

#### February 8th, 2024

#### Compliance Judgment, SNC, and PARs What Do I Do?

**Presented by:** Division of Water Resources NPDES Municipal Permitting Unit - Pretreatment





**Compliance Judgment, SNC, and PAR Workshop** Introduction to the Basics of Judging Compliance, Dealing with SNC, and Compiling Annual Reports

### Learn about and refresh yourself on:

- How to Judge SIU Compliance
- When are Industries Really Bad
- What needs to be in the PAR
- How to Fill Out All Those Forms
- Who, What, and Where to Publish
- What DWR Wants to See in a Narrative





**Compliance Judgment, SNC, and PAR Workshop** Introduction to the Basics of Judging Compliance, Dealing with SNC, and Compiling Annual Reports

# Today's Outline

- 1. Introduction-NPDES Requirement
- 2. Compliance Judgment
  - SNC Definition
  - SNC for Reporting/Permit Conditions
  - SNC for Limits Violations
  - Data Summary Form
  - Compliance Judgment Examples





**Compliance Judgment, SNC, and PAR Workshop** Introduction to the Basics of Judging Compliance, Dealing with SNC, and Compiling Annual Reports



### Today's Outline (cont.)

- 3. IDSF
- 4. SNCR Form
- 5. PPS Form
- 6. Narrative
- 7. Waste Reduction
- 8. Public Notice
- 9. Enforceable Compliance Schedules (Orders)
- 10. Allocation Table







#### PART IV (from NPDES Permit) OTHER REQUIREMENTS

#### D. <u>Pretreatment Program Requirements</u>

10. Pretreatment Annual Reports (PAR)

The permittee shall report to the Division in accordance with 15A NCAC 2H .0908(b) In lieu of submitting annual reports, Modified Pretreatment Programs may be required to meet with Division personnel periodically to discuss the enforcement of pretreatment requirements and other pretreatment implementation issues, 15ANCAC 2H .0908(c).

For all other active pretreatment programs, the permittee shall submit two copies of a Pretreatment Annual Report (PAR) describing its pretreatment activities over the previous twelve months to the Division at the following address:

NC DENR / Division of Water Resources NPDES Municipal Unit / Pretreatment 1617 Mail Service Center RALEIGH, NC 27699-1617



These reports shall be submitted by March 1 of each year and shall contain the following:

#### a.) <u>Narrative</u>

A narrative summary detailing actions taken, or proposed, by the Permittee to correct significant non-compliance and to ensure compliance with pretreatment requirements;

- b.) <u>Pretreatment Program Summary (PPS)</u>
  A pretreatment program summary (PPS) on forms or in a format provided by the Division;
- c.) <u>Significant Non-Compliance Report (SNCR)</u>

A list of Industrial Users (IUs) in significant noncompliance (SNC) with pretreatment requirements, and the nature of the violations on forms or in a format provided by the Division. Note, for the 2023 PAR no SNC historical data will be provided by DWR;





#### d.) <u>Industrial Data Summary Forms (IDSF)</u>

Monitoring data from samples collected by both the POTW and the Significant Industrial Users (SIUs). These analytical results must be reported on Industrial Data Summary Forms (IDSF) or on other forms or in a format provided by the Division;

#### e.) <u>Other Information</u>

Copies of the POTW's allocation table, new or modified enforcement compliance schedules, public notice of IUs in SNC, a summary of data or other information related to significant noncompliance determinations for IUs that are not considered SIUs, and any other information, upon request, which in the opinion of the Director is needed to determine compliance with the pretreatment implementation requirements of this permit;





### Introduction – NC Pretreatment Rules [North Carolina Administrative Code (NCAC)]







- from 15A NCAC 2H .0908(b)
- Control Authorities with active approved pretreatment programs shall submit once per year a pretreatment report describing its pretreatment activities over the previous 12 months. Two copies of each pretreatment report shall be submitted to the Division by March 1 of each year for activities conducted for two six-month periods, January 1 through June 30 and July 1 through December 31 of the previous year. This annual report shall contain the following information in accordance with forms specified by the Division:
- (1) a narrative summary of actions taken by the control authority to ensure compliance with pretreatment requirements;
- (2) a pretreatment program summary on forms or in a format provided by the Division;





Introduction - NC Pretreatment Rules (cont.)



- from 15A NCAC 2H .0908(b) (cont.)
- (3) A list of industrial users in significant noncompliance with pretreatment requirements, the nature of the violations, and actions taken or proposed to correct the violations; on forms or in a format provided by the Division;
- (4) An allocation table as described in Rule .0916(c)(4) listing permit information for all significant industrial users, including but not limited to permit limits, permit effective and expiration dates, and a comparison of total permitted flows and loads with Division approved maximum allowable loadings of the POTW, including flow, on forms or in a format provided by the Division;





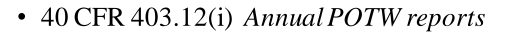


- from 15A NCAC 2H .0908(b) (cont.)
- (5) Other information which in the opinion of the Division Director is needed to determine compliance with the implementation of the pretreatment program, including, but not limited to, significant industrial user compliance schedules, public notice of industrial users in significant noncompliance, a summary of significant industrial user effluent monitoring data as described in Paragraphs (a) and (e) of this Rule, a summary of information related to significant noncompliance determination for industrial users that are not considered significant industrial users, and Long or Short Term Monitoring Plan data on forms or in a format provided by the Division;





Introduction - NC Pretreatment Rules (cont.)



- (1) Updated list of SIUs (AT)
- (2) Compliance status (SNCR)
- (3) Summary of enforcement activities (PPS & narrative)
- (4) Summary of program changes (narrative & program info sheet)
- (5) Any other relevant information





# Compliance Judgment







**Detection of Violations of <u>ALL</u> Types:** 

- 1. Limits
- 2. Reporting
- **3. Permit Conditions**

#### **References:**

- DWR Approved Enforcement Response Plan (ERP) for Your POTW
- Comprehensive Guide, Chapter 7, Compliance & Inspection, Sections D and E
- Comprehensive Guide, Chapter 8, Enforcement
- Pretreatment's Annual Report web-site files "So your SIU has a limits violation-What do you do?" and "So your SIU has a reporting violation-What do you do?"







- POTW must identify all violations in a timely fashion as outlined in your ERP (preferably monthly).
- POTW must issue a Notice of Violation (NOV) for all violations.
- <u>Significant Noncompliance (SNC)</u> is the way to separate out the more significant violations for escalated enforcement action.



# Compliance Judgment - What must be done (cont.)

- POTW must do an SNC determination at a minimum of every six months.
  - It is strongly recommended that a preliminary SNC determination be done <u>halfway through the six-month period</u>, especially where there was SNC in the previous period.
- The SNC determination must be within 30 days of receiving all the data for that period.
- SNC determination and follow-up enforcement action for the January through June reporting period should be completed no later than September 1st of that same year.
- SNC Determination and follow-up enforcement action for the July through December reporting period should be completed no later than March 1st of the following year.



Compliance Judgment - What must be done (cont.)



### **Repeat SNCs**

- Repeat SNCs are a serious matter.
- If an Industry will be in SNC for a second consecutive period for the same parameter or requirement, the Division and EPA expect the POTW to take "appropriate action."
- The typical choices for "appropriate action" are:
  - 1. modify permit
  - 2. place SIU on an enforceable compliance schedule (compliance schedule with <u>stipulated penalties</u>)
  - 3. SIU ceases discharge (on their own or by order of POTW)
  - 4. SIU dropped from POTW's list of SIUs







#### Repeat SNCs (cont.)

- The POTW should make every effort to take the "appropriate action" <u>before</u> <u>the end</u> of the second consecutive SNC Period.
- In those special cases where this is not possible, take the "appropriate action" within two months after the end of that second period. If this is not done, the Division may take enforcement action against the POTW for failure to take adequate enforcement.
- Call DWR to discuss extenuating circumstances





# **SNC Definition**





Significant Noncompliance is defined by 15A NCAC 2H .0903(b)(31) and Section 1.2(a)(35) of the NC Model Sewer Use Ordinance (SUO) as follows:

"Significant Noncompliance" or "SNC" is the status of noncompliance of a significant industrial user when one or more of the following criteria are met:....







(A) "Chronic violations" of wastewater discharge limits, defined here as those in which <u>sixty-six percent or more</u> of all the measurements taken for the same pollutant parameter (not including flow) during a six-month period <u>exceed</u> (by any magnitude) a numeric pretreatment standard or requirement including instantaneous limits, as defined by 40 CFR Part 403.3(I);

Chronic SNC is when 66% or more are > limit!







(B) "Technical Review Criteria" (TRC) violations, defined here as those in which <u>thirty-three percent or more</u> of the measurements taken for the same <u>pollutant</u> parameter (not including flow) during a six-month period <u>equal or exceed</u> the product of the numeric pretreatment standard or requirement, including instantaneous limits, as defined by 40 CFR 403.3(I) multiplied by the applicable TRC; (TRC = 1.4 for BOD, TSS, fats, oil and grease, 1.2 for all other pollutants (except flow and pH));

TRC SNC is when 33% or more are > or = TRC value!





(C) Any other violation of a pretreatment standard or requirement as defined by 40 CFR 403.3(I) (daily maximum, long-term average, instantaneous limit, or narrative standard) that the control authority (or POTW, if different from the control authority) determines has caused, alone or in combination with other discharges, interference or pass through (including endangering the health of POTW personnel or the general public);

(D) Any discharge of a <u>pollutant or wastewater</u> that has caused imminent endangerment to human health, welfare or to the environment <u>or</u> has resulted in either the control authority's or the POTW's, if different than the control authority, exercise of its emergency authority under 40 CFR Part 403.8(f)(1)(vi)(B) to halt or prevent such a discharge;



# **SNC Definition (continued)**



(E) Failure to meet, within 90 days after the schedule date, a compliance schedule milestone contained in a pretreatment permit or enforcement order for starting construction, completing construction, or attaining final compliance;

(F) Failure to provide, within 45 days after the due date, required reports such as baseline monitoring reports, 90-day compliance reports, self-monitoring reports, and reports on compliance with compliance schedules;

(G) Failure to accurately report noncompliance;

(H) Any other violation or group of violations that the control authority or POTW determines will adversely affect the operation or implementation of the local pretreatment program.



**Compliance Judgment** for **Reporting** (includes permit condition)

Applies to any kind of report or notification:

- Failure to collect self-monitoring samples
- Failure to submit reports or follow permit conditions. Includes reports being late or incomplete as well as a complete failure to submit a report or follow IUP condition at all. Types of reports include but are not limited to:
  - sample results
  - Ilow monitoring reports
  - 24-hour notification
  - resample and submit results within 30 days
  - properly operate pretreatment unitschange in process

- vobtain authorization to Construct
- vfile application for IUP renewal
- sludge management plans
- √slug/spill plans
- TTO certification
- **TOMP** compliance assessment





SNC For Reporting/Permit Conditions (cont.)

# POTW Prerogative:

H) Any other violation or group of violations that the control authority or POTW determines will adversely affect the operation or implementation of the local pretreatment program.





• To be completed on a Six-Month Basis, but really applies to each report

**Examples:** 

1) An Industry is required by their IUP to sample monthly for 10 parameters and report the results to the POTW by the 20<sup>th</sup> day of the month following the month in which the samples were collected. The results of the samples collected in July, due August 20, are not received until October 23.





**2**) Industry fails to collect the required samples in November at all.

3) An Industry is required by their IUP to re-apply by February 1 (180 days before the IUP expires on August 1) and the application is not received until May 15.

## Call Pretreatment Staff to discuss any extenuating circumstances

See PAR Guidance for discussion and some examples of extenuating circumstances







For any typical violations, the POTW must make a determination based on the following categories that may elevate a violation to SNC:

# SNC for Limits Categories

- a) Pass-through/Interference
- b) Threat to Human Health, Welfare or the Environment
- c) Emergency Suspension from such a Discharge

\*The POTW must provide evidence to justify making this determination.







# SNC for Limits Categories (cont.)

d) Chronic Violations (those that exceed limit by any quantity)

• 66% or more of all measurements during the 6-month period.

e) Technical Review Criteria (TRC) Violations (those that equal or exceed a TRC adjusted limit by any quantity)

- Limit \* 1.4 for BOD, TSS, fats, oils, and grease
- Limit \* 1.2 for all other parameters, except pH
- 33% or more of all measurements during the 6-month period.





# SNC for Limits Categories (cont.)

H) Any other violation or group of violations that the control authority or POTW determines will adversely affect the operation or implementation of the local pretreatment program.



SNC for Limits Violations (continued)



**Completed on a Six Month Basis** 

Calculated For Each <u>Limit</u> For Example:

An Industry has both a daily maximum concentration limit as well as a monthly average concentration limit for BOD. At the end of the six-month period, when calculating SNC for the parameter of BOD, you judge SNC for BOD separately for the daily max and the monthly average limits.



# SNC for Limits Violations (continued)



# Forms Used For SNC

- Industrial Data Summary Forms (IDSF) or other forms or in a format provided by the Division;
- Compliance Judgment Worksheet (Ch. 7, North Carolina Comprehensive Guidance for Pretreatment Programs)

## Other

- SNC for pH (no TRC required)
- SNC for Flow (flow is not a "pollutant")

See PAR Guidance for discussion of SNC for pH, flow, and some examples of extenuating circumstances.

**Call Pretreatment Staff to discuss extenuating circumstances** 



# Data Summary Form

Will Plateit			FLOW			BOD				TSS			A	MMONIA	
	POTW														
	or SIU					Used in	Calculated			Used in	Calculated			Used in	Calculated
Sample Date	Sample		MGD	<	mg/L	Calculation	lbs/day	<	mg/L	Calculation	lbs/day	<	mg/L	Calculation	lbs/day
7/17/12	SIU	Spreadsheet Instructions:	0.0752												
7/24/12	POTW	1) Data entered only in	0.0469												
8/7/12	SIU	Heaw	0.0313												
8/23/12	SIU	Bordered cells. Restof	0.0538												
9/3/12	SIU	worksheet is protected,	0.079												
10/9/12	SIU	password is "2".	0.0676												
10/21/12	SIU		0.0681												
11/1/12	SIU	2) For below detection data,	0.0657												
11/16/12	SIU	enter "<" in "<" column, and	0.0678												
12/11/12	SIU	enter detection level	0.0292												
		in Influentor													
		Effluentmg/l columns.													
		Spreadsheet will auto-													
		matically calculate										Ť			
		averages and										Ť			
		removal rates using 1/2													
		value entered.													
												1			
Column Averages =>			0.0585												
Maximum			0.0790												
Minimum			0.0292												

# Data Summary Form

Sample Location:															
Will Plateit		FLOW		Α	RSENIC			CA					СН	ROMIUM	
	POTW														
	or SIU			_	Used in	Calculated			Used in	Calculated			_	Used in	Calculated
Sample Date	Sample	MGD	<	mg/L	Calculation	lbs/dav	<	mg/L	Calculation	lbs/day		<	mg/L	Calculation	lbs/dav
7/17/12	SIU	0.0752						0.042	0.042	0.0263			0.32	0.315	0.1976
7/24/12		0.0469						0.086	0.086	0.0336			0.53	0.532	0.2081
8/7/12	SIU	0.0313						0.087	0.087	0.0227			0.37	0.373	0.0974
8/23/12	SIU	0.0538						0.077	0.077	0.0345					
9/3/12	SIU	0.079						0.067	0.067	0.0441			0.82	0.818	0.5389
10/9/12	SIU	0.0676						0.089	0.089	0.0502			0.23	0.231	0.1302
10/21/12	SIU	0.0681						0.076	0.076	0.0432					
11/1/12	SIU	0.0657						0.091	0.091	0.0499			0.21	0.206	0.1129
11/16/12	SIU	0.0678						0.069	0.069	0.0390					
12/11/12	SIU	0.0292						0.057	0.057	0.0139			0.72	0.721	0.1756
											T				
											T				
											t				
Column Averages =>		0.0585							0.0741	0.0357	-			0.4566	0.2087
Maximum		0.0790							0.0910	0.0502				0.4300	0.5389
Minimum		0.0292							0.0420	0.0139				0.2060	0.0974



# Data Summary Form

Sample Location:															
Will Plateit		FLOW		С	OPPER				C	YANIDE				LEAD	
Sample Date	POTW or SIU Sample	MGD	<	mg/L	Used in Calculation	Calculated lbs/day	<	<	mg/L	Used in Calculation	Calculated lbs/day	<	mg/L	Used in Calculation	Calculated lbs/day
7/17/12	SIU	0.0752		1.71	1.713	1.0743	<	<	0.01	0.005	0.0031		0.02	0.02	0.0125
7/24/12	POTW	0.0469		1.12	1.121	0.4385	<	<	0.01	0.005	0.0020		0.10	0.1	0.0391
8/7/12	SIU	0.0313		1.32	1.321	0.3448	<	<	0.01	0.005	0.0013		0.03	0.03	0.0078
8/23/12	SIU	0.0538													
9/3/12	SIU	0.079		0.86	0.862	0.5679	<	<	0.01	0.005	0.0033	<	0.01	0.005	0.0033
10/9/12	SIU	0.0676		0.78	0.781	0.4403	<	<	0.01	0.005	0.0028		0.01	0.01	0.0056
10/21/12	SIU	0.0681													
11/1/12	SIU	0.0657		0.93	0.927	0.5079	<	<	0.01	0.005	0.0027		0.09	0.09	0.0493
11/16/12	SIU	0.0678													
12/11/12	SIU	0.0292		1.53	1.531	0.3728	<	<	0.01	0.005	0.0012		0.07	0.07	0.0170
			 Ц												
			 Ц												
			 Ц												
								_							
			 Щ				┢	_							
			 Щ					4							
			 Н				_	4							
			 Н				┢	+							
			 Н				_	╇				-			
			 Н				┢	╇				-			
		0.0707				0.5050		+		0.00.70	0.0024			0.0461	0.0102
Column Averages => Maximum		0.0585			1.1794	0.5352	_	_		0.0050	0.0024			0.0464	0.0193 0.0493
Viaximum		0.0790 0.0292			1.7130 0.7810	0.3448	_	+		0.0050	0.0033 0.0012			0.1000	0.0493



# Data Summary Form

Sample Location:	-													
Will Plateit		FLOW		ME	ERCURY			MOL	YBDENU	Μ			NICKEL	
Sample Date	POTW or SIU Sample	MGD	<	mg/L	Used in Calculation	Calculated lbs/day	<	mg/L	Used in Calculation	Calculated lbs/day	<	mg/L	Used in Calculation	Calculated lbs/day
7/17/12	_	0.0752	<		0.0001	0.00006						1.98	1.98	1.2418
7/24/12		0.0469	<	0.0002		0.00004						1.64	1.64	0.6415
8/7/12	SIU	0.0313	<	0.0002	0.0001	0.00003						2.86	2.86	0.7466
8/23/12	SIU	0.0538										2.02	2.02	0.9064
9/3/12	SIU	0.079	<	0.0002	0.0001	0.00007						1.72	1.72	1.1332
10/9/12	SIU	0.0676	<	0.0002	0.0001	0.00006						3.03	3.03	1.7083
10/21/12	SIU	0.0681										2.52	2.52	1.4312
11/1/12	SIU	0.0657	<	0.0002	0.0001	0.00005						2.38	2.38	1.3041
11/16/12	SIU	0.0678										1.57	1.57	0.8878
12/11/12	SIU	0.0292	<	0.0002	0.0001	0.00002						1.79	1.79	0.4359
Column Averages =>		0.0585			0.000100	0.000047							2.1510	1.0437
Maximum		0.0790			0.000100	0.000066							3.0300	1.7083
Minimum		0.0292			0.000100	0.000024							1.5700	0.4359



# Data Summary Form

Sample Location:																
Will Plateit		FLOW	 	SE	LENIUM				S	ILVER					ZINC	
	POTW															
	or SIU	MCD		/T	Used in Calculation	Calculated lbs/day			/T	Used in Calculation	Calculated lbs/day			/1	Used in Calculation	Calculated lbs/day
Sample Date	Sample	MGD	<	mg/L	Calculation	ios/day		<	mg/L			_	<	mg/L		
7/17/05		0.0752						<	0.005	0.0025	0.0016	_		1.02	1.02	0.6397
	POTW	0.0469						<	0.005	0.0025	0.0010	_		1.10	1.1	0.4303
8/7/05		0.0313					<	<	0.005	0.0025	0.0007	_		1.31	1.31	0.3420
8/23/05		0.0538						_				_				
9/3/05	SIU	0.079						<	0.005	0.0025	0.0016	_		0.78	0.78	0.5139
10/9/05		0.0676					<	<	0.005	0.0025	0.0014	_		0.91	0.91	0.5130
10/21/05		0.0681										_				
11/1/05	SIU	0.0657					<	<	0.005	0.0025	0.0014	_		0.96	0.96	0.5260
11/16/05		0.0678										_				
12/11/05	SIU	0.0292					<	<	0.005	0.0025	0.0006	_		0.71	0.71	0.1729
												_				
												_				
olumn Averages =	=>	0.0585								0.0025	0.0012				0.9700	0.4483
Maximum		0.0790								0.0025	0.0016				1.3100	0.6397
Minimum		0.0292								0.0025	0.0006				0.7100	0.1729



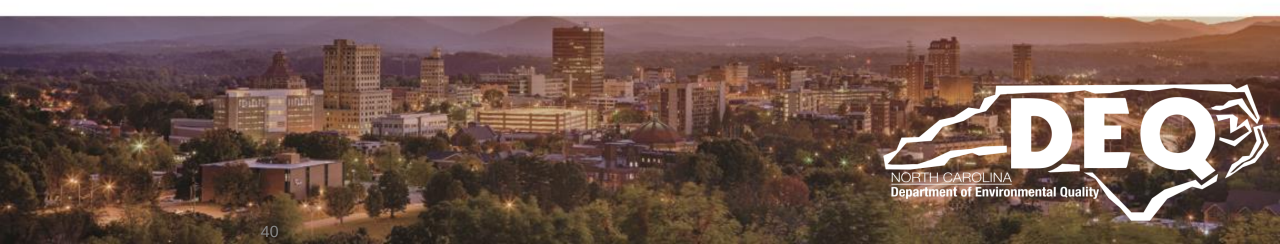
# Data Summary Form

Sample Location:															
Will Plateit		FLOW			OIL	& GREAS	E		Ph	osphorus					
Sample Date	POTW or SIU Sample	MGD		<	mg/L	Used in Calculation	Calculated lbs/day	<	mg/L	Used in Calculation	Calculated lbs/day	<	mg/L	Used in Calculation	Calculated lbs/day
7/17/05	-	0.0752		< _	mg/L	Calculation	ius/uay	~	111g/L 21	21	13.1705		nig/L	Calculation	its/tay
7/24/05		0.0752		+					21 20	21	7.8229				
8/7/05		0.0469							20 19		4.9598				
8/7/03		0.0513		+					19	19	4.9398				
9/3/05	SIU	0.0338	-	-					15	15	9.8829				
10/9/05		0.0676		+					21	21	11.8395				
10/21/05		0.0670	-	+					21	21	11.0393				
11/1/05		0.0657							16	16	8.7670				
11/16/05		0.0678							10	10	0.7070				
12/11/05		0.0292		+					23	23	5.6011				
12, 11, 00	510	010272									010011				
olumn Averages =	=>	0.0585								19.2857	8.8634				/
Maximum		0.0790								23.0000	13.1705				
Minimum		0.0292								15.0000	4.9598			]	



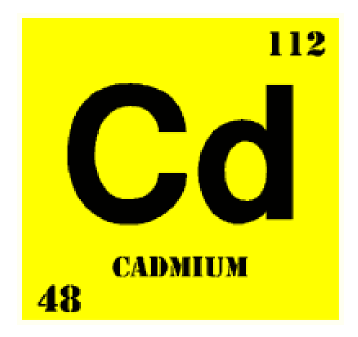


## Examples



# Example 1

- WillPlateit Metal Finishers
- 1<sup>st</sup> 6-month period
- Cadmium





			_					Receiving PO	TW NPDES # =>	NC0012345	IUP # =>	006
IU	P, Part I, S	Sectio	n F:					Effective date f	or these Limits =>	6/30/2011	Pipe # =>	001
Eff	luent Limits	and Mor	nitoring	J				Expiration date f	or these Limits =>	12/30/15	40 CFR # =>	433.17
	quirements:			•			if not applica					
-	•••••						THE LIN	AITS ON THIS PA	AGE ARE, (Check	cone below):		
Th	e permittee m	nav disc	harge	from thi	s		LIN	IITS for ENTIRE	permit period =>	Yes		
	ecific pipe nu	-	-					<b>INTERIM</b> Limits	for period $\# 1 =>$	No		
эр	ecilic pipe liu				.30			<b>INTERIM</b> Limits	for period $#2 \implies$	No		
								FINA	L Limits Page =>	No		
		Conc	entration	Limits	Mas	s-Based L	Limits	Monitoring	Frequency	Sample	Required	
CO	NVENTIONAL	Daily	Monthly	Units	Daily	Monthly	Units			Collection	Laboratory	
PAF	RAMETERS	Max	Avg.		Max	Avg		by Industry	by POTW	Method	Detection	
										(C or G)	Limits	
1.	Flow	0.098		MGD			MGD	Monthly	Once/6 Months	Metered		
2.				mg/l			lbs/day					
3.				mg/l			lbs/day					
4.	temperature			Deg. C			Deg. C					
5.	рН			Std. Units			Std. Units					
	HER PARAMETE	RS Please	list alpha	hotically								
	Cadmium	0.07		mg/l			lbs/day	Monthly	Once/6 Months	C	0.002	
	Chromium	1.71		mg/l			lbs/day	Monthly	Once/6 Months	C	0.005	
8.	Copper	2.07		mg/l			lbs/day	Monthly	Once/6 Months	C	0.002	
	Cyanide	0.01		mg/l			lbs/day	Monthly	Once/6 Months	G	0.01	
	Lead	0.43		mg/l			lbs/day	Monthly	Once/6 Months	C	0.01	
	,	0.0002		mg/l		ļ	lbs/day	Monthly	Once/6 Months	С	0.0002	
12.	Nickel	2.38		mg/l		ļ	lbs/day	Monthly	Once/6 Months	С	0.01	
	Phosphorous	30		mg/l		ļ	lbs/day	Monthly	Once/6 Months	С	0.05	
	Silver	0.24		mg/l		ļ	lbs/day	Monthly	Once/6 Months	С	0.005	
14.	Zinc	1.48		mg/l		ļ	lbs/day	Monthly	Once/6 Months	C	0.01	
14. 15.		2.13*		mg/l		ļ	lbs/day	Once/6 Months		G	0.005	
14. 15. 16.	ТТО	2.10	1	mg/l			lbs/day					
14. 15. 16. 17.				Ŭ			1 11 / 1		1	1		
14. 15. 16. 17. 18.				mg/l			lbs/day					
14. 15. 16. 17. 18. 19.				mg/l mg/l			lbs/day					
14. 15. 16. 17. 18.				mg/l mg/l mg/l					next section, IU			

#### **Compliance Judgment Worksheet For SNC With Limits**

Use separate sheets for each Industry

SNC determination for Flow optional, see Section 7-E

Use separate sheets for each Pollutant

SIU Name: WillPlateit Metal Finishers	IUP Number: 0006	Pipe Number: 0001				
Parameter: Cadmium	Six Month SNC Determination Period:					
	1/1/2024-6/30/24					

See next page for definitions

Daily Max. or Ave. Limits from IUP	IUP Limit * TRC criteria = TRC Limit Circle 1.4 For TRC for BOD, TSS, oil, fat, grease; Circle 1.2 for all other pollutant TRC compliance judgment not required for pH:	Circle which units apply to each individual Limit
Daily Maximum	;	mg/l or lbs/day mg/l or lbs/day

Column 1: I - Industry self P-POTW A - Average

Column 5: Use only if IUP has (monthly, or other?) average limit. Average values of all sampling events collected within a "average" period (for example, for a monthly average limit, use all values collected within a calendar month) a enter this average in column 5. Compare this average to the appropriate average IUP limit or TRC limit.

Column 6: Use only if IUP has daily limits in lbs/day. Formula to use is (mgd \* mg/l \* 8.34 = lbs/day)

Column 7: Use only if IUP has (monthly?) average limits in lbs/day. Use (mgd \* mg/l \* 8.34 = lbs/day).

Column 8: Put "1" for each daily maximum or average value, tally up at bottom as "A."

Column 9: Compare daily and average values to IUP limits above,put "0" if at or below limit, "1" if above, tally at bottom as "B." Column 10: Compare daily and average values to TRC limits above,put "0" if below limit, "1" if at or above, tally at bottom as "C."

Col. 1:	From IDMRs	From IDMRs	From IDMRs	Col. 5:	Col 6:	Col 7:	Col 8:	Col 9:	Col 10:
Sample Type	Sample Date	Daily Flow, mgd	Daily Conc. mg/l	Avg Conc. mg/l	Daily Load lbs/day	Avg. Load lbs/day	Count	Regular Violation ?	TRC Violation ?
Ι	1/7/12	.0691	.059						
Р	2/1/12	.0543	.060			1			
Ι	2/4/12	.0783	.062			1			
Ι	3/6/12	.0796	.096						
Ι	3/22/12	.0748	.102						
Ι	4/2/12	.0667	.083						
Ι	4/17/12	.0612	.082						
Ι	5/1/12	.0342	.078						
Ι	5/16/12	.0589	.079						

Count- The number of daily or the number of average sample values used for checking compliance. (Daily values for this example)

#### **Compliance Judgment Worksheet For SNC With Limits** Use separate sheets for each Industry SNC determination for Flow optional, see Section 7-E Us

se separate sheets for	each Pollutant

SIU Name: WillPlateit Metal Finishers	IUP Number: 0006	Pipe Number: 0001				
Parameter: Cadmium	Six Month SNC Determination Period:					
	1/1/2012-6/30/12					

See next page for definitions

Daily Max. or Ave. Limits from IUP	Ave. Limits Circle 1.4 For TRC for BOD, TSS, oil, fat, grease; Circle 1.2 for all other pollutants							
Average	Daily Maximum Limit:.07* $1.2$ or $1.4$ =TRC Daily Limit:.084mg/lorlbs/dayAverage Limit:* $1.2$ or $1.4$ =TRC Avg. Limit:mg/lorlbs/day							
<ul> <li>Column 7: If industry strift in a function of the string of</li></ul>								

Column 7: Use only if IUP has daily into this day. Use (mgd \* mg1 \* 8.34 = lbs/day). Column 8: Put "1" for each daily maximum or average value, tally up at bottom as "A." Column 9: Compare daily and average values to IUP limits above, put "0" if at or below limit, "1" if above, tally at bottom as "B."

Column 10: Compare daily and average values to TRC limits above, put "0 if below limit, "1" if at or above, tally at bottom as "C."

Col. 1:	From IDMRs	From IDMRs	From IDMRs	Col. 5:	Col 6:	Col 7:	Col 8:	Col 9:	Col 10:
Sample Type	Sample Date	Daily Flow, mgd	Daily Conc. mg/l	Avg Conc. mg/l	Daily Load lbs/day	Avg. Load lbs/day	Count	Regular Violation ?	TRC Violation ?
Ι	1/7/12	.0691	.059				1		
Р	2/1/12	.0543	.060			1	1		
Ι	2/4/12	.0783	.062				1		
Ι	3/6/12	.0796	.096			1	1		
Ι	3/22/12	.0748	.102				1		
Ι	4/2/12	.0667	.083				1		
Ι	4/17/12	.0612	.082				1		
Ι	5/1/12	.0342	.078				1		
Ι	5/16/12	.0589	.079				1		
Ι	6/3/12	.0547	.064				1		
Ι	6/18/12	.0693	.080				1		
Ι	6/30/12	.0712	.076				1		
			L	ist these T	otals on r	next page	=> A = 1	2 B =	C=

Compliance Judgment Worksheet For SNC With Limits									
Use separate sheets for each Industry SNC determination for Flow optional, see Section 7-E Use separate sheets for each Po									
SIU Name: WillPlateit Meta	ıl Finishers	IUP Number: 0006	Pipe Number: 0001						

 Parameter: Cadmium
 Six Month SNC Determination Period:

 1/1/2012-6/30/12

See next page for definitions

Daily Max. or       IUP Limit * TRC criteria = TRC Limit         Ave. Limits       Circle 1.4 For TRC for BOD, TSS, oil, fat, grease;       Circle 1.2 for all other pollutants         from IUP       TRC compliance judgment not required for pH:									Circle which units apply to each individual Limit	
2	Average I I - Industry Use only i		hly, yr other?)		= TRC		it:	mg/1 or		
Column 6: Column 7: Column 8: Column 9: Column 10:	this averag Use only if Use only if Put "1" for Compare d	e in column 5. C IUP has daily lin IUP has (mon hl each daily may aily and average aily and average	ompare the av nits in lbs/day ly?) average lin num or average values to IUP l	erage to the ap Formula to t nots in lbs/day e value, tally t imits acove,p	ppropriate av use is (mga v. Use mgd up at bottom at "0" if at o	verage IUP 1 * mg/l * 8.34 l * mg/l * 8.3 as "A." or below limi	$\begin{array}{llllllllllllllllllllllllllllllllllll$	limit. ). y ). e, tally at botto	m as "B."	
Col. 1:	From IDMRs	From IDMRs	From IDMRs	Col. 5:	Col 6:	Col 7:	Col 8:	Col 9:	<b>C</b> ol 10:	
Sample Type	Sample Date	Daily Flow, mgd	Daily Conc. mg/l	Avg Conc. mg/l	Daily Load lbs/day	Avg. Load lbs/day	Count	Regular Violation ?	TRC Violation ?	
Ι	1/7/23	.0691	.059				1	0		
Р	2/1/12	.0543	.060					0		
Ι	2/4/12	.0783	.062				1	0		
Ι	3/6/12	.0796	• .096				1	× 1		
Ι	3/22/12	.0748	.102				1	1		
Ι	4/2/12	.0667	.083				1	1		
Ι	4/17/12	.0612	.082				1	1		
Ι	5/1/12	.0342	.078				1	1		
Ι	5/16/12	.0589	.079				1	1		
Ι	6/3/12	.0547	.064				1	0		
Ι	6/18/12	.0693	.080				1	1		
Ι	6/30/12	.0712	.076				1	1		
						1				
			L	ist these T	otals on r	next page	$\Rightarrow$ A = 12	$\mathbf{B} = 8$	<b>C</b> =	

#### **Compliance Judgment Worksheet For SNC With Limits** Use separate sheets for each Industry SNC determination for Flow optional, see Section 7-E Use separate sheets for each Pollutant

SIU Name: WillPlateit Metal Finishers	IUP Number: 0006	Pipe Number: 0001		
Parameter: Cadmium	Six Month SNC Determination Period:			
	1/1/2012-6/30/12			

See next page for definitions

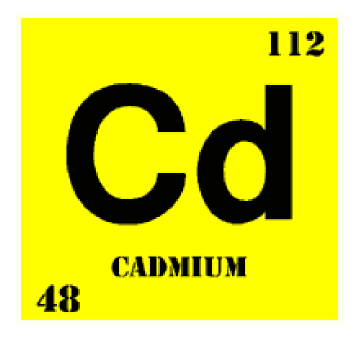
Daily Ma Ave. from I	Limits	Circle 1.4 For TF	RC for BOD, T	t * TRC criteria = TRC Limit SS, oil, fat, grease; Circle 1.2 for all other pollutants ance judgment not required for pH:					Circle which units apply to each individual Limit	
	Average I - Industr Use only "average" this averag Use only i Put "1" fo Compare		* 1.2 * 1.2 W hly, or other ble, for a mont ompare this av nits in lbs/day. y?) average lir num or averagy values to IUP	or 1.4 or 1.4 Average average limit hy average li erage to the a Formula to inits in lbs/day e value, tally imits above,	= TRC = TRC it. Average mit, use all ppropriate a use is ( mgd Use ( mgd up at bottom ut "0" fix at o	Daily Lir Avg. Lim values of al values collec verage IUP * mg/1 * 8.3 as "Ar r befow limi	hit: 1 sampling to yed within a mit or TRC 4 = lbs/day 34 = lbs/day 4 = lbs/day	mg/l or vents collecte calendar mont innit. ). 7 ). e, taty at botto	d within the h) and enter om as "B."	
Col. 1:	From IDMR	-	From IDMRs	Col. 5:	Col 6:	Col 7:	Col 8:	Col 9:	Col 10:	
Sample Type	Sample Date	e Daily Flow, mgd	Daily Conc. mg/l	Avg Conc. mg/l	Daily Load lbs/day	Avg. Load lbs/day	Count	Regular Violation ?	TRC Violation ?	
Ι	1/7/23	.0691	.059				1	0	0	
Р	2/1/12	.0543	.060				1	0	0	
Ι	2/4/12	.0783	.062				1	0	0	
Ι	3/6/12	.0796	096	<b>×</b>			1	1	1	
Ι	3/22/1	2 .0748	102				1	1	1	
Ι	4/2/12	.0667	.083				1	1	0	
Ι	4/17/1	2 .0612	.082				1	1	0	
Ι	5/1/12	.0342	.078				1	1	0	
Ι	5/16/1	2 .0589	.079				1	1	0	
Ι	6/3/01	2 .0547	.064				1	0	0	
Ι	6/18/1	2 .0693	.080				1	1	0	
Ι	6/30/1.	2 .0712	.076				1	1	0	

List these Totals on next page => A = 12 B = 8 C = 2

	or SNC With Limits n for Flow optional, see Section 7-E	Use separate sheets for each Pollutant						
SIU Name: WillPlateit Metal Finishers	IUP Number: 0006	Pipe Number: 0001						
Parameter: Cadmium	Six Month SNC Determinat	ion Period: 1/1/2012-6/30/12						
SIGNIFICANT NON-COMPLIANCE (SNC	LIMITS DETERMINATION	Calculate % and Circle Answers						
<ol> <li>Calculate the % of Regular violations:</li> <li>Is B/A greater than or equal to 0.66 (or 66)</li> </ol>	$B/A = \frac{66.7\%}{\text{Chronic violator}}$	Yes No						
<ul><li>3) Calculate the % of TRC Violations:</li><li>4) Is C/A greater than or equal to 0.33 (or 33)</li></ul>	$C/A = \frac{16.7\%}{2712}$ TRC Violator?	Yes No						
5) Did any violation, alone or in combinati POTW, or endanger the health of POTW	on with other discharges, cause	es / No /						
6) Did any violation cause imminent end environment or has resulted in the POT prevent such discharge?								
7) If the answer to <u>any</u> of these questions is <u>yes</u> , the SIU is in Significant Non-Compliance (SNC) for this parameter. They must be listed on the Significant Non-Compliance Report (SNCR) form in the Pretreatment Annual Report (PAR), described in the PAR narrative (including parameter, period, and POTW actions), and the POTW must take adequate enforcement as outlined in its Enforcement Response Plan (ERP).								
Is the SIU in SNC for <u>this six month period</u> Was the SIU in SNC for THE SAME PAR. ONE: YES NO		NO nonth compliance period? CIRCLE						
If YES to EITHER question, DESCRIBE I	N NARRATIVE.							
	ous six month compliance perio nt actions must be taken as soon to take the action within 2 montl ement by the Division. The opti chedule; eable schedule;or	as possible, preferably before the end of hs after the end of the second consecutive ons are:						

# Example 2

- WillPlateit Metal Finishers
- 2<sup>nd</sup> 6-month period
- Cadmium





#### Compliance Judgment Worksheet For SNC With Limits Use separate sheets for each Industry SNC determination for Flow optional, see Section 7-E Use separate sh

Use separate sheets for each Pollutant

SIU Name: WillPlateit Metal Finishers	IUP Number: 0006	Pipe Number: 0001		
Parameter: Cadmium	Six Month SNC Determination			
	Period:7/1/2012-12/31/12			

See next page for definitions

Daily Max. or Ave. Limits from IUP	IUP Limit * TRC criteria = TRC Limit       Circle which un         Circle 1.4 For TRC for BOD, TSS, oil, fat, grease;       Circle 1.2 for all other pollutants         TRC compliance judgment not required for pH:       Circle which un	
Daily Maximum	Limit: * 1.2 or $1.4 = \text{TRC Daily Limit:}$ mg/l or lbs/	day

Dully Maximum Linne.		1.4	01	1	- The Duny Linne.	1116/1	or	103/ du y
Average Limit:	*	1.2	or	1.4	= TRC Avg. Limit:	mg/l	or	lbs/day

Column 1: I - Industry self P-POTW A - Average

Column 5: Use only if IUP has (monthly, or other?) average limit. Average values of all sampling events collected within the "average" period (for example, for a monthly average limit, use all values collected within a calendar month) and enter this average in column 5. Compare this average to the appropriate average IUP limit or TRC limit.

Column 6: Use only if IUP has daily limits in lbs/day. Formula to use is (mgd \* mg/l \* 8.34 = lbs/day).

Column 7: Use only if IUP has (monthly?) average limits in lbs/day. Use (mgd \* mg/l \* 8.34 = lbs/day).

Column 8: Put "1" for each daily maximum or average value, tally up at bottom as "A."

Column 9: Compare daily and average values to IUP limits above,put "0" if at or below limit, "1" if above, tally at bottom as "B."

Column 10: Compare daily and average values to TRC limits above, put "0" if below limit, "1" if at or above, tally at bottom as "C."

Col. 1:	From IDMRs	From IDMRs	From IDMRs	Col. 5:	Col 6:	Col 7:	Col 8:	Col 9:	Col 10:
Sample Type	Sample Date	Daily Flow, mgd	Daily Conc. mg/l	Avg Conc. mg/l	Daily Load lbs/day	Avg. Load lbs/day	Count	Regular Violation ?	TRC Violation ?
Ι	7/17/12	.0752	.042						
Р	7/24/12	.0469	.086						
Ι	8/7/12	.0313	.087						
Ι	8/23/12	.0538	.077						
Ι	9/3/12	.0790	.067						
Ι	10/9/12	.0676	.089						
Ι	10/21/12	.0681	.076						
Ι	11/1/12	.0657	.091						
Ι	11/16/12	.0678	.069						
Ι	12/17/12	.0292	.057						
			L	ist these T	otals on r	next page	=> A =	$\mathbf{B} =$	C=

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#### Compliance Judgment Worksheet For SNC With Limits Use separate sheets for each Industry Use Separate sheets for each Industry Use Separate sheets for each Industry

Use separate sheets for each Pollutant

SIU Name: WillPlateit Metal Finishers	IUP Number: 0006	Pipe Number: 0001		
Parameter: Cadmium	Six Month SNC Determination Period:			
	7/1/2012-12/31/12			

See next page for definitions

Daily Max. or Ave. Limits from IUP	chele 1.4 for file for DOD, 155, on, fat, grease, Chele 1.2 for an other pollutants	
nomiter	TRC compliance judgment not required for pH:	
Daily Maximu		s/day
Avera	ge Limit: $\times$ * 1.2 or 1.4 = TRC Avg. Limit: mg/l or lb	s/day
		2
Column 1: I - Indu	lustry self P-HOTW A - Average	
Column 5: Use or	nly if IUP has (monthly, or ther?) average limit. Average values of all sampling events collected wi	thin the
"avera	age" period (for example, for a monthly average limit, use all values collected within a calendar month) a	nd enter
this av	verage in column 5. Compare this average to the appropriate average IUP limit or TRC limit.	
Column 6: Use or	nly if IUP has daily jimits in lbs/day. For sula to use is $(mgd * mg/l * 8.34 = lbs/day)$ .	
Column 7: Use or	nly if IUP has (monthly?) average limits in $lb_{day}$ . Use (mgd * mg/l * 8.34 = lbs/day).	
Column 8: Put "1"	" for each daily maximum or average value, tally up at bottom as "A."	
Column 9: Compa	are daily and average values to IUP limits above put "0" if at or below limit, "1" if above, tally at bottom as	s "B."

Column 9: Compare daily and average values to IUP limits above,put "0" if at or below limit, "1" if above, tally at bottom as "B." Column 10: Compare daily and average values to TRC limits above,put "0" if below limit, "1" if at or above, tally at bottom as "C."

Col. 1:	From IDMRs	From IDMRs	From IDMRs	Col. 5:	Col 6:	Col 7:	Col 8:	Col 9:	Col 10:
Sample Type	Sample Date	Daily Flow, mgd	Daily Conc. mg/l	Avg Conc. mg/l	Daily Load lbs/day	Avg. Load lbs/day	Count	Regular Violation ?	TRC Violation ?
Ι	7/17/12	.0752	.042				1		
Р	7/24/12	.0469	.086				1		
Ι	8/7/12	.0313	.087				1		
Ι	8/23/12	.0538	.077				1		
Ι	9/3/12	.0790	.067				1		
Ι	10/9/12	.0676	.089				1		
Ι	10/21/12	.0681	.076				1		
Ι	11/1/12	.0657	.091				1		
Ι	11/16/12	.0678	.069				1		
Ι	12/17/12	.0292	.057	-			1		
				-					
						1			
				ist these T			=> A = 1	0 B =	C=

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#### Compliance Judgement Worksheet For SNC With Limits Use separate sheets for each Industry SNC determination for Flow optional, see Section 7-E

Use separate sheets for each Pollutant

SIU Name: WillPlateit Metal Finishers	IUP Number: 0006	Pipe Number: 0001			
Parameter: Cadmium	Six Month SNC Determination Period:				
	7/1/2012-12/31/12				

See next page for definitions

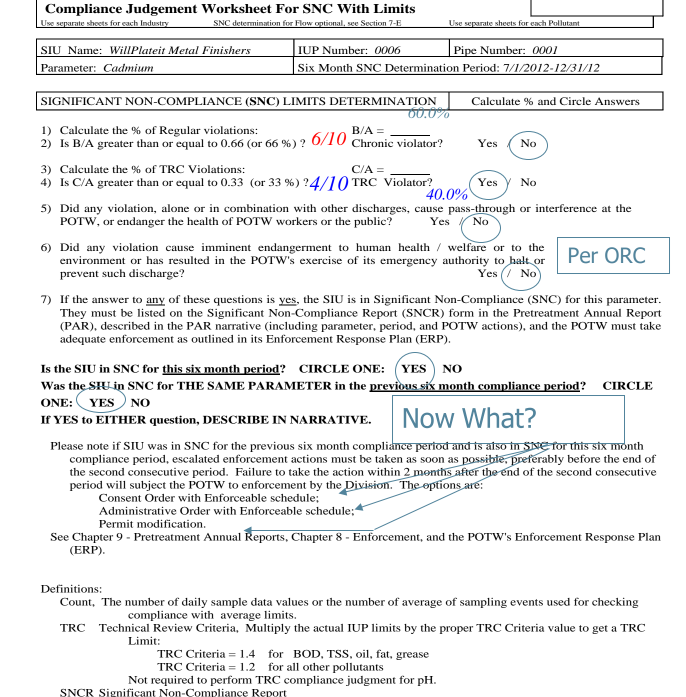
Daily Ma Ave. from I	Limits	Circle 1.4 For TH	RC for BOD, T	it * TRC crite SS, oil, fat, gr ance judgmen	rease; Circ	le 1.2 for all	other polluta		hich units apply ndividual Limit
	ximum I Average	Limit: <u>.07</u> Limit:	* 1.2	<u> </u>	= TRC	Daily Lin Avg. Lin			lbs/day lbs/day
Column 1: Column 5:	"average"	v self P-POT f IUP has (mont period (for examp e in column 5.	hly, or other?) ple, for a mont	thly average li	mit, use all	values collec	tea within a	calendar mont	d within the h) and enter
Column 6: Column 7: Column 8: Column 9:	Use only in Use only in Put "1" for	FIUP has daily h FIUP has (month each daily maxin aily and average	nits in lbs/day. y?) average lin num or averag	Formula to u mits in hts/day e value, tally u	use is (mgd v. Use (mgd up at bottom	* mg/l * 8.34 l * mg/l * 8.3 as " A."	4 = lbs/day 4 = lbs/day	). y).	
	Compare d	aily and average	values to TOP values to TRC	limits above,p	put "0" if be	low limit, "1	" if at or abo	ve, tally at botto	om as "C."
Col. 1:	From IDMRs	From IDMRs	From IDMRs	Col. 5:	Col 6:	Col 7:	Col 8:	Col 9:	Col 10:
Sample Type	Sample Date	e Daily Flow, mgd	Daily Conc. mg/l	Avg Conc. prg/l	Daily Load lbs/day	Avg. Load lbs/day	Count	Regular Violation ?	TRC Violution ?
Ι	7/17/12	.0752	042				1	2	
Р	7/24/12	.0469	.086				1	1	
Ι	8/7/12	.0313	.087				1	1	
Ι	8/23/12	.0538	.077	1		1	1	1	
Ι	9/3/12	.0790	.067	1		1	1	0	
Ι	10/9/12	.0676	.089	1		1	1	1	
Ι	10/21/1	2 .0681	.076				1	1	
Ι	11/1/12	.0657	.091	1		1	1	1	
Ι	11/16/1	2 .0678	.069	1			1	0	
Ι	12/17/1	2 .0292	.057				1	0	
						-			
				+					
			<u> </u> т	List these T	otals on 1	l lext nage	$\Rightarrow$ A = 1	$0  \mathbf{B} = 6$	C=

<b>Compliance Judgment</b>	Compliance Judgment Worksheet For SNC With Limits											
Use separate sheets for each Industry	SNC determination	for Flow optional, see Sect	tion 7-E	Use sep	arate sheets f	or each Pollutant						
						0001						

SIU Name: WillPlateit Metal Finishers	IUP Number: 0006	Pipe Number: 0001
Parameter: Cadmium	Six Month SNC Determination	on Period:
	7/1/2012-12/31/12	

See next page for definitions

Daily Ma Ave. from I	Limits	Circle 1.4 For TF	RC for BOD, T	t * TRC crit SS, oil, fat, ga ance judgmer	rease; Circ	le 1.2 for all	other polluta		hich units appl individual Limi
	Average I I - Industry Use only i "average" I this average Use only if Use only if Put "1" for Compare d		* <u>1.2</u> * <u>1.2</u> W A - hly, or ther?) oble, for a ment ompare this av nits in lbs/day. ly?) average lin num or average values to IUP	or 1.4 or 1.4 Average average lim hly average lim bage to the a Foraula to inits in Ib. day e value, tally limits above,T	= TRC = TRC it. Average imit, use all uppropriate a use is ( mgd y. Use ( mgd y. Use ( mgd y. us at bottom put '0" if g cc	Daily Lin Avg. Lim values of al values collect verage LPP I: * mg/* 8.32 1 * ng/1 * 8.3 ns "A." or below limi	it: sampling e ted within a mit or TRC 4 = lbs/day 44 = lbs/day t, "1" if abov	mg/l or wints collected calendar mont limit ). y). e, tally at botto	h) and enter
Col. 1:	From IDMRs	From IDMRs	From IDMRs	Col. 5:	Col 6:	Col 7:	Col 8:	Col 9:	Col 10:
Sample Type	Sample Date	Daily Flow, mgd	Daily Conc. mg/l	Avg Conc. mg/l	Daily Load lbs/day	Avg. Load lbs/day	Count	Regular Violation ?	TRC Violation ?
Ι	7/17/12	.0752	.042				1	0	à
Р	7/24/12	.0469	.086			]	1	1	1
Ι	8/7/12	.0313	.087	1		1	1	1	1
Ι	8/23/12	.0538	.077				1	1	0
Ι	9/3/12	.0790	.067			1	1	0	0
Ι	10/9/12	.0676	.089			1	1	1	1
Ι	10/21/1	2 .0681	.076	1		1	1	1	0
Ι	11/1/12	.0657	.091	1			1	1	1
Ι	11/16/12	2 .0678	.069	1			1	0	0
Ι	12/17/12	2 .0292	.057				1	0	0
			L	ist these T	Totals on 1	next page	=> A = 1	$10  \mathbf{B} = 6$	C= 4



SNCK Significant Non-Compliance Rej

# Separate Judgment

Please note:

Compliance for daily max & monthly (or other) average limits are judged independently and equally weighted.

More compliance violations are a potential for more SNC determinations.





# Setting Pollutant Limits Options



Different limit configurations may have an effect on SNC determinations

- 1. Keep same daily max and monthly average limits
  - a. No change to allocation table
  - b. Must perform SNC calculations treating daily & monthly limits separately
    - Some POTWs may have to revise compliance judgment software programs
  - c. May cause more SIU violations and SNC
- 2. Remove monthly avg. Daily max = old monthly avg
  - a. No change to allocation table
  - b. Simplifies compliance judgment
  - c. May cause more SIU violations and SNC

Note: Options 2 & 3 may not be available for some categorical SIUs. Contact Pretreatment Staff to discuss.



# Setting Pollutant Limits Options

- 3. Remove monthly average limit and keep daily max limit
  - a. Have to use the higher daily max limit in allocation table.
    - May reduce reserve; may cause over-allocation!
  - b. Simplifies compliance judgment
  - c. Should not create more violations
- 4. Keep different daily max and monthly average limits
  - a. The allocation table will use monthly averages
  - b. Too conservative limits can cause SNC problems
  - c. Must perform SNC calculations treating daily & monthly limits separately
    - Some POTWs may have to revise compliance judgment software programs

Note: Options 2 & 3 may not be available for some categorical SIUs. Contact Pretreatment Staff to discuss.





### Data Summary Form as Limits Compliance Judgment Worksheet

Sample Location:														011		
Will Plateit	POTW	FLOW			A	RSENIC			C/	ADMIUM				CH	ROMIUM	
	or SIU					Used in	Calculated			Used in	Calculated				Used in	Calculated
Sample Date	Sample	MGD		<	mg/L	Calculation	lbs/day	<	mg/L	Calculation	lbs/day		<	mg/L	Calculation	lbs/day
7/17/12	SIU	0.0752							0.042	0.042	0.0263			0.32	0.315	0.1976
7/24/12	POTW	0.0469							0.086	0.086	88 0.0336			0.53	0.532	0.2081
8/7/12	SIU	0.0313							0.087	0.087	0.0227			0.37	0.373	0.0974
8/23/12	SIU	0.0538							0.077	0.077	0.0345					
9/3/12	SIU	0.079							0.067	0.067	0.0441			0.82	0.818	0.5389
10/9/12	SIU	0.0676							0.089	0.089	0.0502	_		0.23	0.231	0.1302
10/21/12	SIU	0.0681							0.076	0.076	-	_				
11/1/12	SIU	0.0657							0.091		88 0.0499	_		0.21	0.206	0.1129
11/16/12	SIU	0.0678							0.069	0.069	0.0390	_				
12/11/12	SIU	0.0292							0.057	0.057	0.0139	_		0.72	0.721	0.1756
											10 daily	_				
				_							samples	_				
				_							· · · ·	14.0		c.00/		
				_							6  Viol = 6					
				_							4  TRC = 4	4/1	0 =	40%		
				_								_				
				_								_				
				_								_				
			_	_								_				
												_				
				_								_				
Column Averages =>		0.0585								0.0741	0.0357	_			0.4566	0.2087
Maximum Minimum		0.0790		_						0.0910	0.0502	_			0.8180	0.5389
		0.0292								0.0420	0.0139				0.2000	0.0974

Limit = 0.07 mg/l TRC = 0.084





### Industrial Data Summary Form (IDSF)





- Summarizes <u>All</u> Data Collected for an Industry:
  - 1) SIU and POTW Sampling for Limited Parameters
  - 2) SIU and POTW Sampling for "Monitoring Only" Parameters
- Required to Complete a Separate IDSF for Each Pipe for Each SIU
  - Third party software developers have created solutions for data collection.

You May Use Your Own Form with Prior Division Approval of the Form



# Industrial Data Summary Form (IDSF)

### • For Each Parameter, Include at Least One of the Following:

- 1) Maximum Concentration
- 2) Maximum Loading
- **3) Average Concentration** 
  - Specifying what type of average
  - If BDL was ½BDL, or 0 used
- 4) Average Loading

If readily available, the Division prefers both maximum and average values





- Blank sections indicate that there was no monitoring performed for a particular parameter during a six-month period.
- For "monitoring only" parameters list "N/A" for not applicable in the % violations and % TRC violations rows (<u>do not</u> list "0")



### IDSF for SIUs with both daily and average limits

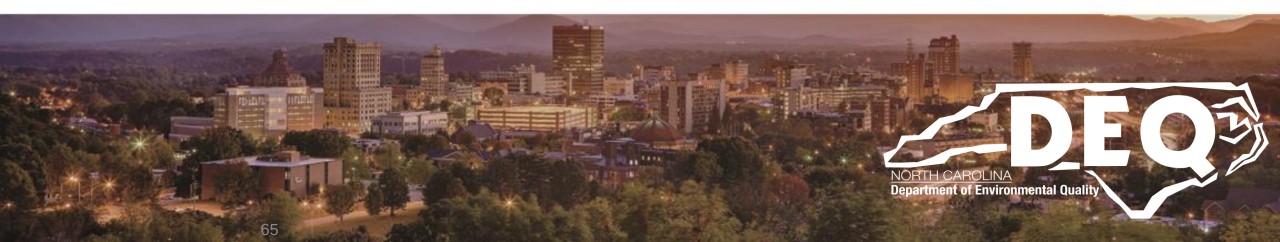
			trol Authority,		5	<b>.</b>		
Pretreatment Annual Rep	retreatment Annual Report (PAR)					Industry		
Industrial Data Summar		1	Town Name =>	71			Chicken Plucker	rs, Inc.
	угопп	W		Typicalville W	WTP	IUP #		
(IDSF)			NPDES # =>			Pipe #	001	
Use separate forms for each inc	dustrv/pipe		nths, dates =>		to 6/30/2012			
	<b>7</b> .1.1.1	2nd 6 mo	nths, dates =>	7/1/2012	to 12/31/2012			
	Flow	, mgd	BC	)D	Т	SS	Amn	nonia
	1st 6 months	2nd 6 months	1st 6 months	2nd 6 months	1st 6 months	2nd 6 months	1st 6 months	2nd 6 months
Total # of samples =>	121	123	13	32	13	27	1	1
* Maximum (mg/l) =>	0.712 mgd	0.806 mgd	725	587	162		23.6	14.60
* or Maximum $(lb/d) =>$			4,220	2448	960	703.6	168.28	103.99
* or <u>6 month using BDL</u> Average (mg/l) =>	0.586 mgd	0.613 mgd	445	304	142		23.6	14.60
* or Average Loading (lb/d) =>			2,175	1554	694	274.00	168.28	103.99
% violations,(chronic SNC is $\geq 66\%$ ) =>	0	0	15.4	3.1	0		N/A	N/A
% TRC violations, (SNC is $\geq 33$ %) $\geq \Box$	0	0	7.7	0	0	0	N/A	N/A
% violations,(chronic SNC is $>= 66\%$ ) => $\overline{\underline{3}}$	N/A	N/A	100	33.3	0	d	N/A	N/A
% TRC violations, (SNC is $\geq 33$ %) $\geq \frac{33}{3}$	N/A	66.7	0	0	0	N/A	N/A	
Oil & Gi		T PASE	Zi	nc	n	H		
	1st 6 months	2nd 6 months		2nd 6 months		2nd 6 months		
Total # of samples =>	_							
10tat + 01  samples =>	7	7	1	1	13	27		
-	25.5	7 62.1	0.11	1 0.08		=.		
* Maximum (mg/l) =>	7 25.5 170.14	7 62.1 447.48	1 0.11 0.6752	1 0.08 0.5698	13 5.0/9.75	=.		
*         Maximum (mg/l) =>           *         or Maximum (lb/d) =>	170.14	447.48	0.6752	0.5698		=.		
*         Maximum (mg/l) =>           *         or Maximum (lb/d) =>           *         or <u>6 month using BDL</u> Average (mg/l) =>						=.		
<ul> <li>Maximum (mg/l) =&gt;</li> <li>or Maximum (lb/d) =&gt;</li> <li>or <u>6 month using BDL</u> Average (mg/l) =&gt;</li> <li>or Average Loading (lb/d) =&gt;</li> </ul>	170.14 11.75 79.8	447.48 27	0.6752 0.11	0.5698 0.08 0.5698		6.5/9.5		
<ul> <li>Maximum (mg/l) =&gt;</li> <li>or Maximum (lb/d) =&gt;</li> <li>or <u>6 month using BDL</u> Average (mg/l) =&gt;</li> <li>or Average Loading (lb/d) =&gt;</li> </ul>	170.14 11.75 79.8	447.48 27	0.6752 0.11 0.6752	0.5698 0.08 0.5698	5.0/9.75	6.5/9.5		
*     Maximum (mg/l) =>       *     or Maximum (lb/d) =>       *     or <u>6 month using BDL</u> Average (mg/l) =>       *     or Average Loading (lb/d) =>	170.14 11.75 79.8 0 0	447.48 27 189.69 0 0	0.6752 0.11 0.6752 N/A N/A	0.5698 0.08 0.5698 N/A	5.0/9.75	6.5/9.5		
* Maximum $(mg/l) \Rightarrow$ * or Maximum $(lb/d) \Rightarrow$ * or <u>6 month using BDL</u> Average $(mg/l) \Rightarrow$ * or Average Loading $(lb/d) \Rightarrow$ % violations, (chronic SNC is $\Rightarrow = 66\%) \Rightarrow$ % TRC violations, (SNC is $\Rightarrow = 33\%) \Rightarrow$	170.14 11.75 79.8 0 0	447.48 27 189.69 0 0	0.6752 0.11 0.6752 N/A N/A	0.5698 0.08 0.5698 N/A N/A	5.0/9.75 15.4 N/A	6.5/9.5 0 N/A N/A		
* Maximum $(mg/l) \Rightarrow$ * or Maximum $(lb/d) \Rightarrow$ * or <u>6 month using BDL</u> Average $(mg/l) \Rightarrow$ * or Average Loading $(lb/d) \Rightarrow$ % violations, (chronic SNC is $>= 66\%) \Rightarrow$ % violations, (chronic SNC is $>= 66\%) \Rightarrow$ % violations, (chronic SNC is $>= 66\%) \Rightarrow$	170.14 11.75 79.8 0 0 N/A	447.48 27 189.69 0 0 N/A	0.6752 0.11 0.6752 N/A N/A N/A	0.5698 0.08 0.5698 N/A N/A N/A	5.0/9.75 15.4 N/A N/A	6.5/9.5 0 N/A N/A		
* Maximum $(mg/l) \Rightarrow$ * or Maximum $(lb/d) \Rightarrow$ * or <u>6 month using BDL</u> Average $(mg/l) \Rightarrow$ * or Average Loading $(lb/d) \Rightarrow$ % violations, (chronic SNC is $>= 66\%) \Rightarrow$ % violations, (chronic SNC is $>= 66\%) \Rightarrow$ % violations, (chronic SNC is $>= 66\%) \Rightarrow$	170.14 11.75 79.8 0 0 N/A	447.48 27 189.69 0 0 N/A	0.6752 0.11 0.6752 N/A N/A N/A	0.5698 0.08 0.5698 N/A N/A N/A	5.0/9.75 15.4 N/A N/A	6.5/9.5 0 N/A N/A		
* Maximum $(mg/l) \Rightarrow$ * or Maximum $(lb/d) \Rightarrow$ * or <u>6 month using BDL</u> Average $(mg/l) \Rightarrow$ * or Average Loading $(lb/d) \Rightarrow$ % violations, (chronic SNC is $>= 66\%) \Rightarrow$ % violations, (chronic SNC is $>= 66\%) \Rightarrow$ % violations, (chronic SNC is $>= 66\%) \Rightarrow$	170.14 11.75 79.8 0 0 N/A	447.48 27 189.69 0 0 N/A N/A	0.6752 0.11 0.6752 N/A N/A N/A N/A	0.5698 0.08 0.5698 N/A N/A N/A N/A	5.0/9.75 15.4 N/A N/A N/A	0 N/A N/A N/A N/A		
<ul> <li>Maximum (mg/l) =&gt;</li> <li>or Maximum (lb/d) =&gt;</li> <li>or <u>6 month using BDL</u> Average (mg/l) =&gt;</li> <li>or Average Loading (lb/d) =&gt;</li> <li>violations, (chronic SNC is &gt;= 66%) =&gt;</li> <li>% violations, (chronic SNC is &gt;= 66%) =&gt;</li> <li>% TRC violations, (SNC is &gt;= 33 %) =&gt;</li> <li>% TRC violations, (SNC is &gt;= 33 %) =&gt;</li> </ul>	170.14 11.75 79.8 0 0 N/A N/A	447.48 27 189.69 0 0 N/A N/A	0.6752 0.11 0.6752 N/A N/A N/A BDL => Below IUP => Indust	0.5698 0.08 0.5698 N/A N/A N/A N/A Detection Limi rial User Permit	5.0/9.75 5.0/9.75	6.5/9.5 0 N/A N/A	ams per liter	
<ul> <li>Maximum (mg/l) =&gt;</li> <li>or Maximum (lb/d) =&gt;</li> <li>or <u>6 month using BDL</u> Average (mg/l) =&gt;</li> <li>or Average Loading (lb/d) =&gt;</li> <li>% violations, (chronic SNC is &gt;= 66%) =&gt;</li> <li>% TRC violations, (SNC is &gt;= 33 %) =&gt;</li> <li>% TRC violations, (SNC is &gt;= 33 %) =&gt;</li> <li>% TRC violations, (SNC is &gt;= 33 %) =&gt;</li> </ul>	170.14 11.75 79.8 0 0 N/A N/A N/A	447.48 27 189.69 0 0 N/A N/A	0.6752 0.11 0.6752 N/A N/A N/A BDL => Below IUP => Indust SNC => Signif	0.5698 0.08 0.5698 N/A N/A N/A N/A N/A Detection Limi rial User Permit icant Non-Com	5.0/9.75 15.4 N/A N/A N/A t	6.5/9.5 0 N/A N/A N/A mg/l => milligr lb/d => pound	ams per liter s per day	
<ul> <li>Maximum (mg/l) =&gt;</li> <li>or Maximum (lb/d) =&gt;</li> <li>or <u>6 month using BDL</u> Average (mg/l) =&gt;</li> <li>or Average Loading (lb/d) =&gt;</li> <li>% violations, (chronic SNC is &gt;= 66%) =&gt;</li> <li>% TRC violations, (SNC is &gt;= 33 %) =&gt;</li> <li>% TRC violations, (SNC is &gt;= 33 %) =&gt;</li> <li>% TRC violations, (SNC is &gt;= 33 %) =&gt;</li> </ul>	170.14 11.75 79.8 0 0 N/A N/A N/A	447.48 27 189.69 0 0 N/A N/A	0.6752 0.11 0.6752 N/A N/A N/A BDL => Below IUP => Indust SNC => Signif	0.5698 0.08 0.5698 N/A N/A N/A N/A N/A Detection Limi rial User Permit icant Non-Com	5.0/9.75 15.4 N/A N/A N/A t	6.5/9.5 0 N/A N/A N/A mg/l => milligr lb/d => pound	ams per liter s per day	JP Limit
* Maximum $(mg/l) \Rightarrow$ * or Maximum $(lb/d) \Rightarrow$ * or <u>6 month using BDL</u> Average $(mg/l) \Rightarrow$ * or Average Loading $(lb/d) \Rightarrow$ % violations, (chronic SNC is $>= 66\%) \Rightarrow$ % violations, (chronic SNC is $>= 66\%) \Rightarrow$ % violations, (chronic SNC is $>= 66\%) \Rightarrow$ % TRC violations, (SNC is $>= 33\%) \Rightarrow$	170.14 11.75 79.8 0 0 N/A N/A N/A	447.48 27 189.69 0 0 N/A N/A	0.6752 0.11 0.6752 N/A N/A N/A BDL => Below IUP => Indust SNC => Signif	0.5698 0.08 0.5698 N/A N/A N/A N/A N/A Detection Limi rial User Permit icant Non-Com	5.0/9.75 15.4 N/A N/A N/A t	6.5/9.5 0 N/A N/A N/A mg/l => milligr lb/d => pound	ams per liter s per day	JP Limit
<ul> <li>Maximum (mg/l) =&gt;</li> <li>or Maximum (lb/d) =&gt;</li> <li>or <u>6 month using BDL</u> Average (mg/l) =&gt;</li> <li>or Average Loading (lb/d) =&gt;</li> <li>% violations, (chronic SNC is &gt;= 66%) =&gt;</li> <li>% TRC violations, (SNC is &gt;= 33 %) =&gt;</li> <li>% TRC violations, (SNC is &gt;= 33 %) =&gt;</li> <li>% TRC violations, (SNC is &gt;= 33 %) =&gt;</li> </ul>	170.14 11.75 79.8 0 0 N/A N/A N/A	447.48 27 189.69 0 0 N/A N/A	0.6752 0.11 0.6752 N/A N/A N/A BDL => Below IUP => Indust SNC => Signif	0.5698 0.08 0.5698 N/A N/A N/A N/A N/A Detection Limi rial User Permit icant Non-Com	5.0/9.75 15.4 N/A N/A tt Pl N/A	6.5/9.5 0 N/A N/A N/A mg/l => milligr lb/d => pound	ams per liter s per day	

Pretreatment Annual Rep	ort (PAR)		trol Authority, Town Name =>	Typicalville		Industry	Slugem Hosiery	A :11 T
Industrial Data Summary F	orm (IDSF			Typicalville W	WTD	IUP #		vi ili, inc.
Use separate forms for each in		/	NPDES # =>		vv 11	Pipe #	0007	
Enter BDL values as < (v		1st 6 m	onths, dates $=>$		to 6/30/12	Tipe #	001	
	alue)		onths, dates =>		to 12/31/12			
	Flow,	mgd	ngd BO		T	SS	Ann	onia
	1st 6 months	2nd 6 months	1st 6 months	2nd 6 months	1st 6 months	2nd 6 months	1st 6 months	2nd 6 months
Total # of samples =>	12	10	12	10	7	7		1
* Maximum (mg/l) =>	0.248 mgd	0.358 mgd	177	325	367	330		5.4
* or Maximum (lb/d) =>			342.62	737.26	752.96	864.19	not	15.23
* or <u>6 month using BDL</u> Average (mg/l) =>	0.197 mgd	0.313 mgd	157	226	0.252	218	required	5.4
* or Average Loading (lb/d) =>			257.34	571.23	431.18	549.46		15.23
% violations,(chronic SNC is >= 66%) =>	0	0	0	0	0	0		N/A
% TRC violations, (SNC is $\geq 33$ %) $\equiv \geq$	0	0	0	0	0	0		N/A
	nium	um Cop		per Mei		Zi	nc	
	1st 6 months	2nd 6 months	1st 6 months	2nd 6 months	1st 6 months	2nd 6 months	1st 6 months	2nd 6 months
Total # of samples =>	8	8	8	7		1	7	7
* Maximum (mg/l) =>	0.48	0.460	0.49	0.49		0.0002	0.187	0.501
* or Maximum $(lb/d) =>$	0.863	1.3730	0.94	1.314	not	0.0006	0.359	1.32
* or <u>6 month using BDL</u> Average (mg/l) =>	0.407	0.390	0.393	0.383	required	0.0002	0.162	0.359
* or Average Loading (lb/d) =>	0.693	1.0190	0.667	0.999		0.0006	0.266	0.935
% violations, (chronic SNC is $\geq 66\%$ ) =>	12.5	0	12.5	0		N/A	0	0
% TRC violations, (SNC is $\geq 33$ %) $\geq$	0	0	0	0		N/A	0	0
	Oil & G	Frease	MB	AS	Phosp	norous		
	1st 6 months	2nd 6 months	1st 6 months	2nd 6 months	1st 6 months	2nd 6 months		
Total # of samples =>	7	7		1		_		
* Maximum (mg/l) =>	75.9	79		0.12	🗌 \\/h\	v was tł	nic data	
* or Maximum (lb/d) =>	124.33	205	not	0.358				
* or <u>6 month using BDL</u> Average (mg/l) =>	45.5	62.78	required	0.12	not	require	d?	
* or Average Loading (lb/d) =>	66.9	161.6		0.358		-		
% violations, (chronic SNC is >= 66%) =>	0	0		N/A	🔲 Disc	uss in i	harrativ	/e.
% TRC violations, (SNC is >= 33 %) =>	0	0		N/A		~		
* POTW must enter at least one of these			BDL => Below IUP => Industr	Detection Limit		mg/l => milligra lb/d => pounds	ms per liter	
four rows, Please indicate how averages wer	e calculated			cant Non-Comp	liance	mgd => million	gallons per day	
Avg period could be month, Qtr, or 6-month	& if BDL , 1/2BDI					WWTP => was	tewater treatme	nt plant

d 6 months 7 1.830 0.7146 1.245 0.506 0 0		
d 6 months 7 1.830 0.7146 1.245 0.506 0 0		
7 1.830 0.7146 1.245 0.506 0 0		
0.7146 1.245 0.506 0 0		
0.7146 1.245 0.506 0 0		
1.245 0.506 0 0		
0.506 0 0		
000		
d 6 manth -		
d 6 months		
10		
3.03		
1.7083		
2.15		
1.0490		
30		
20		
d 6 months		
TTO as		
resent		
mg/l => milligrams per liter		
lb/d => pounds per day mgd => million gallons per day		



### Significant Non-Compliance Report (SNCR)





- List all IUs in SNC with any IUP requirement for the PAR Year
  - **1**) Limits Violations
  - 2) Pass-Through and Interference
  - 3) SNC for Reporting and/or IUP Conditions

- POTW must still take that appropriate enforcement or other action for SIUs that will be in SNC for a second consecutive six-month period
- Remember, repeat SNCs are a serious matter.



	Pretr	eatment Annual Report (PA	AR)	PA	R covers this ca	alendar year =>	2012
Sign	ificar	nt Non-Compliance Report	(SNCR)	Control Author	ity=Program=T	own Name =>	Town of Typicalville
WWTP =	Waste	water Treatment Plant, use separate f	form for each	WWTP.	W	WTP Name =>	Typicalville WWTP
SIU = Sig	gnificar	nt Industrial User				NPDES # =>	NC0012345
SNC = S	ignifica	ant Non-Compliance					
A SNCR	R Form	must be submitted with every PAR, p	blease write "/	None " if you had	No SIUs in SN	IC during calend	lar year
					<b>SNC</b> ? (	Yes / No )	
IUP	Pipe	Industry Name	Pa	rame te r	for each 6-n	wnth period.	
#	#		or "H	Reporting"	Jan June	July - Dec.	
0006	001	Will Plateit Metal Finishing, Inc.	Cadmium		Yes	Yes	
0008	001	Chicken Pluckers, Inc.	BOD		Yes	No	
0008	001	Chicken Pluckers, Inc.	Reporting		Yes	No	
A 440 cl		the Division's "OUL- in ONIC H" ( )	a 1 Day				
	1.0	f the Division's "SIUs in SNC Historic correct? Notify the Division of any e	<b>A</b>	•	<b>A</b>	U	
		IUST be explained in the Narrative,				ous years.	
		are serious matters that MUST be ex					



		2005	2006	2007	2008	2009	2010	2011
	_	1st half   2nd h	half 1st half   2nd half	1st half   2nd half	1st half   2nd half	1st half   2nd half	1st half   2nd half	1st half   2nd half
Slugem Hosiery Mills, Ir IUP # 0007 IUP_Status: Active	C. Pipe #		PreviousNames:		SIU Word Descri Textile	iption:		
	Chromium	I						x
	Copper							x
Chicken Pluckers, Inc. IUP # 0008 IUP_Status: Active	Pipe #		PreviousNames:		SIU Word Descri Poultry Processing			
	Reporting	I					x	
Vill Plateit Metal Finishi IUP # 0006 IUP_Status: Active	ng, Inc. Pipe#		PreviousNames:		SIU Word Descri Metals-433	iption:		
	Nickel					x		

# Note, the Division did not provide an SNC Report for the 2023 PAR

An 'X' in a semi-annual period indicates snc for the period for the respective parameter.

PRINTED ON: 1/2/2013

This information is compiled from many sources, and has not been verified. Contact the local pretreatment coordinator or state pretreatment staff if errors are noted. Pretreatment Performance Summary (PPS)



- Form adapted to gather information for the EPA database
- Counts # of:
  - SIUs and CIUs
  - NOVs and similar actions
  - SIUs in SNC
  - Public Notices
  - Enforcement Cases
  - Penalties Assessed and Collected
  - Compliance Schedules







- Line # 5. Number of SIUs permitted and/or discharging during the PAR year. Discuss new or dropped SIUs in narrative.
- Line # 12. An SIU is in SNC if they fail to meet a compliance schedule milestone within 90 days of the scheduled date for starting construction, completing construction or attaining final compliance; if progress reports required by the compliance schedule are over 45 days late; or there are violations of any interim limits meeting the chronic or TRC definition of SNC.
- Line # 15. This is the total number of industries on a compliance schedule as part of an enforcement action during the reporting period. If the compliance schedule was entered into in July 2023, it would be counted on the PPS form in 2023 and 2024 and subsequent PARs years until the schedule is completed or expires. These schedules are issued outside of, or separate from, the IUP. If an industry is on a compliance schedule that is part of an IUP, this is <u>not</u> included in the PAR. This type of compliance schedule is not considered an enforcement action that includes stipulated penalties, and it should therefore not be included.
- Lines # 16,17,18,19, 20. are based on number of events during PAR year, and do not include events occurring after PAR year.
- Line # 19. Total amount of Civil Penalties collected: This is the actual amount in fines that was collected from the industries during this twelve-month period. This can include COLLECTION of penalties assessed during prior reporting periods.
- Line # 20. Number of SIUs from which penalties collected. This is the total number of industries that actually paid penalties during the year.



# Chapter 9, PAR Guidance Pretreatment Performance Summary (PPS)

	1.	Pretreatment Town Name:	Typicalville		
	2.	"Primary" NPDES Number	NC00 12345		
		or Non_Discharge Permi	it # if applicable =>		
Line # 5. Number of SIUs actually permitted and/or discharging during PAR year. Discuss new or dropped SIUs in narrative.	3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15 16. 17. 18. 19. 20. Foot Notes:	PAR begin Date, please enter of PAR end Date, please enter of Total number of SIUs, includes Number of CIUs Number of SIUs with no IUP, of Number of SIUs not inspected Number of SIUs not sampled b Number of SIUs in SNC due to Number of SIUs in SNC Number of SIUs included in put Total number of SIUs on a con Number of NOVs, NNCs or sin Number of Civil Penalties asse Number of Civil Penalties asse Number of IUs from which per	01/01/yy 12/31/yy s CIUs or with an expired IUP by POTW oy POTW o IUP Limit violations to Reporting violations tion of a compliance schedule, CO, AO or similar ublic notice npliance schedule, CO, AO or similar milar assessed to SIUs essed to SIUs assessed to SIUs es Collected	ur 19. => POTW SIU	$3. \Rightarrow \frac{1/1/2012}{4. \Rightarrow \frac{12/31/2012}{5. \Rightarrow 3}}$ $6. \Rightarrow \frac{3}{6. \Rightarrow 3}$ $6. \Rightarrow \frac{3}{6. \Rightarrow 3}$ $7. \Rightarrow \frac{3}{6. \Rightarrow 3}$ $9. \Rightarrow \frac{3}{6. \Rightarrow 3}$ $10. \Rightarrow \frac{3}{6. \Rightarrow 3}$ $11. \Rightarrow \frac{3}{6. \Rightarrow 3}$ $12. \Rightarrow \frac{3}{6. \Rightarrow 3}$ $14. \Rightarrow \frac{3}{6. \Rightarrow 3}$ $16. \Rightarrow \frac{16. \Rightarrow 3}$ $16. \Rightarrow 16. $
			OV Notice of Violation	SNC	Significant Non-Compliance
		IU Industrial User PA	AR Pretreatment Annual Report		

1.	Pretreatment	Town Name:	Typicalville				
2.	"Primary" NI	PDES Number	NC00 <u>12345</u>				
	or Non	_Discharge Per	rmit # if applicable =>				
3.	•	ate, please ente	••		3. =>	1/1/2012	
4.		e, please enter	••		4.=>	12/31/2012	
5.	Total number	r of SIUs, inclu	des CIUs		5. =>	3	
6.	Number of C	IUs			6. =>	1	
7.	Number of S	IUs with no IU	P, or with an expired IUP		7.=>	0	
8.	Number of S	IUs not inspect	ed by POTW		8. =>	0	
9.	Number of S	IUs not sample	d by POTW		9. =>	0	
10.	Number of S	IUs in SNC due	e to IUP Limit violations		10. =>	2	Will Plateit
11.	Number of S	IUs in SNC due	e to Reporting violations		11. =>	1	
12.	Number of SIU	s in SNC due to vi	olation of a compliance schedule, CO, AO or simi	lar	12. =>	0	
13.	Number of C	IUs in SNC			13. =>	1	Will Plateit
14.	Number of S	IUs included in	public notice		14. =>		
15	Total number	r of SIUs on a c	compliance schedule, CO, AO or similar		15. =>		
16.	Number of N	OVs, NNCs or	similar assessed to SIUs		16. =>		
17.	Number of C	ivil Penalties a	ssessed to SIUs		17. =>		
18.	Number of C	riminal Penalti	es assessed to SIUs		18. =>		
19.	Total Amoun	t of Civil Pena	lties Collected	19. =>	\$		
20.	Number of II	Js from which	penalties collected		20. =>		
			-				
Foot Notes:	AO Administr	ative Order	IUP Industrial User Pretreatment Permit	POTW	Publicly O	wned Treatment W	
	CIU Categorica	al Industrial User	NNC Notice of Non-Compliance	SIU	Significant	t Industrial User	
	CO Consent C	rder	NOV Notice of Violation	SNC	Significant	t Non-Compliance	
	IU Industrial	User	PAR Pretreatment Annual Report				

IU

Industrial User

1.	Pretreatment Town Name:	Typicalville				
2.	"Primary" NPDES Number	NC00 12345				
	or Non_Discharge Perm	it # if applicable =>				
3.	PAR begin Date, please enter	01/01/yy		3. => 1/1	/2012	
4.	PAR end Date, please enter	12/31/yy		4. => 12/31	/2012	
5.	Total number of SIUs, include	es CIUs		5. =>	3	
6.	Number of CIUs			6. =>	1	
7.	Number of SIUs with no IUP,	or with an expired IUP		7.=>	0	
8.	Number of SIUs not inspected	by POTW		8. =>	0	
9.	Number of SIUs not sampled	by POTW		9. =>	0	
10.	Number of SIUs in SNC due t	o IUP Limit violations		10. =>	2	
11.	Number of SIUs in SNC due t	o Reporting violations		11.=>	1	
12.	Number of SIUs in SNC due to viola	ation of a compliance schedule, CO, AO or simila	r	12. =>	0	
13.	Number of CIUs in SNC			13. =>	1	
14.	Number of SIUs included in p	ublic notice		14. =>	2	Will Plateit
15	Total number of SIUs on a con	mpliance schedule, CO, AO or similar		15. =>		
16.	Number of NOVs, NNCs or si	milar assesed to SIUs		16. =>		
17.	Number of Civil Penalties asso	essed to SIUs		17. =>		
18.	Number of Criminal Penalties	assessed to SIUs		18. =>		
19.	Total Amount of Civil Penalti	es Collected	19. =>	\$		
20.	Number of IUs from which pe	nalties collected		20. =>		
	- -					
Foot Notes:	AO Administrative Order	IUP Industrial User Pretreatment Permit	POTW	Publicly Owned Tre	atm ent W	
	CIU Categorical Industrial User N	INC Notice of Non-Compliance	SIU	Significant Industria	d User	
	CO Consent Order N	IOV Notice of Violation	SNC	Significant Non-Con	npliance	

PAR Pretreatment Annual Report

CO Consent Order

IU Industrial User

NOV Notice of Violation

PAR Pretreatment Annual Report

or Non_Discharge Permit # if applicable =>3.PAR begin Date, please enter 01/01/yy $3. \Rightarrow 1/1/2012$ 4.PAR end Date, please enter 12/31/yy $4. \Rightarrow 12/31/2012$ 5.Total number of SIUs, includes CIUs $5. \Rightarrow 3$ 6.Number of SIUs with no IUP, or with an expired IUP $7. \Rightarrow 0$ 8.Number of SIUs not inspected by POTW $8. \Rightarrow 0$ 9.Number of SIUs not sampled by POTW $9. \Rightarrow 0$ 10.Number of SIUs in SNC due to IUP Limit violations $10. \Rightarrow 2$ 11.Number of SIUs in SNC due to Reporting violations $11. \Rightarrow 1$ 12.Number of SIUs in SNC due to Reporting violations $11. \Rightarrow 1$ 13.Number of SIUs in SNC due to outolation of a compliance schedule, CO, AO or similar $12. \Rightarrow 0$ 14.Number of SIUs on a compliance schedule, CO, AO or similar $15. \Rightarrow 0$ 15.Total number of SIUs on a compliance schedule, CO, AO or similar $15. \Rightarrow 0$ 16.Number of SIUs on a compliance schedule, CO, AO or similar $15. \Rightarrow 0$ 17.Number of SIUs on a compliance schedule, CO, AO or similar $15. \Rightarrow 0$ 18.Number of Civil Penalties assessed to SIUs $18. \Rightarrow 1$ 19.Total Amount of Civil Penalties collected $19. \Rightarrow $$ 20.Number of IUs from which penalties collected $20. \Rightarrow 1$ 21.A0Administrative OrderAutor and the penalties collected	1. 2.	Pretreatment Town Name:Typicalville"Primary" NPDES NumberNC00 12345			
4.PAR end Date, please enter $12/31/2012$ 5.Total number of SIUs, includes CIUs $5.=>$ $3$ 6.Number of CIUs $6.=>$ $1$ 7.Number of SIUs with no IUP, or with an expired IUP $7.=>$ $0$ 8.Number of SIUs not inspected by POTW $8.=>$ $0$ 9.Number of SIUs not sampled by POTW $9.=>$ $0$ 10.Number of SIUs not sampled by POTW $9.=>$ $0$ 11.Number of SIUs in SNC due to IUP Limit violations $10.=>$ $2$ 12.Number of SIUs in SNC due to Reporting violations $11.=>$ $1$ 12.Number of SIUs in SNC due to violation of a compliance schedule, CO, AO or similar $12.=>$ $0$ 13.Number of SIUs in cluded in public notice $14.=>$ $2$ 14.Number of SIUs on a compliance schedule, CO, AO or similar $15.=>$ $0$ 15.Total number of SIUs on a compliance schedule, CO, AO or similar $16.=>$ $17.=>$ 16.Number of Civil Penalties assessed to SIUs $18.=>$ $19.=>$ 17.Number of Civil Penalties collected $19.=>$ $$$ 19.Total Amount of Civil Penalties collected $19.=>$ $$$ 20.Number of IUs from which penalties collected $20.=>$		or Non_Discharge Permit # if applicable =>			
5.       Total number of SIUs, includes CIUs       5. =>       3         6.       Number of CIUs       6. =>       1         7.       Number of SIUs with no IUP, or with an expired IUP       7. =>       0         8.       Number of SIUs not inspected by POTW       8. =>       0         9.       Number of SIUs not sampled by POTW       9. =>       0         10.       Number of SIUs in SNC due to IUP Limit violations       10. =>       2         11.       Number of SIUs in SNC due to Reporting violations       11. =>       1         12.       Number of SIUs in SNC due to Reporting violations       11. =>       1         13.       Number of SIUs in SNC       13. =>       1         14.       Number of SIUs on a compliance schedule, CO, AO or similar       15. =>       0         15.       Total number of SIUs on a compliance schedule, CO, AO or similar       15. =>       0         16.       Number of Civil Penalties assessed to SIUs       16. =>       17.         18.       Number of Civil Penalties collected       19. =>       \$         19.       Total Amount of Civil Penalties collected       20. =>       =>	3.	PAR begin Date, please enter 01/01/yy		3. => 1/1/2012	
6.Number of CIUs $6. \Rightarrow 1$ 7.Number of SIUs with no IUP, or with an expired IUP $7. \Rightarrow 0$ 8.Number of SIUs not inspected by POTW $8. \Rightarrow 0$ 9.Number of SIUs not sampled by POTW $9. \Rightarrow 0$ 10.Number of SIUs in SNC due to IUP Limit violations $10. \Rightarrow 2$ 11.Number of SIUs in SNC due to Reporting violations $11. \Rightarrow 1$ 12.Number of SIUs in SNC due to violation of a compliance schedule, CO, AO or similar $12. \Rightarrow 0$ 13.Number of SIUs in SNC $13. \Rightarrow 1$ 14.Number of SIUs included in public notice $14. \Rightarrow 2$ 15.Total number of SIUs on a compliance schedule, CO, AO or similar $15. \Rightarrow 0$ 16.Number of NOVs, NNCs or similar assessed to SIUs $16. \Rightarrow$ 17.Number of Civil Penalties assessed to SIUs $18. \Rightarrow$ 18.Number of Civil Penalties Collected $19. \Rightarrow$ 19.Total Amount of Civil Penalties collected $20. \Rightarrow$	4.	PAR end Date, please enter 12/31/yy		4. => 12/31/2012	
7.       Number of SIUs with no IUP, or with an expired IUP       7. =>       0         8.       Number of SIUs not inspected by POTW       8. =>       0         9.       Number of SIUs not sampled by POTW       9. =>       0         10.       Number of SIUs in SNC due to IUP Limit violations       10. =>       2         11.       Number of SIUs in SNC due to Reporting violations       11. =>       1         12.       Number of SIUs in SNC due to violation of a compliance schedule, CO, AO or similar       12. =>       0         13.       Number of SIUs included in public notice       14. =>       2         14.       Number of SIUs on a compliance schedule, CO, AO or similar       15. =>       0         16.       Number of NOVs, NNCs or similar assessed to SIUs       16. =>       17. =>         17.       Number of Crivil Penalties assessed to SIUs       18. =>       19. =>         19.       Total Amount of Civil Penalties Collected       19. =>       \$         20.       Number of IUs from which penalties collected       20. =>	5.	Total number of SIUs, includes CIUs		5. => 3	
<ul> <li>8. Number of SIUs not inspected by POTW</li> <li>9. Number of SIUs not sampled by POTW</li> <li>9. =&gt; 0</li> <li>9. Number of SIUs in SNC due to IUP Limit violations</li> <li>10. =&gt; 2</li> <li>11. Number of SIUs in SNC due to Reporting violations</li> <li>11. =&gt; 1</li> <li>12. Number of SIUs in SNC due to violation of a compliance schedule, CO, AO or similar</li> <li>12. =&gt; 0</li> <li>13. Number of CIUs in SNC</li> <li>14. Number of SIUs included in public notice</li> <li>15. =&gt; 0</li> <li>16. Number of SIUs on a compliance schedule, CO, AO or similar</li> <li>15. =&gt; 0</li> <li>16. Number of NOVs, NNCs or similar assessed to SIUs</li> <li>17. =&gt;</li> <li>18. Number of Criminal Penalties assessed to SIUs</li> <li>19. =&gt; \$</li> <li>20. Number of IUs from which penalties collected</li> <li>20. =&gt;</li> </ul>	6.	Number of CIUs		6. => 1	
<ul> <li>9. Number of SIUs not sampled by POTW</li> <li>9. =&gt; 0</li> <li>10. Number of SIUs in SNC due to IUP Limit violations</li> <li>11. =&gt; 1</li> <li>12. Number of SIUs in SNC due to Reporting violations</li> <li>11. =&gt; 1</li> <li>12. Number of SIUs in SNC due to violation of a compliance schedule, CO, AO or similar</li> <li>12. =&gt; 0</li> <li>13. Number of CIUs in SNC</li> <li>14. Number of SIUs included in public notice</li> <li>15. =&gt; 0</li> <li>16. Number of SIUs on a compliance schedule, CO, AO or similar</li> <li>16. =&gt;</li> <li>17. Number of Civil Penalties assessed to SIUs</li> <li>18. =&gt;</li> <li>19. Total Amount of Civil Penalties Collected</li> <li>19. =&gt; \$</li> <li>20. Number of IUs from which penalties collected</li> <li>20. =&gt;</li> </ul>	7.	Number of SIUs with no IUP, or with an expired IUP		7. => 0	
10.Number of SIUs in SNC due to IUP Limit violations $10. \Rightarrow$ 211.Number of SIUs in SNC due to Reporting violations $11. \Rightarrow$ $11. \Rightarrow$ 12.Number of SIUs in SNC due to violation of a compliance schedule, CO, AO or similar $12. \Rightarrow$ $0$ 13.Number of CIUs in SNC $13. \Rightarrow$ $11. \Rightarrow$ $11. \Rightarrow$ 14.Number of SIUs included in public notice $14. \Rightarrow$ $2$ 15.Total number of SIUs on a compliance schedule, CO, AO or similar $15. \Rightarrow$ $0$ 16.Number of NOVs, NNCs or similar assessed to SIUs $16. \Rightarrow$ $17. \Rightarrow$ 17.Number of Civil Penalties assessed to SIUs $18. \Rightarrow$ $19. \Rightarrow$ 19.Total Amount of Civil Penalties collected $19. \Rightarrow$ $$$ 20.Number of IUs from which penalties collected $20. \Rightarrow$	8.	Number of SIUs not inspected by POTW		8. => 0	
11.Number of SIUs in SNC due to Reporting violations $11. =>$ $1$ 12.Number of SIUs in SNC due to violation of a compliance schedule, CO, AO or similar $12. =>$ $0$ 13.Number of CIUs in SNC $13. =>$ $1$ 14.Number of SIUs included in public notice $14. =>$ $2$ 15.Total number of SIUs on a compliance schedule, CO, AO or similar $15. =>$ $0$ 16.Number of NOVs, NNCs or similar assessed to SIUs $16. =>$ 17.Number of Civil Penalties assessed to SIUs $18. =>$ 19.Total Amount of Civil Penalties Collected $19. =>$ 20.Number of IUs from which penalties collected $20. =>$	9.	Number of SIUs not sampled by POTW		9. => 0	
12.       Number of SIUs in SNC due to violation of a compliance schedule, CO, AO or similar       12. =>       0         13.       Number of CIUs in SNC       13. =>       1         14.       Number of SIUs included in public notice       14. =>       2         15       Total number of SIUs on a compliance schedule, CO, AO or similar       15. =>       0         16.       Number of NOVs, NNCs or similar assessed to SIUs       16. =>         17.       Number of Civil Penalties assessed to SIUs       17. =>         18.       Number of Civil Penalties collected       19. =>         19.       =>       \$         20.       Number of IUs from which penalties collected       20. =>	10.	Number of SIUs in SNC due to IUP Limit violations		10. => 2	
12.       Number of SIUs in SNC due to violation of a compliance schedule, CO, AO or similar       12. =>       0         13.       Number of CIUs in SNC       13. =>       1         14.       Number of SIUs included in public notice       14. =>       2         15       Total number of SIUs on a compliance schedule, CO, AO or similar       15. =>       0         16.       Number of NOVs, NNCs or similar assessed to SIUs       16. =>       17.         17.       Number of Civil Penalties assessed to SIUs       17. =>       18. =>         19.       Total Amount of Civil Penalties Collected       19. =>       \$         20.       Number of IUs from which penalties collected       20. =>	11.	Number of SIUs in SNC due to Reporting violations		11. => 1	<b>O</b> line e
13.Number of CIUs in SNC $13. =>$ 114.Number of SIUs included in public notice $14. =>$ 215Total number of SIUs on a compliance schedule, CO, AO or similar $15. =>$ 016.Number of NOVs, NNCs or similar assessed to SIUs $16. =>$ 117.Number of Civil Penalties assessed to SIUs $17. =>$ 118.Number of Criminal Penalties assessed to SIUs $18. =>$ 119.Total Amount of Civil Penalties Collected $19. =>$ \$20.Number of IUs from which penalties collected $20. =>$	12.	Number of SIUs in SNC due to violation of a compliance schedule, CO, AO or similar		12. => 0	
14.       Number of SIUs included in public notice       14. =>       2         15       Total number of SIUs on a compliance schedule, CO, AO or similar       15. =>       0         16.       Number of NOVs, NNCs or similar assessed to SIUs       16. =>       0         17.       Number of Civil Penalties assessed to SIUs       17. =>       18.         18.       Number of Criminal Penalties assessed to SIUs       18. =>         19.       Total Amount of Civil Penalties Collected       19. =>       \$         20.       Number of IUs from which penalties collected       20. =>	13.	Number of CIUs in SNC		13. => 1	
15Total number of SIUs on a compliance schedule, CO, AO or similar $15. => 0$ 16.Number of NOVs, NNCs or similar assessed to SIUs $16. =>$ 17.Number of Civil Penalties assessed to SIUs $17. =>$ 18.Number of Criminal Penalties assessed to SIUs $18. =>$ 19.Total Amount of Civil Penalties Collected $19. =>$ 20.Number of IUs from which penalties collected $20. =>$	14.	Number of SIUs included in public notice		14. => 2	
17.Number of Civil Penalties assessed to SIUs17. =>18.Number of Criminal Penalties assessed to SIUs18. =>19.Total Amount of Civil Penalties Collected19. =>20.Number of IUs from which penalties collected20. =>	15	Total number of SIUs on a compliance schedule, CO, AO or similar		15. => 0	
18.       Number of Criminal Penalties assessed to SIUs       18. =>         19.       Total Amount of Civil Penalties Collected       19. =>       \$         20.       Number of IUs from which penalties collected       20. =>	16.	Number of NOVs, NNCs or similar assessed to SIUs		16. =>	
19. Total Amount of Civil Penalties Collected       19. => \$         20. Number of IUs from which penalties collected       20. =>	17.	Number of Civil Penalties assessed to SIUs		17. =>	
20.       Number of IUs from which penalties collected       20. =>	18.	Number of Criminal Penalties assessed to SIUs		18. =>	
	19.	Total Amount of Civil Penalties Collected	19. =>	\$	
Foot Notes:         AO         Administrative Order         IUP Industrial User Pretreatment Permit         POTW         Publicly Owned Treatment W	20.	Number of IUs from which penalties collected		20. =>	
CIU Categorical Industrial User NNC Notice of Non-Compliance SIU Significant Industrial User	Foot Notes:			I. I	

SNC Significant Non-Compliance

	1.	Pretreatment Town Name:	Typicalville			
	2.	"Primary" NPDES Number	NC00 12345			
		or Non_Discharge Permit	t # if applicable =>			
	3.	PAR begin Date, please enter 0			3. =>	1/1/2012
	4.	PAR end Date, please enter 12	2/31/уу		4. => ]	12/31/2012
	5.	Total number of SIUs, includes	CIUs		5. =>	3
	6.	Number of CIUs			6. =>	1
	7.	Number of SIUs with no IUP, o	or with an expired IUP		7.=>	0
	8.	Number of SIUs not inspected b	by POTW		8. =>	0
	9.	Number of SIUs not sampled by	y POTW		9. =>	0
	10.	Number of SIUs in SNC due to	IUP Limit violations		10. =>	2
	11.	Number of SIUs in SNC due to	Reporting violations		11.=>	1
_	12.	Number of SIUs in SNC due to violati	ion of a compliance schedule, CO, AO or simila	r	12. =>	0
	13.	Number of CIUs in SNC			13. =>	1
	14.	Number of SIUs included in put	blic notice		14. =>	2
	15	Total number of SIUs on a com	pliance schedule, CO, AO or similar		15. =>	0
	16.	Number of NOVs, NNCs or sin	nilar assesed to SIUs		16. =>	16
	17.	Number of Civil Penalties asses	ssed to SIUs		17. =>	8
	18.	Number of Criminal Penalties a	assessed to SIUs		18. =>	0
	19.	Total Amount of Civil Penalties	s Collected	19. =>	\$	
	20.	Number of IUs from which pen	alties collected		20. =>	
		-				
	Foot Notes:	AO Administrative Order II	JP Industrial User Pretreatment Permit	POTW	Publicly Own	ned Treatment W
			IC Notice of Non-Compliance	SIU		ndustrial User
			V Notice of Violation	SNC	Significant M	Von-Compliance
		IU Industrial User PA	AR Pretreatment Annual Report			

Lines # 16, 17, 18 are based on number of events during PAR year, and do not include

occurring after

PAR year.

events

		Pretreatment Town Name:	Typicalville			
	2.	"Primary" NPDES Number	NC00 $\underline{12345}$			
		or Non_Discharge Per	rmit # if applicable =>			
	3.	PAR begin Date, please ente	er 01/01/yy		3. =>	1/1/2012
	4.	PAR end Date, please enter	12/31/yy		4. =>	12/31/2012
	5.	Total number of SIUs, inclu-	des CIUs		5. =>	3
	6.	Number of CIUs			6. =>	1
	7.	Number of SIUs with no IU	P, or with an expired IUP		7.=>	0
	8.	Number of SIUs not inspect	ed by POTW		8. =>	0
	9.	Number of SIUs not sample	d by POTW		9. =>	0
	10.	Number of SIUs in SNC due	e to IUP Limit violations		10. =>	2
	11.	Number of SIUs in SNC due	e to Reporting violations		11.=>	1
	12.	Number of SIUs in SNC due to vie	olation of a compliance schedule, CO, AO or simil	ar	12.=>	0
	13.	Number of CIUs in SNC			13. =>	1
Line # 19 is the	14.	Number of SIUs included in	public notice		14. =>	2
actual amount in	15	Total number of SIUs on a c	compliance schedule, CO, AO or similar		15. =>	0
fines that was	16.	Number of NOVs, NNCs or	similar assessed to SIUs		16. =>	16
collected from the	17.	Number of Civil Penalties as	ssessed to SIUs		17.=>_	8
industries during this	18.	Number of Criminal Penaltic	es assessed to SIUs		18. =>	0
twelve month	<b>→</b> 19.	Total Amount of Civil Penal	lties Collected	19. =>	\$	1,350
period. This can	20.	Number of IUs from which p	penalties collected		20. =>	
include collection of	Esst Natar					
penalties assessed	Foot Notes:	AO Administrative Order CIU Categorical Industrial User	IUP Industrial User Pretreatment Permit NNC Notice of Non-Compliance	POTW SIU		rned Treatm <i>e</i> nt W Industrial User
during prior		CO Consent Order	NOV Notice of Violation	SNC		Non-Compliance
reporting periods.		IU Industrial User	PAR Pretreatment Annual Report			
	1					

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	1.	Pretreatment Town Name:	Typicalville			
	2.	"Primary" NPDES Number	NC00 12345			
		or Non_Discharge Per	mit # if applicable =>			
			01/01/			1/1/2010
	3.	PAR begin Date, please ente			3. =>	1/1/2012
	4.	PAR end Date, please enter				2/31/2012
	5.	Total number of SIUs, includ	des CIUs		5. =>	3
	6.	Number of CIUs			6. =>	1
	7.	Number of SIUs with no IUF	<b>1</b>		7.=>	0
	8.	Number of SIUs not inspecte	ed by POTW		8. =>	0
	9.	Number of SIUs not sampled	d by POTW		9. =>	0
	10.	Number of SIUs in SNC due	to IUP Limit violations		10. =>	2
	11.	Number of SIUs in SNC due	e to Reporting violations		11.=>	1
	12.	Number of SIUs in SNC due to vio	plation of a compliance schedule, CO, AO or simila	ır	12. =>	0
	13.	Number of CIUs in SNC			13. =>	1
	14.	Number of SIUs included in	public notice		14. =>	2
	15	Total number of SIUs on a co	ompliance schedule, CO, AO or similar		15. =>	0
	16.	Number of NOVs, NNCs or	similar assessed to SIUs		16. =>	16
Line # 20 is	17.	Number of Civil Penalties as	ssessed to SIUs		17. =>	8
the total	18.	Number of Criminal Penaltie	es assessed to SIUs		18. =>	0
number of	19.	Total Amount of Civil Penal	ties Collected	19. =>	· \$ -	1,350
industries that	<b>→</b> 20.	Number of IUs from which p	penalties collected		20. =>	3
actually paid		1				
penalties	Foot Notes:	AO Administrative Order	IUP Industrial User Pretreatment Permit	POTW	Publicly Own	ned Treatment W
during the		CIU Categorical Industrial User	NNC Notice of Non-Compliance	SIU	Significant I	ndustrial User
year.		CO Consent Order	NOV Notice of Violation	SNC	Significant M	Ion-Compliance
Joan	]	IU Industrial User	PAR Pretreatment Annual Report			





# Narrative







- Recommended Outline for Narrative
- Guidance is provided to:
  - Help you organize your PAR Narratives.
  - Help you determine what information is required or optional.
  - Help you understand how information is checked
  - Make it easier for us to find specific and useful information in the narratives.
- Some information is optional. It has been noted or italicized in both the guidance text and in the examples.
- This Guidance is available by e-mail, and on our web page.

http://deq.nc.gov/about/divisions/water-resources/water-resources-permitguidance/pretreatment-guide/annual-report-guidance



# Outline of a Typical Narrative:



- A. General Program Information.
- B. General Permit Information.
- 2. <u>IU Information</u>:
  - A. IUs in SNC Information.
  - B. Orders and Schedule Information (Please get this to us, we do need them).
  - C. A to C and Construction Information.
  - D. SIUs with Missing Data.

Optional:

- E. Enforcement Actions by POTW, and Industry Responses, for Non-SNC, Non-Order, Nonconstruction events
- F. Other Information





- If you have no IUs in SNC, on Orders, or having pretreatment construction activities, or missing data, your PAR <u>Narrative</u> may be as simple as the Division's two database items, with any corrections noted.
  - Program Information Sheet
  - Historical SNC database sheet(s) (not supplied for 2023 PAR)

Still need all other required PAR forms for your type of Program – Full versus Modified Programs!





### **General Information:**

A. General Program Information:

**1.** Pretreatment Program Info. Sheet

(provided to you by the Pretreatment Staff with the end-of-year emailing)

Status of Major Pretreatment Program Elements - LTMP/STMP, HWA, ERP, SUO, IWS - Are the dates and information correct, especially due dates? Include any needed corrections marked on the Info Sheet returned with the PAR Note, copies of the Program Info. Sheet are available upon request from the Pretreatment Staff.

2. Discuss Planned updates of major local program elements in narrative.







### **General Information:**

- B. Permit(s) General Information:
  - 1. Did you have any permits expire before being renewed? LIST THEM, & WHY.
  - 2. Did you have any SIU Permits that were Brand New, Dropped, or Changed Names during the Year? Please list them.
  - 3. This is a good time to confirm that all issued IUPs have been received and reviewed by the Central Office.



#### **General Information:**

B. Permit(s) General Information (cont.):

#### **Optional**

Dates for these permit actions may be listed here as useful reference.

We realize that some or all of these dates will have already been submitted to the Division with permit renewals, modifications, and drops.

If you have permits that have been submitted to the Division and you have not received review letter back from the Division, you may note that here.

For new permits, when did the permit become effective and when did the SIU actually begin discharge? Note, if a lag between these dates results in "missing" data, it must be explained (see "Missing" Data section below).



#### **<u>IU INFORMATION</u>:**

Please LIST alphabetically by IU name:

- A. <u>IUs in SNC Information:</u>
  - **1.** All IUs in SNC MUST be included in the Narrative and listed on the SNCR Form!
  - 2. Note the reason(s) and which six-month period(s) they were in SNC.
  - 3. If SNC for limits, note if was due to chronic, TRC, or both. Information should match what is on your IDSF and SNCR Forms.
  - 4. If SNC for something other than limits, such as: reporting, missing data/self monitoring, interference, pass-through, permit conditions, etc. please explain.





### **IU INFORMATION**:

### A. <u>IUs in SNC Information: (cont.)</u>

**Description of Narrative details:** 

5. Enclose a copy of the Public Notice for SNC, or affidavit. If Public Notice is not in the PAR explain why not. PAR will not be considered complete until Public Notice is received.

6. Explain how a SNC situation was or will be resolved; such as: increased limit, shut down, installed or improved pretreatment, better operations, production changes, etc.

7. Explain how previous SNC situations were resolved if resolution occurred in this PAR year.





### <u>IU INFORMATION</u>: (cont.)

B. <u>Orders or Schedule Information:</u> For SIUs on an Order of any kind (including Administrative Orders, Consent Orders, Compliance Schedules) at any time during the PAR year, include the following information:

- 1. A copy of the Order/Schedule with the PAR. If Order/Schedule has been modified since last submitted, include a new copy with the PAR.
- 2. Notes on all successfully completed Orders/Schedules.
- 3. Notes on all due dates in the Order/Schedule.
- 4. Notes on violations of any interim limits or due dates. Explain what and why and discuss penalties assessed and penalties collected. You may (*optional*) attach copies of NOVs and correspondence.
- 5. The Division might request a separate copy of the Administrative Orders, Consent Orders, and/or Compliance Schedules.





#### IU INFORMATION (cont.):

### C. <u>Pretreatment (A-to-C) and Construction Info:</u>

1. Narrative must include information on any SIUs who have submitted plans and specifications, requested an A-to-C, or had construction activities on their pretreatment systems during the PAR year. This information will document or measure improvements to pretreatment facilities and the work of pretreatment coordinators toward improving the environment.

- **2.** Please include the following information:
  - a. Brief description of what is, was, or will be constructed.
  - b. Approx. cost.
  - c. Date submitted and/or date of A-to-C.
  - d. Date construction began, or is scheduled to begin.
  - e. Date construction completed or scheduled to end.





### <u>IU INFORMATION</u> (cont.):

### D. <u>SIUs with Missing Data:</u>

1. Explain WHY any required sampling may "appear" to have not been done for any SIU. Missing data may be required to be repeated. Missed self-monitoring is a violation and may be considered SNC.

Some reasons for missing data are:

A permit is issued (became effective) well before the actual discharge begins.

A Permit is officially dropped well after the actual discharge was stopped.

Temporary shut downs / No process discharge.

Missed self monitoring, "botched" sampling, act of god, act of nature, or other reason. (EXPLAIN !)







**IU INFORMATION (cont.)**:

**OPTIONAL:** 

E. POTW Enforcement Actions and SIU Response Information, for Non-SNC, Non-Order, Non-Construction, Non-missing data events:

1. Enforcement actions taken by the POTW, may include NOVs, meetings, extra inspections, increased monitoring, penalties assessed, and penalties collected. Note, assessing penalties and collecting penalties should be documented as separate actions.

2. Briefly explain how SIU responded to the enforcement action(s). Information such as any known cause for the violations, and what the SIU has done or is doing to correct the problem. Did the SIU deny the problem, request a meeting, appeal the NOV, etc.?







### **IU INFORMATION (cont.):**

**OPTIONAL:** 

### F. Other Information:

1. Information on SIUs with minor violations may be listed in the narrative very briefly. This may be general and does not have to list the specifics about limits violations (note, the percent violations is already summarized on the IDSF form). Minor violations can be an indicator of future major violations.

2. Any other information you think is important.



### **GENERAL INFORMATION:**

GENERAL PROGRAM INFORMATION:

- AT, LTMP, HWA, SUO, ERP, IWS, and Permits are up to date. You can explain the status of these program elements in regard to DWR's review.
- Are all Dates on the Division's Database Program Info Sheet correct?
- A copy of our Program Info sheet is enclosed with corrections.
- Optional reporting of voluntary emerging compound information on a spreadsheet (provided by the Division upon request).





### **GENERAL INFORMATION (cont.)**:

GENERAL PERMIT INFORMATION:

- No permits lapsed or expired prior to renewal
- No new or Name Changes at any SIUs







### Slugem Hosiery Mill, Inc. (IUP # 0007, Textile)

SNC INFORMATION:

- SIU was not in SNC this PAR Year
- Previous SNC situation, see 2022 PAR, was resolved with permit modification effective February 1, 2023. The POTW increased IUP limits for chromium and copper. The cause of the violations and SNC in 2022 was determined to be increased production and flow.

ORDERS AND SCHEDULE INFORMATION: None

A to C and CONSTRUCTION INFORMATION: None

MISSING DATA: Please note there is no monitoring for ammonia, mercury, or MBAS for the first six months as this is only an annual monitoring requirement



• Slugem Hosiery Mill, Inc. (IUP # 0007, Textile) - Cont.

**OPTIONAL:** 

- ENFORCEMENTACTIONS by POTW, and Industry responses for Non-SNC, Non-Order, Non-Construction, Non-"missing" data events:
  - The \$500 penalty (\$250 per SNC) assessed in the last PAR Year (2022) was paid on February 22, 2023.
  - There were also two reporting violations for late sample reporting (two weeks late for March and 8 days late for October). NOVs were issued and penalties were assessed at (\$50 each). Penalties were paid on May 5, and November 30, respectively.
  - Overall, this Industry has been very cooperative with the Town in resolving all issues.
  - A couple of limit violations occurred in 2023, (see IDSF form, NOVs were issued), but overall the SIU was not in SNC for either six month period in 2023.





- Terrible Textiles. (IUP # 0009)
  - As noted in the 2023 PAR, Terrible Textiles burned down on 12/1/2022 and the permit was formally dropped effective 12/31/2022. There was no monitoring, no data, and therefore no IDSF for this industry in this PAR.







- Will Plateit Metal Finishers, Inc. (IUP # 0006, 40CFR433) SNC INFORMATION:
  - This SIU was in SNC for the parameter of Cadmium (Cd) for both the January 1-June 30, 2023, and the July 1-December 31, 2023, reporting periods.
  - SIU was SNC for two periods in a row for Cadmium.
  - In general, this Industry cannot identify or resolve the cause of their SNC. They also do not promptly pay the penalties. Several meetings between the Town and the Industry, as well as letters from our attorney have improved the industry's cooperation, but have still been unable to determine the source or reason for the increased Cadmium levels. Consent Order issued to require resolution, with upfront penalty.
  - Copy of Public Notice is enclosed.







- Will Plateit Metal Finishers, Inc. (IUP # 0006, 40CFR433) Cont. ORDER/SCHEDULE INFORMATION:
  - POTW and the SIU entered into a Consent Order (copy enclosed). Effective date of 2024, so not included on the PPS form.

A-to-C and CONSTRUCTION INFORMATION: None

### MISSING DATA: NONE

**Optional - OTHER MISC. INFORMATION:** 

• The SIU filed both required semi-annual TTO certifications in lieu of monitoring for organics. TOMP is active and updated.







- Will Plateit Metal Finishers, Inc. (IUP # 0006, 40CFR433) Cont. *OPTIONAL:*
- ENFORCEMENT ACTIONS by POTW, and Industry responses, for Non-SNC, Non-Order, Non-Construction, Non-"missing" data events:
  - Several other NOVs were issued throughout the year.
  - A penalty of \$250 was issued for the Jan-Jun 2023 SNC. SIU failed to pay the penalty within the required 30 days. It was paid on September 30, 2023 after a strong letter from the POTW's attorney indicating failure to pay would result in termination of service.
  - Another \$1000 penalty for the Jul-Dec SNC was incorporated into the Consent Order. It has not been collected, but documentation of collection will be included in our next PAR.

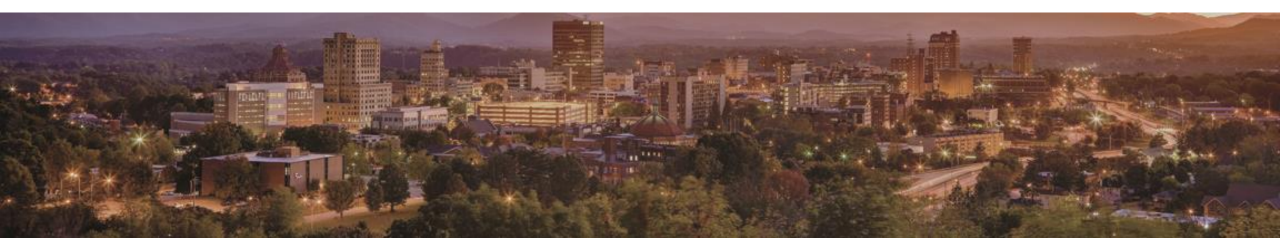


WWTP Name	<b>Typicalville</b> Town of Typicalville W	WTP		formation	WC % at 7Q1	0 5.35 / 239.02
Program Approval D	ate 06/30/1983			0 Flow cfs / mgd		/ 193.41
Pretreatment Sta	atus Full			0 Flow cfs / mgd		/ 195.41
Reg	jion WSRO		Strea	am Classification Basin Numb		
Cou	unty Typical		Receiv	ving Stream Nam		-
NPDES Num						mercury
NPDES Effective D NPDES Expire D	02/01/2012	Last PAR Rec Current Fisca Year PCI Done	I	PAR Due Date	e 03/01/2013	1631 required
OTW is Primary WW		Last Audit on		Audit Year Ne	xt 15/16	
Design Flow n	. 12 5000	esign mgd is SIU pe			IU flow (mgd) [Pt	SIU) 1.458
WWTP SIU's 3	Program SIUs 3	esign niga is olo pe				
WWTP CIU's 1	Program CIUs 1	HWA	LTMP	iws	suo	ERP
ate Inactive	Date Next Du	e 04/01/2017		10/01/2015		
	Date Received by DW0	Q 03/23/2012	11/06/2012	11/22/2010	12/11/2012	05/18/2001
	Date Approve	d 07/12/2012	11/08/2012	03/14/2011	12/14/2012	05/22/2001
	Adopt Date Require	d	L	[]		
	Date Adopte	d			11/20/2012	
	m Dt. Contonto				Data	
nfo in this Box fro	om Pl_Contacts		Date	Date	Date	
nfo in this Box fro Formal Name	PT_Pro g.Prime <b>Phone1</b>	ext Fa	Attended	Attended	Attended PAR Wksp	
Formal Name s. Jane Wastewater	PT_Pro g.Prime Phone1	555-123-4	Attended x HWA Wks 1/30/200	Attended p IUP Wksp F 8 6/11/2012	Attended	
Formal Name s. Jane Wastewater ane.Wastewater@Typic	PT_Pro g.Prime Phone1 555-123-4567 calville.com	555-123-4 Director of Public U	x Attended HWA Wks 1589 1/30/200 Jtilities	Attended P IUP Wksp F 8 6/11/2012 PO Box 101	Attended PAR Wksp	27123
Formal Name Is. Jane Wastewater ane.Wastewater@Typic Ir. John Basin	PT_Pro g.Prime Phone1 555-123-4567 calville.com Prim 555-123-4576	555-123-4 Director of Public U 555-123-4	x Attended HWA Wks 1589 1/30/200 Jtilities 1/30/200	Attended P IUP Wksp F 8 6/11/2012 PO Box 101 8 6/11/2012	Attended	27123
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Formal Name s. Jane Wastewater ane.Wastewater@Typic r. John Basin ohn.Basin@Typicalville.	PT_Pro g.Prime Phone1 555-123-4567 calville.com Prim 555-123-4576 .com	555-123-4       Director of Public U       555-123-4       Pretreatment Coor	x Attended HWA Wks 1589 1/30/200 Jtilities 1589 1/30/200 dinator	Attended P IUP Wksp F 8 6/11/2012 PO Box 101 8 6/11/2012	Attended PAR Wksp	27123
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# **Waste Reduction**:

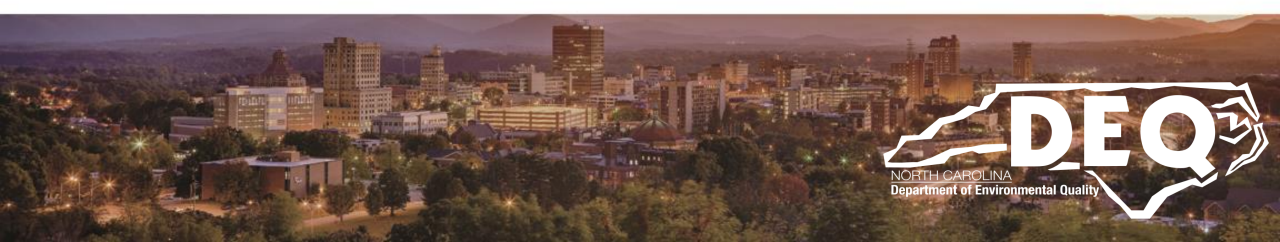
Per .0916 of the Rule and G.S 143-215.1(g), required only to be submitted with IUP applications.

No longer required for the PAR!





# **Public Notice**





- Required to be done a minimum of once per year
  - What is in your SUO?
  - Largest Daily Newspaper Circulated in Area?
  - Newspaper of General Circulation that provides meaningful public notice?
- Generally completed in January or February for all SNC for Previous Year and Included in PAR due March 1;
- <u>Optional</u> to complete Public Notice after each six month period, i.e., in July or August for January through June SNCs, and again in January or February for July through December SNCs
  - may help SIU relations for SIUs in SNC for January through June for the POTW to issue Public Notice while problem is on-going instead of 6 months or more after they have fixed the problem





- Public Notice Must Include All IUs in SNC due to Limits Violations or Reporting or IUP Condition Violations
- Along with the IU Names, the Public Notice should include:
  - Periods of SNC (January June or July December)
  - the Parameter(s), Reporting, or Specific IUP Condition
  - OPTIONAL: any other discussion you want, for example how the SNC did not affect your WWTP or the environment, or how hard the SIU has worked to fix the problem, or how their negligence caused the problem in the first place, or how uncooperative they have been







- In PAR, either include Affidavit provided by Newspaper, or cut out the Public Notice from the newspaper (make sure the piece of the newspaper is large enough to include the Public Notice and the part of the page with the name of the paper and the date.
- If unable to include Public Notice in PAR, explain in the narrative why it couldn't be done earlier. Submit Copy of Affidavit or cut out from Newspaper ASAP. NOTE: PAR will not be considered complete until Public Notice is received. Can be accepted as a supplemental document to the PAR.



#### PUBLIC NOTICE OF SIGNIFICANT INDUSTRIAL WASTEWATER PERMIT VIOLATIONS

The Town of Typicalville, in accordance with Federal and State Regulations is hereby giving Public Notice. Listed below are Significant Industrial Users that were in significant noncompliance (SNC) with national pretreatment regulations, 40 CFR Part 403, and state pretreatment regulations, 15 NCAC 2H.0900, and local pretreatment regulations during the period of January 1 thru June 30, 2012; Will Plateit Metal Finishers, Inc.-Cadmium. And July 1 thru December 31, 2012; Will Plateit Metal Finishers, Inc.-Cadmium

A continuing effort is being made by all the listed industries to achieve compliance, including installation of new equipment and upgrading of existing equipment and continued progress is expected until full compliance can be attained. Town of Typicalville, Department of Public Utilities, Jane Wastewater, Director. January 17, 2013

#### Affidavit of Publication

The Typicalville Herald Typicalville, N.C.

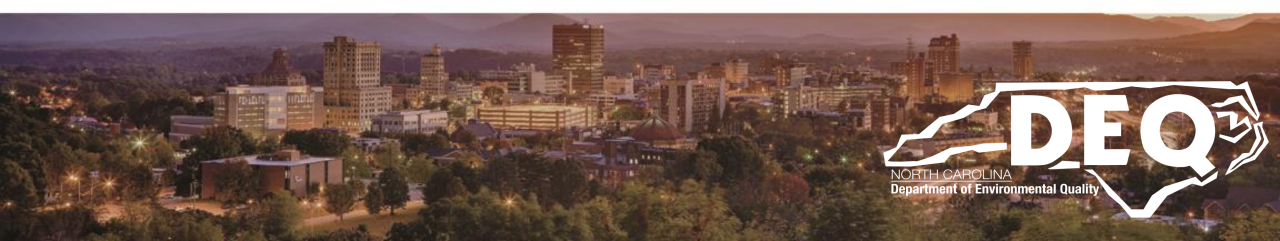
Personally appeared before me, a Notary Public of the County of Typical, State of North Carolina, on this the <u>17</u> day of <u>January</u> 2013 <u>Suzy Newsy</u>

of The Typicalville Herald, who, bring duly sworn, state that the notice entitled PUBLIC NOTICE OF SIGNIFICANT INDUSTRIAL WASTEWATER PERMIT VIOLATIONS

a true copy of which is attached hereto, appeared in The Typicalville Herald, a newspaper published in the Town of Typicalville, County of Typical, State of North Carolina, once a week for \_one\_\_\_\_week(s), on the following dates: January 17 20 13 20 20 20 The Typicalville (N.C.) Herald of January 2013 Peter Public Notary Public



### Enforceable Compliance Schedules



# Enforceable Compliance Schedules

<u>Two basic kinds</u>

# •Signed by both POTW and SIU: Consent orders, Compliance Agreements, SOCs, etc,;

- •Signed by POTW only: Administrative Orders
  - either when SIU refuses to agree to an order, or when SIU has failed to comply with original "consent" type order



## Enforceable Compliance Schedules (cont.)



### When to issue

•Issued when SIU will be in SNC for second period in a row for same parameter/reporting violation

•Can be issued earlier to help SIU avoid further violations (i.e. if you already know the violations will continue and you have a good idea of the steps the SIU must take to comply, then why wait to issue the order?)







### What's in it

•Up-front penalties to address violations up to the time of issuance of order.

 Interim limits SIU can comply with, i.e., gets SIU back in "compliance" temporarily. These limits supersede IUP limits during term of order. These limits are the SIU's "carrot."

- Interim limits can be higher than categorical limits
- No over allocation without prior DWR approval



# Enforceable Compliance Schedules (cont.)



•Schedule of items, each with a specific due date, that SIU will complete in order to return to compliance with original/final IUP limits. This is the POTW's "carrot," i.e. commitment from SIU to do specific things by specific dates.

 Specific items can vary greatly from SIU to SIU, and should be developed for each specific circumstance

•Stipulated penalties for violations of conditions in order (limits, due dates, etc.). This is POTW's "stick."



North Carolina County of Typical

In the matter of Town of Typicalville

Pretreatment Permit No. 0006

held by Will Plateit Metal Finishers, Inc.

#### CONSENT ORDER AND COMPLIANCE SCHEDULE

Pursuant to provisions of the Sewer User Ordinance of the Town of Typicalville, this Consent Order is made effective the 1st day of February, 2023, between Will Plateit Metal Finishers, Inc. (hereinafter the "User") and the Town of Typicalville (hereinafter the "Town").

The User and Town hereby stipulate and agree as follows:

1. User holds Town of Typicalville Pretreatment Permit No. 0006 (hereinafter the "Permit", which shall refer to User's existing permit and any subsequent renewals or modifications thereof) for the operations of existing pretreatment units and discharges from said treatment works into the Town's sewer system.

2. User has been unable to meet the permit limitations for Cadmium (Cd) set forth in its Permit.

3. Achievement of these limits will require resolution of existing problems in the present treatment train and possibly, development of alternative solutions to alleviate noncompliance, including but not limited to the construction of additional pretreatment facilities as well as the preparation of plans and specifications as necessary.

4. User hereby agrees to do and perform all of the following:

a. Meet and comply with all terms and conditions of the Permit (except as modified by the Order) provided, however, subject to the terms and conditions of the Consent Order, the following shall apply:

Parameter Daily Ma	<u>ax (mg/L)</u> <u>Monito</u>	ring Frequency De	etection Limit
Cadmium (Cd)	0.13	Weekly	0.002 mg/L

b. Unless and until Compliance is achieved, the User will undertake activities necessary to bring the User into Compliance in accordance with the following schedule:

	Activities • COMPLIANCE SCHEDULE	<b>Deadline for Completion</b>
(i)	Prepare an Engineering Report of process alternatives and/or pollution prevention/waste minimization alternative designed to achieve Compliance	April 1, 2023
<b>(</b> ii)	Complete Pilot Studies or waste minimization studies and identify alternatives chosen to achieve Compliance	July 1, 2023
(iii)	If required, submit necessary drawings and information to obtain any necessary permits and/or authorization to construct from the Town of Typicalville	September 1, 2023
(iv)	Begin construction and/or implement identified process alternative(s), pollution prevention, and waste minimization alternatives.	December 1, 2023
(v)	Complete identified construction/pollution prevention/ waste minimization alternatives and/or process alternatives.	March 1, 2024
(vi)	Complete analysis of implemented changes, including daily monitoring from April 1 <sup>st</sup> to May 1 <sup>st</sup> and make necessary modifications to optimize and obtain full operational status.	June 1, 2024
(vii)	operational status. Achieve compliance with final (IUP) limit 0.07 mg/L.	July 1, 2024

c. User shall perform each of the activities set forth in subparagraph (b) on or before the dates established thereby unless such dates are extended by agreement of User and the Town. The User may request such extensions for good cause, and the Town will not unreasonably withhold its consent to such extension.

d. User shall submit a comprehensive written report within five (5) days following each milestone date specified in subparagraph (b). Each such report shall be in narrative form, shall state in detail the activities undertaken since the last report to achieve Compliance, and shall indicate whether User has met the due date for the relevant milestone established in this Consent Order. If any report contains notice of failure to meet a milestone date, the report shall also include a statement explaining the cause of the failure, any remedial actions taken, and the probability of meeting the next milestone.

During any period of construction, User shall submit on or before the 10th day of each month, detailed construction progress reports stating therein in narrative form the work performed during the month and the percentage of completion of the project.

All reports required by the Consent Order shall be submitted to the Town by Certified Mail, Return Receipt Requested, addressed to:

Director of Public Utilities Town of Typicalville PO Box 123 Typcialville, NC 12345

e. The User shall pay the Town \$1,000, no later than February 27, 2023, for the Significant Non-Compliance during the July through December 2022 reporting period.

f. Any violation of the terms of this Consent Order shall subject the User to the enforcement authority outlined in the Ordinance. Such action may include, but is not limited to such fines, penalties and assessments as may be set forth in the Code of Ordinance of the Town of Typicalville, as amended from time to time.

g. In lieu of other penalties, the following stipulated penalties shall apply for violations of the User's limits or failure to meet a milestone date under this Consent Order, or failure to achieve full compliance with Consent Order.

Violation of limits
 Failure to collected required samples, meet compliance schedule deadlines, required reports, or other milestone dates contained herein
 Failure to achieve full compliance with Final IUP limit at expiration of Order

h. Once Compliance is achieved, this Consent Order shall terminate and all obligations hereunder except any obligation to pay identified moneys to the Town shall expire. Upon termination of this Order, the User shall be subject to all terms of the Permit.

i. In the performance of activities under this Consent Order, User must otherwise follow the procedures, rules, regulations, ordinances, and statutes of the Town, State, and Federal governments as they may apply to User. Nothing contained herein shall be construed as a waiver thereof by the Town.

Signed on this 26th day of January 2023.

USER:	Will Plateit Metal Finishers, Inc.							
BY:	William B Plateit							
TITLE: _	President							
TOWN:	Town of Typicalville							
BY:	Sane Wastewater							
TITLE:	Director of Public Utilities							
This Order expires July 11, 2024.								





- Should be current as of December 31st, the last day of the end of the PAR Reporting Period
- Includes Effective and Expiration Dates; May Include Permit Modification Date(s)
- Includes Permit Limits For Each SIU and Pipe
- Includes Information from Headworks Analysis (HWA)
  - MAHL
  - Uncontrollable Loading
  - MAIL

### Do <u>YOU</u> have any Over Allocations??? - Explain in Narrative!





	Allocation Table				Head	lworks las	t approved:	7/12/12				
	Town of Typicalville				Allo	cation Tab	le updated:	9/30/12				
	NC0012345					Permits las	t modified:	9/30/12				
					Most Recent		FLO	OW	В	OD	Т	SS
	INDUSTRY	Industry	Туре	Original	Modification	Date	Permit Limit	s	Permit Li	mits	Permit Li	mits
IUP	NAMES	Permit/Pipe	of	Effective	Effective	Permit			Conc.	Load	Conc.	Load
Count	(please list alphabeticly)	number	Industry	Date	Date	Expires	MGD	gal/day	mg/l	lbs/day	mg/l	lbs/day
1	Chicken Pluckers, Inc.	0008/01	poultry	6/30/11	9/30/12	12/30/15	1.0000	1,000,000	300	2502	300	2502
2	Slugem Hosiery Mill, Inc.	0007/01	dye and finish	6/30/11	2/1/12	12/30/15	0.3600	360,000	300	901	300	901
3	Will Plateit Metal Finishing, Inc	0006/01	433-metal finishing	6/30/11		12/30/15	0.0980	98,000				
4												
	Colun	n Totals =>					1.4580	1,458,000		3403		3403
										npdes	npd	es(5 mg/l)
	MAHL from HWA	(lbs/day) =>					5.0000			9800		19599
	Uncontrollable Loading	(lbs/day) =>					1.8900			2115		3214
	Total Allowable for Industy (M	AIL) (lbs/da	y)=>				3.1100			7685		16385
	/ Total Permitted to Industry	(lbs/day) =>					1.4580			3403		3403
	MAIL left	(lbs/day) =>					1.6520			4282		12983
Pero	ent Allow. Ind. (MAIL) still avai	lable (%) =>					53.1 %			55.7 %		79.2 %
	Percent MAHL still avai	lable (%) =>					33.0 %			43.7 %		66.2 %
_/	5 Percent MAHL	(lbs/day) =>					0.2500			489.98		979.95

Total Allowable for Industry is also known as Maximum Allowable Industrial

Load or MAIL



### Allocation Tables (ATs) (cont.)

#### Allocation Table

#### Town of Typicalville

#### NC0012345

			AMN	AMMONIA		ARSENIC		CADMIUM		CHROMIUM		COPPER		NIDE
	INDUSTRY	Industry	Permit L	imits	Permit L	imits	Permit Li	imits	Permit Li	imits	Permit Li	imits	Permit Li	mits
IUP	NAMES	Permit/Pipe	Conc.	Load	Conc.	Load	Conc.	Load	Conc.	Load	Conc.	Load	Conc.	Load
Count	(please list alphabeticly)	number	mg/l	lbs/day	mg/l	lbs/day	mg/l	lbs/day	mg/l	lbs/day	mg/l	lbs/day	mg/l	lbs/day
1	Chicken Pluckers, Inc.	0008/01		monitor										
2	Slugem Hosiery Mill, Inc.	0007/01							0.5000	1.5012	0.6000	1.8014		
3	Will Plateit Metal Finishing, Inc	0006/01					0.0700	0.0572	1.7100	1.3976	2.0700	1.6919	0.0100	0.0082
4														
	Colum	nn Totals =>		0		0		0.0572		2.8988		3.4933		0.0082
				npdes	_		_							
	MAHL from HWA	(lbs/day) =>		784		1.5679		0.1048		3.9198		6.2717		0.2630
	Uncontrollable Loading	(lbs/day) =>		243		0.0226		0.0226		0.3770		0.8746		0.0377
Total	Allowable for Industry(MAIL)	(lbs/day) =>		541		1.5453		0.0822		3.5428		5.3971		0.2253
	/ Total Permitted to Industry	(lbs/day) =>		0		0.0000		0.0572		2.8988		3.4933		0.0082
	MAIL left	(lbs/day) =>		541		1.5453		0.0250		0.6440		1.9038		0.2171
Perge	ent Allow. Ind. (MAIL) still avai	lable (%) =>		100.0 %		100.0 %		30.4 %		18.2 %		35.3 %		96.4 %
	Percent MAHL still avai	lable (%) =>		69.0 %		98.6 %		23.8 %		16.4 %		30.4 %		82.6 %
	5 Percent MAHL	(lbs/day) =>		39.20		0.0784		0.0052		0.1960		0.3136		0.0132
	al Allowable for Industry is also wn as Maximum Allowable Ind				1		1				<u>.</u>			

known as Maximum Allowable Industrial Load or MAIL



## Allocation Tables (ATs) (cont.)



#### Allocation Table

#### Town of Typicalville

NC0012345

-	NC0012545													
			LE	LEAD		MERCURY		NICKEL		Phosporous		VER	ZINC	
	INDUSTRY	Industry	Permit Li	imits	Permit Li	mits	Permit Li	mits	Permit L	imits	Permit Li	imits	Permit Li	mits
IUP	NAMES	Permit/Pipe	Conc.	Load	Conc.	Load	Conc.	Load	Conc.	Load	Conc.	Load	Conc.	Load
Count	(please list alphabeticly)	number	mg/l	lbs/day	mg/l	lbs/day	mg/l	lbs/day	mg/l	lbs/day	mg/l	lbs/day	mg/l	lbs/day
1	Chicken Pluckers, Inc.	0008/01												monitor
2	Slugem Hosiery Mill, Inc.	0007/01								monitor			0.6500	1.9516
3	Will Plateit Metal Finishing, Inc	0006/01	0.4300	0.3514	0.0002	0.00016	2.3800	1.9452	30.00	24.52	0.2400	0.1962	1.4800	1.2096
4														
	Colun	nn Totals =>		0.3514		0.00016		1.9452		24.52		0.1962		3.1612
									npdes(	summer)		-		
	MAHL from HWA	(lbs/day) =>		1.0453		0.00047		2.6244		239.00		3.9198		7.8396
	Uncontrollable Loading	(lbs/day) =>		0.3317		0.00226		0.1583		66.49		0.0377		0.9424
Total	Allowable for Industry (MAIL)	•		0.7136		-0.0018		2.4661		172.51		3.8821		6.8972
	/ Total Permitted to Industry	(lbs/day) =>		0.3514		0.00016		1.9452		24.52		0.1962		3.1612
	MAIL left	(lbs/day) =>		0.3622		-0.00196		0.5209		147.99		3.6859		3.7360
Perde	ent Allow. Ind. (MAIL) still avai	lable (%) =>		50.8 %		109.1 %		21.1 %		85.8 %		94.9 %		54.2 %
	Percent MAHL still avai	lable (%) =>		34.6 %		-416.1 %		19.8 %		61.9 %		94.0 %		47.7 %
	5 Percent MAHL	(lbs/day) =>		0.0523		0.0000		0.1312		11.95		0.1960		0.3920
Tot	Al Allowable for Industry is also													
kno	wn as Maximum Allowable Ind d or MAIL			S	ee r	narra	ative	e foi	r re	solu	itior	ו	~	

See narrative for resolution of mercury over allocation.



### Allocation Tables (ATs) (cont.)

Allocation Table

#### Town of Typicalville

#### NC0012345

			Oil & Grease		Μ	BAS	Molybdenum		Sele	nium	Other	
	INDUSTRY	Industry	Permit Li	mits	Permit L	imits	Permit Lin	nits	Permit Lin	nits	Permit Lin	nits
IUP	NAMES	Permit/Pipe	Conc.	Load	Conc.	Load	Conc.	Load	Conc.	Load	Conc.	Load
Count	(please list alphabeticly)	number	mg/l	lbs/day	mg/l	lbs/day	mg/l	lbs/day	mg/l	lbs/day	mg/l	lbs/day
3	Chicken Pluckers, Inc.	0008/01	75	626								
2	Slugem Hosiery Mill, Inc.	0007/01				monitor		monitor				
1	Will Plateit Metal Finishing, Inc	0006/01										
4												
	Colun	nn Totals =>		626		0.0000		0.0000		0.0000		
					_		_					
	MAHL from HWA	(lbs/day) =>		2036		63.7366		3.0044		0.1730		
	Uncontrollable Loading	(lbs/day) =>		109		16.0739						
Total A	Allowable for Industry (MAIL)	(lbs/day) =>		1927		47.6627		3.0044		0.1730		
	/ Total Permitted to Industry	(lbs/day) =>		626		0.0000		0.0000		0.0000		
	MAIL left	(lbs/day) =>		1302		47.6627		3.0044		0.1730		
Perce	ent Allow. Ind. (MAIL) still avai	lable (%) =>		67.5 %		100.0 %		100.0 %		100.0 %		
	Percent MAHL still avai	lable (%) =>		63.9 %		74.8 %		100.0 %		100.0 %		
	5 Percent MAHL	(lbs/day) =>		101.81		3.1868		0.1502		0.0087		

Total Allowable for Industry is also known as Maximum Allowable Industrial Load or MAIL





Do you have good news?

# Please share with us! We would love to hear from you.



# PARs due MARCH 1

NC DIVISION OF WATER RESOURCES NPDES Municipal Permitting Section 1617 MAIL SERVICE CENTER RALEIGH, NC 27699-1617

Send a Copy

(Please send to Central Office in Raleigh...We forward the copy to the Region.)



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<u>https://deq.nc.gov/about/divisions/water-resources/water-</u> <u>quality-permitting/municipal-npdes-pretreatment-and-collection-</u> <u>system/pretreatment</u>

