 1,2-Dichloroethene.

GM-38 Area Groundwater Remediation Groundwater Treatment Plant Naval Weapons Industrial Reserve Plant - Bethpage, NY Controlled Stack Emissions March 2020

DAR Parameters	Units	Discharge Goal ⁽¹⁾	April 2020
Sampling Date			4/1/20
Average Flowrate	CFM	N/A	9,419
Total Flow	ft ³	N/A	406,324,875
Total Flow	m ³	N/A	11,505,839
Trichloroethene	lb/hr	≤ 0.09	0.00003
Vinyl Chloride	lb/hr	≤ 0.02	0.00003
1,2 Dichloroethene	lb/hr	≤ 11	0.00194
1,2-Dichloroethane	lb/hr	N/A	0.00016
Toluene	lb/hr	N/A	0.00000
Total Xylene	lb/hr	N/A	0.00000
1,1,2-Trichloroethane	lb/hr	N/A	0.00000
Tetrachloroethene	lb/hr	≤ 0.18	0.00000

Notes:

CFM - cubic feet per minute

DAR - Division of Air Resources

N/A - Not Applicable

(1) Discharge goal as approved by NYSDEC's letter dated 31 October 2013.

DISCHARGE MONITORING REPORT MAY 2020



5 June 2020

Mr. Jason Pelton New York State Department of Environmental Conservation Division of Solid & Hazardous Materials 625 Broadway Albany, NY 12233-7252

Subject: GROUNDWATER DISCHARGE MONITORING/AIR EMISSION REPORT

GM-38 AREA, NWIRP BETHPAGE, NY; DER SITE # 1-30-003B-OU 2

MAY 2020 REPORTING PERIOD

Dear Mr. Pelton:

KOMAN Government Solutions, LLC (KGS) is submitting this monthly monitoring report of the groundwater discharge and air emission results for the Groundwater Treatment Plant (GWTP) located at the Former Naval Weapons Industrial Reserve Plant (NWIRP), Bethpage, NY, GM-38 Area. This report was prepared in accordance with GWTP operational requirements for DER Site # 1-30-003B-OU 2, and the SPDES Permit Equivalent # 13003B.

GWTP operational data from 1 May to 31 May 2020 are presented in Attachment A. One and a half hours of downtime were recorded during this period associated with backwashing of LGACs #2 and #3.

As indicated in Attachment A, all SPDES permitted constituents are in compliance with regulatory guidelines during this reporting period.

Please contact me at 610-400-0636 with any questions or concerns you may have regarding this report.

Sincerely,

KOMAN Government Solutions, LLC

Kalut & Dryng

Robert Gregory Project Manager

Attachment A: Groundwater and Air Sampling Results from May 2020

Cc: S. Edwards, NYSDEC

D. Hesler, NYSDEC

C. Haas, NYSDEC Region 1

C. Engelhardt, NYSDEC Region 1

- J. Pilewski, NYSDEC Region 1 Water Engineer
- J. Sullivan, NYSDOH
- J. Lovejoy, NCDH
- G. Ennis, Nassau County Department of Public Works
- T. Licata, Town of Oyster Bay
- M. Russo, Town of Oyster Bay
- M. Acree, NAVFAC Mid-Atlantic RPM
- G. Pearman, NWIRP Bethpage
- P. Schauble, KGS
- GM-38 Copy

ATTACHMENT A GROUNDWATER AND AIR SAMPLING RESULTS MAY 2020

GM-38 Area Groundwater Remediation Groundwater Treatment Plant Naval Weapons Industrial Reserve Plant - Bethpage, NY

Discharge Monitoring Report May 2020

SPDES Parameters			May 2020 ⁽¹⁾				
Process Stream	Daily Treated Effluent Maximum ⁽¹⁾	Units	RW-1	RW-3 ⁽²⁾	Combined Influent (3) (RW-1 + RW-3)	Treated Effluent	
Well Depth	N/A	ft	445	530	N/A	N/A	
Screened Interval	N/A	ft bgs	335-395 410-430	392-412 442-504	N/A	N/A	
Sampling Date	N/A			5/4	4/20		
Effective Flowrate	1100	GPM	399	223	622	1,093	
Total Flow	N/A	gallons	17,803,467	9,962,167	27,765,633	48,799,767	
рН	5.5 - 8.5	SU	5.64	5.97	5.76	6.78	
Chloroform	5	μg/L	0.458 J	0.496 J	0.47 J	ND (1.0)	
1,1-Dichloroethane	5	μg/L	1.34 J	2.59 J	1.79 J	ND (1.0)	
1,2-Dichloroethane	0.6	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
1,1-Dichloroethene	5	μg/L	0.946 J	1.06 J	0.987 J	ND (1.0)	
cis 1,2-Dichloroethene	5	μg/L	4.43 J	1.43 J	3.35 J	ND (1.0)	
trans 1,2-Dichloroethene	5	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
Tetrachloroethene	5	μg/L	16.2	ND (1.0)	10.39	ND (1.0)	
1,1,1-Trichloroethane	5	μg/L	0.677 J	0.659 J	0.671 J	ND (1.0)	
Trichloroethene	5	μg/L	62.0	127	85.3	0.473 J	
1,1,2-Trichlorotrifluoroethane	5	μg/L	ND (1.0)	0.778 J	0.28 J	ND (1.0)	
Vinyl Chloride	2	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
1,4-Dioxane		μg/L	2.5	5.7	3.6	NS	
Mercury	0.00025	mg/L	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	
Total Suspended Solids (TSS)	N/A	mg/L	ND (1.0)	5.7	2.0	ND (1.0)	

Notes

- J Estimated result between laboratory method detection limit and reporting limit
- D Concentration is a result of a dilution.
- ND Not detected above laboratory method detection limit. Reporting Limit (RL) given in parentheses.
- NR Not Recorded
- N/A Not Applicable
- NS Not Sampled
- (1) Wastewater discharge equivalence permit renewed on 18 August 2017. Discharge limits established for 10 years. Chloroform, 1,4-dioxane and 1,1,2-trichlorotrifluoroethane are now monitored under the new permit.
- (2) Well RW-3 was placed back in operation on 1 June, 2018.
- (3) Influent concentrations presented are the weighted average concentrations of RW-1 and RW-3.

GM-38 Area Groundwater Remediation Groundwater Treatment Plant Naval Weapons Industrial Reserve Plant - Bethpage, NY Air Sampling Results May 2020

DAR Parameters	May 2020			
Process Stream	Units	Discharge Goal ⁽¹⁾	Influent	Effluent
Sampling Date			5,	/4/20
Average Flowrate	CFM	N/A	NR	9,233
Total Flow	ft ³	N/A	NR	411,345,000
Total Flow	m ³	N/A	NR	11,647,993
1,2-Dichloroethane	μg/m³	N/A	2.8 J	4.5
cis 1,2-Dichloroethene	μg/m³	≤ 100,000 ⁽²⁾	42	45
trans 1,2-Dichloroethene	μg/m³	≤ 100,000 ` ′	0.97 J	0.96 J
1,2-Dichloroethene (total)	μg/m³	≤ 100,000	43	46
Toluene	μg/m³	N/A	2.8 J	ND
Total Xylene	μg/m³	N/A	ND	ND
1,1,2-Trichloroethane	μg/m³	N/A	1.3 J	ND
Trichloroethene	μg/m³	≤ 2600	1400	3.4 J
Vinyl Chloride	μg/m³	≤ 560	0.89 J	1.0 J
Tetrachloroethene	μg/m³	≤ 5100	180	ND

Notes:

CFM - cubic feet per minute

DAR - Division of Air Resources

J - Estimated result between laboratory method detection limit and reporting limit

N/A - Not Applicable

NR - Not recorded

- (1) Discharge goal as approved by NYSDEC's letter dated 31 October 2013.
- (2) Discharge goal is for total 1,2-Dichloroethene.

GM-38 Area Groundwater Remediation Groundwater Treatment Plant Naval Weapons Industrial Reserve Plant - Bethpage, NY Controlled Stack Emissions May 2020

DAR Parameters	Units	Discharge Goal ⁽¹⁾	May 2020
Sampling Date			5/4/20
Average Flowrate	CFM	N/A	9,233
Total Flow	ft ³	N/A	411,345,000
Total Flow	m ³	N/A	11,647,993
Trichloroethene	lb/hr	≤ 0.09	0.00012
Vinyl Chloride	lb/hr	≤ 0.02	0.00003
1,2 Dichloroethene	lb/hr	≤ 11	0.00159
1,2-Dichloroethane	lb/hr	N/A	0.00016
Toluene	lb/hr	N/A	0.00000
Total Xylene	lb/hr	N/A	0.00000
1,1,2-Trichloroethane	lb/hr	N/A	0.00000
Tetrachloroethene	lb/hr	≤ 0.18	0.00000

Notes:

CFM - cubic feet per minute

DAR - Division of Air Resources

N/A - Not Applicable

(1) Discharge goal as approved by NYSDEC's letter dated 31 October 2013.

DISCHARGE MONITORING REPORT JUNE 2020



5 July 2020

Mr. Jason Pelton New York State Department of Environmental Conservation Division of Solid & Hazardous Materials 625 Broadway Albany, NY 12233-7252

Subject: GROUNDWATER DISCHARGE MONITORING/AIR EMISSION REPORT

GM-38 AREA, NWIRP BETHPAGE, NY; DER SITE # 1-30-003B-OU 2

JUNE 2020 REPORTING PERIOD

Dear Mr. Pelton:

KOMAN Government Solutions, LLC (KGS) is submitting this monthly monitoring report of the groundwater discharge and air emission results for the Groundwater Treatment Plant (GWTP) located at the Former Naval Weapons Industrial Reserve Plant (NWIRP), Bethpage, NY, GM-38 Area. This report was prepared in accordance with GWTP operational requirements for DER Site # 1-30-003B-OU 2, and the SPDES Permit Equivalent # 13003B.

GWTP operational data from 1 June to 30 June 2020 are presented in Attachment A. Eight hours of downtime were recorded during this period associated with a vapor phase carbon changeout.

As indicated in Attachment A, all SPDES permitted constituents are in compliance with regulatory guidelines during this reporting period.

Please contact me at 610-400-0636 with any questions or concerns you may have regarding this report.

Sincerely,

KOMAN Government Solutions, LLC

alut & Dryng

Robert Gregory Project Manager

Attachment A: Groundwater and Air Sampling Results from June 2020

Cc: S. Edwards, NYSDEC

D. Hesler, NYSDEC

C. Haas, NYSDEC Region 1

C. Engelhardt, NYSDEC Region 1

- J. Pilewski, NYSDEC Region 1 Water Engineer
- J. Sullivan, NYSDOH
- J. Lovejoy, NCDH
- G. Ennis, Nassau County Department of Public Works
- T. Licata, Town of Oyster Bay
- M. Russo, Town of Oyster Bay
- M. Acree, NAVFAC Mid-Atlantic RPM
- G. Pearman, NWIRP Bethpage
- P. Schauble, KGS
- GM-38 Copy

ATTACHMENT A GROUNDWATER AND AIR SAMPLING RESULTS JUNE 2020

GM-38 Area Groundwater Remediation Groundwater Treatment Plant Naval Weapons Industrial Reserve Plant - Bethpage, NY

Naval Weapons Industrial Reserve Plant - Bethpag Discharge Monitoring Report June 2020

SPDES Parameters			June 2020 ⁽¹⁾				
Process Stream	Daily Treated Effluent Maximum ⁽¹⁾	Units	RW-1	RW-3 ⁽²⁾	Combined Influent (3) (RW-1 + RW-3)	Treated Effluent	
Well Depth	N/A	ft	445	530	N/A	N/A	
Screened Interval	N/A	ft bgs	335-395 410-430	392-412 442-504	N/A	N/A	
Sampling Date	N/A			6/4	1/20		
Effective Flowrate	1100	GPM	835	217	1,053	1,075	
Total Flow	N/A	gallons	36,078,233	9,392,733	45,470,967	46,456,433	
рН	5.5 - 8.5	SU	5.28	5.59	5.34	6.70	
Chloroform	5	μg/L	0.289 J	0.362 J	0.30 J	ND (1.0)	
1,1-Dichloroethane	5	μg/L	1.16 J	2.23 J	1.38 J	ND (1.0)	
1,2-Dichloroethane	0.6	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
1,1-Dichloroethene	5	μg/L	0.709 J	1.14 J	0.798 J	ND (1.0)	
cis 1,2-Dichloroethene	5	μg/L	3.98 J	1.38 J	3.44 J	ND (1.0)	
trans 1,2-Dichloroethene	5	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
Tetrachloroethene	5	μg/L	17.5	0.244 J	13.94	ND (1.0)	
1,1,1-Trichloroethane	5	μg/L	0.440 J	0.525 J	0.458 J	ND (1.0)	
Trichloroethene	5	μg/L	66.2	142	81.9	0.444 J	
1,1,2-Trichlorotrifluoroethane	5	μg/L	ND (1.0)	0.575 J	0.12 J	ND (1.0)	
Vinyl Chloride	2	μg/L	ND (1.0)	ND (1.0)	ND (1.0)	ND (1.0)	
1,4-Dioxane		μg/L	2.6	6.3	3.4	NS	
Mercury	0.00025	mg/L	ND (0.00010)	ND (0.00010)	ND (0.00010)	ND (0.00010)	
Total Suspended Solids (TSS)	N/A	mg/L	ND (1.0)	5.3	1.1	ND (1.0)	

Notes:

- $\ensuremath{\mathsf{J}}$ Estimated result between laboratory method detection limit and reporting limit
- D Concentration is a result of a dilution.
- ND Not detected above laboratory method detection limit. Reporting Limit (RL) given in parentheses.
- NR Not Recorded
- N/A Not Applicable
- NS Not Sampled
- (1) Wastewater discharge equivalence permit renewed on 18 August 2017. Discharge limits established for 10 years. Chloroform, 1,4-dioxane and 1,1,2-trichlorotrifluoroethane are now monitored under the new permit.
- (2) Well RW-3 was placed back in operation on 1 June, 2018.
- (3) Influent concentrations presented are the weighted average concentrations of RW-1 and RW-3.

GM-38 Area Groundwater Remediation Groundwater Treatment Plant Naval Weapons Industrial Reserve Plant - Bethpage, NY Air Sampling Results June 2020

DAR Parameters	June 2020			
Process Stream	Units	Discharge Goal ⁽¹⁾	Influent	Effluent
Sampling Date			6,	/4/20
Average Flowrate	CFM	N/A	NR	9,048
Total Flow	ft ³	N/A	NR	386,535,900
Total Flow	m ³	N/A	NR	10,945,478
1,2-Dichloroethane	μg/m³	N/A	3.2 J	ND
cis 1,2-Dichloroethene	μg/m³	≤ 100,000 ⁽²⁾	52	ND
trans 1,2-Dichloroethene	μg/m³	≤ 100,000 ` ′	ND	ND
1,2-Dichloroethene (total)	μg/m³	≤ 100,000	52	ND
Toluene	μg/m³	N/A	ND	ND
Total Xylene	μg/m³	N/A	ND	ND
1,1,2-Trichloroethane	μg/m³	N/A	ND	ND
Trichloroethene	μg/m³	≤ 2600	1500	4.7
Vinyl Chloride	μg/m³	≤ 560	ND	ND
Tetrachloroethene	μg/m³	≤ 5100	220	ND

Notes:

CFM - cubic feet per minute

DAR - Division of Air Resources

J - Estimated result between laboratory method detection limit and reporting limit

N/A - Not Applicable

NR - Not recorded

- (1) Discharge goal as approved by NYSDEC's letter dated 31 October 2013.
- (2) Discharge goal is for total 1,2-Dichloroethene.

GM-38 Area Groundwater Remediation Groundwater Treatment Plant Naval Weapons Industrial Reserve Plant - Bethpage, NY Controlled Stack Emissions June 2020

DAR Parameters	Units	Discharge Goal ⁽¹⁾	June 2020
Sampling Date			6/4/20
Average Flowrate	CFM	N/A	9,048
Total Flow	ft ³	N/A	386,535,900
Total Flow	m ³	N/A	10,945,478
Trichloroethene	lb/hr	≤ 0.09	0.00016
Vinyl Chloride	lb/hr	≤ 0.02	0.00000
1,2 Dichloroethene	lb/hr	≤ 11	0.00000
1,2-Dichloroethane	lb/hr	N/A	0.00000
Toluene	lb/hr	N/A	0.00000
Total Xylene	lb/hr	N/A	0.00000
1,1,2-Trichloroethane	lb/hr	N/A	0.00000
Tetrachloroethene	lb/hr	≤ 0.18	0.00000

Notes:

CFM - cubic feet per minute

DAR - Division of Air Resources

N/A - Not Applicable

(1) Discharge goal as approved by NYSDEC's letter dated 31 October 2013.

APPENDIX B NYSDEC AIR DISCHARGE LIMIT DOCUMENTATION

New York State Department of Environmental Conservation

Division of Environmental Remediation Remedial Action Bureau A, 12th Floor

625 Broadway, Albany, New York 12233-7015 Phone: (518) 402-9620 FAX: (518) 402-9022



Joseph Martens Commissioner

October 31, 2013

Lora Fly Remedial Program Manager NAVFAC Mid-Atlantic Northeast IPT 9742 Maryland Avenue Norfolk, VA, 23511-3095

RE: Northrop Grumman, Naval Weapons Industrial Reserve Plant (NWIRP) and Grumman Steel Los Sites, NYSDEC Site No.'s 1-30-003 A & B.

Dear Ms. Fly:

Tetra Tech NUS Inc., on behalf of the Department of the Navy NAVFAC Midlantic, has submitted an application to remove the GM 38 Area Groundwater Extraction and Treatment system impregnated Xeolitetm resin from the air discharge treatment system. Currently, the air treatment system uses a combined activated carbon with permanganate impregnated resin treatment train. The New York State Department of Environmental Conservation (NYSDEC) has reviewed the Department of the Navy application and concurs with the findings presented.

The routine monitoring, as detailed in Table 1, clearly indicates that vinyl chloride, one of the main contaminants of concern, has diminished to almost non-detect, and discharge concentrations have dropped to below the limit to require air treatment for the other contaminants as well. However, NAVFAC Midlantic is still proposing activated carbon to reduce the other discharge contaminant levels. Therefore, the NYSDEC hereby approves the proposed changes to the GM 38 Area air treatment. The Xeolitetm resin beds will remain in place should reactivation, based on routine monitoring, be required.

If you have any questions in the interim, please contact me at (518)402-9620.

Sincerely,

Steven M. Scharf, P.E

Project Engineer

Remedial Action Bureau A

Division of Environmental Remediation

EC: J. Swartwout

S. Scharf

W. Parish, Region 1

S. Karpinski, NYSDOH

E. Hannon, NGC

D. Stern, Arcadis

D. Brayack, TTNUS



NOR-01264

November 21, 2011

Mr. Stephen Scharf New York Department of Environmental Conservation Division of Environmental Remediation Bureau of Remedial Action A 625 Broadway, 11th Floor Albany, New York 12233-7015

Reference: CLEAN Contract No. N62470-08-D-1001

Contract Task Order WE06

Subject: Proposed Modification to Discharge Limits for Off Gas Volatile Organic Compounds (VOCs)

for Air Stripping Tower

GM-38 Offsite Groundwater Treatment Plant,

NWIRP Bethpage, New York

Dear Mr. Scharf:

On behalf of the Navy, please find enclosed a copy of the subject document. This document presents an evaluation of current concentrations of off gas VOCs from the GM-38 groundwater treatment plant air-stripping tower (prior to treatment with granular activated carbon). Maximum emission rates were reevaluated due to decreasing maximum concentrations of target VOCs in un-treated air stripper AS-1 off gas. In addition, breakthrough of target contaminants (e.g., cis-1,2-dichloroethene) is beginning to occur in the granular activated carbon bed. Maximum emission rates were re-evaluated to provide a determination if breakthrough of contaminants would trigger the need for a replacement of the granular activated carbon bed.

Existing Discharge Goals were established in the "Final Operation, Maintenance and Monitoring Plan for Groundwater Treatment Plant GM-38 Area Groundwater Remediation" prepared by Tetra Tech EC (April 2010). Existing goals were based on emission estimates for a 95% reduction (see Attachment A), instead of being based on the original DAR-1 analysis of air stripper off gas. Emission estimates were calculated using the air stripper design flow rate of 8,000 cubic feet per minute (cfm), and previous contaminant discharge rates in pounds per hour (lb/hr). Original emission estimates are provided in Attachment B.

Proposed Revised Discharge Goals were calculated using an average flow rate of 9,200 cfm, January to March 2011 VOC loading rates (taken from the Quarterly Operations Report First Quarter 2011 from ECOR Federal Services), and the Actual Annual % of Annual Guideline Concentrations (AGCs), taken from the revised DAR-1 Model Output. The revised DAR-1 Model Output is provided in Attachment C. Existing Discharge Goals and Proposed Revised Discharge Goals are compared in tabular format in the first page of the attachment. Proposed Revised Discharge Goals for trichloroethene (TCE) are the same as previous. The proposed limit for tetrachloroethene (PCE) is approximately 10 times the previous limit, and vinyl chloride is approximately 2 times the previous limit. Revised Discharge Goals for 1,2-dichloroethene (goals are the same for cis-1,2-dichloroethene) are 100 times greater than previously established limits. It is recommended that these revised limits replace previous discharge goals, and treatment of air stripper off gas by granular activated carbon is recommended to continue for TCE and PCE, with no treatment required for vinyl chloride and 1,2-dichloroethene.

NOR-01264

Proposed Modification to Discharge Limits for Off Gas Volatile Organic Compounds (VOCs) NWIRP Bethpage 11-21-11 - Page 2

If you have any questions please contact Ms. Lora Fly, NAVFAC Mid-LANT, at (757) 341-2012.

Sincerely,

David D. Brayack, P.E.

Project Manager

Enclosure:

(1) Proposed Modification to Discharge Limits for Off Gas Volatile Organic Compounds

(VOCs) for Air Stripping Tower

GM-38 Offsite Groundwater Treatment Plant

Distribution:

Mid-Lant, Lora Fly NYSDEC (Albany), Henry Wilkie NYSDOH (Troy), Steve Karpinski NAVAIR, Richard Smith USEPA, Carol Stein NGC, Kent Smith Tetra Tech NUS, Dave Brayack ECOR Solutions, Al Taormina Administrative Record Public Repository Project File

TABLE 1
COMPARISON OF EXISTING DISCHARGE GOALS WITH ACTUAL EMISSIONS AND PROPOSED DISCHARGE GOALS
AIR STRIPPING TOWER GM-38 OFFSITE GROUNDWATER TREATMENT PLANT
NWIRP BETHPAGE, NEW YORK

	Existing Discharge Goal		Actual January to N (Pre-Off Gas	March 2011 Values Treatment)	Proposed Revised Discharge Goals based on DAR-1 Analysis	
Chemical	Existing Discharge Loading Rate (pounds (lbs)/hour) ⁽¹⁾	Equivalent Existing Discharge Goals (µg/m³) ⁽²⁾	Actual Jan-Mar 2011 Concentration (μg/m³) ⁽³⁾	Actual VOC Loading Pre-Off Gas Treatment (lbs/hour) ⁽⁴⁾	Proposed Discharge Loading Rate (lbs/hour) ⁽⁵⁾	Equivalent Proposed Discharge Goal (µg/m³) ⁽⁵⁾
TCE	0.09	2,600	10,000	0.345	0.09	2,600
PCE	0.02	580	6,800	0.234	0.18	5,100
Vinyl Chloride	0.01	290	76	0.003	0.02	560
1,2-Dichloroethene (total)	0.03	870	750	0.026	11	greater than 100,000

Notes:

⁽¹⁾ Existing Discharge Goals are based on the design flow rate of 8,000 cfm. Existing Discharge Goals were taken from the Final Operations and Maintenance Plan for GM-38 Area Groundwater Remediation from Tetra Tech EC. Existing goals were based on emission estimates for a 95% reduction, and not the previous DAR-1 Analysis. Attachment B (provided at the end of this package) provides the original emission estimates.

⁽²⁾ Existing Discharge Goals were calculated using the actual flow rate of 9,200 cfm and the existing discharge loading rate in pounds per hour (lb/hr).

⁽³⁾Values were taken from the Quarterly Operations Report First Quarter 2011 from ECOR Federal Services. Values were the maximum effluent concentration in off gas from air stripper stack AS-1 prior to treatment with vapor phase granular activated carbon (GAC), for the months of January, February and March 2011.

⁽⁴⁾Actual VOC Loading was calculated using an average flow rate of 9,200 cfm and the January-March 2011 concentrations. Existing off gas treatment consists of two stage vapor phase GAC followed by potassium permanganate zeolite media to provide additional treatment for vinyl chloride.

⁽⁵⁾ Values were calculated using an average flow rate of 9,200 cfm, and the Actual Annual % of the AGCs from the 2011 DAR-1 Model Output to achieve air quality requirements.

ATTACHMENT A 2008 AIR PERMIT SUBMITTAL

New York State Department of Environmental Conservation Air Permit Application



Section I - Certification Title V Certification Certification Certification I Certification Title V Certification Certification I Certification Certification Information Title V Certification Information Title V Certification Information Title V Certification Information Title V Ce					
Title V Certification	DEC ID A	PPLICATION ID	- 71	OF*	ICE USE ONLY
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State Facility Certification State Facility Certification State Facility Permit N/A State Facility Permit N/A State Facility Permit N/A State Stat		<u> </u>)n		
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Signature Date	that qualified personnel properly gather and evaluate the information submitte information [required pursuant to 6 NYCRR 201-6.3(d)] I believe the information	ed. Based on my inquition is, true, accurate	iry of the person of and complete I ar	r persons directly resp	onsible for gathering the
State Facility Certification certify that this facility will be operated in conformance with all provisions of existing regulations. Responsible Official Tritle Date	Responsible Official		Title		
Certify that this facility will be operated in conformance with all provisions of existing regulations. Responsible Official Title Date	Signature		Date		1
Certify that this facility will be operated in conformance with all provisions of existing regulations. Responsible Official Title Date					
Section II - Identification Information Date	State Fac	cility Certificatio	n		
Section II - Identification Information Title V Facility Permit NI/A		visions of existing re			
Section I - Identification Information State Facility Permit N/A New Significant Modification Administrative Amendment State State New New New Significant Modification General Permit Title Secretal Permit Title Secretal Permit Title State New					
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New Gignificant Modification Administrative Amendment General Permit Title Modification Modificati	Section II - Iden	ntification Info	ormation		
Owner/Firm Name US Navy/NAVFAC Midlant Street Address 9742 Maryland Ave, Bldg Z-144 City Norfolk State UA Country US Zip 23511-3095 Owner Classification Seederal State UA Municipal Taxpayer ID Taxpayer ID Individual US May Weapons Industrial Reserve Plant (NWIRP) GM-38 Area Location Address Bethpage UCity / Mart Stripping of groundwater to remove VOCs Air Stripping of groundwater to remove VOCs	□ New □ Significant Modification □ Administrative A		☐ Nev	w	
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Street Address 9742 Maryland Ave, Bldg Z-144 City Norfolk State VA Country US Zip 23511-3095 Owner Classification image Federal Corporation/Partnership State UA Individual Municipal Taxpayer ID Taxpayer ID Confidential Name Naval Weapons Industrial Reserve Plant (NWIRP) GM-38 Area Location Address Bethpage City Mi Town / Cillage Oyster Bay, New York Zip 11714 Project Description Contact Mailing Address Name (Last, First, Middle Initial) Fly, Lora Phone No. (757) 444-0781 Affiliation Department of the Navy Title Remedial PM Fax No. () Street Address 9742 Maryland Ave. Bldg Z-144 City Norfolk State VA Country US Zip 23511-3095 Facility Contact Mailing Address Name (Last, First, Middle Initial) Same Phone No. () Affiliation Title Fax No. () Street Address	0	wner/Firm			
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New York State Department of Environmental Conservation



Air Pe	ermit Ap	plication	on										
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	Section III - Facility Information Classification												
☐ Hosp	oital 🗆	Residentia	al 🔾 Edr	ucational/Ins		□ Comme	ercial 🖄 Ir	ndustrial	☐ Utility				
	Affected States (Title V Only) N/A												
□ Verm □ New	iont Hampshire	□ Massa □ Conne	achusetts ecticut	□ Rhode □ New Je		□ Pennsylvan □ Ohio	iia Tribal Li Tribal Li						
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							quirements: 🚨 YE		olication (the 'NO'				
box m	ust be checke	d), the nonco	omplying units mu	ust be identifie	ed in the "Compl	iance Plan" bloc	k on page 8 of this ce with all applicat	form along wit	th the compliance				
followi	ing:												
	those unit	s referenced	in the compliance	ce plan portio	n of Section IV	of this applicatio							
			subject to any ap nents on a timely		irements that w	ill become effec	ctive during the ten	n of the perm	it, this facility will				
	-		on reports will be method used to de			ar. Each report v	will certify complia	nce status wit	h respect to each				
	- 7												
			Fac	ility Applic	able Federa	l Requireme	ents N/A	☐ Cont	inuation Sheet(s)				
Title	Туре	Part		Section	Sub Division	Paragraph	Sub Paragraph	h Clause	Sub Clause				
	CERCLA	A all s	substantive	requirer	nents	_							
						 							

	Facility Applicable Federal Requirements N/A ☐ Continuation Sheet(s)												
Title	Туре	Part	Sub Part	Section	Sub Division	Paragraph	Sub Paragraph	Ctause	Sub Clause				
	CERCLA	all su	bstantive	requirer	nents								
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		_	☐ Continuation Sheet(s)						
Title	Туре	Part	Sub Part	Section	Sub Division	Paragraph	Sub Paragraph	Clause	Sub Clause
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New York State Department of Environmental Conservation Air Permit Application



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Section III - Facility Information (continued)

			Fac	ility Complia	ance Certific	ation N/A	0.0	ontinuati	on Sheet(s)			
_				Rule (Citation							
Title	Туре	Part	Sub Part	Section	Sub Division	Paragraph	Sub Paragraph	Clause	Sub Clause			
Applicable	Federal Requirement	C	CA	AS No.		Cor	ntaminant Name					
State Only	Requirement	Capping										
				Monitoring	Information							
☐ Ambient	Air Monitoring	☐ Work P	ractice Inv	olving Specifi	Operations	□ Reco	ord Keeping/Maint	enance F	rocedures			
				Desc	ription							
			_									
Work Prac	ctice		Process	Material	aterial Reference Test Method				74			
Туре	Code			Description			· Reference i	———	,u			
		Para	<u>meter</u>				Manufacturer Na	ame/Mod	el No			
	Code			Description								
	Limit					Limi	t Units					
	Upper	wer	Code			Description						
	Averaging Method · N			Monitoring I	requency	Reporting Requirements						
Code	Descript	ion	Code		Description Code Description				on			

	Facility Emissions Summary		☐ Continu	ation Sheet(s)
CAS No.	Contaminant Name	PTE (lbs/yr)	Range	Actual (lbs/yr)
NY075 - 00 - 5	PM-10	(,	Code	
NY075 - 00 - 0	PARTICULATES			_
7446 - 09 - 5	SULFUR DIOXIDE			
NY210 - 00 - 0	OXIDES OF NITROGEN			
630 - 08 - 0	CARBON MONOXIDE			
7439 - 92 - 1	LEAD			
NY998 - 00 - 0	VOC	117		
NY100 - 00 - 0	HAP	110		
0079 - 01 - 6	Trichloroethylene	99		
00075 - 01 - 4	Vinyl Chloride	3.7		
00540 - 59 - 0	1,2-Dichloroethylene	7.3		

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New York State Department of Environmental Conservation Air Permit Application



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Section IV - Emission Unit Information

Emission Unit Description	☐ Continuation Sheet(s)
EMISSION UNIT 0 - 0 0 E U 1	
Air Stripper AS-1 for groundwater remediation, provided with activated carbon for	emission control.
The emission point is stack 00ST-1. The 2-stage VGAC is followed by a 3r	rd vessel containing
a potassium permanganate zeolite media for increased VC capacity.	

Building □ Continuation Sheet(s										
Building	Building Name	Length (ft)	Width (ft)	Orientation						
BLDG-1	Treatment Plant	75	75	0						

			Emission Poir	nt	☐ Cont	inuation Sheet(s)
EMISSION PT.	oos⊤1					
Ground Elev.	Height	Height Above	Inside Diameter	Exit Temp.	Cross S	Section
(ft)	(ft)	Structure (ft)	(in)	(°F)	Length (in)	Width (in)
90	40	15	36	80		
Exit Velocity _(FPS)	Exit Flow (ACFM)	NYTM (E) (KM)	NYTM (N) (KM)	Building	Distance to Property Line (ft)	Date of Removal
19	8020			BLDG-1	50	
EMISSION PT.						
Ground Elev.	Height	Height Above	Inside Diameter	Exit Temp.	Cross S	Section
(ft)	(ft)	Structure (ft)	(in)	(°F)	Length (in)	Width (in)
Exit Velocity Exit Flow (FPS) (ACFM)		NYTM (E) (KM)	NYTM (N) (KM)	Building	Distance to Property Line (ft)	Date of Removal

				Emission	Sourc	e/Control		☐ Continuation Sheet(s)		
Emission	Source	Date of	Date of	Date of		Control Type	Manu	facturer's Name/Model		
ID	Туре	Construction	Operation	Removal	Code	Description		No		
AS-1	1				048 Granular Act. Carbon Air Stripping Colu		ripping Column			
Design						Waste Feed		Waste Type		
Capacity	Code Description		Code	Description	Code	Description				
				_						
Emission	Source	rce Date of Date of Date of		Date of		Control Type	Manufacturer's Name/Model			
ID	Type	Construction	Operation	Removal	Code	Description		No.		
Design		Design Ca	pacity Units			Waste Feed		Waste Type		
Capacity			Code Description		Code	Description				

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Section IV - Emission Unit Information (continued)

		Process Ir	nformation		□ Contin	uation Sheet							
EMISSION UNIT 0 - 0 0	EU1				PROCI	ess PR							
		Descr	ription										
The remedial system	is air strippir	ng, using a pa	acked column	at a ground	water flow ra	te of							
1,100 gpm (plus 100													
the use of 3 vessels,	a 2-stage GA	AC unit, follov	ved by a 3rd	vessel contair	ning a potass	sium							
permanganate impre	gnated zeolit	e for increase	ed VC capaci	ty. Prior to er	ntering the va	por-phase							
GAC adsorption syster	n, the humidity	of the air strip	oper exhaust is	s reduced to ap	proximately	_							
50 percent or less to o													
Air Stripper AS-1:	Existing. Typ	e: Vertical, Cy	lindrical Cons	struction: Alum	iinum								
Packing: 25-foot J	aeger Tripack.	Dimensions:	10.0 ft. Dia x	47 ft. H									
Source Classification	Total T	hruput		Thruput Qu	antity Units								
Code (SCC)	Quantity/Hr	Quantity/Yr	Code		Description								
☐ Confidential ☑ Operating at Maximum C	anacity	Operating	_	Building	Floor/L	ocation							
☐ Activity with Insignificant	•	Hrs/Day 24	Days/Yr 365	BLDG-1	Mair								
	Eı					<u> </u>							
AS-1 Emission Source/Control Identifier(s)													
AS-1													
EMISSION UNIT - PROCESS PROCESS													
		Descr	ription										
	_												
Source Classification	Total T	hruput		Thruput Qu	antity Units								
Code (SCC)	Quantity/Hr	Quantity/Yr	Code		Description								
	U Confidential Operating Schedule												
☐ Confidential☐ Operating at Maximum C	apacity	Hrs/Day	Days/Yr	Building	Floor/L	ocation							
☐ Activity with Insignificant		rii G/Day	Dayorii										
	Er	mission Source/C	Control Identifier	(s)									



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Section IV - Emission Unit Information (continued)

Emission	Emission Point		Emission		Emi	ssior	Unit Appl	icable Fe	ederal Requ	irement	s 🗆 Co	ntinuat	ion Sheet(s)
Unit	Point	Process	Source	Title	Туре	Part	Sub Part	Section	Sub Division	Parag.	Sub Parag.	Clause	Sub Clause
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-													
-													
-													

Emission	Emission Point	h	Emission			ssion	unit Stat	e Only R	equirements	;	□ Cc	ntinuat	ion Sheet(s)
Unit	Point	Process	Source	Title	Туре	Part	Sub Part	Section	Sub Division	Parag.	Sub Parag.	Clause	Sub Clause
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				Emissio	n Unit Co	ompliance (Certification	n	шc	ontinuati	on Sheet(s)		
					Rule	e Citation							
Title		Туре	Part	Sub Part	Section	Sub Division	Paragrap	Sul	b Paragraph	Clause	Sub Clause		
6	NY	'CRR	212										
X App	olicable	Federal R	equiremen		State Only	Requirement	☐ Cappi	ng					
Emission	Unit	Emission Point	Process	Emission Source	C	AS No.			Contaminant N	ame ·			
0-00El	J1	00ST1	PR1	AS-1	00079	01 - 6	Tricl	loroet	hylene				
					Monitorir	ng Informati	on						
⊠ inte	ermitte	us Emissior nt Emissior ir Monitorin	Testing	g	🔾 Work	toring of Proces Practice Involv rd Keeping/Ma	ing Specific	Operati	ons	as Surro	gate		
					De	scription							
Monthly	grab sa	mples anal	yzed for VO	Cs from the	vapor phase	treatment syst	em influent,	effluent	t and two int	ermediat	e locations.		
	Monthly grab samples analyzed for VOCs from the vapor phase treatment system influent, effluent and two intermediate locations.												
		_											
Work Pra	ctice			Process				F	Reference Te	est Metho	od		
Туре		Code	+		Description	1							
	Code	_	Pa	rameter _	Description			Man	ufacturer Na	me/Mode	el No.		
23	Oode		Cor	centration		'							
		Lim							<u> </u>				
	Upper	-		ower	Code			Desc	cription				
	3,125				255	micro	grams per	rams per cubic meter					
	Avera	ging Metho	d		Monitoring	Frequency		Reporting Requirements					
Code		Descri	otion	Code		Description	(ode		Descripti	on		
01	In	stantaneo	us	05	Mo	nthly		10	Upon	Reques	st		

12/21/01 PAGE 6



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Section IV - Emission Unit Information (continued)

				eterr	ninati	on of Non-A	pplica	bility	(Title	V Only)	N/A	☐ Continu	ation S	Sheet(s)
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Title	Туре	e	Part	Sub	Part		Sub Divi	_	Par	agraph	Sub Paragra	ph Clause	Sub	Clause
Emission	n Unit	Emis	sion Point	Proc	ess	Emission	Source				deral Require	ement		
									U St	ate Only Re	equirement			
						Desc	ription	_						
						_								
							-							
						Rule	Citatio	1						
Title	Туре	Э	Part	Sub	Part		Sub Divi		Par	agraph	Sub Paragra	ph Clause	Sub	Clause
Emission	n U <u>nit</u>	Emis	sion Point	Proc	ess	Emissio	Source				deral Require	ement		
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						Desc	ription							
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	Process							bumn	nary			□ Continu	_	
EMISSI	ON UNIT	0	<u>- [0] 0] </u>	ΕU	1						1	PROCES	- ! '	
CA	S No.			Contar	ninant l	Name			6 uput	% Capture	% Control	ERP (lbs/hr)		P How ermined
0070	- 01 - 6	$\overline{}$	 Trichloroe	thylei						<u> </u>	95	1.87	02	,
0013	. 01	<u>, </u>	PTE	tilyici	10		T s+	u andar	.d ·	DTE	How		ctual	
(lb	s/hr)	\neg	(lbs/yr)		(sta	ndard units)	_	Units	u	Determined		(lbs/hr)		os/yr)
			99		(0.6	naura anno,	+			02		(150,111)	(12	· • · · · ·
	.09 ION UNIT	0		ΕU	1					- 02		PROCES	S P	R 1
					'	_		9	6	T %	1 %	ERP	<u> </u>	P How
CA	S No.			Contar	ninant l	Vame			uput	Capture	Control	(lbs/hr)		ermined
00075	5- 01 - 4	4 Vi	nyl Chlor	ide							95	0.17	03	}
			PTE				St	andar	ď	PTE	How	А	ctual	
(Ib	(lbs/hr) (lbs/yr) (standard units					ndard units)]	Jnits		Dete	rmined	(lbs/hr)	(Ib	os/yr)
0.0	01		3.7							Ċ)2			
EMISSI	ON UNIT	0	- 0 0	E U	1							PROCES	s P	R 1
	S No.			Contan	ninant l	\lame		9	6	%	%	ERP	ER	P How
		\perp						Thn	uput	Capture	Control	(lbs/hr)		rmined
000540	00540 - 59 - 0 1,2-Dichloroethylene							95	0.6		02			
			PTE				_	andar	d		How		ctual	
	s/hr)		(lbs/yr)		(sta	ndard units)		Jnits _			rmined ———	(lbs/hr)	(It	os/yr)
0	0.03 7.3								0	2				



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Section IV - Emission Unit Information (continued)

EMISSION UNIT 0 - 0 0 E U 1	Emiss	ion Unit Emissions	Summary	☐ Continuation Sheet(s)						
CAS No.		Contami	nant Name							
00107- 06 - 2	1,2-Dichloroethane									
500 (II /)	PTE Em	nissions	Acti	ual						
ERP (lbs/yr)	(lbs/hr)	(lbs/yr)	(lbs/hr)	(lbs/yr)						
13.4	Below Reporting Th	reshold BRT								
CAS No.		Contami	nant Name							
00108 - 88 - 3	Toluene									
ERP (lbs/yr)	PTE Em	nissions	Acti	ual						
ERP (IDS/yr)	(lbs/hr)	(lbs/yr)	(lbs/hr)	(lbs/yr)						
72.7	BRT	BRT _								
CAS No.		Contami	nant Name							
01330-20 -7	Xylene									
ERP (lbs/yr)	PTE Em	nissions	Actu	ual						
ERP (IDS/yl)	(lbs/hr)	(lbs/yr)	(lbs/hr)	(lbs/yr)						
77.1	BRT	BRT								
CAS No.		Contami	nant Name							
	1,1,2-Trichloroethan	1,1,2-Trichloroethane								
ERP (lbs/yr)	PTE Em	nissions	Actu	ıal						
EINF (IDS/yl)	(lbs/hr)	(lbs/yr)	(lbs/hr)	(lbs/yr)						
	BRT	BRT .								

					Сс	mplian	ce Plar	1		□ Co	ntinuati	on Sheet(s)		
For any emis	sion units	s which ar	e <u>not in c</u>	ompliand	<u>ce</u> at th	e time of p	ermit ap	plication, the	applica	nt shall comp	lete the	following		
Consent Ord	er		Certifie	d progre	ss rep	orts are to	be subm	nitted every 6	months	beginning_	1	1		
Emission		Emission					Applicable	e Federal Requ	irement					
Unit	Process	Source	Title	Туре	Part	Sub Part	Section	Sub Division	Parag.	Sub Parag.	Clause	Sub Clause		
-	- Date													
	Remedial Measure / Intermediate Milestones R/I Date Scheduled													
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Section IV - Emission Unit Information (continued)

		Requ	uest for Emission F	Reduction Cred	dits		Continuation Sheet(s)
EMISSION UNIT	T-						
			Emission Reduction	n Description			
		Con	ntaminant Emission	Reduction Da	ta		
			<u> </u>		匚		uction
Baseline Period			to/		⊢	Date	Method
	,				┡		(lbs/yr)
CAS No.			Contaminant Name		⊢	Netting	Offset
-	-						
-							
		F	Facility to Use Futu	re Reduction			
Name						APPLICATION	ID
					Ш	<u> </u>	<u> </u>
Location Address							
☐ City /☐ Town /☐ V	/illage			State	_	Zip	_
					_		
		U:	se of Emission Red	luction Credits			Continuation Sheet(s)
EMISSION UNIT	<u> </u>						
			Proposed Project	Description			<u> </u>
				- I	1 -		
		Cor	ntaminant Emission		ta •T		
CAS No.			Contaminant Nam	e	+	PEF	(lbs/yr)
	-						
			Statement of Co				
All facilities under th including any compli schedule of a conser	iance certifica	f this "ownership/ tion requirements	firm" are operating in consumate sunder Section 114(a)(3)	npliance with all ap of the Clean Air A	oplica ct Am	ble requirements an nendments of 1990, o	d state regulations or are meeting the
		Source	of Emission Reduc	tion Credit - F	acili	,	
Name					_	PERMIT ID	
Location Address						-	
	fillage			State		Zip	
☐ City / ☐ Town / ☐ V					\neg		C (lbs/yr)
Emission Unit	CA	\S No.	Contamina	nt Name	上	Netting	Offset
-							
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Supporting Documentation	
☑ P.E. Certification (form attached)	
☐ List of Exempt Activities (form attached)	
🔯 Plot Plan	
☐ Methods Used to Determine Compliance (form attached)	
🖾 Calculations	
☐ Air Quality Model (/)	
☐ Confidentiality Justification	
☐ Ambient Air Monitoring Plan (/)	
☐ Stack Test Protocols/Reports (/)	
☐ Continuous Emissions Monitoring Plans/QA/QC(//)	
☐ MACT Demonstration(/)	
☐ Operational Flexibility: Description of Alternative Operating Scenarios and Protocols	
☐ Title IV: Application/Registration	
☐ ERC Quantification (form attached)	
☐ Use of ERC(s) (form attached)	
☐ Baseline Period Demonstration	
☐ Analysis of Contemporaneous Emission Increase/Decrease	
☐ LAER Demonstration(/)	
☐ BACT Demonstration(/)	
☐ Other Document(s):(/ /)
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ATTACHMENT B 2008 EMISSION ESTIMATES BASED ON 95% REMOVAL

ATTACHMENT 1 **Emission Estimate**

POTENTIAL EMISSION ESTIMATES, USED TO DEVELOP 95%, REDUCTION OF EMISSION VALUES AS BASED ON INFLUENT GROUNDWATER CONCENTRATIONS (95%, REDUCTION OF EMISSION

· Feed Water Flow 1,100 gpm: max or normal

250 m³/hr

Water Flow Including Recycle 1,200 gpm: max or normal

273 m³/hr

Air Flow 8,000 cfm

13.592 m³/hr

50 A/W vol ratio

EXAMPLE EMISSION CALC: Vinyl Chloride

4.8 $ug/L \times 1000 L/m^3 \times 250 m^3$ water/13,623 m^3 air = 88 ug/m^3 VALUES ARE PROVIDED

ON PAGE 7 OF THE 2008 AIR PERMIT APPLICATION PROCESS EMISSIONS SUMMARY)

					GW Co	nc.1	Effluent	Conc ¹			Unc	ontrolled	Stripper Ex	chaust		
`	CAS	Toxicity:			Max	Avg	Max	Avg	Max	Avg	Max	Avg	Max	Avg	Max	Avg
Name	Number	H/M/L ²	VOC3	HAP⁴_	ug/L	ug/L	ug/L	ug/L	lb/day	lb/day	lb/hr	lb/hr	gm/sec	gm/sec	ug/m ³	ug/m³
1,1,1-Trichloroethane (Methyl Chloroform)	00071-55-6	L	No	Yes	3	3.0			0.04	0.04	0.00	0.00	2.08E-04	2.08E-04	55	55
1,1,2-Trichloroethane	00079-00-5	M	Yes	Yes	3.5	0.3			0.05	0.00	0.00	0.00	2.43E-04	2.08E-05	64	6
1,1-Dichloroethane	00075-34-3	L	Yes	Yes	4	0.7			0.05	0.01	0.00	0.00	2.77E-04	4.85E-05	74	13
1,2-Dichloroethane	00107-06-2	M	Yes	Yes	3	1.0	0.3	0.1	0.04	0.01	0.00	0.00	1.87E-04	6.24E-05	55	18
1,1-Dichloroethylene (Vinylidene Chloride)	00075-35-4	M	Yes	Yes	9	1.6			0.12	0.02	0.00	0.00	6.24E-04	1.11E-04	165	29
1,2-Dichloroethylene	00540-59-0	M	Yes	No	1,100	31,5	1.3	0.0	14.51	0.42	0.60	0.02	7.62E-02	~2.18E-03	20,219	579
Benzene	00071-43-2	Н	Yes	Yes	4	0.1			0.05	0.00	0.00	0.00	2.77E-04	6.94E-06	74	2
Carbon Tetrachloride	00056-23-5	Н	Yes	Yes	4	0.1	•		0.05	0.00	0,00	0.00	2.77E-04	6.94E-06	74	2
Chlorobenzene (Monochlorobenzene)	00108-90-7	M	Yes	Yes	1	0.1			0.01	0.00	0.00	0.00	6.94E-05	6.94E-06	18	2
Chloroform	00067-66-3	M	Yes	Yes	2	0.8			0.03	0.01	0.00	0.00	1.39E-04	5.55E-05	37	15
Methyl Tert Butyl Ether	01634-04-4	M	Yes	Yes	2	0.1	•		0.03	0.00	0.00	0.00	1.39E-04	6.94E-06	37	2
Tetrachloroethylene	00127-18-4	M	Yes	Yes	900	.33.8	0.9	0.0	11.88	0.45	0.49	0.02	6.24E-02	2.34E-03	16,543	621
Toluene	00108-88-3	L	Yes	Yes ·	15	0.7			0.20	0.01	0.01	0.00	1.04E-03	4.85E-05	276	13
Trichloroethylene	00079-01-6	M	Yes	Yes	3,400	411.5	4.5	0.5	44.86	5.43	1.87	0.23	2.35E-01	2.85E-02	62,494	7,564
Vinyl chloride	00075-01-4	Н	Yes	Yes	300	4.8	0.0	0.0	3.96	0.06	0.17	0.00	2.08E-02	3.33E-04	5,514	88
Xylenes	01330-20-7	M	Yes	Yes	16	0.2			0.21	0.00	0.01	_0.00_	_ 1.11E-03_	_1.39 <u>E</u> -05	294	4
Total VOCs	. —			-	5,764	487.3	7.0	0.6	76.05	6.43	3.17	0.27				
Total HAPs					4,667	458.8	5.7	0.6	61.57	6.05	2.57	0.25				

Total Uncontrolled VOC 2,347 lb/yr Total Uncontrolled HAP 2,209 lb/yr

1. Source: "GM-38 Groundwater Remedy Analysis Report", February 2003

2. Source: DAR-1 AGC/SGC Tables, NYSDEC Division of Air Resources, Air Toxics Section, September 10, 2007.

3. Source: 6 NYCRR Part 200 1(cg)

4. Source: 6 NYCRR Part 200.1(ag)

ATTACHMENT 1 Emission Estimate

Feed Water Flow 1,100 gpm: max or normal

250 m³/hr

Water Flow Including Recycle 1,200 gpm: max or normal

273 m³/hr

Air Flow 8,000 cfm

13,592 m³/hr

A/W vol ratio 50

							Co	ntrolled Stri	pper Exhau
	CAS	Toxicity:			Control by	Max	Avg	Max	Avg
Name	Number	$H/M/L^2$	VOC3	HAP ⁴	GAC	lb/day	ib/day	gm/sec	gm/sec
1,1,1-Trichloroethane (Methyl Chloroform)	00071-55-6	L	No	Yes	95%	0.00	0.00	1.04E-05	1.04E-05
1,1,2-Trichloroethane	00079-00-5	M	Yes	Yes	95%	0.00	0.00	1.21E-05	1.04E-06
1,1-Dichloroethane	00075-34-3	L	Yes	Yes	95%	0.00	0.00	1.39E-05	2.43E-06
1,2-Dichloroethane	00107-06-2	M	Yes	Yes	95%	0.00	0.00	9.36E-06	3.12E-06
1,1-Dichloroethylene (Vinylidene Chloride)	00075-35-4	M	Yes	Yes	95%	0.01	0.00	3.12E-05	5.55E-06
1,2-Dichloroethylene	00540-59-0	M	Yes	No	95%	0.73	0.02	3.81E-03	1.09E-04
Benzene	00071-43-2	Н	Yes	Yes	95%	0.00	0.00	1.39E-05	3.47E-07
Carbon Tetrachloride	00056-23-5	Н	Yes	Yes	95%	0.00	0.00	1.39E-05	3.47E-07
Chlorobenzene (Monochlorobenzene)	00108-90-7	M	Yes	Yes	95%	0.00	0.00	3.47E-06	3.47E-07
Chloroform	00067-66-3	M	Yes	Yes	95%	0.00	0.00	6.94E-06	2.77E-06
Methyl Tert Butyl Ether	01634-04-4	M	Yes	Yes	95%	0.00	0.00	6.94E-06	3.47E-07
Tetrachloroethylene	00127-18-4	M	Yes	Yes	95%	0.59	0.02	3.12E-03	1.17E-04
Toluene	00108-88-3	L	Yes	Yes	95%	0.01	0.00	5.20E-05	2.43E-06
Trichloroethylene	00079-01-6	M	Yes	Yes	95%	2.24	0.27	1.18E-02	1.43E-03
Vinyl chloride	00075-01-4	Н	Yes	Yes	95%	0.20	0.00	1.04E-03	1.66E-05
Xylenes	01330-20-7	M	Yes	Yes	95%	0.01	0.00	5.55E-05	6.94E-07
Total VOCs						3.80	0.32		
Total HAPs						3.08	0.30		

Total Controlled VOC 117 lb/yr 110 lb/yr Total Controlled HAP

Source: "GM-38 Groundwater Remedy Analysis Report", February 2003
 Source: DAR-1 AGC/SGC Tables, NYSDEC Division of Air Resources, Air Tox

3. Source: 6 NYCRR Part 200.1(cg) 4. Source: 6 NYCRR Part 200.1(ag)

ATTACHMENT C 2011 DISCHARGE GOALS AND 2011 DAR-1 ANALYSIS

Tetra Tech NUS		STANDARD CAL	CULATION SHEET
CLIENT:	FILE No:	BY:	PAGE:
US CLEAN	L Current Discharge Goals GM-38	SK CHECKED BY:	1 of 1 DATE:
Area NWIRP Bethpage, I	9	ONEONED D1.	9/7/2011

1. Purpose:

To calculate current discharge goals for Trichloroethene (TCE), Tetrachloroethene (PCE), Vinyl Chloride, cis 1,2-Dichloroethene, and 1,2-Dichloroethene (total), for treatment of off-gas from the air stripper stack AS-1.

2. Approach:

From the Contaminant Assessment Summary of the DAR-1 Model output for TCE, PCE, Vinyl Chloride, cis 1,2-Dichloroethene, and 1,2-Dichloroethene (total) (see DAR-1 output for analysis inputs), use the Actual Annual % of the Annual Guideline Concentration (AGC), a current average flow rate of 9,200 cubic feet per minute (cfm), and influent chemical emission rates in pounds per hour (lb/hour) and pounds per year (lb/year) to back calculate current discharge goals.

3. Calculation of Current Discharge Goals:

Chemical	Current Actual Annual % of AGC ⁽¹⁾	Current Maximum Concentration (µg/m³) ⁽²⁾	Current Chemical Emission Rate Prior to Treatment (lb/hour) ⁽³⁾	Current Chemical Emission Rate Prior to Treatment (lb/year) ⁽³⁾	Calculated Discharge Goal (lb/hr) ⁽⁴⁾	Calculated Discharge Goal (lb/year) ⁽⁴⁾	Maximum Allowable Concentration (μg/m³) ⁽⁴⁾
TCE	390.6	10,000	0.3446	3,019	0.0882	770	2,600
PCE	132.8	6,800	0.2344	2,053	0.1764	1,500	5,100
Vinyl Chloride	13.49	76	0.0026	22.94	0.0194	170	560
cis 1,2- Dichloroethene	0.2322	750	0.0258	226.4	11.13	98,000	320,000
1,2- Dichloroethene (total)	0.2322	750	0.0258	226.4	11.13	98,000	320,000

Notes:

⁽¹⁾ Actual Annual % of the AGCs is from the attached DAR-1 Model Output.

⁽²⁾Values were taken from the Quarterly Operations Report First Quarter 2011 (June 2011) from ECOR Federal Services. Values were the maximum effluent concentration in off gas from air stripper stack AS-1 for the months of January, February, and March 2011.

⁽³⁾Chemical Emission Rates were calculated from maximum concentrations and an average flow rate of 9,200 cfm.

⁽⁴⁾Discharge Goals are based on a flow of 9,200 cfm, and calculated from the Actual Annual % of the AGCs from the DAR-1 Model Output to achieve air quality requirements. The summary of additional inputs for this model run is provided in the DAR-1 Model Output. Stack height is 40 feet, and the property line was evaluated at a distance of 50 feet.

BETHPAGE SITE GM-38 OFF-SITE GROUNDWATER AIR STRIPPER STACK EMISSIONS DAR-1 MODEL OUTPUT, POINT SOURCE (STACK EMISSIONS) TYPE INCLUDES ISCLT MODELING SUMMARY

I. Summary of Inputs for Model Run to Nearest Property Line (50 feet), worst case scenario (highest contaminant concentrations seen in first quarter 2011 in untreated effluent from Air Stripper AS-1 prior to treatment with granular activated carbon (GAC))

Chemical	CAS No. 00079-01- 6 (TCE)	CAS No. 00127-18- 4 (PCE)	CAS No. 00075-01-4 (Vinyl Chloride)	CAS No. 00156-59-2 (cis 1,2- Dichloroethene)	CAS No. 00540-59-0 (1,2- Dichloroethene, total)
Emission Rate Prior to Treatment ⁽¹⁾ (lb/hour)	0.3444	0.2342	0.0026	0.0258	0.0258
Emission Rate Prior to Treatment ⁽¹⁾ (lb/year)	3,017	2,052	22.93	226.0	226.0
Maximum Concentration of Untreated Off Gas (μg/m³) ⁽¹⁾	10,000	6,800	76	750	750
Annual Guideline Concentration (AGC) (µg/m³)	0.5	1.0	0.11	63	63
Short-term Guideline Concentration (SGC) (µg/m³)	14,000	1,000	180,000		

НА	Height Above stack/ maximum height of plume (HA, feet)	15
SH	Stack Height/Treatment Building Air Stack (SH, feet)	40
D	Stack Diameter (D, inches)	36
Т	Stack Exit Temperature (T, degrees Fahrenheit)	80
V	Stack Exit Velocity (V, ft/sec)	21.69
Q ⁽²⁾	Stack Exit Flow Rate [Q, Actual Cubic Feet per Minute (ACFM)]	9,200
Dpl	Shortest Distance from Source Building (Treatment Building) to Property Line (Dpl, feet) for point sources	50
BW	Building Width (BW, feet) of Source Building (Treatment Building) for point sources	75
BL	Building Length (BL, feet) of Source Building (Treatment Building)	75
Q	Actual Hourly Emission Rate (lbs/hour) for source contaminant	Chemical specific, see above
Qa	Actual Annual Emission Rate (lbs/year) for source contaminant	Chemical specific, see above

⁽¹⁾ Emission rates and maximum concentration values were taken from the Quarterly Operations Report First Quarter (June 2011) as provided by ECOR Services, using January, February, and March 2011 maximum rates of untreated off gas from Air Stripper AS-1 in the

GM-38 Treatment Building. Emission rates are based on continuous operation 24 hours per day, 7 days a week, 52 weeks a year, or approximately 8,760 hours of operation. ⁽²⁾ "Q" is an average value of January and February 2011 monthly flow rates. Effective water and vapor flow rates were reduced during the reporting period of March due to a shutdown of the Treatment Plant on March 23, 2011.

II. Contaminant Assessment Summary of TCE, PCE, Vinyl Chloride, cis 1,2-Dichloroethene, and 1,2-Dichloroethene (total):

	CONTRIBUNANT	ASSESSMENT SU	MMARY OF DAR-	ANALYSIS	9/ 8/11 Page 1
		SHORT-TERM	CAULTY	POINT or R	REA SOURCE
	ngo	HOSIMUM (Can.Pt.Area)	OCTUBL	POTENTIAL	OCTURL OBNUAL
CAS NUMBER	ug/n3	× OF SGC	× OF AGC	× OF AGC	% OF AGC
00075-01-4 00079-01-6 00127-18-4	0.11000000 0.50000000 1.00000000	0.0005 0.7757 7.3852	0.0000 0.0000 0.0000	13.3889 390.1734 132.6635	13.4948 398.6266 132.8415
00156-59-2 00540-59-0	63.00000000 63.00000000	0.0000 0.0000	0.0000 0.0000	0.2320 0.2320	0.2322 0.2322
SUMMARY I	OTALS	8.1614	0.0000	536.6897	537.4274

III. Contaminant Impact Summary of TCE, PCE, Vinyl Chloride, cis 1,2-Dichloroethene, and 1,2-Dichloroethene (total):

	CONTRACT	RMT IMPACT SUM	MARY OF DAR-A	UNUTABLE	9/ 8/11 Page 1
		SHORT-TERM	CAULTY	POINT or fi	REA SOURCE
CAS NUMBER	ndo vg ≥e3	MOXIMUM (Gav, Pr, Ares) ug∕m3	ngTüni NMHUAL ug∕m3	POTENTIAL ONWOOD US/m3	AGTUAL AMMUAL ug∕m3
00075-01-4 00079-01-6 00127-18-4 00156-59-2 00540-59-0	0.11000000 0.50000000 1.00000000 63.00000000 63.00000000	0.81988204 108.60282900 73.85244750 8.13575172 8.13575172	0.0000000.0 0.0000000.0 0.0000000.0 0.000000	0.01472780 1.95086694 1.32663476 0.14614509 0.14614509	0.01484433 1.95313896 1.32843564 0.14630693 0.14630693

IV. Contaminant Impact Summary Step by Step Menu for TCE:

III.A.2.

III.A.3.

III.A.4.a.

```
NVIRP BETHPAGE GM-38 AREA
                                           BETHPAGE
                                                                                      OYSTER BAY, NEW
EMISSION POINT =
                                    TOTAL CAS NUMBER = 00079-01-6
                                                                                         SIC =
                                                                                                     0
    AGC =
                           0.5000000000 ug/m3
                                                             SGC =
                                                                             14000.000000 ug/m3
                       15., SH= 40., D= 36., T= 80., V= 21.69, q= 50., BW= 75., BL= 75., xCONTROL= 0.0000
   STACK: HA=
                                                                                                9200.00
BUILDING: Dpl=
** Reported Hourly Emission Rate (Q) is equal to
                                                                             0.344400000 lbs/hour.
** Reported Annual Emission Rate (Qa) is equal to 3017.000000 lbs/year.
II.B. REFINED CAUITY IMPACT METHOD (DAR-1. APPENDIX B).
                 Shortest Distance from building to Property Line (50. feet) is less than or equal to the cavity length, or 3 building heights (75. feet). Therefore, this building will have cavity impacts (if they occur) at receptors off plant property.
II.B.1.
                 The largest building dimension ( 75. feet ) is greater than or equal to the building height ( 25. feet ). Therefore, the computer will NOT redefine the cavity length.
II.B.2.
                 Stack height ( 40. feet ) is greater than cavity height ( 38. feet ). Therefore, this source does not contribute to the buildings cavity impact. The Computer will assume the CAVITY Annual Impact equals 0.00 ug/m3.
II.B.3.
II.C.
           CAUITY Annual Impact (
                                                0.000 ug/m3 ) is less than AGC
                    0.500 ug/m3 ).
III.A. STANDARD POINT SOURCE METHOD (DAR-1, APPENDIX B).
III.A.1.b.
                        Momentum flux, Fm, is equal to 1000.331 ft(4)/sec(2).
III.A.1.b.
                         Effective stack height, he, is equal to 51.001 feet.
```

STANDARD POINT SOURCE Actual Annual Impact is equal to 2.604 ug/m3 for 8760. hours/year of operation.

STANDARD POINT SOURCE Potential Annual Impact is equal

2.601 ug/m3 assuming 8,760 hours/year of operation.

Stack height to building height ratio is greater than 1.5, but less than 2.5. Computer will multiply actual annual & potential annual impacts by 0.75 factor.

III.A.5	. STANDARD POINT SOURCE Short-Term Impact is calculated below using the DAR-1 SOFTWARE PROGRAM SHORT-TERM METHOD.
1111.0.	STANDARD POINT SOURCE Actual Annual Impact (1.953 ug/md) is greater than ASC (8.50% ug/m3).
	**** Refer to DAR-1 Section III.D.1. A refined site **** specific modeling analyte may be required.
III.D.	STANDARD POINT SOURCE Potential Annual Impact (1.951 ug/m3) is greater than AGC (0.500 ug/m3).
	**** Potential Annual Impact is based upon 8760 hours/year **** **** operation instead of reported 8760. hours/year. ****
2.0	DAR-1 SOFTWARE PROGRAM SHORT-TERM METHOD. See "Technical Reference for the Screening Procedures of the DAR-1 Software Program, Wade/Sedefian,' 1/11/94.
2.2	CAVITY Short-Term Impact is equal to 0.00 ug/m3 as the plume escaped the cavity region: hs(40. feet) > hc(26. feet).
II.C.	CAUITY Short-Term Impact (0.000 ug/m3) is less than SGC (14000.000 ug/m3).

2.3	Momentum flux, Fm, is equal to 1000.331 ft(4)/sec(2).
2.3	Effective stack height, he, is equal to 51.001 feet.
2.4	Maximum non-downwash GEP stack Short-Term Impact (CSTP) is equal to 38.826 ug/m3, for hs/hb = 1.60
2.5	Maximum downwash Short-Term Impact (GSTD) is equal to 129.908 ug/m3, for: hs/hb = 1.60 and ESH = 51. feet.
2.6	Adjusted maximum downwash Short-Term (CSTD) is equal to 108.603 ug/m3, for: RF = 0.84
III.D.	Maximum non-cavity Short-Term Impact (CST: 108.603 ug/m3) is less than the SGC (14000.000 ug/m3) for the point source.
2.7	Maximum Short-Term cavity, point, or area source impact (SHORT-TERM MAXIMUM, (Cav.Pt.Area)) equals 108.603 ug/m3 and is reported in the ANALYSIS MENU. This value is less than the SGC (14000.000 ug/m3).

V. Contaminant Impact Summary Step by Step Menu for PCE:

III.A.2.

III.A.3.

III.A.4.a.

```
MWIRP BETHPAGE GM-38 AREA BETHPAGE
                                                                                     OYSTER BAY, NEW
EMISSION POINT =
                                    TOTAL CAS NUMBER = 00127-18-4
                                                                                        SIC =
                                                                                                  Ø
                          1.000000000 ug/m3 SGC =
    AGC =
                                                                              1000.000000 ug/m3
                       15., SH= 40., D= 36., T= 80., U= 21.69, q= 50., BW= 75., BL= 75., xCONTROL= 0.0000
STACK: HA=
BUILDING: Dpl=
                                                                                                9200.00
** Reported Hourly Emission Rate (Q) is equal to
                                                                             0.234200000 1bs/hour.
** Reported Annual Emission Rate (Qa) is equal to 2052.000000 lbs/year.
II.B. REFINED CAUITY IMPACT METHOD (DAR-1, APPENDIX B).
                 Shortest Distance from building to Property Line (50. feet) is less than or equal to the cavity length, or 3 building heights (75. feet). Therefore, this building will have cavity impacts (if they occur) at receptors off plant property.
II.B.1.
                 The largest building dimension ( 75. feet ) is greater than or equal to the building height ( 25. feet ). Therefore, the computer will NOT redefine the cavity length.
II.B.2.
                 Stack height ( 40. feet ) is greater than cavity height ( 38. feet ). Therefore, this source does not contribute to the buildings cavity impact. The Computer will assume the CAUITY Annual Impact equals 0.00 ug/m3.
II.B.3.
II.C.
          CAUITY Annual Impact (
( 1.000 ug/m3).
                                                0.000 ug/m3 ) is less than AGC
III.A. STANDARD POINT SOURCE METHOD (DAR-1. APPENDIX B).
III.A.1.b.
                        Momentum flux, Fm, is equal to 1000.331 ft(4)/sec(2).
III.A.1.b.
                        Effective stack height, he, is equal to
                                                                                 51.001 feet.
```

STANDARD POINT SOURCE Actual Annual Impact is equal to 1.771 ug/m3 for 8762. hours/year of operation.

STANDARD POINT SOURCE Potential Annual Impact is equal to 1.769 ug/m3 assuming 8,760 hours/year of operation.

Stack height to building height ratio is greater than 1.5, but less than 2.5. Computer will multiply actual annual & potential annual impacts by 0.75 factor.

III.A.5	STANDARD POINT SOURCE Short-Term Impact is calculated below using the DAR-1 SOFTWARE PROGRAM SHORT-TERM METHOD.
111.0.	STANDARD FORMT SOURCE Retuel Runnel Impact (1.328 ng/m3) is greater than AGC (1.888 ng/m3).
	esse Bufer to DAR-1 Section III.D.J. R sefined site
111.D.	STANDARD POINT SOURCE Potential Annual Impact (1.327 ug/m3) is greater than AGC (1.000 ug/m3).
	**** Potential Annual Impact is based upon 8760 hours/year **** **** operation instead of reported 8762. hours/year. ****
2.0	DAR-1 SOFTWARE PROGRAM SHORT-TERM METHOD. See "Technical Reference for the Screening Procedures of the DAR-1 Software Program, Wade/Sedefian,' 1/11/94.
2.2	CAUITY Short-Term Impact is equal to 0.00 ug/m3 as the plume escaped the cavity region: hs(40. feet) > hc(26. feet).
11.C.	CAUITY Short-Term Impact (0.000 ug/m3) is less than SGC (1000.000 ug/m3).

2.7	Maximum Short-Term cavity, point, or area source impact (SHORT-TERM MAXIMUM, (Cav.Pt.Area)) equals 73.852 ug/m3 and is reported in the ANALYSIS MENU. This value is less than the SGC (1000.000 ug/m3).
III.D.	Maximum non-cavity Short-Term Impact (CST: 73.852 ug/m3) is less than the SGC (1000.000 ug/m3) for the point source.
2.6	Adjusted maximum downwash Short-Term (CSTD) is equal to 73.852 ug/m3, for: RF = 0.84
2.5	Maximum downwash Short-Term Impact (CSTD) is equal to 88.340 ug/m3, for: hs/hb = 1.60 and ESH = 51, feet.
2.4	Maximum non-downwash GEP stack Short-Term Impact (CSTP) is equal to 26.483 ug/m3. for hs/hb = 1.60
2.3	Effective stack height, he, is equal to 51.001 feet.
2.3	Momentum flux, Fm, is equal to 1000.331 ft(4)/sec(2).

VI. Contaminant Impact Summary Step by Step Menu for Vinyl Chloride:

```
NVIRP BETHPAGE GM-38 AREA
                                           BETHPAGE
                                                                                       OYSTER BAY, NEW
                                     TOTAL CAS NUMBER = 00075-01-4
EMISSION POINT =
                                                                                          SIC =
                                                                                                       0
                           AGC =
                       15., SH= 40., D= 36., T= 80., U= 50., BW= 75., BL= 75., ×CONTROL=
STACK: HA=
BUILDING: Dpl=
                                                                                21.69, q=
0.0000
                                                                                                   9200.00
** Reported Hourly Emission Rate (Q) is equal to
                                                                               0.002600000 1bs/hour.
** Reported Annual Emission Rate (Qa) is equal to
                                                                               22.930000 lbs/year.
II.B.
         REFINED CAUITY IMPACT METHOD (DAR-1, APPENDIX B).
                 Shortest Distance from building to Property Line ( 50. feet ) is less than or equal to the cavity length, or 3 building heights ( 75. feet ). Therefore, this building will have cavity impacts (if they occur) at receptors off plant property.
II.B.1.
                 The largest building dimension ( 75. feet ) is greater than or equal to the building height ( 25. feet ). Therefore, the computer will NOT redefine the cavity length.
II.B.2.
                 Stack height ( 40. feet ) is greater than cavity height ( 38. feet ). Therefore, this source does not contribute to the buildings cavity impact. The Computer will assume the CAUITY Annual Impact equals 0.00 ug/m3.
II.B.3.
          CAUITY Annual Impact (
( 0.110 ug/m3 ).
                                                0.000 ug/m3 ) is less than AGC
II.C.
III.A. STANDARD POINT SOURCE METHOD (DAR-1. APPENDIX B).
III.A.1.b.
                        Momentum flux, Fm, is equal to 1000.331 ft(4)/sec(2).
III.A.1.b.
                        Effective stack height, he, is equal to 51.001 feet.
III.A.2.
                 STANDARD POINT SOURCE Actual Annual Impact is equal
                             0.020 ug/m3 for 8819. hours/year of operation.
                 STANDARD POINT SOURCE Potential Annual Impact is equal to 0.020 ug/m3 assuming 8,760 hours/year of operation.
III.A.3.
                        Stack height to building height ratio is greater than 1.5, but less than 2.5. Computer will multiply actual annual & potential annual impacts by 0.75 factor.
III.A.4.a.
```

III.A.S.	STANDARD POINT SOURCE Short-Term Impact is calculated below using the DAR-1 SOFTWARE PROGRAM SHORT-TERM METHOD.
111.D.	STANDARD POINT SOURCE Actual Annual Impact (0.015 ug/m3) is less than AGC (0.110 ug/m3).
III.D.	STANDARD POINT SOURCE Potential Annual Impact (0.015 ug/m3) is less than AGC (0.110 ug/m3).
	**** Potential Annual Impact is based upon 8760 hours/year **** **** operation instead of reported 8819. hours/year. *****
2.0	DAR-1 SOFTWARE PROGRAM SHORT-TERM METHOD. See "Technical Reference for the Screening Procedures of the DAR-1 Software Program, Vade/Sedefian,' 1/11/94.
2.2	CAUITY Short-Term Impact is equal to 0.00 ug/m3 as the plume escaped the cavity region: hs(40. feet) > hc(26. feet).
11.C.	CAUITY Short-Term Impact (0.000 ug/m3) is less than SGC (180000.000 ug/m3).
2.3	Momentum flux, Fm, is equal to 1000.331 ft(4)/sec(2).
2.3	Effective stack height, he, is equal to 51.001 feet.
2.4	Maximum non-downwash GEP stack Short-Term Impact (CSTP) is equal to 0.293 ug/m3. for bs/bb = 1.60
2.5	Maximum downwash Short-Term Impact (CSTD) is equal to 0.981 ug/m3, for: bs/bb = 1.60 and ESH = 51. feet.
2.6	Adjusted maximum downwash Short-Term (CSTD) is equal to 0.820 ug/m3, For: RF = 0.84
111.D.	Maximum non-cavity Short-Term Impact (CST: 0.820 ug/m3) is less than the SGC (180000.000 ug/m3) for the point source.
2.7	Maximum Short-Term cavity, point, or area source impact (SHORT-TERM MAXIMUM, (Cav.Pt.Area)) equals 0.820 ug/m3 and is reported in the ANALYSIS MENU. This value is less than the SGC (180000.000 ug/m3).

VII. Contaminant Impact Summary Step by Step Menu for cis 1,2-Dichloroethene:

```
NVIRP BETHPAGE GM-38 AREA
                                             BETHPAGE
                                                                                         OYSTER BAY, NEW
EMISSION POINT =
                                      TOTAL CAS NUMBER = 00156-59-2
                                                                                            SIC = 0
    AGC =
                          63.000000000 ug/m3
                                                               SGC =
                                                                                      0.000000 ug/m3
                       15., SH= 40., D= 36., T= 80., V= 21.69, q= 50., BW= 75., BL= 75., ×CONTROL= 0.0000
    STACK: HA=
                                                                                                    9200.00
BUILDING: Dol=
** Reported Hourly Emission Rate (Q) is equal to
                                                                                0.025800000 lbs/hour.
** Reported Annual Emission Rate (Qa) is equal to
                                                                             226.000000 lbs/year.
           REFINED CAUITY IMPACT METHOD (DAR-1, APPENDIX B).
II.B.
                  Shortest Distance from building to Property Line (50. feet) is less than or equal to the cavity length, or 3 building heights (75. feet). Therefore, this building will have cavity impacts (if they occur) at receptors off plant property.
II.B.1.
                  The largest building dimension ( 75. feet ) is greater than or equal to the building height ( 25. feet ). Therefore, the computer will NOT redefine the cavity length.
II.B.2.
                  Stack height ( 40. feet ) is greater than cavity height ( 38. feet ). Therefore, this source does not contribute to the buildings cavity impact. The Computer will assume the CAUITY Annual Impact equals 0.00 ug/m3.
II.B.3.
           CAUITY Annual Impact ( 0.000 ug/m3 ) is less than AGC ( 63.000 ug/m3 ).
II.C.
III.A. STANDARD POINT SOURCE METHOD (DAR-1, APPENDIX B).
III.A.1.b.
                         Momentum flux, Fm, is equal to 1000.331 ft(4)/sec(2).
III.A.1.b.
                         Effective stack height, he, is equal to
                                                                                      51.001 feet.
                  STANDARD POINT SOURCE Actual Annual Impact is equal to 0.195 ug/m3 for 8760. hours/year of operation.
III.A.2.
III.A.3.
                  STANDARD POINT SOURCE Potential Annual Impact is equal
                             0.195 ug/m3 assuming 8,760 hours/year of operation.
                  to
                         Stack height to building height ratio is greater than 1.5, but less than 2.5. Computer will multiply actual annual & potential annual impacts by 0.75 factor.
III.A.4.a.
```

111.A.S	. STANDARD POINT SOURCE Short-Term Impact is calculated below using the DAR-1 SOFTWARE PROGRAM SHORT-TERM METHOD.
III.D.	STANDARD POINT SOURCE Actual Annual Impact (0.146 ug/m3) is less than AGC (63.000 ug/m3).
III.D.	STANDARD POINT SOURCE Potential Annual Impact (0.146 ug/m3) is less than AGC (63.000 ug/m3).
	**** Potential Annual Impact is based upon 8760 hours/year **** operation instead of reported 8760. hours/year. ****
2.0	DAR-1 SOFTWARE PROGRAM SHORT-TERM METHOD. See "Technical Reference for the Screening Procedures of the DAR-1 Software Program, Vade/Sedefian,' 1/11/94.
2.2	CAUITY Short-Term Impact is equal to 0.00 ug/m3 as the plume escaped the cavity region: hs(40. feet) > hc(26. feet).
II.C.	CAUITY Short-Term Impact is equal to 0.000 ug/m3. There is no SGC for this contaminant.
2.3	Momentum flux, Fm, is equal to 1000.331 ft(4)/sec(2).
2.3	Effective stack height, he, is equal to 51.001 feet.
2.4	Maximum non-downwash GEP stack Short-Term Impact (CSTP) is equal to 2.909 ug/m3. for hs/hb = 1.60
2.5	Maximum downwash Short-Term Impact (CSTD) is equal to 9.732 ug/m3. For: hs/hb = 1.60 and ESH = 51. feet.
2-6	Adjusted maximum downwash Short-Term (CSTD) is equal to 8.136 ug/m3. For: RF = 0.84
III.D.	Maximum non-cavity Short-Term Impact (CST) equals 8.136 ug/m3 for the point source. There is no SGC for this contaminant.
2.7	Maximum Short-Term cavity, point, or area source impact (SHORT-TERM MAXIMUM, (Cav.Pt.Area)) equals 8.136 ug/m3 and is reported in the ANALYSIS MENU.

VIII. Contaminant Impact Summary Step by Step Menu for 1,2-Dichloroethene (total):

```
NVIRP BETHPAGE GM-38 AREA
                                                                                    OYSTER BAY, NEW
                                          BETHPAGE
EMISSION POINT =
                                            CAS NUMBER = 00540-59-0
                                   TOTAL
                                                                                      SIC =
                                                                                                   0
   AGC =
                         63.0000000000 ug/m3
                                                           SGC =
                                                                                 0.000000 ug/m3
                      15., SH= 40., D= 36., T= 80., V= 50., BW= 75., BL= 75., *CONTROL=
   STACK: HA=
                                                                            21.69, q=
0.0000
                                                                                               9200.00
BUILDING: Dpl=
** Reported Hourly Emission Rate (Q) is equal to
                                                                           0.025800000 lbs/hour.
** Reported Annual Emission Rate (Qa) is equal to
                                                                        226.000000 lbs/year.
II.B.
          REFINED CAUITY IMPACT METHOD (DAR-1, APPENDIX B).
                Shortest Distance from building to Property Line ( 50. feet ) is less than or equal to the cavity length, or 3 building heights ( 75. feet ). Therefore, this building will have cavity impacts (if they occur) at receptors off plant property.
II.B.1.
                The largest building dimension ( 75. feet ) is greater than or equal to the building height ( 25. feet ). Therefore, the computer will NOT redefine the cavity length.
II_B_2_
```

- Stack height (40. feet) is greater than cavity height (38. feet). Therefore, this source does not contribute to the buildings cavity impact. The Computer will assume the CAUITY Annual Impact equals 0.00 ug/m3. II.B.3. CAUITY Annual Impact (0.000 ug/m3) is less than AGC II.C. 63.000 ug/m3). STANDARD POINT SOURCE METHOD (DAR-1, APPENDIX B). III.A. Momentum flux, Fm, is equal to 1000.331 ft(4)/sec(2). III.A.1.b. III.A.1.b. Effective stack height, he, is equal to 51.001 feet. STANDARD POINT SOURCE Actual Annual Impact is equal to 0.195 ug/m3 for 8760. hours/year of operation. III.A.2. STANDARD POINT SOURCE Potential Annual Impact is equal III.A.3. 0.195 ug/m3 assuming 8,760 hours/year of operation. III.A.4.a.
- Stack height to building height ratio is greater than 1.5, but less than 2.5. Computer will multiply actual annual & potential annual impacts by 0.75 factor.

- STANDARD POINT SOURCE Short-Term Impact is calculated below using the DAR-1 SOFTWARE PROGRAM SHORT-TERM METHOD. III.A.5. STANDARD POINT SOURCE Actual Annual Impact (less than AGC (63.000 ug/m3). III.D. 0.146 ug/m3) is III.D. STANDARD POINT SOURCE Potential Annual Impact (0.146 ug/m3 > is less than AGC (63.000 ug/m3). **** Potential Annual Impact is based upon 8760 hours/year **** operation instead of reported 8760. hours/year. *** **** DAR-1 SOFTWARE PROGRAM SHORT-TERM METHOD. See "Technical Reference for the Screening Procedures of the DAR-1 Software Program, Wade/Sedefian,' 1/11/94. 2.0 CAVITY Short-Term Impact is equal to 0.00 ug/m3 as the plume escaped the cavity region: hs(40. feet) > hc(26. feet). 2.2 II.C. CAUITY Short-Term Impact is equal to 0.000 ug/m3. There is no SGC for this contaminant. 1.3 Momentum flux, Fm, is equal to 1000.331 ft(4)/sec(2). Effective stack height, he, is equal to 51.001 feet. 2.3 Maximum non-downwash GEP stack Short-Term Impact (CSTP) is equal to 2.909 ug/m3. for hs/hb = 1.60 2.4 Maximum downwash Short-Term Impact (CSTD) is equal to 9.732 ug/m3, for: hs/hb = 1.60 and ESH = 51. Feet. 2.5 2.6 Adjusted maximum downwash Short-Term (CSTD) is equal 8_136 ug/m3, for: RF = Maximum non-cavity Short-Term Impact (CST) equals 8.1 for the point source. There is no SGC for this contaminant. III.D. 8.136 ug/m3
 - IX. AGCs and SGCs for TCE, PCE, Vinyl Chloride, cis 1,2-Dichloroethene, and 1,2-Dichloroethene (total):

2.7



Maximum Short-Term cavity, point, or area source impact (SHORT-TERM MAXIMUM, (Cav.Pt.Area)) equals 8.136 and is reported in the ANALYSIS MENU.

8.136 ug/m3

X. Contaminant Emissions Summary for TCE, PCE, Vinyl Chloride, cis 1,2-Dichloroethene, and 1,2-Dichloroethene (total):

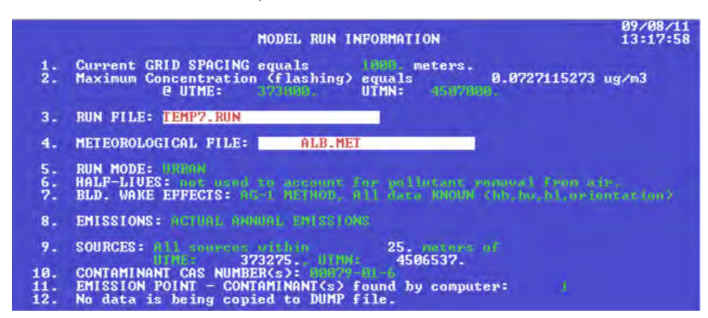
	CONTAI	MINANT EMI	SSIONS SUMMARY	9/ 8/11 Page 1
ORS NUMBER	CONTRIVENANT NAME	NUM. OF EPS PER CONTAM.	EMISSIONS (lbs/hour)	EMISSIONS (lbs/year)
00075-01-4	UINYL CHLORIDE	1	0.0026000 0.3444000	22.93000 3017.00000
00156-59-2 00540-59-0	DICHLOROETHYLENE, ci	s 1 2 1	0.2342000 0.0258000 0.0258000	226 - 00000 226 - 00000
SUMMARY	TOTALS	5	0.6328000	5543.93000

XI. Meter Grid Modeling Results for Maximum Annual Concentrations of TCE, within 25 meters:

	CONCENT	RATION AGC		18		g/m3) 00000		00079 /m3	-01-6				/08/11 :17:58
UTNE	987888. • 986	969 1006.	966. 371	97: 8666.	1886. 37:	37: 2885.	9888. 37	37! 4886.	970 370	97 688.	7086. 371	979 1666.	/888.
UTWN 7 4511688.	0.04	0.06	0.08	0.14	0.23	0.32	0.41	0.30	0.14	0.10	0.08	0.06	0.05
45100000.	0.03	0.05	0.08	0.13	0.25	0.43	0.60	0.40	0.17	0.12	0.09	0.07	0.06
45090000.	0.02	0.03	0.06	0.11	0.24	0.58	1.01	0.52	0.22	0.14	0.11	0.08	0.06
4506000.	0.02	0.03	0.04	0.06	0.18	0.62	2.16	0.64	0.31	0.19	0.13	0.11	0.09
4507000.	0.02	0.03	0.04	0.06	0.11	0.26	7.27	1.43	0.60	0.34	0.22	0.15	0.12
45868888	0.03	0.03	0.05	0.07	0.13	0.33	2.58	2.99	1.12	0.51	0.30	0.20	0.14
45858886.	0.03	0.04	0.05	0.08	0.20	0.45	0.94	0.81	0.60	0.45	0.33	0.23	0.16
4504000.	0.03	0.04	0.07	0.12	0.20	0.22	0.47	0.43	0.33	0.27	0.24	0.20	0.16

	TRIBUTORS TO M	RXIMUM CONCER			-01-6	09/08/11 13:17:58
Enission Point	Facility Name		EP DIR t	Distance o Max.(m)	Saven Enven	Percent of Max.
TOTAL	NWIRP BETHPAG		SSE	539.	0.727E-01	100.000
TOTAL OF ALL 1	CONTRIBUTORS				0.727E-01	100.000

XII. ISCLT Model Run Information, within 25 meters:



APPENDIX C FIELD LOGS

Date:	06/16	12620
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Groundwater Level Measurement Sheet

Project Site: NWIRP Bethpage - GM-38	Water Level Meter: Solinst
	Weather: Clear, Sonny 76 F 10 mph ENE 32%
Location: Bethpage, NY	Time of Low Tide: N/A
Field Crew: R.H.	Time of High Tide: N/A
	11110 01 111911 11101

Well ID	Time	Depth to Water	Total Depth of	PID	Comments
Wen ib		(ft.)	Well / Screed	(ppm)	
			Interval (ft.)		
RW1-MW1		36.61	435 / 395-435		
RW1-MW2		40,28	435 / 395-435		
RW1-MW3		29 41	435 / 395-435		
RW2-MW1		38 17	510 / 470-510		
RW2-MW2		39.07	510 / 470-510	10 MM	
RW2-MW3		38.86	510 / 470-510		
RW3-MW1		37.54	350 / 330-350		
RW3-MW2		39.11	495 / 475-495		
RW3-MW3		38.83	340 / 320-340		
RW3-MW4		40,28	495 / 475-495	40#	
TP1		34.50	470 / 450-470		
IW1-MW1		35,84	470 / 450-470		
RW-1		39.94	Open vault and ch		
RW-3		-	Open vault and ch	eck integrity of	piping, etc.
Signaturo:					Date: 6.16.2020

Signature:	
------------	--