

Department of Environmental Conservation

State Pollutant Discharge Elimination System (SPDES) DISCHARGE PERMIT

Industrial Code:	4952	SPDES Number:	NY0020991
Discharge Class (CL):	07	DEC Number:	5-1544-00015/00001
Toxic Class (TX):	N	Effective Date (EDP):	01/14/2015
Major Drainage Basin:	10	Expiration Date (ExDP):	12/31/2019
Sub Drainage Basin:	03	Modification Dates: (EDPM)	09/27/2019
Water Index Number:	C-15-51		
Compact Area:			

This SPDES permit is issued in compliance with Title 8 of Article 17 of the Environmental Conservation Law of New York State and in compliance with the Clean Water Act, as amended, (33 U.S.C. §1251 et.seq.)(hereinafter referred to as "the Act").

PERMITI	TEE NAME AND ADDRESS							
Name:	Town of St. Armand	Attention:	Surger Devine Winemiller					
Street:	PO Box 338, 1702 NYS Rte 3	Attention.	Supervisor Davina Winemiller					
City:	Bloomingdale	State:	NY	Zip Code:	12913			
Email:	davinastarmand@gmail.com	Phone:	518-89	1-3189				

is authorized to discharge from the facility described below:

FACILITY NAME A	ND ADDR	ESS						-		•				•			
Name:	St. Arma	nd Sew	ver District Wa	stewa	ter	Tre	atmo	ent P	lant						-		
Location (C, T, V):	St. Arma	nd (T)								County:	Essex						
Facility Address:	112 Rive	r Road												~	-		
City:	Bloomin	gdale					State	:		NY	Zip Co	ode	:	129	13		
Facility Location:			Latitude:	44	0	27		08	" N	& Longitud	e: 74	1	0	04	٤.	40	" W
From Outfall No.:	001		at Latitude:	44	0	24		08	" N	& Longitud	e: 74	ľ	0	04	د	40	" W
into receiving waters	known as:	Sumn	er Brook		······································	•	•	•		Class:	C(t)	•				

in accordance with: effluent limitations; monitoring and reporting requirements; other provisions and conditions set forth in this permit; and 6 NYCRR Part 750-1 and 750-2.

This permit and the authorization to discharge shall expire on midnight of the expiration date shown above. The permittee shall not discharge after the expiration date unless this permit has been renewed or extended pursuant to law. To be authorized to discharge beyond the expiration date, the permittee shall apply for permit renewal not less than 180 days prior to the expiration date shown above.

DISTRIBUTION: Cheri Jamison, CO BWP - Permit Coordinator	Deputy Regional Permit Administrator:	Marc S. Migliore
Rob Streeter, Regional Water Manger Marc Migliore, Regional Permit Administrator	Address:	1115 NYS Route 86, Ray Brook, NY 12977
EPA Region II NYSEFC	Signature:	Mux Date: 912719

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LEVELS AND MONITODIN

	<u>IITS, LEVELS A</u>		MONITC	DRING J	DEFIN		<u>ON</u>	<u>S</u>			
OUTFALL	WASTEWATE	R TYPE		RECEIV	RECEIVING WATER EFFE					ΕΣ	CPIRING
for	This cell describes the type of wastewater author for discharge. Examples include process or san wastewater, storm water, non-contact cooling w			waters of the state to which				The date this page starts'in effect. (e.g. EDP or EDPM)			te this page is ger in effect. xDP)
PARAMETER	MINIMUM		I M	LAXIMUM		UN	ITS	SAMPI	LE FREQ.		MPLE TYPE
e.g. pH, TRC, Temperature, D.O.	The minimum level that n maintained at all instants		The maximum be exceeded	m level that r		SU, mg/l	°F,		below		See below
	EFFLUENT LIMIT or CALCULATED LEVEL		MPLIANCE L NIMUM LEVI		ACTIC LEVE		UNITS		SAMI FREQU		
bel effi bas of t req Wa Sta stai bee exis rule incc har tem oth reco assu the pro	nit types are defined ow in Note 1. The luent limit is developed sed on the more stringent technology-based limits, uired under the Clean atter Act, or New York te water quality ndards. The limit has on derived based on sting assumptions and es. These assumptions lude receiving water dness, pH and perature; rates of this and er discharges to the eiving stream; etc. If umptions or rules change limit may, after due cess and modification of permit, change.	assessm use the method detectio under 4 determin concent present otherwis result is of the m complia for that Monitor than this but shall complia limit. Th can be n	purposes of co lent, the permit approved EPA with the lowes n limit as pron 0CFR Part 136 nation of the rations of parat in the sample u se specified. If below the dete ost sensitive m nce with the pe parameter was ing results that s level must be l not be used to nce with the ca his Minimum L either lowered a modification	ttee shall analytical st possible nulgated o for the meters inless a sample ection limit nethod, ermit limit achieved. t are lower reported, o determine alculated Level (ML) nor raised	Actio Levels : monitor requirem as defin below Note 2 which tri addition monitor and pern review w exceede	are ing ents, hed in 2, gger hal ing mit hen	inclu of flo rr temp conce Exa inclu	is can de units ow, pH, nass, erature, or ntration. mples de µg/l, d, etc.	Examj include 3/week 2/mor month quarterly and yearl monito perio (quarte semiann annual, are based the cale year un otherw specifie this Per	ples Daily, ek, ly, nth, nly, γ , 2/yr y. All ring ds erly, nual, etc.) l upon ndar iless <i>v</i> ise ed in	Examples include grab, 24 hour composite and 3 grab samples collected over a 6 hour period.

Notes:

1. **EFFLUENT LIMIT TYPES:**

- DAILY DISCHARGE: The discharge of a pollutant measured during a calendar day or any 24-hour period that reasonably represents the а calendar day for the purposes of sampling. For pollutants expressed in units of mass, the 'daily discharge' is calculated as the total mass of the pollutant discharged over the day. For pollutants with limitations expressed in other units of measurement, the 'daily discharge' is calculated as the average measurement of the pollutant over the day.
- b. DAILY MAX: The highest allowable daily discharge.
- DAILY MIN: The lowest allowable daily discharge. c.
- d. MONTHLY AVG: The highest allowable average of daily discharges over a calendar month, calculated as the sum of each of the daily discharges measured during a calendar month divided by the number of daily discharges measured during that month.
- 7 DAY ARITHMETIC MEAN (7 day average): The highest allowable average of daily discharges over a calendar week. е
- f. 30 DAY GEOMETRIC MEAN: The highest allowable geometric mean of daily discharges over a calendar month, calculated as the antilog of: the sum of the log of each of the daily discharges measured during a calendar month divided by the number of daily discharges measured during that month.
- 7 DAY GEOMETRIC MEAN: The highest allowable geometric mean of daily discharges over a calendar week. g.
- 12 MONTH ROLLING AVERAGE: The current monthly value of a parameter, plus the sum of the monthly values over the previous 11 h. months for that parameter, divided by 12.
- RANGE: The minimum and maximum instantaneous measurements for the reporting period must remain between the two values shown. i.
- 2. ACTION LEVELS: Routine Action Level monitoring results, if not provided for on the Discharge Monitoring Report (DMR) form, shall be appended to the DMR for the period during which the sampling was conducted. If the additional monitoring requirement is triggered as noted below, the permittee shall undertake a short-term, high-intensity monitoring program for the parameter(s). Samples identical to those required for routine monitoring purposes shall be taken on each of at least three consecutive operating and discharging days and analyzed. Results shall be expressed in terms of both concentration and mass, and shall be submitted no later than the end of the third month following the month when the additional monitoring requirement was triggered. Results may be appended to the DMR or transmitted under separate cover to the same address. If levels higher than the Action Levels are confirmed, the permit may be reopened by the Department for consideration of revised Action Levels or effluent limits. The permittee is not authorized to discharge any of the listed parameters at levels which may cause or contribute to a violation of water quality standards.

PERMIT LIMITS, LEVELS AND MONITORING

OUTFALL	LIMITATIONS APP	LY:		RECEI	VING W	ATER	EFFECTIVE	PIRIN	PIRING	
001	All Year			01/14/2015	12/31/2019					
		EFFLUEN	T LIMIT		<u></u>	MONITO	RING REQUIRI	EMEN	TS	
PARAMETER						Sample	Sample	Location		FN
	Туре	Limit	Units	Limit	Units	Frequency	Туре	Inf.	Eff.	
Flow	Monthly Average	0.060	MGD			Continuous	Recorder		x	1
BOD5	Monthly Average	30	mg/l	15	lbs/d	1/Month	Grab	x	x	2
BOD5	7-Day Average	45	mg/l	22.5	lbs/d	1/Month	Grab	X	x	
Solids, Suspended	Monthly Average	70	mg/l	35	lbs/d	1/Month	Grab	X	X	2
Solids, Suspended	7-Day Average	105	mg/l	52	lbs/d	1/Month	Grab	X	X	ана 1
Solids, Settleable	Daily Maximum	0.3	ml/l			Daily	Grab		X	
pH	Range	6.0 - 9.0	SU			Daily	Grab		X	
Phosphorus (as P)	Monthly Average		mg/l	Monitor	lbs/d	1/month	Grab		X	
Phosphorus (as P)	12-month rolling Average		mg/l	1.7	lbs/d		Calculated		x	3
Oxygen, Dissolved	Daily Minimum	Monitor	mg/l			1/week	Grab		x	
<u>,</u>		-								
Effluent Disinfection requ	[]Al	l Year	[X] Seasonal from Ma			to Oct 31				
Coliform, Fecal	30-Day Geometric Mean	200	No./ 100 ml			Weekly	Grab		x	4
Coliform, Fecal	7 Day Geometric Mean	400	No./ 100 ml			Weekly	Grab		x	4
Chlorine, Total Residual	Daily Maximum	2.0	mg/L			Daily	Grab		x	5

FOOTNOTES:

- 1. Permittee must ensure that facility uses a flow measurement system that continuously measures and displays the instantaneous flow rate and records the cumulative discharge volume versus time on paper or electronically.
- 2. Effluent shall not exceed <u>15</u>% and <u>15</u>% of influent concentration values for BOD5 & TSS respectively.
- 3. The 12-month rolling average shall be computed as follows: (the sum of current month's and the past 12 months' 30-day arithmetic means in lbs/day) divided by 12.
- 4. No disinfection or related monitoring is required until May 1, 2022. However, if chemical disinfection treatment is initiated prior to 05/01/2022, then limits and monitoring for chemical residual(s) will be in effect at that time to ensure protection of aquatic life. If the permittee proposes to use another technology other than ultraviolet light or chlorine for disinfection, then a permit modification shall be requested.
- 5. This limit shall become effective May 1, 2022. If ultraviolet light (UV) is practiced instead of chemical disinfection, then no total residual chlorine monitoring is required.

DISCHARGE NOTIFICATION REQUIREMENTS

- (a) Except as provided in (c) and (g) of these Discharge Notification Act requirements, the permittee shall install and maintain identification signs at all outfalls to surface waters listed in this permit. Such signs shall be installed before initiation of any discharge.
- (b) Subsequent modifications to or renewal of this permit does not reset or revise the deadline set forth in (a) above, unless a new deadline is set explicitly by such permit modification or renewal.
- (c) The Discharge Notification Requirements described herein do not apply to outfalls from which the discharge is composed exclusively of storm water, or discharges to ground water.
- (d) The sign(s) shall be conspicuous, legible and in as close proximity to the point of discharge as is reasonably possible while ensuring the maximum visibility from the surface water and shore. The signs shall be installed in such a manner to pose minimal hazard to navigation, bathing or other water related activities. If the public has access to the water from the land in the vicinity of the outfall, an identical sign shall be posted to be visible from the direction approaching the surface water.

The signs shall have **minimum** dimensions of eighteen inches by twenty four inches (18" x 24") and shall have white letters on a green background and contain the following information:

N.Y.S. PERMITTED DISCHARGE POINT	·
SPDES PERMIT No.: NY	
OUTFALL No. :	
For information about this permitted discharge contact:	
Permittee Name:	
Permittee Contact:	
Permittee Phone: () - #### - #####	
OR:	
NYSDEC Division of Water Regional Office Address:	
NYSDEC Division of Water Regional Phone: () - ### -####	

(e) For each discharge required to have a sign in accordance with a), the permittee shall, concurrent with the installation of the sign, provide a repository of copies of the Discharge Monitoring Reports (DMRs), as required by the RECORDING, REPORTING AND ADDITIONAL MONITORING REQUIREMENTS page of this permit. This repository shall be open to the public, at a minimum, during normal daytime business hours. The repository may be at the business office repository of the permittee or at an off-premises location of its choice (such location shall be the village, town, city or county clerk's office, the local library or other location as approved by the Department). In accordance with the RECORDING, REPORTING AND ADDITIONAL MONITORING REQUIREMENTS page of your permit, each DMR shall be maintained on record for a period of five years

(f) The permittee shall periodically inspect the outfall identification sign(s) in order to ensure they are maintained, are still visible, and contain information that is current and factually correct. Signs that are damaged or incorrect shall be replaced within 3 months of inspection.

DISCHARGE NOTIFICATION REQUIREMENTS (continued)

- (g) All requirements of the Discharge Notification Act, including public repository requirements, are waived for any outfall meeting any of the following circumstances, provided Department notification is made in accordance with (h) below:
 - (i) such sign would be inconsistent with any other state or federal statute;
 - (ii) the Discharge Notification Requirements contained herein would require that such sign could only be located in an area that is damaged by ice or flooding due to a one-year storm or storms of less severity;
 - (iii) instances in which the outfall to the receiving water is located on private or government property which is restricted to the public through fencing, patrolling, or other control mechanisms. Property which is posted only, without additional control mechanisms, does not qualify for this provision;
 - (iv) instances where the outfall pipe or channel discharges to another outfall pipe or channel, before discharge to a receiving water; or
 - (v) instances in which the discharge from the outfall is located in the receiving water, two-hundred or more feet from the shoreline of the receiving water.
- (h) If the permittee believes that any outfall which discharges wastewater from the permitted facility meets any of the waiver criteria listed in (g) above, notification (form enclosed) must be made to the Department's Bureau of Water Permits, 625 Broadway, Albany, N.Y. 12233-3505, of such fact, and, provided there is no objection by the Department, a sign and DMR repository for the involved outfall(s) are not required. This notification must include the facility's name, address, telephone number, contact, permit number, outfall number(s), and reason why such outfall(s) is waived from the requirements of discharge notification. The Department may evaluate the applicability of a waiver at any time, and take appropriate measures to assure that the ECL and associated regulations are complied with.

SCHEDULE OF COMPLIANCE

- A. Disinfection Requirement
 - 1. The permittee shall comply with the following schedule:
 - a. By December 31, 2020 submit approvable Engineering Plans, Specifications, and Construction Schedule for the implementation of effluent disinfection. Construction shall be completed no later than December 31, 2021.
 - b. Commence construction of the effluent disinfection treatment facilities in accordance with the Department approved Schedule.
 - c. By **December 31, 2021** complete construction and by **May 1, 2022** commence operation of disinfection treatment facilities and comply with final effluent limitations and monitoring requirements.
- B. For any action where the compliance date is greater than nine months past the previous compliance due date, the permittee shall submit interim progress reports to the Department every nine months until the due date for these compliance items are met.
- C. The permittee shall submit a written notice of compliance or non-compliance with each of the above schedule dates no later than 14 days following each elapsed date, unless conditions require more immediate notice as prescribed in 6 NYCRR Part 750-1.2(a) and 750-2. All such compliance or non-compliance notification shall be sent to the locations listed under the section of this permit entitled RECORDING, REPORTING AND ADDITIONAL MONITORING REQUIREMENTS. Each notice of non-compliance shall include the following information:
 - a. A short description of the non-compliance;
 - b. A description of any actions taken or proposed by the permittee to comply with the elapsed schedule requirements without further delay and to limit environmental impact associated with the non-compliance;
 - c. A description or any factors which tent to explain or mitigate the non-compliance; and
 - d. An estimate of the date the permittee will comply with the elapsed schedule requirement and an assessment of the probability that the permittee will meet the next scheduled requirement on time.
- D. The permittee shall submit copies of any document required by the above schedule of compliance to the NYSDEC Regional Water Engineer at the location listed under the section of this permit entitled RECORDING, REPORTING AND ADDITIONAL MONITORING REQUIREMENTS and to the Bureau of Water Permits, 625 Broadway, Albany, NY 12233-3505, unless otherwise specified in this permit or in writing by the Department.

MONITORING LOCATIONS

The permittee shall take samples and measurements, to comply with the monitoring requirements specified in this permit, at the locations(s) specified below:



GENERAL REQUIREMENTS

- A. The regulations in 6 NYCRR Part 750 are hereby incorporated by reference and the conditions are enforceable requirements under this permit. The permittee shall comply with all requirements set forth in this permit and with all the applicable requirements of 6 NYCRR Part 750 incorporated into this permit by reference, including but not limited to the regulations in the following paragraphs:
- B. General Conditions
 - 1. Duty to comply
 - 2. Duty to reapply
 - 3. Need to halt or reduce activity not a defense
 - 4. Duty to mitigate
 - 5. Permit actions
 - 6. Property rights
 - 7. Duty to provide information
 - 8. Inspection and entry

C. Operation and Maintenance

- 1. Proper Operation & Maintenance
- 2. Bypass
- 3. Upset

D. Monitoring and Records

- 1. Monitoring and records
- 2. Signatory requirements
- E. Reporting Requirements
 - 1. Reporting requirements for POTWs
 - 2. Anticipated noncompliance
 - 3. Transfers
 - 4. Monitoring reports
 - 5. Compliance schedules
 - 6. 24-hour reporting
 - 7. Other noncompliance
 - 8. Other information
 - 9. Additional conditions applicable to a POTW

F. Planned Changes

- 1. The permittee shall give notice to the Department as soon as possible of any planned physical alterations or additions to the permitted facility. Notice is required only when:
 - a. The alteration or addition to the permitted facility may meet of the criteria for determining whether facility is a new source in 40 CFR §122.29(b); or
 - b. The alteration or addition could significantly change the nature or increase the quantity of pollutants discharged. This notification applies to pollutants which are subject neither to effluent limitations in the permit, or to notification requirements under 40 CFR §122.42(a)(1); or
 - c. The alteration or addition results in a significant change in the permittee's sludge use or disposal practices, and such alteration, addition, or change may justify the application of permit conditions that are different from or absent in the existing permit, including notification of additional use or disposal sites not reported during the permit application process or not reported pursuant to an approved land application plan.

In addition to the Department, the permittee shall submit a copy of this notice to the United States Environmental Protection Agency at the following address: U.S. EPA Region 2, Clean Water Regulatory Branch, 290 Broadway, 24th Floor, New York, NY 10007-1866.

6NYCRR 750-2.1(e) & 2.4 6NYCRR 750-1.16(a) 6NYCRR 750-2.1(g) 6NYCRR 750-2.7(f) 6NYCRR 750-1.1(c), 1.18, 1.20 & 2.1(h) 6NYCRR 750-2.2(b) 6NYCRR 750-2.1(i) 6NYCRR 750-2.1(a) & 2.3

6NYCRR 750-2.8 6NYCRR 750-1.2(a)(17), 2.8(b) & 2.7 6NYCRR 750-1.2(a)(94) & 2.8(c)

6NYCRR 750-2.5(a)(2), 2.5(a)(6), 2.5(c)(1), 2.5(c)(2), & 2.5(d) 6NYCRR 750-1.8 & 2.5(b)

6NYCRR 750-2.5, 2.7 & 1.17 6NYCRR 750-2.7(a) 6NYCRR 750-1.17 6NYCRR 750-2.5(e) 6NYCRR 750-1.14(d) 6NYCRR 750-2.7(c) & (d) 6NYCRR 750-2.7(e) 6NYCRR 750-2.1(f) 6NYCRR 750-2.9

GENERAL REQUIREMENTS continued

G. Notification Requirement for POTWs

- All POTWs shall provide adequate notice to the Department and the USEPA of the following:
 - a. Any new introduction of pollutants into the POTW from an indirect discharger which would be subject to section 301 or 306 of CWA if it were directly discharging those pollutants; or
 - b. Any substantial change in the volume or character of pollutants being introduced into that POTW by a source introducing pollutants into the POTW at the time of issuance of the permit.
 - c. For the purposes of this paragraph, adequate notice shall include information on:
 - i. the quality and quantity of effluent introduced into the POTW, and
 - ii. any anticipated impact of the change on the quantity or quality of effluent to be discharged from the POTW.

POTWs shall submit a copy of this notice to the United States Environmental Protection Agency, at the following address: U.S. EPA Region 2, Clean Water Regulatory Branch, 290 Broadway, 24th Floor, New York, NY 10007-1866

H. Sludge Management

1.

The permittee shall comply with all applicable requirements of 6 NYCRR Part 360.

I. SPDES Permit Program Fee

The permittee shall pay to the Department an annual SPDES permit program fee within 30 days of the date of the first invoice, unless otherwise directed by the Department, and shall comply with all applicable requirements of ECL 72-0602 and 6 NYCRR Parts 480, 481 and 485. Note that if there is inconsistency between the fees specified in ECL 72-0602 and 6 NYCRR Part 485, the ECL 72-0602 fees govern.

J. Water Treatment Chemicals (WTCs)

New or increased use and discharge of a WTC requires prior Department review and authorization. At a minimum, the permittee must notify the Department in writing of its intent to change WTC use by submitting a completed *WTC Notification Form* for each proposed WTC. The Department will review that submittal and determine if a SPDES permit modification is necessary or whether WTC review and authorization may proceed outside of the formal permit administrative process. The majority of WTC authorizations do not require SPDES permit modification. In any event, use and discharge of a WTC shall not proceed without prior authorization from the Department. Examples of WTCs include biocides, coagulants, conditioners, corrosion inhibitors, defoamers, deposit control agents, flocculants, scale inhibitors, sequestrants, and settling aids.

- 1. WTC use shall not exceed the rate explicitly authorized by this permit or otherwise authorized in writing by the Department.
- 2. The permittee shall maintain a logbook of all WTC use, noting for each WTC the date, time, exact location, and amount of each dosage, and, the name of the individual applying or measuring the chemical. The logbook must also document that adequate process controls are in place to ensure that excessive levels of WTCs are not used.
- 3. The permittee shall submit a completed WTC Annual Report Form each year that they use and discharge WTCs. This form shall be attached to either the December DMR or the annual monitoring report required below.

The WTC Notification Form and WTC Annual Report Form are available from the Department's website at: http://www.dec.ny.gov/permits/93245.html

RECORDING, REPORTING AND ADDITIONAL MONITORING REQUIREMENTS

- A. A. The monitoring information required by this permit shall be retained for a period of at least five years from the date of the sampling for subsequent inspection by the Department or its designated agent.
- B. The monitoring information required by this permit shall be summarized and reported by submitting:
 - 1. <u>Discharge Monitoring Reports (DMRs)</u>: Completed DMR forms shall be submitted for each <u>1</u> month reporting period in accordance with the DMR Manual available on Department's website.

DMRs must be submitted electronically using the electronic reporting tool (NetDMR) specified by NYSDEC. Instructions on the use of NetDMR are available in the DMR Manual. Attach the monthly "Wastewater Facility Operation Report" (form 92-15-7) and any required DMR attachments electronically to the DMR.

To <u>submit via hard copy</u>: Hard copy paper DMRs will only be accepted by the Department if a waiver from the electronic submittal requirements has been granted by DEC to the facility. Attach a hard copy of the monthly "Wastewater Facility Operation Report" (form 92-15-7) to the DMR. The Facility Operation report and DMRs shall be sent to:

Department of Environmental Conservation Division of Water, Bureau of Water Compliance 625 Broadway, Albany, New York 12233-3506 Phone: (518) 402-8177

The first monitoring period begins on the effective date of this permit, and, unless otherwise required, the reports are due no later than the 28th day of the month following the end of each monitoring period.

Any information the permit requires to be submitted to the Regional Water Engineer shall be sent to:

Department of Environmental Conservation Regional Water Engineer, Region 5 232 Golf Course Road Warrensburg, NY 12885 518-623-1200

- C. <u>Bypass and Sewage Pollutant Right to Know Reporting</u>: In accordance with the Sewage Pollutant Right to Know Act (ECL § 17-0826-a), Publicly Owned Treatment Works (POTWs) are required to notify DEC and Department of Health within two hours of discovery of an untreated or partially treated sewage discharge and to notify the public and adjoining municipalities within four hours of discovery. Information regarding reporting and other requirements of this program may be found on the Department's website. In addition, POTWs are required to provide a five-day incident report and supplemental information to the DEC in accordance with Part 750-2.7(d) by utilizing the Department's Non-Compliance Report Form unless waived by DEC on a case-by-case basis.
- D. Monitoring and analysis shall be conducted using sufficiently sensitive test procedures approved under 40 CFR Part 136, unless other test procedures have been specified in this permit.
- E. More frequent monitoring of the discharge(s), monitoring point(s), or waters of the State than required by the permit, where analysis is performed by a certified laboratory or where such analysis is not required to be performed by a certified laboratory, shall be included in the calculations and recording of the data on the corresponding DMRs.
- F. Calculations which require averaging of measurements shall utilize an arithmetic mean unless otherwise specified in this permit.
- G. Unless otherwise specified, all information recorded on the DMRs shall be based upon measurements and sampling carried out during the most recently completed reporting period.
- H. Any laboratory test or sample analysis required by this permit for which the State Commissioner of Health issues certificates of approval pursuant to section 502 of the Public Health Law shall be conducted by a laboratory which has been issued a certificate of approval. Inquiries regarding laboratory certification should be directed to the New York State Department of Health, Environmental Laboratory Accreditation Program.