BEFORE THE TENNESSEE REGULATORY AUTHORITY

NASHVILLE, TENNESSEE

April 7, 2017

IN RE:

PETITION OF AQUA GREEN UTILITY INC. TO AMEND ITS CERTIFICATE OF CONVENIENCE

AND NECESSITY

DOCKET NO:

1600030

Petition of Aqua Green Utility Inc. to amend its Certificate of Convenience and Necessity

Aqua Green Utility Inc. would like to include the following proof of ownership documents. Additionally we would like to add our final SOP permit. The only contract between Aqua Green Utility Inc. and Love's Travel Stop was included in the confidential section of our original submittal. These documents should complete our file. If there are any other documents needed, please let us know.

Respectfully submitted,

Dart Kendall Aqua Green Utility Inc.

This Instrument Prepared by:

Amy Guzzy, Esq. Roserock Holdings, LLC 10601 N. Pennsylvania Avenue Oklahoma City, OK 73120

SPECIAL WARRANTY DEED

THIS INDENTURE, made and entered into this 12 day of September, 2016, by and between ROSEROCK HOLDINGS, LLC, a limited liability company organized under the laws of the state of Oklahoma, hereinafter called "Grantor", and AQUA GREEN UTILITY, INC., a corporation organized under the laws of the state of Tennessee, having an address of 3350 Galts Road, Acworth, GA 30102, hereinafter called "Grantee."

WITNESSETH: That for the consideration hereinafter expressed, Grantor has bargained and sold and does hereby bargain, sell, convey and confirm unto Grantee the following described real property located, situated and being in the County of McNairy, State of Tennessee, to wit:

See Attached Exhibit A

TO HAVE AND TO HOLD the aforesaid real estate, together with all the appurtenances and hereditaments thereunto belonging or in anywise appertaining to the said Grantee, its heirs, successors and assigns, in fee simple forever.

Grantor does hereby covenant with Grantee that Grantor is lawfully seized in fee of the above real estate and hat Grantor has a good right to sell and convey the same.

The warranty of this conveyance is made subject only to (i) all oil, gas and other minerals previously reserved or conveyed of record; (ii) real estate taxes for the year 2016 and subsequent years which are not yet due and payable; and (iii) any and all easements, rights-of-way, restrictions and covenants of record.

And Grantor does hereby covenant and bind itself, its heirs, successors and assigns, to warrant and forever defend the title to the above described real estate to Grantor against any person whomsoever lawfully claiming, or to claim the same, or any part thereof, by through or under Grantor, but not otherwise.

THE CONSIDERATION for this conveyance is TEN and 00/100 Dollars and other good and valuable considerations, the receipt and sufficiency of which are hereby acknowledged.

WITNESS our signature this _____ day of September, 2016.

[EXECUTION PAGE TO FOLLOW]

GRANTOR:
ROSEROCK HOLDINGS/ LLC, An Oklahoma Limited Liability Company By: Name: DOW: STUSS:
Title: Militagor
STATE OF OKLAHOMA) SS
COUNTY OF OKLAHOMA)
This instrument was acknowledged before me on the 12 day of 1500, 2016, by Oklahoma limited liability company.
William Public; Commission No. 10004252
My Commission Expires:
08 04 2016 (SEAL)
STATE OF OKLAHOMA)) SS
COUNTY OF OKLAHOMA)
It is further hereby sworn or affirmed that the actual consideration for this transfer or the value of this property, whichever is greater, is \$10.00, which amount is equal to or greater than that which the property would command at a fair and voluntary sale. AFFIANT
Subscribed and sworn to before me this 2016.
My Commission Expires: 08 04 7018

Exhibit A

A parcel of land, lying in the Fifth Civil District of McNairy County, Tennessee, and being a portion of the property conveyed to Roserock Holdings, LLC. by general warranty deed of Dudley Ingram and wife, Melissa Diane Ingram and Danny Ingram and wife, Michelle M. Ingram, on April 27, 2016, as recorded in Deed Book 238, Page 513 in the Register's Office of McNairy County, Tennessee, and being more particularly described as follows:

Beginning on a steel fence post found flush with grade on the east right-of-way line of U.S. Highway 45 (based on a width of 52 feet from the existing center of pavement) at the westernmost northwest corner of this tract, the same being a northwest corner of the tract which this is a part and the southwest corner of D&O Management Co. (Deed Book 222, Page 844), said post being located South 17 degrees 01 minutes 56 seconds East, 140.04 feet from a steel fence post found flush with grade at the northwest corner of D&O Management Co., and runs; thence, leaving U.S. Highway 45, North 72 degrees 50 minutes 36 seconds East, 249.97 feet along the south line of D&O Management Co. to a 1/2-inch iron rod found at an interior corner of this tract, the same being the southeast corner of D&O Management Co.; thence, North 17 degrees 08 minutes 44 seconds West, 140.00 feet along the east line of D&O Management Co. to a steel fence post found at the northernmost northwest corner of this tract, the same being the northeast corner of D&O Management Co.; thence, along newly created severance lines through the remaining lands of Roserock Holdings, LLC. (Deed Book 238, Page 513), the following courses and distances: North 72 degrees 51 minutes 11 seconds East, 315.00 feet to a 5/8-inch diameter iron rod set with a plastic cap stamped "CHAD W. RICKMAN TN RLS 2149" (which is typical of all iron rods set during the course of this survey) at the northernmost northeast corner of this tract; South 27 degrees 43 minutes 13 seconds East, 389.18 feet to an iron rod set at an interior corner of this tract; South 76 degrees 31 minutes 32 seconds East, 487.34 feet to an iron rod set at the easternmost northeast corner of this tract; South 09 degrees 59 minutes 39 seconds East, 259.62 feet to an iron rod set at the southeast corner of this tract, the same being in the south line of the tract which this is a part; thence, North 87 degrees 00 minutes 11 seconds West, 556.24 feet along the south line of the tract which this is a part to a 1/2-inch iron rod found at the southernmost southwest corner of this tract, said rod being located South 86 degrees 58 minutes 25 seconds East, 534.77 feet from a 1/2-inch iron rod found at the southwest corner of the tract which this is a part; thence, along newly created severance lines through the remaining lands of Roserock Holdings, LLC. (Deed Book 238, Page 513), the following courses and distances: North 03 degrees 01 minutes 35 seconds East, 349.22 feet to an iron rod set at an interior corner of this tract; North 27 degrees 43 minutes 13 seconds West, 220.86 feet to an iron rod set at an interior corner of this tract; South 72 degrees 50 minutes 36 seconds West, 581.15 feet to an iron rod set on the east right-of-way line of U.S. Highway 45 at the westernmost southwest corner of this tract; North 17 degrees 01 minutes 56 seconds West, 12.00 feet along the east right-of-way line of U.S. Highway 45 to the Point Of Beginning.

Containing 4.87 acres, more or less within these bounds, by survey of Chad W. Rickman, Licensed Land Surveyor No. 2149 in August of 2016. All bearings contained in this description have been based on the Tennessee Grid North American Datum of 1983.



Chad Rickman

Registered Land Surveyor

"Remove not the ancient landmark, which thy fathers bave set." Proverbs 22:28

2118 Dancer Road Selmer, TN 38375 Office: (731) 645-9664 Cell: (731)-645-0771

16037

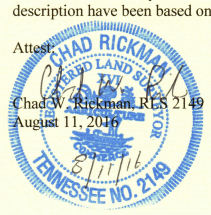
PROPERTY DESCRIPTION

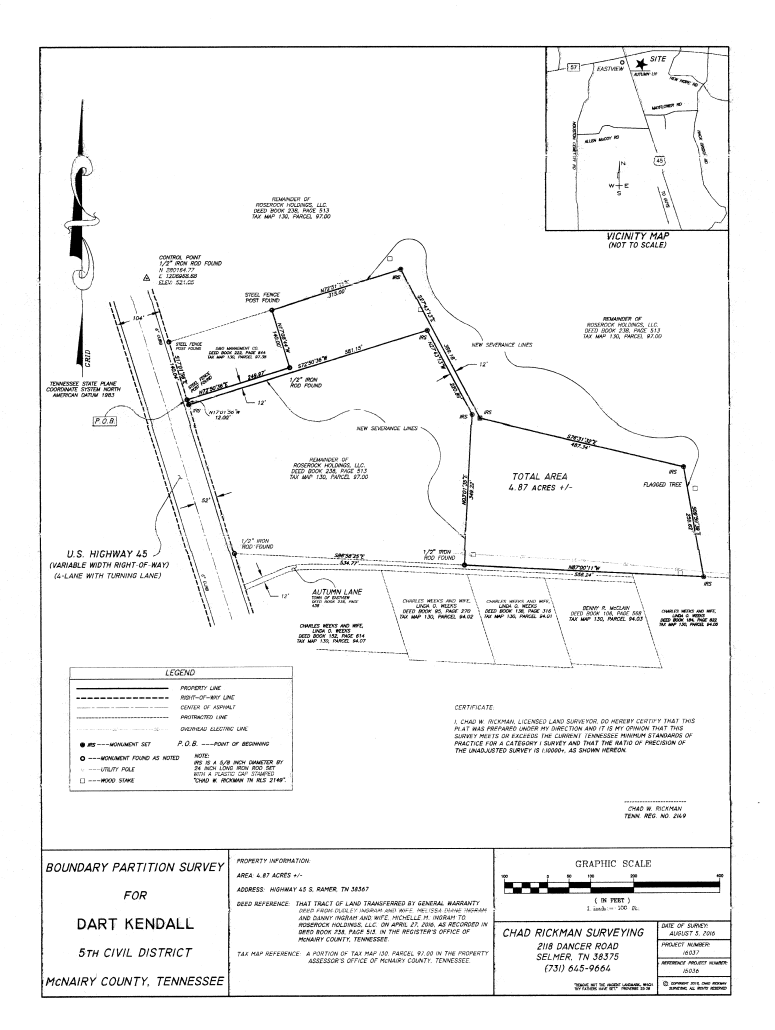
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New Search

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County Number: 055

County Name: MCNAIRY

Property Owner and Mailing Address

Jan 1 Owner:

AQUA GREEN UTILITY INC 3350 GALTS RD ACWORTH, GA 30102

Property Location

Address: HWY 45

Map: 130 Grp: Ctrl Map: 130 Parcel: 097.44 PI: S/I: 000

Value Information

Reappraisal Year: 2016

Land Mkt Value:

\$18,000

Improvement Value:

\$0

Total Market Appraisal: \$18,000

ΨΟ

40

Assessment:

Assessment %:

\$7,200

General Information

Class: 08 - COMMERCIAL

City #: 000 City:

SSD1: 000 SSD2:

District: 05 Mkt Area:

Bldgs: 0 # Mobile Homes:

Utilities - Water / Sewer: 00 - PUBLIC / NONE Utilities - Electricity:

Utilities - Gas / Gas Type:

06 - INDIVIDUAL - Zoning:

Subdivision Data

Subdivision:

Plat Bk:

Plat Pg:

Block:

Lot:

Additional Description

RICKMAN 8-11-16

Building Information

Extra Features

Sale Information

Sale DatePriceBookPageVac/ImpType InstrumentQu09/12/2016\$2,00024046VACANTWD

Land Information

Deed Acres: 4.87

Calc Acres: 0.00

New Search

Total Land Units: 4.87

Land Type: 11 - COM RURAL

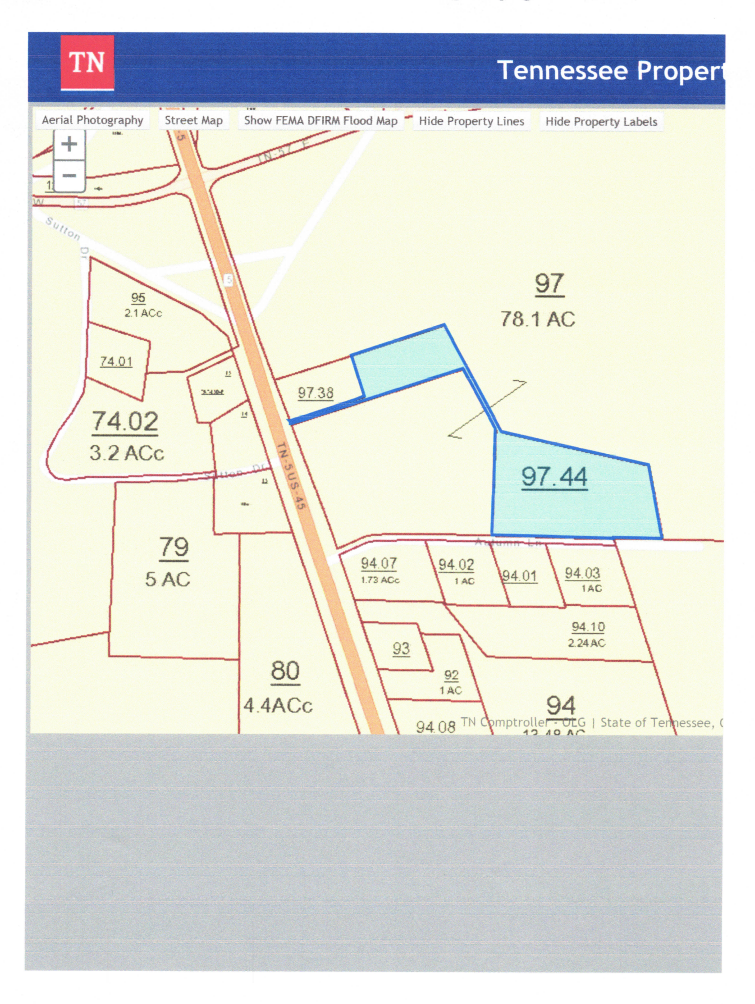
Soil Class:

Units: 4.87

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View GIS Map for this Parc

Glossary of Terms	How to Search	Fact S	
Division of Property Assessments	Comptroller of the Treasury	State of Ter	
Home Page	Home Page	Home F	





STATE OF TENNESSEE

DEPARTMENT OF ENVIRONMENT AND CONSERVATION DIVISION OF WATER RESOURCES

William R. Snodgrass - Tennessee Tower 312 Rosa L. Parks Avenue, 11th Floor Nashville, Tennessee 37243-1102

January 11, 2017

Mr. Dart Kendall, President Aqua Green Utility, Inc. e-copy: dart@aquagreenutility.com 3350 Galts Road Acworth, GA 30102

Re: State Operating Permit No. SOP-16009

Aqua Green Utility, Inc.

McNairy Loves

Eastview, McNairy County, Tennessee

Dear Mr. Kendall:

In accordance with the provisions of the Tennessee Water Quality Control Act, Tennessee Code Annotated (T.C.A.), Sections 69-3-101 through 69-3-120, the Division of Water Resources hereby issues the enclosed State Operating Permit. The continuance and/or reissuance of this Permit is contingent upon your meeting the conditions and requirements as stated therein.

Please be advised that a petition for permit appeal may be filed, pursuant to T.C.A. Section 69-3-105, subsection (i), by the permit applicant or by any aggrieved person who participated in the public comment period or gave testimony at a formal public hearing whose appeal is based upon any of the issues that were provided to the commissioner in writing during the public comment period or in testimony at a formal public hearing on the permit application. Additionally, for those permits for which the department gives public notice of a draft permit, any permit applicant or aggrieved person may base a permit appeal on any material change to conditions in the final permit from those in the draft, unless the material change has been subject to additional opportunity for public comment. Any petition for permit appeal under this subsection (i) shall be filed with the technical secretary of the Water Resources Board within thirty (30) days after public notice of the commissioner's decision to issue or deny the permit. A copy of the filing should also be sent to TDEC's Office of General Counsel.

If you have questions, please contact the Jackson Environmental Field Office at 1-888-891-TDEC; or, at this office, please contact Mr. Hari Akunuri at (615) 532-0650 or by E-mail at *Hari.Akunuri@tn.gov*.

Sincerely,

Brad C. Harris, P.E.

Manager, Land-based Systems

Enclosure

cc/ec:

Water-based Systems File

Jackson Environmental Field Office

Ms. Patsy Fulton, Utility Rate Specialist, Tennessee Regulatory Authority, Patsy.Fulton@tn.gov Ms. Michelle Ramsey, Utilities Division, Tennessee Regulatory Authority, michelle.ramsey@tn.gov

Mr. Bob Faulhaber, Faulhaber Engineering and Sustainability, bob@fesconsulting.com

STATE OF TENNESSEE **DEPARTMENT OF ENVIRONMENT AND CONSERVATION DIVISION OF WATER RESOURCES**

William R. Snodgrass - Tennessee Tower 312 Rosa L. Parks Avenue, 11th Floor Nashville, Tennessee 37243-1102

Permit No. SOP-16009

PERMIT For the operation of Wastewater Treatment Facilities

In accordance with the provision of Tennessee Code Annotated section 69-3-108 and Regulations promulgated pursuant thereto:

PERMISSION IS HEREBY GRANTED TO

Aqua Green Utility, Inc. - McNairy Loves Eastview, McNairy County, Tennessee

FOR THE OPERATION OF

Primary solids separator tank, fixed film trickle filter, sludge holding tank and fenced drip irrigation system located at latitude 35.075767 and longitude -88.543728 in McNairy County, Tennessee to serve McNairy Loves. The design capacity of the system is .006 MGD.

This permit is issued as a result of the application filed on May 5, 2016, in the office of the Tennessee Division of Water Resources. This permit is contingent on the submission and department approval of construction plans, specifications and other data in accordance with rules of the department. Updated plans and specifications must be approved before any further construction activity.

This permit shall become effective on: February 1, 2017

This permit shall expire on: January 31, 2022

Issuance date: January 11, 2017

for Tisha Calabrese Benton

Director

CN-0729

RDA 2366

PART I

A. GENERAL REQUIREMENTS

The treatment system shall be monitored by the permittee as specified below:

<u>Parameter</u>	Sample Type	Daily <u>Maximum</u>	Monthly <u>Average</u>	Measurement Frequency
Flow *	Totalizer			Daily
BOD ₅	Grab	45 mg/l	N/A	Once/Year
Ammonia as N	Grab	Report	N/A	Once /Quarter

^{*} Report average daily flow for each calendar month.

Sampling requirements in the table above apply to effluent being discharged to the drip irrigation plots.

This permit allows the operation of a wastewater drip irrigation system. There shall be no discharge of wastewater to any surface stream or any location where it is likely to enter surface waters. There shall be no discharge of wastewater to any open throat sinkhole. In addition, the drip irrigation system shall be operated in a manner preventing the creation of a health hazard or a nuisance.

Instances of ponding or pooling within the drip dispersal area not associated with a recent rainfall event shall be promptly investigated and noted on the Monthly Operations Report. The report shall include details regarding location(s), determined cause(s), the actions taken to eliminate the ponding, and the date the corrective actions were made. Ponding resulting in the discharge of treated wastewater into the Waters of the State or to locations where it is likely to move to Waters of the State shall be considered a violation of your State Operating Permit.

All drip fields shall be fenced sufficiently to prevent or impede unauthorized entry as well as to protect the facility from vandalism. Fencing shall be a minimum of four feet in height. Fencing shall be constructed of durable materials. Gates shall be designed and constructed in a manner to prevent or impede unauthorized entry. All designs are subject to division approval. Fence shall be installed prior to beginning of operation.

All drip lines shall be buried and maintained 6 to 10 inches below the ground surface.

The site shall be inspected by the certified operator or his/her designee, at a minimum, once per fourteen days (default) OR in accordance with an operating and maintenance inspection schedule in the permit administrative file record. The default inspection frequency will apply if an operating and maintenance inspection schedule is not submitted to be a part of the permit administrative file record. The operating and maintenance inspection schedule shall at a

minimum evaluate the following via onsite visits or telemetry monitoring or a combination of the two:

- o the condition of the treatment facility security controls (doors, fencing, gates, etc.),
- o the condition of the drip area security controls (doors, fencing, gates, etc.),
- o the condition of the site signage,
- o the operational status of the mechanical parts of the treatment system (pumps, filters, telemetry equipment, etc.)
- o the condition of the UV bulbs (if applicable)

Submission of the schedule, or revisions to the schedule, may be submitted to the division electronically. The schedule shall be submitted on or before the effective date of the permit. The permittee is responsible for maintaining evidence that the schedule, or revisions, have been submitted to the division.

B. MONITORING PROCEDURES

1. Representative Sampling

Samples and measurements taken in compliance with the monitoring requirements specified above shall be representative of the volume and nature of the monitored discharge, and shall be taken at the following location(s):

Effluent to drip irrigation plots.

2. Test Procedures

Unless otherwise noted in the permit, all pollutant parameters shall be determined according to methods prescribed in Title 40, CFR, Part 136.

C. DEFINITIONS

The "daily maximum concentration" is a limitation on the average concentration, in milligrams per liter, of the discharge during any calendar day.

The "monthly average concentration", other than for E. coli bacteria, is the arithmetic mean of all the composite or grab samples collected in a one-calendar month period.

A "grab sample" is a single influent or effluent sample collected at a particular time.

For the purpose of this permit, "continuous monitoring" means collection of samples using a probe and a recorder with at least one data point per dosing cycle.

A "quarter" is defined as any one of the following three-month periods: January 1 through March 31, April 1 through June 30, July 1 through September 30, and/or October 1 through December 31.

D. REPORTING

1. Monitoring Results

Monitoring results shall be recorded monthly OR in accordance with the operating and maintenance inspection schedule in the permit administrative file record and submitted quarterly. The quarterly report shall detail the following:

Submittals shall be postmarked no later than 15 days after the completion of the reporting period. A copy should be retained for the permittee's files. Operation reports and any communication regarding compliance with the conditions of this permit must be sent to:

Division of Water Resources Jackson Environmental Field Office 1625 Hollywood Drive Jackson, TN 38305

The first operation report is due on the 15th of the month following the quarter containing the permit effective date. Until the construction of the treatment system is complete and the treatment system is placed into operation, operational reports shall report "monitoring not required".

2. Additional Monitoring by Permittee

If the permittee monitors any pollutant at the location(s) designated herein more frequently than required by this permit, using approved analytical methods as specified in 0400-40-05-.07(2)(h)2, the results of such monitoring shall be included in the calculation and reporting of the values required in the Quarterly Operation Report. Such increased frequency shall also be indicated.

3. Falsifying Reports

Knowingly making any false statement on any report required by this permit may result in the imposition of criminal penalties as provided for in Section 69-3-115 of the Tennessee Water Ouality Control Act.

4. Signatory Requirement

All reports or information submitted to the commissioner shall be signed and certified by the persons identified in Rules 0400-40-05-.05(6)(a-c).

E. SCHEDULE OF COMPLIANCE

Full operational level shall be attained after the construction of the treatment system is complete and the treatment system is placed into operation.

PART II

A. GENERAL PROVISIONS

1. Duty to Reapply

The permittee is not authorized to discharge after the expiration date of this permit. In order to receive authorization to discharge beyond the expiration date, the permittee shall submit such information and forms as are required to the Director of Water Resources (the "Director") no later than 180 days prior to the expiration date.

2. Right of Entry

The permittee shall allow the Director, or authorized representatives, upon the notification of permittee and presentation of credentials:

- a. To enter upon the permittee's premises where an effluent source is located or where records are required to be kept under the terms and conditions of this permit, and at reasonable times to copy these records;
- b. To inspect at reasonable times any monitoring equipment or method or any collection, treatment, pollution management, or discharge facilities required under this permit; and
 - c. To sample at reasonable times any discharge of pollutants.

3. Availability of Reports

All reports prepared in accordance with the terms of this permit shall be available for public inspection at the offices of the Division of Water Resources.

4. Proper Operation and Maintenance

The permittee shall at all times properly operate and maintain all facilities and systems (and related appurtenances) for collection and treatment which are installed or used by the permittee to achieve compliance with the terms and conditions of this permit. Proper operation and maintenance also includes adequate laboratory and process controls and appropriate quality assurance procedures. This provision requires the operation of backup or auxiliary facilities or similar systems which are installed by a permittee only when the operation is necessary to

achieve compliance with the conditions of the permit. Backup continuous pH and flow monitoring equipment are not required.

The monitoring frequency stated in this permit shall not be construed as specifying a minimum level of operator attention to the facility. It is anticipated that visits to the treatment facility by the operator will occur at intervals frequent enough to assure proper operation and maintenance, but in no case less than one visit every fourteen days OR in accordance with an operating and maintenance inspection schedule in the permit administrative file record. If monitoring reports, division's inspection reports, or other information indicates a problem with the facility, the permittee may be subject to enforcement action and/or the permit may be modified to include increased parameter monitoring, increased monitoring frequency or other requirements as deemed necessary by the division to correct the problem. The permittee shall ensure that the certified operator is in charge of the facility and observes the operation of the system frequently enough to ensure its proper operation and maintenance regardless of the monitoring frequency stated in the permit

Dilution water shall not be added to comply with effluent requirements.

The drip dispersal area shall not be used for vehicular traffic or vehicular parking. Dozers, trucks, tractors, and other heavy vehicles shall not be allowed to run over the drip dispersal area lines or other parts of the system.

5. Property Rights

The issuance of this permit does not convey any property rights in either real or personal property, or any exclusive privileges, nor does it authorize any injury to private property or any invasion of personal rights, nor any infringement of Federal, State, or local laws or regulations.

6. Severability

The provisions of this permit are severable. If any provision of this permit due to any circumstance, is held invalid, then the application of such provision to other circumstances and to the remainder of this permit shall not be affected thereby.

7. Other Information

If the permittee becomes aware that he failed to submit any relevant facts in a permit application, or submitted incorrect information in a permit application or in any report to the Director, then he shall promptly submit such facts or information.

B. CHANGES AFFECTING THE PERMIT

1. Planned Changes

The permittee shall give notice to the Director as soon as possible of any planned physical alterations or additions to the permitted facility.

2. Permit Modification, Revocation, or Termination

- a. This permit may be modified, revoked and reissued, or terminated for cause as described in section 69-3-108 (h) The Tennessee Water Quality Control Act as amended.
- b. The permittee shall furnish to the Director, within a reasonable time, any information which the Director may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this permit, or to determine compliance with this permit. The permittee shall also furnish to the Director, upon request, copies of records required to be kept by this permit.

3. Change of Ownership

This permit may be transferred to another person by the permittee if:

- a. The permittee notifies the Director of the proposed transfer at least 30 days in advance of the proposed transfer date;
- b. The notice includes a written agreement between the existing and new permittees containing a specified date for transfer of permit responsibility, coverage, and liability between them; and
- c. The Director, within 30 days, does not notify the current permittee and the new permittee of his intent to modify, revoke or reissue, or terminate the permit and to require that a new application be filed rather than agreeing to the transfer of the permit.

4. Change of Mailing Address

The permittee shall promptly provide to the Director written notice of any change of mailing address. In the absence of such notice the original address of the permittee will be assumed to be correct.

C. NONCOMPLIANCE

1. Effect of Noncompliance

Any permit noncompliance constitutes a violation of applicable State laws and is grounds for enforcement action, permit termination, permit modification, or denial of permit reissuance.

2. Reporting of Noncompliance

a. 24-Hour Reporting

In the case of any noncompliance which could cause a threat to public drinking supplies, or any other discharge which could constitute a threat to human health or the environment, the required notice of non-compliance shall be provided to the appropriate Division environmental assistance center within 24 hours from the time the permittee becomes aware of the circumstances. (The environmental field office should be contacted for names and phone numbers of emergency response personnel.)

A written submission must be provided within five days of the time the permittee becomes aware of the circumstances unless this requirement is waived by the Director on a case-by-case basis. The permittee shall provide the Director with the following information:

- i. A description of the discharge and cause of noncompliance;
- ii. The period of noncompliance, including exact dates and times or, if not corrected, the anticipated time the noncompliance is expected to continue; and
- iii. The steps being taken to reduce, eliminate, and prevent recurrence of the non complying discharge.

b. Scheduled Reporting

For instances of noncompliance which are not reported under subparagraph 2.a. above, the permittee shall report the noncompliance on the Quarterly Operation Report. The report shall contain all information concerning the steps taken, or planned, to reduce, eliminate, and prevent recurrence of the violation and the anticipated time the violation is expected to continue.

3. Overflow

- a. "Overflow" means the unintended discharge to land or waters of Tennessee of wastes from any portion of the collection, transmission, or treatment system other than through permitted outfalls.
 - b. Overflows are prohibited.
- c. The permittee shall operate the collection system so as to avoid overflows. No new or additional flows shall be added upstream of any point in the collection system, which experiences chronic overflows (greater than 5 events per year) or would otherwise overload any portion of the system.
- d. Unless there is specific enforcement action to the contrary, the permittee is relieved of this requirement after: 1) an authorized representative of the Commissioner of the

Department of Environment and Conservation has approved an engineering report and construction plans and specifications prepared in accordance with accepted engineering practices for correction of the problem; 2) the correction work is underway; and 3) the cumulative, peak-design, flows potentially added from new connections and line extensions upstream of any chronic overflow point are less than or proportional to the amount of inflow and infiltration removal documented upstream of that point. The inflow and infiltration reduction must be measured by the permittee using practices that are customary in the environmental engineering field and reported in an attachment to a Monthly Operating Report submitted to the local TDEC Environmental Field Office on a quarterly basis. The data measurement period shall be sufficient to account for seasonal rainfall patterns and seasonal groundwater table elevations.

e. In the event that more than 5 overflows have occurred from a single point in the collection system for reasons that may not warrant the self-imposed moratorium or completion of the actions identified in this paragraph, the permittee may request a meeting with the Division of Water Resources EFO staff to petition for a waiver based on mitigating evidence.

4. Upset

- a. "Upset" means an exceptional incident in which there is unintentional and temporary noncompliance with technology-based effluent limitations because of factors beyond the reasonable control of the permittee. An upset does not include noncompliance to the extent caused by operational error, improperly designed treatment facilities, inadequate treatment facilities, lack of preventive maintenance, or careless or improper operation.
- b. An upset shall constitute an affirmative defense to an action brought for noncompliance with such technology-based permit effluent limitations if the permittee demonstrates, through properly signed, contemporaneous operating logs, or other relevant evidence that:
- i. An upset occurred and that the permittee can identify the cause(s) of the upset;
- ii. The permitted facility was at the time being operated in a prudent and workman-like manner and in compliance with proper operation and maintenance procedures;
- iii. The permittee submitted information required under "Reporting of Noncompliance" within 24-hours of becoming aware of the upset (if this information is provided orally, a written submission must be provided within five days); and
- iv. The permittee complied with any remedial measures required under "Adverse Impact."

5. Adverse Impact

The permittee shall take all reasonable steps to minimize any adverse impact to the waters of Tennessee resulting from noncompliance with this permit, including such accelerated or additional monitoring as necessary to determine the nature and impact of the noncomplying discharge. It shall not be a defense for the permittee in an enforcement action that it would have

been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit.

6. Bypass

- a. "Bypass" is the intentional diversion of wastewater away from any portion of a treatment facility. "Severe property damage" means substantial physical damage to property, damage to the treatment facilities which would cause them to become inoperable, or substantial and permanent loss of natural resources which can reasonably be expected to occur in the absence of a bypass. Severe property damage does not mean economic loss caused by delays in production.
- b. Bypasses are prohibited unless all of the following 3 conditions are met:
- i. The bypass is unavoidable to prevent loss of life, personal injury, or severe property damage;
- ii. There are no feasible alternatives to bypass, such as the construction and use of auxiliary treatment facilities, retention of untreated wastes, or maintenance during normal periods of equipment downtime. This condition is not satisfied if adequate back-up equipment should have been installed in the exercise of reasonable engineering judgment to prevent a bypass, which occurred during normal periods of equipment downtime or preventative maintenance;
- iii. The permittee submits notice of an unanticipated bypass to the Division of Water Resources in the appropriate Environmental Field Office within 24 hours of becoming aware of the bypass (if this information is provided orally, a written submission must be provided within five days). When the need for the bypass is foreseeable, prior notification shall be submitted to the director, if possible, at least 10 days before the date of the bypass.
- c. Bypasses not exceeding permit limitations are allowed **only** if the bypass is necessary for essential maintenance to assure efficient operation. All other bypasses are prohibited. Allowable bypasses not exceeding limitations are not subject to the reporting requirements of 6.b.iii, above.

7. Washout

- a. For domestic wastewater plants only, a "washout" shall be defined as loss of Mixed Liquor Suspended Solids (MLSS) of 30.00% or more. This refers to the MLSS in the aeration basin(s) only. This does not include MLSS decrease due to solids wasting to the sludge disposal system. A washout can be caused by improper operation or from peak flows due to infiltration and inflow.
- b. A washout is prohibited. If a washout occurs the permittee must report the incident to the Division of Water Resources in the appropriate Environmental Field Office within 24 hours by telephone. A written submission must be provided within five days. The washout must be noted on the discharge monitoring report. Each day of a washout is a separate violation.

D. LIABILITIES

1. Civil and Criminal Liability

Nothing in this permit shall be construed to relieve the permittee from civil or criminal penalties for noncompliance. Notwithstanding this permit, the permittee shall remain liable for any damages sustained by the State of Tennessee, including but not limited to fish kills and losses of aquatic life and/or wildlife, as a result of the discharge of wastewater to any surface or subsurface waters. Additionally, notwithstanding this Permit, it shall be the responsibility of the permittee to conduct its wastewater treatment and/or discharge activities in a manner such that public or private nuisances or health hazards will not be created.

2. Liability Under State Law

Nothing in this permit shall be construed to preclude the institution of any legal action or relieve the permittee from any responsibilities, liabilities, or penalties established pursuant to any applicable State law.

PART III OTHER REQUIREMENTS

A. CERTIFIED OPERATOR

The waste treatment facilities shall be operated under the supervision of a Biological Natural System certified wastewater treatment operator in accordance with the Water Environmental Health Act of 1984.

B. PLACEMENT OF SIGNS

The permittee shall place a sign at the entrance if the drip area if fenced or all reasonsable approaches to the drip irrigation lot. The sign should be clearly visible to the public. The minimum sign size should be two feet by two feet (2' x 2') with one inch (1") letters. The sign should be made of durable material

RECLAIMED WASTEWATER
DRIP IRRIGATION
(PERMITTEE'S NAME)
(PERMITTEE'S PHONE NUMBER)
TENNESSEE DIVISION OF WATER
RESOURCES

Jackson Environmental Field Office PHONE NUMBER: 1-888-891-8332

No later than sixty (60) days from the effective date of the permit, the permittee shall have the above sign(s) on display in the location specified. New facilities must have the signs installed upon commencing operation.

C. ADDITION OF WASTE LOADS

The permittee may not add wasteloads to the existing treatment system without the knowledge and approval of the division.

D. SEPTIC TANK OPERATION

The proper operation of this treatment system depends, largely, on the efficient use of the septic tank. The solids that accumulate in the tank shall be removed at a frequency that is sufficient to insure that the treatment plant will comply with the discharge requirements of this permit.

E. SEPTAGE MANAGEMENT PRACTICES

The permittee must comply with the provisions of Rule 0400-48-01-.22. If the septage is transported to another POTW for disposal, the permittee shall note the amount of septage wasted in gallons and name of the facility the hauler intends to use for disposal of the septage on the monthly operation report. Sludge or any other material removed by any treatment works must be disposed of in a manner which prevents its entrance into or pollution of any surface or subsurface waters. Additionally, the disposal of such sludge or other material must be in compliance with the Tennessee Solid Waste Disposal Act, TCA 68-31-101 et seq. and Tennessee Hazardous Waste Management Act, TCA 68-46-101 et seq.

F. OWNERSHIP OF THE TREATMENT FACILITIES

- a. The permittee shall own the treatment facilities (and the land upon which they are constructed) including the land to be utilized for drip or spray irrigation. A perpetual easement (properly recorded) may be accepted in lieu of ownership. Evidence of ownership of the treatment facility land application site(s) and/or a copy of the perpetual easement(s) must be furnished to the division for approval prior to construction of the wastewater collection and treatment system.
- b. Where the treatment facility serves private homes, condominiums, apartments, retirement homes, nursing homes, trailer parks, or any other place where the individuals being served have

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property ownership, rental agreements, or other agreements that would prevent their being displaced in the even of abandonment or noncompliance of the sewerage system, ownership of the treatment facilities must be by a municipality, a public utility, a wastewater authority, or a privately owned public utility (having a Certificate of Convenience and Necessity from the Tennessee Regulatory Authority), or another public agency.

Attachment 1 STATE OF TENNESSEE

DEPARTMENT OF ENVIRONMENT AND CONSERVATION DIVISION OF WATER RESOURCES-WATER SUPPLY BRANCH William R. Snodgrass Tennessee Tower 312 Rosa L. Parks Avenue Nashville, Tennessee 37243

MEMORANDUM

TO:

Hari Akunuri, DWR-CO

FROM:

Allen Rather, DWR- Land Based Systems Unit

DATE:

5/09/2016

SUBJECT:

Love's Truck Stop

Eastview, McNairy County, Tennessee

SOP-16009

The Division of Water Resources has reviewed the Application and Preliminary Engineering Report for the proposed decentralized wastewater treatment system at the Love's Truck Stop located at Eastview, McNairy County, Tennessee. The initial evaluation has determined that there are/ not sufficient suitable soils to accommodate the design flow of this project. Based on this information, the project can be placed on public notice and a Draft permit can be issued at this time.

A detailed engineering report and plans must be submitted to and approved by the Division prior to the issuance of a final permit.

Should you have any questions or comments please feel free to contact me at (615) 532-5819 or allen.rather@tn.gov.

Attachment II STATE OF TENNESSEE

DEPARTMENT OF ENVIRONMENT AND CONSERVATION DIVISION OF WATER RESOURCES-LAND BASED SYSTEMS UNIT William R. Snodgrass Tennessee Tower

m R. Snodgrass Tennessee Tower 312 Rosa L. Parks Avenue Nashville, Tennessee 37243

MEMORANDUM

TO:

Hari Akunuri, DWR-CO

FROM:

Allen Rather, DWR- Land Based Systems Unit

DATE:

1/11/2017

SUBJECT:

LCSS/SFDS (Class V Injection) Approval

Love's Travel Stop

McNairy County, Tennessee

UIC File MCN 0000005 SOP-16009

The Division of Water Resources has reviewed the submittal of an Application for Authorization to Operate a Class V Underground Injection Well (Large Capacity Septic System/Subsurface Fluid Disposal System) utilizing drip dispersal for the waste water at the Love's Travel Stop located at McNairy County, Tennessee. This Division approves the application dated 9/01/2016.

If at any time the Division learns that a ground water discharge system may be in violation of The Tennessee Water Quality Control Act, the Division shall:

- a. require the injector to apply for an individual permit;
- b. order the injector to take such actions including, where required, closure of the injection well as may be necessary to prevent the violation; or
- c. take enforcement action.

All groundwater discharge activities must operate in such a manner that they do not present a hazard to groundwater.

In accordance with Underground Injection Control (UIC) Rule 0400-45-06-.14 (3) "The owner of a Class V well shall be responsible for notifying the Department of change in ownership." This notification must be made to this Division within thirty (30) days of the change in ownership.

Also note that according to Underground Injection Control (UIC) Rule 0400-45-6-.14 (8)(d) "Upon completion of the well, the owner or operator must certify to the Department that the well has been completed in accordance with the approved construction plan, and must submit any other additional information required". The certification must be submitted to the UIC Program within thirty (30) days upon the completion/closure of the Class V well.

This Division will require a minimum of seven (7) working days advance notice before the construction on the drip system is to begin to allow for a witness from this Division to be present.

No drip emitters are to discharge directly into an open throat or crevice in the subsurface. All drip lines are to be installed on contour.

Our concurrence with your approach does not imply that this procedure is exempt from future changes or restrictions in the Underground Injection Control (UIC) Regulations, or any additional requirements set forth by the Division in order to protect the groundwater of Tennessee.

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A copy of this authorization must be kept on site until the development has been completed and must be made available to inspection personnel.

Should you have any questions or comments please feel free to contact me at (615) 532-5819 or allen.rather@tn.gov.

c: file