

**RI Municipal WWTF Total Residual Chlorine (TRC) Limits History and Status**

RIDEM Office of Water Resources

October 4, 2016, updated September 12, 2017 and November 2, 2017

**Summary of TRC reductions by RI WWTFs**

- As a result of discharge limits established to protect aquatic life, the harmful effects of total residual chlorine (TRC) from every RI Wastewater Treatment Facility WWTF have been eliminated for more than 15 years. **By 2001, an 85% reduction in the total amount of TRC released from all RI WWTFs from 1997 levels was achieved (200 versus 1,340 lbs/day).** By 2003, the reduction was 95 % and has remained between 96% and 98% since. **In 2016 only 20.2 lbs/day was discharged, less than 1/10 of the permitted levels (i.e. the levels that will not cause adverse impacts to aquatic organisms). Between January 2005 and December 2016, the monthly average TRC limit compliance rate for all RI WWTFs was 99.9%.**
- Completion of Phase I of the CSO tunnel (in November 2007) and Phase II (in December 2014) have substantially reduced any chlorinated discharges from the Fields Point wet weather facility (once in 2015, twice 2016 and eight times in 2017). In Newport, discharges from the Wellington Avenue CSO Facility were virtually eliminated June 30, 2017 and the Washington Street CSO facility completed installation of dechlorination at the end of June 2016.
- Beginning more than 20 years ago, WWTFs in RI were required to achieve discharge limits that protect aquatic life from the toxic effects of chlorine. By September 1999 many of the RI WWTFs (12 of 19) achieved significant reductions in levels of TRC discharged. Of the remaining 7 WWTFs, the last facility completed modifications to reduce TRC discharges in 2004. Prior to this time, limits for TRC were established as a technology based limit of 2.0 mg/l (2,000 µg/l). **Between January 2005 and December 2016, the monthly average TRC limit compliance rate for all RI WWTFs was 99.9%.**
- WWTFs achieved TRC reduction by: improving the chlorine addition methods to minimize the amount of chlorine used, adding sodium bi-sulfite to neutralize the toxic effects (i.e. dechlorination), or by switching to ultraviolet light (UV) disinfection. Three RI WWTFs eliminated the use of chlorine by switching to the use of UV light to disinfect their wastewaters (one of these, the NBC Bucklin Point WWTF continues to use chlorination/dechlorination for treatment of combined sewer overflows (CSO) at their CSO wet weather treatment facility).
- Each WWTF completed a Facility Plan which evaluated the cost and effectiveness of alternatives for compliance with discharge limits and selected a preferred alternative. DEM approves the selected alternative providing that the Facilities Plan follows proper engineering procedures. For example, in 2014 Newport decided to upgrade their existing chlorination/dechlorination system after determining that doing so would

involve construction costs of \$1,500,000 with annual O&M cost of \$120,000 versus UV construction cost of \$6,300,000 with annual O&M cost of \$340,000.

- A concern has been voiced regarding the discharge of sulfate from the dechlorinating process. Based on a literature review the only potential concerns are the formation of small amounts of acidity that are neutralized by the wastewater and, reduced dissolved oxygen if sodium bisulfite is added in excess. As documented in Attachment 2, **the concentration of sulfate naturally present in seawater is 1,000 times higher than it is in dechlorinated wastewater.**
- As a standard method to check whether chemicals not measured in the discharge (e.g. personal care products or pharmaceuticals) or combinations of chemicals are more toxic than the aquatic life criteria suggest, WWTFs are required to expose aquatic organisms to samples of their discharge to determine if there are any acute or chronic effects. This technique is referred to as a bioassay test. Typically, samples collected from the prior practice of chlorination needed to be diluted 100 times to eliminate acute effects while dechlorinated samples show no acute effects. **Samples collected after dechlorination have typically shown no acute or chronic toxicity. From October 2014 - June 2017, RI WWTFs achieved 93% compliance with no chronic (i.e. sub-lethal) effects beyond the mixing zone. Of the 9, violations 6 are from one WWTF and have been traced to an industrial wastewater discharge to the WWTF**

## Background

In 1984, Rhode Island was delegated authority by the Environmental Protection Agency to implement the National Pollutant Discharge Elimination System (NPDES) (known as RIPDES in RI). The RIPDES program responsibilities include developing, tracking compliance and enforcing permit limitations that apply to municipal and industrial wastewaters, stormwater and combined sewer overflows discharged directly into the waters of the State. RIPDES also oversees local municipalities' programs that regulate industrial wastewaters discharged into publicly-owned treatment facilities (Pretreatment Program).

Chlorine addition is the most common practice in the US to disinfect wastewater prior to discharge to receiving waters (Water Pollution Control Federation 1996). This practice has evolved to reduce the toxic impacts of chlorine on aquatic life. In the early 1990s, RIDEM began revising limits for total residual chlorine (TRC) in RIPDES permits for municipal wastewater treatment facilities so the waters they discharge to would meet concentrations EPA established to prevent acute and chronic toxicity impacts to aquatic life. The acute and chronic criteria for freshwater are 19 µg/l and 11 µg/l and for saltwater 13 µg/l and 7.5 µg/l. To establish the saltwater criteria EPA reviewed toxicity data from 24 species. The most sensitive organisms were Coho salmon, silversides, copepods and eastern oyster. [EPA TRC Criteria Development Document \(USEPA 1985\)](#)

For WWTFs that discharge to tidal waters, the RIPDES limits are based on meeting the water quality criteria at the edge of acute and chronic mixing zones near the point of the discharge (determined from dye studies or computer modeling). For discharges to freshwater rivers, the criteria must be met at the lowest seven consecutive day river flow expected to happen once every ten years (7Q10 flow). For a summary of limits and the dates that they became effective, see Table 1.

For example, the largest WWTF in RI, the Narragansett Bay Commission's (NBC) Fields Point WWTF, must meet the acute limit within 375 feet of its outfall and the chronic limit within 550 feet from shore and 6000 feet down downstream, as illustrated in Attachment 1. It is important to note that the size and location of the wastewater plume within the mixing zone changes with the tide.

**Chlorination of Combined Sewer Overflows (CSOs)** – The NBC Fields Point and NBC Bucklin Point facilities and Newport are the only WWTF sewer systems with CSOs in RI.

NBC Fields Point – Beginning in 1995, NBC constructed a wet weather treatment facility to provide primary treatment and chlorination of CSO flows. Completion of Phase I of the CSO tunnel (in November 2007) and Phase II (in December 2014) have substantially reduced any discharges from the Fields Point wet weather facility (only once in 2015, twice 2016 and eight times in 2017).

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NBC Bucklin Point - A wet weather facility was constructed in December 2005 to begin primary treatment, chlorination and dechlorination of CSO flows. These flows were previously discharged untreated from the North Diversion Structure located just upstream of the WWTF.

Newport Wellington Avenue CSO Facility – began primary treatment and chlorination in 1978. System modifications have significantly reduced the number of discharges and further changes will virtually eliminate discharges by June 30, 2017.

Newport Washington Street CSO facility – constructed primary treatment and chlorination in 1991. System modifications have reduced the number of discharges and construction of dechlorination was completed at the end of June 2016

### **Disinfection Methods Used to Comply with TRC limits.**

Reduction in the amount of chlorine discharged was achieved at most WWTFs in RI (14) by improving the chlorine addition methods to minimize the amount of chlorine used, adding sodium bi-sulfite to neutralize the toxic effects and reduce TRC (i.e. de-chlorination). This is consistent with the trend nationally (Water Pollution Control Federation 1996). Two facilities optimized TRC addition (i.e. dechlorination was not needed to meet the TRC limit) and three RI WWTFs eliminated the use of chlorine by switching to the use of UV light to disinfect their wastewaters (one of these, the NBC Bucklin Point WWTF continues to use chlorination/dechlorination for treatment of CSOs at their combined sewer overflow (CSO) wet weather treatment facility). The disinfection practice used at each WWTF is shown in Table 1.

Each WWTF completed a Facilities Plan which evaluated the cost and effectiveness of alternatives for compliance with discharge limits and selected a preferred alternative. DEM approves the selected alternative provided the Facilities Plan followed proper engineering procedures, For example, in 2014 Newport decided to upgrade their existing chlorination/dechlorination system after determining that doing so would involve construction costs of \$1,500,000 with annual O&M cost of \$120,000 versus UV construction cost of \$6,300,000 with annual O&M cost of \$340,000

Depending on the amount of flow the WWTF is designed to treat, RIPDES permit TRC monitoring requirements range from three times a week to daily. All monitoring data is submitted to DEM and is entered into the US EPA national database for NPDES permit information that is available to the public at EPA's Enforcement and Compliance History Online (ECHO) website <http://echo.epa.gov/>

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Table 1. Summary of RI WWTF TRC limits ( $\mu\text{g/l}$ )

Treatment Plant	Date Final Limits Became Effective	Final Limits ( $\mu\text{g/l}$ )	
		Daily Max (Acute)	Monthly Ave (Chronic)
<b>Bristol</b>	May 1, 1996	364	364
<b>Burrillville</b>	May 1, 1991	71	41
<b>Cranston</b>	January 1, 2001	38.9	22.5
<b>East Greenwich</b>	February 1, 2004	UV Disinfection (No TRC Limits)	
<b>East Providence</b>	July 1, 1998	260	260
<b>Jamestown</b>	Prior to 1996	2 mg/l <sup>1</sup>	2 mg/l <sup>1</sup>
<b>NBC Bucklin Point</b>	January 1, 2000	50	50
	June 1, 2005	UV Disinfection (No TRC Limits)	
<b>NBC Fields Point</b>	September 1, 1999	65	65
<b>New Shoreham</b>	November 1, 1995	228	185
<b>Newport</b>	September 30, 2002	860	590
<b>RI Economic Development Corporation (Quonset)</b>	February 1, 2000	1300 <sup>1</sup>	1300 <sup>1</sup>
<b>Scarborough</b>	November 1, 1996	325	325
<b>Smithfield</b>	July 1, 1996	34	20
<b>South Kingstown</b>	December 1, 1997	1040	885
<b>Warren</b>	February 1, 1999	267 (Nov – Apr) 361 (May – Oct)	267 (Nov – Apr) 361 (May – Oct)
<b>Warwick</b>	January 18, 2002	34	20
<b>West Warwick</b>	January 1, 2001	50	50
	January 1, 2005	UV Disinfection (No TRC Limits)	
<b>Westerly</b>	January 17, 2002	65	65
<b>Woonsocket</b>	August 10, 1999	97	56

<sup>1</sup>Achieved TRC limit by optimizing chlorine treatment (i.e. dechlorination was not needed to meet the TRC limit)

### Dechlorination Process.

Chlorination of wastewater results in the formation of hypochlorous acid, hypochlorite ion, and chloramines. These combined forms of chlorine plus any free chlorine are collectively known as Total Residual Chlorine. When discharged into salt water similar bromide compounds are formed, referred to as Chlorine Produced Oxidants. The 14 RI WWTFs that dechlorinate, use sodium bisulfite to neutralize the chlorine and reduce and prevent the formation of chlorinated compounds (Fam and Stenstom, 1988; USEPA, 2000). This reaction results in the formation of small amounts of sulfate and small amounts of acidity that is neutralized by the WWTF. If sodium bisulfite is added in excess it can reduce dissolved oxygen.

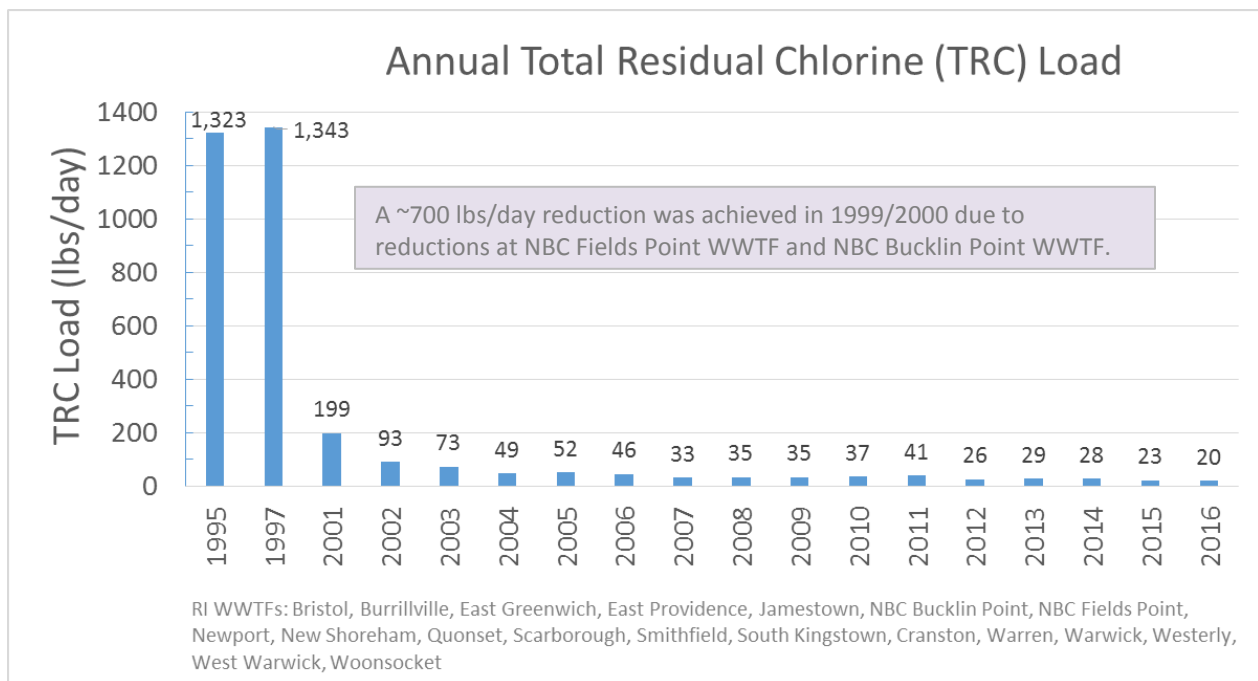
A concern has been voiced regarding the discharge of sulfate from the dechlorinating process. Based on a literature review the only potential concerns are the formation of small amounts of

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acidity that are neutralized by the wastewater and if sodium bisulfite is added in excess can reduce dissolved oxygen. As documented in Attachment 2 the concentration of sulfate naturally present in seawater is 1,000 times higher than the sulfate concentrations in wastewater that has been dosed with Sodium Bisulfite to remove 2 mg/l of TRC (the design TRC concentration in the WWTF's chlorine disinfection system).

### Compliance with TRC limits

As a result of discharge limits established to protect aquatic life, the harmful effects of total residual chlorine (TRC) from every RI Wastewater Treatment Facility WWTF has been eliminated for more than 15 years. **By 2001, an 85% reduction in the total amount of TRC released from all RI WWTFs from 1997 levels was achieved (200 versus 1,340 lbs/day). By 2003 the reduction was 95 % and has remained between 96% and 98% since. In 2016 only 20.2 lbs/day was discharged, less than 1/10 of the permitted levels (i.e. the levels that will not cause adverse impacts to aquatic organisms). Between January 2005 and December 2016, the monthly average TRC limit compliance rate for all RI WWTFs was 99.9%.**



### Bioassay results

In addition to pollutant specific monitoring and limits, WWTFs are required to conduct a standard method to check whether chemicals not measured in the discharge (e.g. personal care products or pharmaceuticals) or combinations of chemicals are more toxic than the aquatic life criteria suggest, WWTFs are required to expose aquatic organisms to samples of their discharge to determine if there are any acute or chronic effects. This technique is referred to as a bioassay test (i.e. whole effluent toxicity "WET"). The EPA approved organisms for acute and chronic WET testing were selected since they are easily cultured in the laboratory, are sensitive

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to a variety of pollutants and are generally available throughout the year from commercial sources (EPA 1993).

The approved estuarine and marine WET tests methodologies were developed by the EPA Environmental Research Laboratory in Narragansett, RI (USEPA 2002). All the approved organisms are native to RI marine and estuarine waters, including the acute toxicity testing using the mysid shrimp *Mysidopsis bahia* and the chronic toxicity fertilization test for the atlantic purple sea urchin, *Arbacia punctulata*, currently in use. This chronic test determines whether the test substance (i.e. WWTF effluent) causes a reduction in fertilization.

In the early 1990s WET testing was conducted on wastewater prior to and after chlorination on both an invertebrate and a fish. Examples using readily available data are presented in Table 2. Samples tested after chlorination were consistently more toxic than prior to chlorination (i.e. the NOAEL occurred in a lower percentage effluent). When interpreting WET results, please note that a sample reported as a No Adverse Effects Level (NOAEL) of 100% effluent is less toxic than a result of 10% effluent. After chlorination, the sample typically needed to be diluted 10 to 100 times to eliminate toxicity (i.e. NOAEL 1 to 10% effluent) and prior to chlorination no toxicity was found in the effluent or after diluting the effluent 4 times or less (i.e. NOAEL 25% or greater).

Table 2. No Observed Adverse Effects Level acute WET results reported as percent effluent.

Quarterly Reporting Date	<i>Mysidopsis bahia</i> (mysid shrimp)		<i>Menidia beryllina</i> (inland silverside)	
	Pre Chlorination (NOAEL % effluent)	Post Chlorination (NOAEL % effluent)	Pre Chlorination (NOAEL % effluent)	Post Chlorination (NOAEL % effluent)
<b>Bristol WWTF</b>				
2/24/92	75	1	75	10
5/11/92	25	10	100	25
9/2/92	25	1	100	25
11/30/92	1	1	100	25
<b>Newport WWTF</b>				
2/24/92	75	1	75	10
5/5/92	25	1	75	10
8/3/92	50	10	50	10
11/16/92	75	10	10	10

Once WWTFs achieved compliance with their TRC limit, all acute and chronic bioassay testing has been done on samples of the final discharge (i.e. after dechlorination at 14 facilities). This testing conducted since 2003 has confirmed earlier results; samples collected after dechlorination are far less toxic than chlorinated samples. For example: NBC Fields Point WWTF, the largest WWTF in RI, is required to conduct both acute testing using mysid shrimp (*Mysidopsis bahia* or *Americamysis bahia*) and chronic toxicity testing checking for impacts to sea urchin egg fertilization on samples collected after dechlorination. The acute testing shows no toxicity in the effluent (see Attachment 3). The chronic testing is a much more sensitive test

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than the prior acute toxicity tests. Based on quarterly testing between March 2013 and December 2015 (See Attachment 3): 75% of the samples show no chronic toxicity impacts in the effluent (i.e. the chronic no observed effect concentration is 100% effluent) and the remainder showed no toxicity prior to the end of the chronic mixing zone (i.e. the chronic no observed effect concentration is greater than 5% effluent).

Eleven of the 19 municipal WWTF in the state are required to conduct chronic toxicity testing (effluent from the remaining 8 facilities have sufficient dilution close to the outfall so only acute toxicity testing is required). Once WWTFs achieved compliance with their TRC limit i.e. after dechlorination at 16 facilities, acute and chronic bioassay testing has been done on samples collected from the final discharge. This testing (conducted since 2003) has confirmed earlier results that samples collected after dechlorination are far less toxic than chlorinated samples. For example, data from these 11 WWTFs are summarized in attachment 4. Permit limits have been established to ensure that there are no chronic effects measured either in the effluent or in-stream at the edge of the WWTF's mixing zone. Of the 122 data points collected between October 2014 and June 2017, 113 of the data points, or 93% of the samples, showed no in-stream toxicity beyond the mixing zone (i.e., the chronic test results complied with the chronic toxicity permit limits). Additionally, 93 data points, or 76% of the samples, showed no toxicity in the effluent (i.e., the chronic test result was 100%, indicating that there were no adverse effects in 100% effluent). Of the 9, violations 6 are from one WWTF and have been traced to an industrial wastewater discharge to the WWTF. This data indicates that dechlorinated effluent does not cause adverse toxic impacts.



Attachment 1. NBC Fields Point Mixing Zones

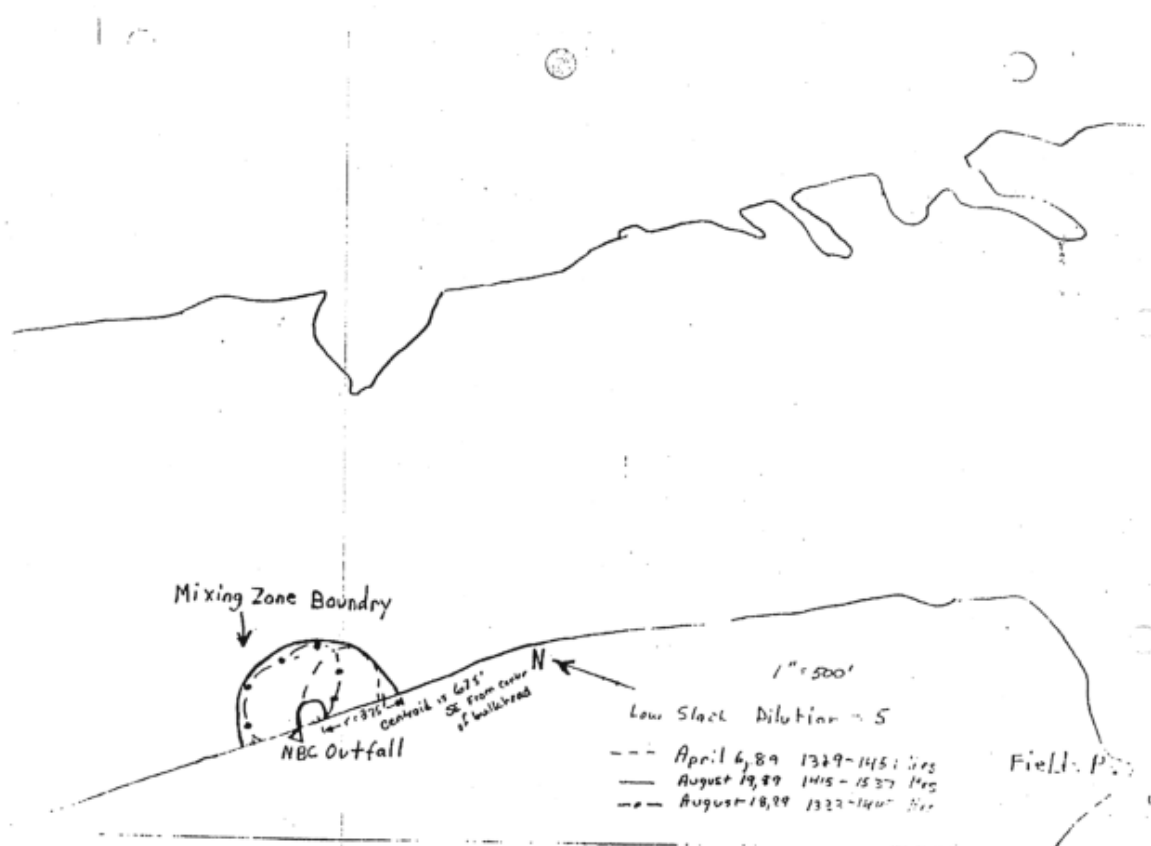


FIGURE 5 - NBC low slack tide dilution contours (from OSI 1999) Dilution Factor = 5

Narragansett Bay Commission Fields Point WWTF Acute Mixing Zone

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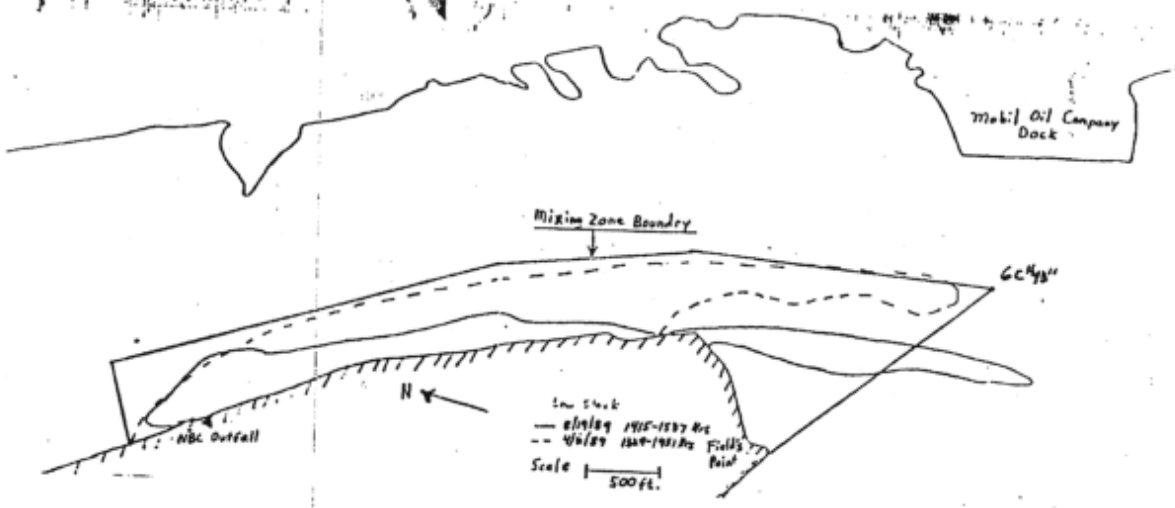


FIGURE 4 - NBC low stack dye dilution contours (from OSI 1969) Dilution Factor = 20

Narragansett Bay Commission Fields Point WWTF Chronic Mixing Zone.

## Attachment 2. Calculation of Sulfate Concentrations Formed by Dechlorination

Using the following:

1. Chemical equation for dechlorination:  $\text{SO}_3^{-2} + \text{HOCl} \rightarrow \text{SO}_4^{-2} + \text{Cl}^- + \text{H}^+$
2. A typical dosing rate of 1.46 parts Sodium Bisulfite ( $\text{NaHSO}_3$ ) per part of residual chlorine, on a mass basis
3. Target Total Residual Chlorine (TRC) concentration of 2.0 mg/l prior to dechlorination (the design TRC concentration in the WWTF's chlorine disinfection system).

$$\text{Mass of NaHSO}_3 \text{ added} = 2.0 \text{ mg TRC/l} * 1.46 \text{ mg NaHSO}_3/\text{mg TRC} = 2.92 \text{ mg NaHSO}_3/\text{l}$$

Equivalent mass of  $\text{SO}_3^{-2}$  added

$$= 2.92 \text{ mg NaHSO}_3/\text{l} * (32.064 + 15.9994 * 3 \text{ mg SO}_3^{-2}) / (22.9898 + 1.00797 + 32.064 + 15.9994 * 3 \text{ mg NaHSO}_3) = 2.25 \text{ mg/l SO}_3^{-2}$$

Moles of  $\text{SO}_3^{-2}$  added

$$= 2.25 \text{ mg SO}_3^{-2}/\text{l} * (\text{g}/1000 \text{ mg}) * (\text{mol SO}_3^{-2} / (32.064 + 15.9994 * 3) \text{ g SO}_3^{-2}) = 0.0000281 \text{ mol/l SO}_3^{-2}$$

Moles of  $\text{SO}_4^{-2}$  produced

$$= 0.0000281 \text{ mol/l SO}_3^{-2} * (1 \text{ mol SO}_4^{-2} \text{ produced} / 1 \text{ mol SO}_3^{-2} \text{ consumed}) = 0.0000281 \text{ mol SO}_4^{-2}/\text{l}$$

Mass of  $\text{SO}_4^{-2}$  produced

$$= 0.0000281 \text{ mol SO}_4^{-2}/\text{l} * ((32.064 + 15.9994 * 4) \text{ g SO}_4^{-2} / \text{mol SO}_4^{-2}) * (1000 \text{ mg/g}) = 2.70 \text{ mg SO}_4^{-2}/\text{l}$$

$$2.70 \text{ mg SO}_4^{-2}/\text{l} * (1 \text{ g SO}_4^{-2} / 1000 \text{ mg SO}_4^{-2}) * (1 \text{ l seawater} / 1.05 \text{ kg seawater}) = 0.00257 \text{ g SO}_4^{-2}/\text{kg}$$

Typical  $\text{SO}_4^{-2}$  concentrations in Seawater:

From [http://www.ocean.washington.edu/courses/oc400/Lecture\\_Notes/CHPT4.pdf](http://www.ocean.washington.edu/courses/oc400/Lecture_Notes/CHPT4.pdf): 2.712 g  $\text{SO}_4^{-2}/\text{kg}$

From <http://www.marinebio.net/marinescience/02ocean/swcomposition.htm>: 2.701 g  $\text{SO}_4^{-2}/\text{kg}$

From [http://ocean.stanford.edu/courses/bomc/chem/lecture\\_04.pdf](http://ocean.stanford.edu/courses/bomc/chem/lecture_04.pdf): 2.712 g  $\text{SO}_4^{-2}/\text{kg}$

Conclusion:

$\text{SO}_4^{-2}$  concentrations generated by dechlorination are approximately 0.1% the  $\text{SO}_4^{-2}$  in typical seawater (i.e., the typical seawater concentration is 1,000 times that produced by the dechlorination reaction). Therefore, dechlorination will not have a significant impact to the  $\text{SO}_4^{-2}$  concentrations.

**Attachment 3. Fields Point WWTF WET Testing**

**Acute WET testing using mysid shrimp (*Mysidopsis bahia* or *Americamysis bahia*)**

Sample Period End Date	No Observed Adverse Effect Level Acute (% effluent)	Location Where No Chronic Effects Occur
03/31/2012	=100 %	Effluent
06/30/2012	=100 %	Effluent
09/30/2012	=100 %	Effluent
12/31/2012	=100 %	Effluent
03/31/2013	=100 %	Effluent
06/30/2013	=100 %	Effluent
09/30/2013	=100 %	Effluent
12/31/2013	=100 %	Effluent
03/31/2014	=100 %	Effluent
06/30/2014	=100 %	Effluent
09/30/2014	= 50 %	Within Acute Mixing Zone
12/31/2014	Not Calculated	
03/31/2015	=100 %	Effluent
06/30/2015	=100 %	Effluent
09/30/2015	=100 %	Effluent
12/31/2015	Not Calculated	

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Attachment 3 (cont.).

Chronic WET sea urchin fertilization testing using *Arbacia punctulata*.

Sample Period End date	No Observed Chronic Effect Level (% effluent)	Location Where No Chronic Effects are Occur
03/31/2012	=100 %	Effluent
06/30/2012	=100 %	Effluent
09/30/2012	=100 %	Effluent
12/31/2012	=100 %	Effluent
03/31/2013	=100 %	Effluent
06/30/2013	=50 %	Within Acute Mixing Zone
09/30/2013	=100 %	Effluent
12/31/2013	=50 %	Within Acute Mixing Zone
03/31/2014	=100 %	Effluent
06/30/2014	=12.5 %	Within Chronic Mixing Zone
09/30/2014	=50 %	Within Acute Mixing zone
12/31/2014	=100 %	Effluent
03/31/2015	=100 %	Effluent
06/30/2015	=100 %	Effluent
09/30/2015	=100 %	Effluent
12/31/2015	=100 %	Effluent

**Attachment 4. RI Municipal WWTFs Chronic WET testing results October 2014 through June 2017**

Permittee	Parameter Description	Monitoring Period End Date	Permit Limit (% Effluent) Test Must Be >= Limit	Test Result	"1" indicates violation
EAST GREENWICH WWTF	Noel Static 1Hr Fert. Chronic Arbacia	12/31/2014		100	
EAST GREENWICH WWTF	Noel Static 1Hr Fert. Chronic Arbacia	3/31/2015		50	
EAST GREENWICH WWTF	Noel Static 1Hr Fert. Chronic Arbacia	6/30/2015		100	
EAST GREENWICH WWTF	Noel Static 1Hr Fert. Chronic Arbacia	9/30/2015		100	
EAST GREENWICH WWTF	Noel Static 1Hr Fert. Chronic Arbacia	12/31/2015		100	
EAST GREENWICH WWTF	Noel Static 1Hr Fert. Chronic Arbacia	3/31/2016		100	
EAST GREENWICH WWTF	Noel Static 1Hr Fert. Chronic Arbacia	6/30/2016		100	
EAST GREENWICH WWTF	Noel Static 1Hr Fert. Chronic Arbacia	9/30/2016		100	
EAST GREENWICH WWTF	Noel Static 1Hr Fert. Chronic Arbacia	12/31/2016		100	
EAST GREENWICH WWTF	Noel Static 1Hr Fert. Chronic Arbacia	3/31/2017		50	
EAST GREENWICH WWTF	Noel Static 1Hr Fert. Chronic Arbacia	6/30/2017		100	
NBC - BUCKLIN POINT WWTF	Noel Static 1Hr Fert. Chronic Arbacia	12/31/2014	50	100	
NBC - BUCKLIN POINT WWTF	Noel Static 1Hr Fert. Chronic Arbacia	3/31/2015	50	100	
NBC - BUCKLIN POINT WWTF	Noel Static 1Hr Fert. Chronic Arbacia	6/30/2015	50	100	
NBC - BUCKLIN POINT WWTF	Noel Static 1Hr Fert. Chronic Arbacia	9/30/2015	50	100	
NBC - BUCKLIN POINT WWTF	Noel Static 1Hr Fert. Chronic Arbacia	12/31/2015	50	50	
NBC - BUCKLIN POINT WWTF	Noel Static 1Hr Fert. Chronic Arbacia	3/31/2016	50	100	
NBC - BUCKLIN POINT WWTF	Noel Static 1Hr Fert. Chronic Arbacia	6/30/2016	50	100	

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<b>Permittee</b>	<b>Parameter Description</b>	<b>Monitoring Period End Date</b>	<b>Permit Limit (% Effluent) Test Must Be &gt;= Limit</b>	<b>Test Result</b>	<b>"1" indicates violation</b>
NBC - BUCKLIN POINT WWTF	Noel Static 1Hr Fert. Chronic Arbacia	9/30/2016	50	100	
NBC - BUCKLIN POINT WWTF	Noel Static 1Hr Fert. Chronic Arbacia	12/31/2016	50	100	
NBC - BUCKLIN POINT WWTF	Noel Static 1Hr Fert. Chronic Arbacia	3/31/2017	50	100	
NBC - BUCKLIN POINT WWTF	Noel Static 1Hr Fert. Chronic Arbacia	6/30/2017	50	100	
NBC - FIELD'S POINT	Noel Static 1Hr Fert. Chronic Arbacia	12/31/2014		100	
NBC - FIELD'S POINT	Noel Static 1Hr Fert. Chronic Arbacia	3/31/2015		100	
NBC - FIELD'S POINT	Noel Static 1Hr Fert. Chronic Arbacia	6/30/2015		100	
NBC - FIELD'S POINT	Noel Static 1Hr Fert. Chronic Arbacia	9/30/2015		100	
NBC - FIELD'S POINT	Noel Static 1Hr Fert. Chronic Arbacia	12/31/2015		100	
NBC - FIELD'S POINT	Noel Static 1Hr Fert. Chronic Arbacia	3/31/2016		100	
NBC - FIELD'S POINT	Noel Static 1Hr Fert. Chronic Arbacia	6/30/2016		50	
NBC - FIELD'S POINT	Noel Static 1Hr Fert. Chronic Arbacia	9/30/2016		100	
NBC - FIELD'S POINT	Noel Static 1Hr Fert. Chronic Arbacia	12/31/2016		100	
NBC - FIELD'S POINT	Noel Static 1Hr Fert. Chronic Arbacia	3/31/2017		12.5	
NBC - FIELD'S POINT	Noel Static 1Hr Fert. Chronic Arbacia	6/30/2017		100	
NEW SHOREHAM WPCF	Noel Static 1Hr Fert. Chronic Arbacia	12/31/2014		100	
NEW SHOREHAM WPCF	Noel Static 1Hr Fert. Chronic Arbacia	3/31/2015		100	
NEW SHOREHAM WPCF	Noel Static 1Hr Fert. Chronic Arbacia	6/30/2015		100	
NEW SHOREHAM WPCF	Noel Static 1Hr Fert. Chronic Arbacia	9/30/2015		100	

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NEW SHOREHAM WPCF	Noel Static 1Hr Fert. Chronic Arbacia	12/31/2015		100	
NEW SHOREHAM WPCF	Noel Static 1Hr Fert. Chronic Arbacia	3/31/2016		100	
NEW SHOREHAM WPCF	Noel Static 1Hr Fert. Chronic Arbacia	6/30/2016		100	
NEW SHOREHAM WPCF	Noel Static 1Hr Fert. Chronic Arbacia	9/30/2016		100	
NEW SHOREHAM WPCF	Noel Static 1Hr Fert. Chronic Arbacia	12/31/2016		100	
NEW SHOREHAM WPCF	Noel Static 1Hr Fert. Chronic Arbacia	3/31/2017		100	
NEW SHOREHAM WPCF	Noel Static 1Hr Fert. Chronic Arbacia	6/30/2017		50	
WESTERLY WWTF	Noel Static 1Hr Fert. Chronic Arbacia	12/31/2014	10	25	
WESTERLY WWTF	Noel Static 1Hr Fert. Chronic Arbacia	3/31/2015	10	50	
WESTERLY WWTF	Noel Static 1Hr Fert. Chronic Arbacia	6/30/2015	10	50	
WESTERLY WWTF	Noel Static 1Hr Fert. Chronic Arbacia	9/30/2015	10	100	
WESTERLY WWTF	Noel Static 1Hr Fert. Chronic Arbacia	12/31/2015	10	25	
WESTERLY WWTF	Noel Static 1Hr Fert. Chronic Arbacia	3/31/2016	10	50	
WESTERLY WWTF	Noel Static 1Hr Fert. Chronic Arbacia	6/30/2016	10	100	
WESTERLY WWTF	Noel Static 1Hr Fert. Chronic Arbacia	9/30/2016	10	100	
WESTERLY WWTF	Noel Static 1Hr Fert. Chronic Arbacia	12/31/2016	10	100	
WESTERLY WWTF	Noel Static 1Hr Fert. Chronic Arbacia	3/31/2017	10	100	
WESTERLY WWTF	Noel Static 1Hr Fert. Chronic Arbacia	6/30/2017	10	100	
SMITHFIELD WASTEWATER TREATMENT PLANT	Noel Statre 7Day Chronic Ceriodaphnia	12/31/2014	50	50	



RI Municipal WWTF Total Residual Chlorine Limits History and Status

Permittee	Parameter Description	Monitoring Period End Date	Permit Limit (% Effluent) Test Must Be >= Limit	Test Result	"1" indicates violation
SMITHFIELD WASTEWATER TREATMENT PLANT	Noel Statre 7Day Chronic Ceriodaphnia	3/31/2015	50	100	
SMITHFIELD WASTEWATER TREATMENT PLANT	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2015	50	100	
SMITHFIELD WASTEWATER TREATMENT PLANT	Noel Statre 7Day Chronic Ceriodaphnia	9/30/2015	50	100	
SMITHFIELD WASTEWATER TREATMENT PLANT	Noel Statre 7Day Chronic Ceriodaphnia	12/31/2015	50	100	
SMITHFIELD WASTEWATER TREATMENT PLANT	Noel Statre 7Day Chronic Ceriodaphnia	3/31/2016	50	100	
SMITHFIELD WASTEWATER TREATMENT PLANT	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2016	50	100	
SMITHFIELD WASTEWATER TREATMENT PLANT	Noel Statre 7Day Chronic Ceriodaphnia	9/30/2016	50	100	
SMITHFIELD WASTEWATER TREATMENT PLANT	Noel Statre 7Day Chronic Ceriodaphnia	12/31/2016	50	100	
SMITHFIELD WASTEWATER TREATMENT PLANT	Noel Statre 7Day Chronic Ceriodaphnia	3/31/2017	50	50	
SMITHFIELD WASTEWATER TREATMENT PLANT	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2017	50	100	
VEOLIA WATER-CRANSTON WPCF	Noel Statre 7Day Chronic Ceriodaphnia	12/31/2014	50	100	
VEOLIA WATER-CRANSTON WPCF	Noel Statre 7Day Chronic Ceriodaphnia	3/31/2015	50	50	
VEOLIA WATER-CRANSTON WPCF	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2015	50	13	1
VEOLIA WATER-CRANSTON WPCF	Noel Statre 7Day Chronic Ceriodaphnia	9/30/2015	50	25	1

RI Municipal WWTF Total Residual Chlorine Limits History and Status

Permittee	Parameter Description	Monitoring Period End Date	Permit Limit (% Effluent) Test Must Be >= Limit	Test Result	"1" indicates violation
VEOLIA WATER-CRANSTON WPCF	Noel Statre 7Day Chronic Ceriodaphnia	12/31/2015	50	38	1
VEOLIA WATER-CRANSTON WPCF	Noel Statre 7Day Chronic Ceriodaphnia	3/31/2016	50	50	
VEOLIA WATER-CRANSTON WPCF	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2016	50	50	
VEOLIA WATER-CRANSTON WPCF	Noel Statre 7Day Chronic Ceriodaphnia	9/30/2016	50	25	1
VEOLIA WATER-CRANSTON WPCF	Noel Statre 7Day Chronic Ceriodaphnia	12/31/2016	50	25	1
VEOLIA WATER-CRANSTON WPCF	Noel Statre 7Day Chronic Ceriodaphnia	3/31/2017	50	100	
VEOLIA WATER-CRANSTON WPCF	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2017	50	25	1
WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	12/31/2014	50	100	
WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	3/31/2015	50	100	
WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2015	50	100	
WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	9/30/2015	50	100	
WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	12/31/2015	50	100	
WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	3/31/2016	50	100	
WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2016	50	100	

RI Municipal WWTF Total Residual Chlorine Limits History and Status

Permittee	Parameter Description	Monitoring Period End Date	Permit Limit (% Effluent) Test Must Be >= Limit	Test Result	"1" indicates violation
WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	9/30/2016	50	50	
WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	12/31/2016	50	100	
WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	3/31/2017	50	100	
WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2017	50	6.25	1
WEST WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	12/31/2014	50	100	
WEST WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	3/31/2015	50	100	
WEST WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2015	50	100	
WEST WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	9/30/2015	50	100	
WEST WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	12/31/2015	50	100	
WEST WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	3/31/2016	50	100	
WEST WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2016	50	6	1
WEST WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2016	50	6	1
WEST WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	9/30/2016	50	100	
WEST WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	12/31/2016	50	100	

**RI Municipal WWTF Total Residual Chlorine Limits History and Status**

<b>Permittee</b>	<b>Parameter Description</b>	<b>Monitoring Period End Date</b>	<b>Permit Limit (% Effluent) Test Must Be &gt;= Limit</b>	<b>Test Result</b>	<b>"1" indicates violation</b>
WEST WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	3/31/2017	50	100	
WEST WARWICK WWTF	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2017	50	100	
WOONSOCKET WWTF	Noel Statre 7Day Chronic Ceriodaphnia	12/31/2014	20	100	
WOONSOCKET WWTF	Noel Statre 7Day Chronic Ceriodaphnia	3/31/2015	20	50	
WOONSOCKET WWTF	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2015	20	50	
WOONSOCKET WWTF	Noel Statre 7Day Chronic Ceriodaphnia	9/30/2015	20	100	
WOONSOCKET WWTF	Noel Statre 7Day Chronic Ceriodaphnia	12/31/2015	20	100	
WOONSOCKET WWTF	Noel Statre 7Day Chronic Ceriodaphnia	3/31/2016	20	100	
WOONSOCKET WWTF	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2016	20	100	
WOONSOCKET WWTF	Noel Statre 7Day Chronic Ceriodaphnia	9/30/2016	20	100	
WOONSOCKET WWTF	Noel Statre 7Day Chronic Ceriodaphnia	12/31/2016	20	100	
WOONSOCKET WWTF	Noel Statre 7Day Chronic Ceriodaphnia	3/31/2017	20	100	
WOONSOCKET WWTF	Noel Statre 7Day Chronic Ceriodaphnia	6/30/2017	20	100	
BURRILLVILLE WWTF	Noael Statre 7Day Chronic Ceriodaphnia	12/31/2014	25	100	

**RI Municipal WWTF Total Residual Chlorine Limits History and Status**

<b>Permittee</b>	<b>Parameter Description</b>	<b>Monitoring Period End Date</b>	<b>Permit Limit (% Effluent) Test Must Be &gt;= Limit</b>	<b>Test Result</b>	<b>"1" indicates violation</b>
BURRILLVILLE WWTF	Noael Statre 7Day Chronic Ceriodaphnia	3/31/2015	25	50	
BURRILLVILLE WWTF	Noael Statre 7Day Chronic Ceriodaphnia	6/30/2015	25	100	
BURRILLVILLE WWTF	Noael Statre 7Day Chronic Ceriodaphnia	9/30/2015	25	100	
BURRILLVILLE WWTF	Noael Statre 7Day Chronic Ceriodaphnia	12/31/2015	25	100	
BURRILLVILLE WWTF	Noael Statre 7Day Chronic Ceriodaphnia	3/31/2016	25	100	
BURRILLVILLE WWTF	Noael Statre 7Day Chronic Ceriodaphnia	6/30/2016	25	100	
BURRILLVILLE WWTF	Noael Statre 7Day Chronic Ceriodaphnia	9/30/2016	25	100	
BURRILLVILLE WWTF	Noael Statre 7Day Chronic Ceriodaphnia	12/31/2016	25	100	
BURRILLVILLE WWTF	Noael Statre 7Day Chronic Ceriodaphnia	3/31/2017	25	100	
BURRILLVILLE WWTF	Noael Statre 7Day Chronic Ceriodaphnia	6/30/2017	25	100	

**Total Number of Samples 122**

**Total Number of Violations 9**

**RI0100013 6**

**RI0100153 2**

**RI0100234 1**

**% of Total Measurements in Compliance 93%**

**Literature Cited**

Fam, Sami and Michael K. Stenstrom. April 1988. *The Reaction of Dechlorinating Agents with some Non-Volatile Halogenated Organics*. Environmental Technology Letters, Vol. 9, pgs. 833-846. <http://www.seas.ucla.edu/stenstro/j/j27.pdf>

USEPA 1985. Ambient aquatic life criteria for chlorine, Office of Water, U.S. Environmental Protection Agency, Washington DC 20460. EPA-440-5-94-030 [Aquatic life criteria for chlorine](#)

USEPA 2002. Short-term methods for estimating the chronic toxicity of effluents and receiving waters to marine and estuarine organisms, Third edition. U.S. Environmental Protection Agency Office of Water (4303T), Washington, DC 20460. EPA-821-R-02-014 [https://www.epa.gov/sites/production/files/2015-08/documents/short-term-chronic-marine-and-estuarine-wet-manual\\_2002.pdf](https://www.epa.gov/sites/production/files/2015-08/documents/short-term-chronic-marine-and-estuarine-wet-manual_2002.pdf)

USEPA 2000. Wastewater Technology Fact Sheet: Dichlorination, Office of Water, U.S. Environmental Protection Agency. EPA 832-F-00-022. <https://www3.epa.gov/npdes/pubs/dechlorination.pdf>

[Water Pollution Control Federation Task Force on Wastewater Disinfection II \(1996\) \*Wastewater Disinfection Manual of practice FD-10\*. Water Environment Federation. Alexandria, Virginia](#)