

Metropolitan Water Reclamation District of Greater Chicago

# RESEARCH AND DEVELOPMENT DEPARTMENT

REPORT NO. 06-17

REPORTING REQUIREMENTS FOR SITE SPECIFIC EQUIVALENCY TO PFRP DESIGNATION OF MWRDGC BIOSOLIDS PROCESSING TRAINS AT THE STICKNEY AND CALUMET WATER RECLAMATION PLANTS

**MARCH 2006** 



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March 29, 2006

Mr. Valdis Aistars United States Environmental Protection Agency Region 5 77 West Jackson Boulevard Chicago, IL 60604-3590

Dear Mr. Aistars:

Subject:

Letter WN-16J Reporting Requirements For Site-Specific Equivalency to PFRP Designation of MWRDGC Biosolids Processing Trains at the Stickney and Calumet Water Reclamation Plants

In your letter dated June 20, 2002 (Reference Number WN-16J), you informed us that the low and high solids biosolids processing trains at the Stickney and Calumet Water Reclamation Plants (WRPs) were designated on a site-specific basis as being equivalent to PFRP. In a letter dated August 12, 2004, you informed us that this certification was renewed for another two years, effective August 1, 2004 to July 31, 2006. The terms of the site-specific designation require us to operate the designated biosolids processing trains in full compliance with the codified operating parameters outlined in our approved petition, and to collect and analyze twelve samples for enteric viruses and helminth ova during the first year of operation (August 1, 2004 to July 31, 2005) and six samples during the second year of operation (August 1, 2005 to July 31, 2006).

We are required to submit monitoring data for three samples for the period August 1, 2005 through December 31, 2005, for both the Stickney and Calumet WRPs. Monitoring data for six samples are attached in <u>Table 1</u> for the Stickney WRP and in <u>Table 2</u> for the Calumet WRP. All of the samples meet the Part 503 analytical standards for the Class A pathogens including those for enteric viruses and helminth ova.

We conducted an internal audit of the District's Analytical Microbiology Laboratory on April 20, 2005, and it was found to be in full compliance with all USEPA requirements for analysis to determine compliance with the Part 503 Class A pathogen standards. In addition, the operation of the high and low solids biosolids processing trains were subjected to internal audits on April 20, 2005, at the Stickney WRP, and on April 27, 2005, for the Calumet WRP. Attached is a signed certification that the processing trains were operated in full compliance with the codified parameters.

If you have any questions, please contact Dr. Thomas Granato, Assistant Director of Research and Development, at 708-588-4059.

Very truly yours,

Richard Lanyon Director of Research and Development

RL:TCG:AC:spy Attachments cc via MWRDGC web site: Farnan/Jamjun/Levy Sharma/Quintanilla/Kollias Granato/O'Connor/Cox/Lindo

# METROPOLITAN WATER RECLAMATION DISTRICT OF GREATER CHICAGO

# TABLE 1

# MICROBIOLOGICAL ANALYSIS OF BIOSOLIDS PRODUCED THROUGH THE STICK-NEY WATER RECLAMATION PLANT BIOSOLIDS PROCESSING TRAINS IN COMPLIANCE WITH PART 503 REQUIREMENTS DURING AUGUST TO DECEMBER 2005

Date Sampled	Fecal Coliform	Viable Helminth Ova	Enteric Virus
	- No./g -	- No./4g -	- PFU/4g -
16-Aug-05	38	<0.0800	<0.7997
13-Sep-05	30	<0.0800	<0.8003
18-Oct-05	27	<0.0800	<0.7999
	16-Aug-05 13-Sep-05	- No./g - 16-Aug-05 38 13-Sep-05 30	- No./g - - No./4g -   16-Aug-05 38 <0.0800

## METROPOLITAN WATER RECLAMATION DISTRICT OF GREATER CHICAGO

## TABLE 2

### MICROBIOLOGICAL ANALYSIS OF BIOSOLIDS PRODUCED THROUGH THE CALU-MET WATER RECLAMATION PLANT BIOSOLIDS PROCESSING TRAINS IN COMPLIANCE WITH PART 503 REQUIREMENTS DURING AUGUST TO DECEMBER 2005

Location	Date Sampled	Fecal Coliform	Viable Helminth Ova	Enteric Virus
		- No./g -	- No./4g -	- PFU/4g -
Calumet West	16-Aug-05	38	< 0.0133	<0.7998
Calumet West	13-Sep-05	41	< 0.0800	<0.7998
Calumet East	18-Oct-05	4	<0.0800	<0.7886

#### **CERTIFICATION**

I do hereby certify that for the period from August 1, 2005 through July 31, 2005, the Low Solids Sludge Processing Train (LSSPT) and the High Solids Sludge Processing Train (HSSPT) at the Metropolitan Water Reclamation District of Greater Chicago's Stickney and Calumet Water Reclamation Plants (WRPs) were operated in full compliance with the following codified protocol, as required by the USEPA's site specific designation of equivalency to PFRPs:

- 1. An average detention time of 20 days at a temperature of  $35 \pm 2^{\circ}C$  (95  $\pm$  3.6°F) is maintained in the anaerobic digesters.
- 2. In the case of the HSSPT system, anaerobically digested sludge (at 3 to 5 percent solids), which is withdrawn daily from the digesters, is then dewatered using Sharples Model 76000 centrifuges from 20 to 30 percent solids.
- 3. In the case of the LSSPT system, digested sludge (at 3 to 5 percent solids) withdrawn daily from the digesters, and which is not subjected to centrifugal dewatering, is pumped into a LSSPT lagoon to achieve further stabilization, dewatering, and inactivation of pathogens.
- 4. The minimum sludge holding time for both the HSSPT and LSSPT lagoons is 1.5 years to ensure the aging and stabilization of sludge solids, and inactivation of pathogens.
- 5. Air-drying of sludge solids taken out of the HSSPT and LSSPT lagoons is carried out seasonally from April through November.
- 6. Air-drying is conducted such that any batch of sludge applied onto the drying areas is held without any further additions of sludge, until 60 percent total solids content is achieved.
- 7. Loading of drying cells is conducted such that air-drying of the sludge solids taken out of the HSSPT and LSSPT lagoons is done at no more than 410 and 230 dry tons per acre of the paved drying cells, respectively. Sludge solids taken out of the HSSPT and LSSPT lagoons are applied on the drying cells at depths of no more than 18 and 15 inches of sludge, respectively, to be consistent with the loadings of 410 and 230 dry tons per acre.

- 8. Agitation drying is conducted such that complete turning, aeration, and agitation of solids withdrawn from the LSSPT and HSSPT is accomplished at an average of three times a week using equipment such as a tractor with a horizontal auger or a tiller.
- 9. The short circuiting of sludge through the SPTs was eliminated by ensuring that,
  - (a) No additional batches of sludge are added to the field lagoons, where sludge is undergoing aging, dewatering, and inactivation, and
  - (b) A batch of sludge undergoing air drying on the paved drying beds is not mixed with any other batches of sludge during the drying process.
- 10. Sludge generated by unit processes not meeting the PFRP codified parameters listed above was segregated from the certified processing trains and managed according to the appropriate requirements of 40 CFR Parts 503 or 257.

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