

Peltier, Hannah

From: Gilliam, Allen
Sent: Wednesday, March 11, 2015 1:15 PM
To: van buren kim redo
Cc: Fuller, Kim; Peltier, Hannah; Ramsey, David; Johnson, Miles; McDonald, Scott; Farmer, Sandra
Subject: AR0021482_Van Buren Feb 2015 technically based local limits TBLL certification_20150311
Attachments: doc06433720150310141208.pdf

Kim,

Van Buren's certification "that existing technically based local limits (TBLL) are adequate" was received and meets the requirement in NPDES #AR0021482, "Section B Permit Compliance Schedule", paragraph a. on Page 1 of Part 1B.

Sincerely,

Allen Gilliam
ADEQ State Pretreatment Coordinator
501.682.0625

E/NPDES/NPDES/Pretreatment/Reports

A13X 8X



February 24, 2015

Mr. Steve Dufresne
 Director of Utilities
 Van Buren Municipal Utilities
 P. O. Drawer 1269
 Van Buren, Arkansas 72957-1269

Re: Certification of Existing TBLL
 Van Buren Main Plant
 NPDES Permit No. AR0021482
 Van Buren, Arkansas
 HWEI Project No. 2015002

RECEIVED
 FEB 27 2015
 14185 KB

Dear Mr. Dufresne:

Pursuant to Section B of Part I of NPDES Permit No. AR0021482 for the City of Van Buren Main Plant, this is to certify that a review has been made of the monitoring reports for industrial discharges, headworks influent, treated effluent, and retained biosolids. Further, this is to certify the following:

1. There have been no changes since the establishment of the Maximum Allowable Headworks Loadings (MAHL's) for the Van Buren Municipal Pretreatment Program, approved in 2009, to prevent the pass through of pollutants based on current water standards, inhibition or interference with the treatment facility, or pollutant restrictions for the disposal of biosolids by land-application.
2. Evaluation of influent and effluent monitoring has shown that the influent concentration of pollutants has not endangered the MAHL's established by Ordinance and revisions are not warranted or necessary at this time.

We trust that this is satisfactory for your review and submittal to the Arkansas Department of Environmental Quality in accordance with the Main Plant's permit compliance schedule. If you have any questions, or require any additional information, please do not hesitate to contact me.

Sincerely,

HAWKINS-WEIR ENGINEERS, INC.

Barry K. McCormick, P.E.

BKM/

cc: Darel Manus, VBMU

ADEQ

110 So. 7th Street • P.O. Box 648 • Van Buren, AR 72957 • Ph: (479) 474-1227 • (479) 474-8531
 211 Natural Resources Drive • Little Rock, AR 72205 • Ph: (501) 374-4846 • Fax: (501) 374-4886

www.hawkins-weir.com

2015002/SD022315BM

SECTION B. PERMIT COMPLIANCE SCHEDULE

Pretreatment Requirements

Within sixty (60) days of the effective date of this permit, the permittee must submit one of the following in order to comply with the requirements of 40 CFR 403.5:

- a. Written certification that existing technically based local limits (TBLL) are adequate;
- b. Notification that a technical evaluation of the existing TBLL will be conducted; or
- c. Justification that demonstrates local limits are not necessary for any pollutant at this time.

The permittee shall submit an updated pretreatment program status report by October 31st of each year. The report shall contain the items set forth in Part II, Condition 7. d.