General Permit for the Discharge of Low Flow Water Treatment Wastewater

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Expiration Date: 3/29/2018

Bureau of Materials Management and Compliance Assurance
Water Permitting and Enforcement Division
860-424-3025
# General Permit for the Discharge of Low Flow Water Treatment Wastewater

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General Permit for the Discharge of Low Flow Water Treatment Wastewater

Section 1. Authority

This general permit is issued in accordance with section 1421 of the Federal Safe Drinking Water Act 42 USC 300h et. seq. and section 22a-430b of the General Statutes.

Section 2. Definitions

As used in this general permit:

"Authorized activity" means any activity authorized by this general permit.

"Commissioner" means commissioner as defined by section 22a-2(a) of the General Statutes.

“Covered property” means a parcel of land on which there is one or more residential, commercial or institutional building(s) serviced by a subsurface sewage disposal system(s) with a capacity of 7,500 gallons or less per day that is under the Commissioner of the Department of Public Health’s (CDPH) jurisdiction pursuant to section 30 of Public Act 17-146, which amended Conn. Gen. Stat. § 22a-430(g). Covered Property also includes: (i) a lot on which there is a holding tank or other sewage disposal system regulated under Section 19-13-B103f of the Regulations of Connecticut State Agencies or Section XI of the Technical Standards adopted by the CDPH, as may be amended from time to time; or (ii) a lot under CDPH’s jurisdiction on which there is one or more residential, commercial or institutional building(s) that should be serviced by a subsurface sewage disposal system or on which any such system is being repaired or that is serviced by a cesspool.

"Department" means the Department of Energy and Environmental Protection.

"Individual permit" means a permit issued to a named permittee under section 22a-430 of the General Statutes.

“Low Flow Water Treatment Wastewater” or “LFWTW” for the purpose of this general permit means:

1) a maximum of 500 gallons per day of wastewater generated by a point of entry water treatment device for the treatment of well water used to supply potable water to a residential building or institution or a non-residential building and
2) where the treated water is not purchased by another party and
3) the wastewater does not include discharges from treatment system components for the removal of radionuclides and
4) the discharge is not at a covered property under the jurisdiction of the Connecticut Department of Public Health pursuant to the Delegation to the Commissioner of the Department of Public Health effective January 1, 2018.

“Maximum contaminant level” or “MCL" means the maximum permissible level of a contaminant in water that is delivered to any consumer of a private water supply system or public water system as determined by sections 19-13-B101 and 19-13-B102 of the...
Regulations of Connecticut State Agencies.

"Municipality" means a city, town or borough of the state.

“Nonresidential building” means any commercial, industrial, institutional, public or other building not occupied as a dwelling, including transient hotels and motels.

"Permittee" means any person or municipality who initiates, creates, originates or maintains a discharge in accordance with Section 3 of this General Permit.

"Person" means person as defined by section 22a-2(b) of the General Statutes.

“Point of Entry Water Treatment Device or POEWTD” means a device for the treatment of potable water which is located at the water service entry of a building.

“Private Water Supply System” means private water supply system as defined by section 19-13-B101 (a) of the Regulations of Connecticut State Agencies.

"Public water system" means public water system as defined by section 19-13-B102 (a) of the Regulations of Connecticut State Agencies.

“Publicly Owned Treatment Works” or “POTW” means a system used for the collection, treatment and/or disposal of sewage from more than one lot as defined in section 22a-430-1 of the Regulations of Connecticut State Agencies and which discharges to the waters of the state and which is owned by a municipality or the state.

“Residential building” means any house, apartment, trailer or mobile home, or other structure occupied by individuals permanently or temporarily as a dwelling place but not including residential institutions.

“Residential institution” means any institutional or commercial building occupied by individuals permanently or temporarily as a dwelling, including dormitories, boarding houses, hospitals, nursing homes, jails, and residential hotels or motels.

“Site” means a lot as defined by section 22a-430-1 of the Regulations of Connecticut State Agencies, and non-contiguous land or water owned by the same person and connected by a right-of-way which such person controls or for which an easement has been granted and to which the public does not have access rights.

"Source water" means raw water before any kind or type of treatment at the source of supply.

“Subsurface sewage disposal system” means a system consisting of a building sewer, a septic tank followed by a leaching system, any necessary pumps or siphons, and any groundwater control system on which the operation of the leaching system is dependent.

"Water supply well" means an artificial excavation, constructed by any method, for the purpose of getting water for drinking or other domestic use.

“Water Treatment Wastewater Dispersal Structure” means a structure, excavation or other facility designed to direct low flow water treatment wastewater to percolate into the
underlying soil. Water treatment wastewater dispersal structures include but are not limited to stone filled excavations, leaching trenches, plastic leaching chambers, leaching galleries, leaching pits, etc.

“Water Treatment Wastewater Disposal System,” means a subsurface disposal system, other than a subsurface sewage disposal system, consisting of a solid, non-perforated conveyance pipe and possible enclosed settling structure followed by a water treatment wastewater dispersal structure.

"Watercourse" means rivers, streams, brooks, waterways, lakes, ponds, marshes, swamps, bogs and all other bodies of water, natural or artificial, vernal or intermittent, public or private, which are contained within, flow through or border upon this state or any portion thereof, not regulated pursuant to sections 22a-28 to 22a-35 of the General Statutes, inclusive. Intermittent watercourses shall be delineated by a defined permanent channel and bank and the occurrence of two or more of the following characteristics: (A) Evidence of scour or deposits of recent alluvium or detritus, (B) the presence of standing or flowing water for a duration longer than a particular storm incident, and (C) the presence of hydrophytic vegetation (section 22a-38 of the General Statutes).

Section 3. Authorization Under This General Permit

(a) Eligible Activities
Provided the requirements of Section 3(b) of this general permit are satisfied, this general permit authorizes, without the need for registration, the discharge of Low Flow Water Treatment Wastewater:

1. to a POTW, or

2. to groundwater on site by means of a water treatment wastewater disposal system.

Any discharge of water, substance or material into the waters of the state other than the one specified in this section is not authorized by this general permit, and any person who or municipality which initiates, creates, originates or maintains such a discharge must first apply for and obtain authorization under section 22a-430 of the General Statutes.

(b) Requirements for Authorization
This general permit authorizes the activities listed in Section 3(a) of this general permit provided:

1. Coastal Area Management
   Such activity is consistent with all applicable goals and policies in section 22a-92 of the General Statutes, and will not cause adverse impacts to coastal resources as defined in section 22a-93 of the General Statutes.

2. Endangered and Threatened Species
   Such activity does not threaten the continued existence of any species listed pursuant to section 26-306 of the General Statutes as endangered or threatened and will not result in the destruction or adverse modification of habitat designated as essential to such species.
(3) Such activity, if discharging to a POTW, shall comply with any relevant municipal sewer use ordinance.

(4) Such activity conforms to the requirements of Section 4 of this general permit.

(c) Geographic Area

This general permit applies throughout the State of Connecticut.

(d) Effective Date and Expiration Date of this General Permit

This general permit is effective on the date it is issued by the commissioner and expires on March 29, 2018.

(e) Effective Date of Authorization

An activity is authorized by this general permit on the date the general permit becomes effective or on the date the activity commences, whichever is later.

(f) Transition to and from an Individual Permit

No person shall operate or conduct an activity authorized by both an individual permit and this general permit. The requirements for transitioning authorization are as follows:

(1) Transition from an Individual Permit to Authorization under this General Permit. If an activity meets the requirements of authorization of this general permit and such operation or activity is presently authorized by an individual permit, the permittee may surrender the right to operate or conduct any activity under such individual permit. The permittee shall acknowledge its intention to surrender its permit in writing to the commissioner. However, any such surrender shall not take effect, and such permittee’s individual permit shall continue to apply, until the effective date of authorization of this general permit.

(2) Transition from Authorization under this General Permit to an Individual Permit. If an activity is authorized under this general permit and the commissioner subsequently issues an individual permit for the same activity, then on the date any such individual permit is issued by the commissioner, the authorization issued under this general permit shall automatically expire.

Section 4. Conditions of this General Permit

The permittee shall at all times continue to meet the requirements for authorization set forth in Section 3 of this general permit. In addition, a permittee shall assure that activities authorized by this general permit are conducted in accordance with the following conditions:

(a) Operating Conditions

(1) LFWTW shall not be discharged to any open floor drain, floor trench, sump or drainage system which is designed to receive chemical spillage or other wastewaters not authorized by this general permit.

(2) No discharge of LFWTW to any watercourse is authorized by this general permit.
(3) Activated carbon backwash and regeneration wastewaters for filters which treat for volatile organic compounds shall only discharge to a POTW.

(4) No discharge of wastewater shall contain arsenic or other substances in concentrations greater than any MCL (excluding chlorides). Such prohibition shall not apply to naturally occurring substances originating in the source water, excluding arsenic.

(5) Discharges of LFWTW to a site shall be by means of a water treatment wastewater disposal system which meets the following requirements:

(A) The water treatment wastewater dispersal structure shall have a storage volume that is at least one and a half (1.5) times the volume of the maximum daily discharge of LFWTW;

(B) There shall be a minimum of twenty-four (24) inches between the bottom of the water treatment wastewater dispersal structure and any underlying bedrock surface, and a minimum of twelve (12) inches between the bottom of the water treatment wastewater dispersal structure and the seasonal high groundwater level at the site, unless the source water requires treatment for pathogen removal, in which case such separation distance shall be a minimum of twenty-four (24) inches;

(C) The discharge of LFWTW to a site shall not create or maintain a condition which will interfere with the operation and effectiveness of a subsurface sewage disposal system, permitted in accordance with section 19a-36 or 22a-430 of the General Statutes and the regulations adopted thereunder. Permittees should consult the local Director of Health if soil or groundwater conditions provide uncertainty about placement of the water treatment wastewater dispersal structure;

(D) Minimum horizontal separating distances between the water treatment wastewater dispersal structure and other items shall be as prescribed in Table 4.1 below.
Table 4.1 – Minimum Horizontal Separating Distances(1)

<table>
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<th>Item</th>
<th>Separating Distance (feet)</th>
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<td>Public or private water supply well with</td>
<td></td>
</tr>
<tr>
<td>required withdrawal rate of:</td>
<td></td>
</tr>
<tr>
<td>&lt; 10 gal. per minute</td>
<td>75</td>
</tr>
<tr>
<td>10 to 50 gal. per minute</td>
<td>150</td>
</tr>
<tr>
<td>&gt; 50 gal. per minute</td>
<td>200</td>
</tr>
<tr>
<td>Watercourse</td>
<td>50</td>
</tr>
<tr>
<td>Public Water Supply Reservoir</td>
<td>100</td>
</tr>
<tr>
<td>Property Line</td>
<td>15</td>
</tr>
<tr>
<td>Subsurface Sewage Disposal System</td>
<td>10(2)</td>
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</tbody>
</table>

(1) The local Director of Health may allow a separating distance reduction to a private water supply well, watercourse, or property line in the event site limitations or lot size prevents compliance with Table 4.1. Such separating distance reductions shall only be granted on existing developed properties and not for new construction. The separating distance to a private water supply well shall not be reduced to less than 25 feet and shall be consistent with any Connecticut Department of Public Health requirements.

(2) Greater separation distances may be required in accordance with the Technical Standards for Subsurface Sewage Disposal Systems pursuant to section 19-13-B103 of the Regulations of Connecticut State Agencies.

(6) For discharges to a POTW:

The discharge shall conform to any relevant municipal sewer use ordinance.

(b) Record Keeping and Reporting Requirements

Within thirty (30) days following the installation of a water treatment wastewater disposal system, the permittee shall submit an installation report to the local health department. If the system is part of a public water system, the report shall also be submitted to: CT Department of Public Health (CTDPH); Drinking Water Section (DWS); MS#51WAT; 410 Capitol Avenue; Hartford, CT 06134. Such report shall, at a minimum, include the following details:

(1) The name of the installer of the water treatment wastewater disposal system;

(2) Site location of the discharge including street address and town;

(3) An as-built drawing showing the description and location of each such water treatment wastewater disposal system. At a minimum, the drawing shall include:

(A) written description of the water treatment wastewater dispersal structure installed including dimensions and storage volume;

(B) separating distances to water supply wells, public water supply reservoirs, subsurface sewage disposal system(s), watercourses, property lines, and buildings;

(C) horizontal distances from at least two fixed objects (i.e. survey monument, building foundation, etc.) to each system component;
(D) vertical distances from original grade to the underlying bedrock surface and seasonal high groundwater level;

(E) vertical distance from original grade to the bottom of the water treatment wastewater dispersal structure;

(4) The date of installation;

(5) A description of the water treatment system including the maximum daily discharge volume, any chemicals utilized, and any anti-freeze provisions included in the installation. Additionally, written notification shall be made to the local health department if any changes are made to the treatment system that results in the use of a different treatment technology or different treatment chemicals;

(6) Copies of any authorizations granted by a Municipal Water Pollution Control Authority for a discharge to a POTW;

(7) Certification by the installer that the water treatment wastewater disposal system conforms to the conditions in Section 4(a) of this general permit.

(c) Regulations of Connecticut State Agencies Incorporated into this General Permit

The permittee shall comply with all applicable laws including, without limitation, the following Regulations of Connecticut State Agencies:

(1) Section 22a-430-3:
   Subsection (b) General - subparagraph (1)(D) and subdivisions (2) Signatory Requirements, (3) Duty to Provide Information, (5) Confidentiality, and Subsection (c) Inspection and Entry

(2) Section 22a-430-4:
   Subsection (t) – Discharges to POTWs - Prohibitions

(d) Duty to Correct and Report Violations

Upon learning of a violation of a condition of this general permit, a permittee shall immediately take all reasonable action(s) to determine the cause of such violation, correct such violation and mitigate its results, prevent further such violation, and report in writing such violation and such corrective action to the commissioner within five (5) days of the permittee's learning of such violation. Such report shall be certified in accordance with Section 4(f) of this general permit.

(e) Duty to Provide Information

If the commissioner requests any information pertinent to the authorized activity or to compliance with this general permit, the permittee shall provide such information in writing within thirty (30) days of such request. Such information shall be certified in accordance with Section 4(f) of this general permit.

(f) Certification of Documents

Any document, including but not limited to any notice, which is submitted to the commissioner under this general permit shall be signed by, the permittee in accordance
with section 22a-430-3(b)(2) of the Regulations of Connecticut State Agencies, and by the individual or individuals responsible for actually preparing such document, each of whom shall certify in writing as follows:

“I have personally examined and am familiar with the information submitted in this document and all attachments thereto, and I certify that, based on reasonable investigation, including my inquiry of those individuals responsible for obtaining the information, the submitted information is true, accurate and complete to the best of my knowledge and belief. I understand that a false statement made in the submitted information may be punishable as a criminal offense, in accordance with section 22a-6 of the General Statutes, pursuant to section 53a-157b of the General Statutes, and in accordance with any other applicable statute.”

(g) Date of Filing

For purposes of this general permit, the date of filing with the commissioner of any document is the date such document is received by the commissioner. The word "day" as used in this general permit means the calendar day; if any date specified in the general permit falls on a Saturday, Sunday, or legal holiday; such deadline shall be the next business day thereafter.

(h) False Statements

Any false statement in any information submitted pursuant to this general permit may be punishable as a criminal offense, in accordance with section 22a-6, under section 53a-157b of the General Statutes.

(i) Correction of Inaccuracies

Within fifteen days after the date a permittee becomes aware of a change in any information in any material submitted pursuant to this general permit, or becomes aware that any such information is inaccurate or misleading or that any relevant information has been omitted, such permittee shall correct the inaccurate or misleading information or supply the omitted information in writing to the commissioner. Such information shall be certified in accordance with Section 4(f) of this general permit.

(j) Other Applicable Law

Nothing in this general permit shall relieve the permittee of the obligation to comply with any other applicable federal, state and local law, including but not limited to the obligation to obtain any other authorizations required by such law.

(k) Other Rights

This general permit is subject to and does not derogate any present or future rights or powers of the State of Connecticut and conveys no rights in real or personal property nor any exclusive privileges, and is subject to all public and private rights and to any federal, state, and local laws pertinent to the property or activity affected by such general permit. In conducting any activity authorized hereunder, the permittee may not cause pollution, impairment, or destruction of the air, water, or other natural resources of this state. The issuance of this general permit shall not create any presumption that this general permit should or will be renewed.
Section 5. Commissioner's Powers

(a) Abatement of Violations

The commissioner may take any action provided by law to abate a violation of this general permit, including the commencement of proceedings to collect penalties for such violation. The commissioner may, by summary proceedings or otherwise and for any reason provided by law, including violation of this general permit, revoke a permittee's authorization hereunder in accordance with sections 22a-3a-2 through 22a-3a-6, inclusive, of the Regulations of Connecticut State Agencies. Nothing herein shall be construed to affect any remedy available to the Commissioner by law.

(b) General Permit Revocation, Suspension, or Modification

The commissioner may, for any reason provided by law, by summary proceedings or otherwise, revoke or suspend this general permit or modify it to establish any appropriate conditions, schedules of compliance, or other provisions which may be necessary to protect human health or the environment.

(c) Filing of an Individual Application

If the commissioner notifies a permittee in writing that such permittee must obtain an individual permit to continue lawfully conducting the activity authorized by this general permit, the permittee may continue conducting such activity only if the permittee files an application for an individual permit within sixty (60) days of receiving the commissioner's notice. While such application is pending before the commissioner, the permittee shall comply with the terms and conditions of this general permit. Nothing herein shall affect the commissioner's power to revoke a permittee's authorization under this general permit at any time.

Issued Date: __________________________

______________________________________ Robert E. Kaliszewski

Deputy Commissioner
Bureau of Materials Management & Compliance Assurance
Water Permitting and Enforcement Division

Fact Sheet for the General Permit for the Discharge of Low Flow Water Treatment Wastewater

Permit Overview—The General Permit for the Discharge of Low Flow Water Treatment Wastewater (general permit) addresses the need for specific treatment requirements for a common residential and commercial discharge that is prohibited from subsurface sewage disposal systems (septic tanks). The Connecticut Public Health Code prohibits the discharge of backwash from water softener or iron and manganese removal systems to septic systems due to the potential for septic system failure. This permit requires a separate groundwater disposal system for such wastewaters and provides design criteria for such systems.

“Low Flow Water Treatment Wastewater” or “LFWTW” for the purpose of this general permit means:

1) a maximum of 500 gallons per day of wastewater generated by a point of entry water treatment device for the treatment of well water used to supply potable water to a residential building or institution or a non-residential building and

2) where the treated water is not purchased by another party and

3) the wastewater does not include discharges from treatment system components for the removal of radionuclides and

4) the discharge is not at a covered property under the jurisdiction of the Connecticut Department of Public Health pursuant to the Delegation to the Commissioner of the Department of Public Health effective January 1, 2018.

“Covered property” means a parcel of land on which there is one or more residential, commercial or institutional building(s) serviced by a subsurface sewage disposal system(s) with a capacity of 7,500 gallons or less per day that is under the Commissioner of the Department of Public Health’s (CDPH) jurisdiction pursuant to section 30 of Public Act 17-146, which amended Conn. Gen. Stat. § 22a-430(g). Covered Property also includes: (i) a lot on which there is a holding tank or other sewage disposal system regulated under Section 19-13-B103f of the Regulations of Connecticut State Agencies or Section XI of the Technical Standards adopted by the CDPH, as may be amended from time to time; or (ii) a lot under CDPH’s jurisdiction on which there is one or more residential, commercial or institutional building(s) that should be serviced by a subsurface sewage disposal system or on which any such system is being repaired or that is serviced by a cesspool.

The most common example of a “low flow water treatment wastewater” is the backwash generated when the tank of a water softener found at a residential or small commercial site using a well as a water source is
regenerated by passing a brine solution over the softener resin. This regeneration replaces the “hard” ion (e.g. calcium, magnesium, iron, and manganese to name a few) that has attached itself to the resin with sodium or potassium ions, depending on what type of salt is used in the treatment system. The discharge consists of hard water ions, chlorides, and remaining levels of cations (commonly sodium or potassium) that did not adsorb to the softener resin. Reverse osmosis brine is another type of LFWTW covered by this general permit.

This general permit authorizes the discharge of LFWTW to a sanitary sewer or a water treatment wastewater disposal system (separate from a subsurface sewage disposal system) that is constructed in accordance with the specifications in the general permit from a site that does not fall under the definition of “covered property”.

**Authority**—The general permit is issued in accordance with section 1421 of the Federal Safe Drinking Water Act 42 USC 300h et. seq. and section 22a-430b of the General Statutes.

**Registration and Fees**—No registration or fees are required for a low flow water treatment wastewater discharge to be covered by this general permit. Coverage is contingent upon compliance with the terms and conditions of the general permit.

**Groundwater Discharge System**—A water treatment wastewater dispersal structure (which is a component of a water treatment wastewater disposal system) must be constructed to allow the wastewater to percolate into the ground. Water treatment wastewater dispersal structures include but are not limited to stone filled excavations, leaching trenches, plastic leaching chambers, leaching galleries, and leaching pits. Requirements for the system in Section 4(a)(5) of the general permit include:

- a minimum storage volume in the water treatment wastewater dispersal structure of 1.5 times the volume of the maximum daily discharge of LFWTW
- minimum vertical separation distances between the bottom of the water treatment wastewater dispersal structure and: 1) underlying bedrock and 2) the seasonal high groundwater level. Permittees and/or their agents can obtain this data from health district records for a site’s subsurface sewage disposal system
- minimum horizontal separation distances between the water treatment wastewater dispersal structure and other site items

**Other Conditions**—Other conditions required by this permit include:

- No discharge of wastewater shall contain substances in concentrations greater than any maximum contaminant levels (MCL) of the Regulations of Connecticut State Agencies §19-13-B102 (Public Health Code) for consumers of private or public water supply systems except for naturally occurring substances originating in the source water (excluding arsenic) and chlorides.
- LFWTW cannot be discharged to any open floor drain, floor trench, sump or drainage system which is designed to receive chemical spillage or other wastewaters not authorized by this general permit.
• LFWTW cannot be discharged to any watercourses.

• Activated carbon backwash and regeneration wastewaters for filters which treat for volatile organic compounds shall only discharge to a POTW (publicly owned treatment works or sewage treatment plant).

**Monitoring**—No flow or parameter monitoring of the discharge is required under this general permit.

**Recordkeeping and Reporting Requirements**—Information that must be recorded at the time of installation of the water treatment wastewater disposal system and reported to the local health department and possibly the Drinking Water Section of the Department of Public Health (if the system is part of a public water system) includes:

1. the name of the installer of the water treatment wastewater disposal system
2. site location of the discharge including street address and town
3. an as-built drawing showing the description and location of the water treatment wastewater disposal system which, at a minimum, must include:
   a. written description of the water treatment wastewater dispersal structure installed including dimensions and storage volume
   b. separating distances to water supply wells, public water supply reservoirs, subsurface sewage disposal system(s), watercourses, property lines, and buildings.
   c. horizontal distances from at least two fixed objects to each system component;
   d. vertical distances from original grade to underlying bedrock surface and seasonal high ground water level;
   e. vertical distance from original grade to bottom of water treatment wastewater dispersal structure.
4. the date of installation;
5. a description of the water treatment system including the maximum daily discharge volume and any chemicals utilized. Additionally, written notification shall be made to the local health department if any changes are made to the treatment system that results in the use of a different treatment technology and/or different treatment chemicals;
6. copies of any authorizations granted by a Municipal Water Pollution Control Authority for a discharge to a POTW.
7. certification by the installer that the water treatment wastewater disposal system conforms to the conditions in Section 4(a) of the general permit.

*This fact sheet is designed to answer general questions and provide basic information. You should refer to the General Permit for the Discharge of Low Flow Water Treatment Wastewater for specific regulatory language.*
Notice of Tentative Decision
Intent to Modify the General Permit for the Discharge of Low Flow Water Treatment Wastewater

TENTATIVE DECISION
The Commissioner of the Department of Energy and Environmental Protection ("DEEP") hereby gives notice that a tentative decision has been reached to modify the General Permit for the Discharge of Low Flow Water Treatment Wastewater (Low Flow General Permit).

COMMISSIONER’S FINDINGS/REGULATORY CONDITIONS
In accordance with applicable federal and state law, the Commissioner has made a tentative decision that issuance of this modified general permit would not cause pollution of the waters of the state. The proposed general permit, if issued, will not require registration, and authorization is achieved through compliance with the permit’s requirements.

PROPOSED MODIFICATION TO THE GENERAL PERMIT
The purpose of the Low Flow General Permit is to provide a general permit that will authorize discharges of water treatment wastewater from residences and small commercial enterprises to either: 1) a publicly owned treatment works (POTW), or 2) groundwater by way of a water treatment wastewater disposal system. The modification to the Low Flow General Permit is necessary to align the general permit with a delegation of authority to regulate water treatment wastewater from the Department of Energy and Environmental Protection to the Department of Public Health (DPH). Central to this modification is the definition of “covered property” which defines the regulated community whose water treatment wastewater will now be regulated by DPH. The Low Flow General Permit will continue to authorize discharges of low flow water treatment wastewater from sites that do not fall under the definition of “covered property” until March 29, 2018. On March 30, 2018, the Comprehensive General Permit for Discharges to Surface Water and Groundwater will authorize discharges of low flow water treatment wastewater from sites that do not fall under the definition of “covered property.” Discharges of low flow water treatment wastewater to the sanitary sewer after March 29, 2018 will be authorized by the General Permit for Miscellaneous Discharges of Sewer Compatible Wastewater.

COMMISSIONER’S AUTHORITY
The Commissioner is authorized to issue this general permit and approve or deny any registration under this general permit pursuant to sections 22a-430 and 22a-430b of the Connecticut General Statutes and the Water Discharge Permit Regulations (section 22a-430-3 and 4 of the Regulations of Connecticut State Agencies).
INFORMATION REQUESTS/PUBLIC COMMENT

Interested persons may obtain a copy of this public notice, the proposed general permit and the general permit fact sheet on the DEEP website at www.ct.gov/deep/publicnotices.

The proposed general permit is also available for inspection at the DEEP Water Permitting and Enforcement Division (WPED), 2nd floor, 79 Elm Street, Hartford, CT from 8:30 – 4:30, Monday through Friday. Questions may be directed to James Creighton at 860-424-3681 or james.creighton@ct.gov.

Before making a final decision on this proposed general permit, the Commissioner shall consider written comments from interested persons that are received within 30 days from the publication date of this notice. Written comments should be directed to James Creighton, WPED, DEEP, 79 Elm Street, Hartford, CT 06106-5127 or may be submitted via electronic mail to james.creighton@ct.gov.

PETITIONS FOR PUBLIC HEARING

The Commissioner may conduct a public hearing if the Commissioner determines that the public interest will be best served thereby, or shall hold a hearing upon receipt of a petition signed by at least twenty-five persons. Petitions should include the name of the general permit noted above and also identify a contact person to receive notifications. Petitions may also identify a person who is authorized to engage in discussions regarding the proposed general permit and, if resolution is reached, withdraw the petition. Original signed petitions may be scanned and sent electronically to deep.adjudications@ct.gov or may be mailed or delivered to: DEEP Office of Adjudications, 79 Elm Street, 3rd floor, Hartford, CT 06106-5127.

All petitions must be received within the comment period noted above. If submitted electronically, original signed petitions must also be mailed or delivered to the address above within ten days of electronic submittal. If a hearing is held, timely notice of such hearing will be published in a newspaper of general circulation.

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/s/Robert E. Kaliszewski  12/19/2017  
Deputy Commissioner

The Connecticut Department of Energy and Environmental Protection is an Affirmative Action and Equal Opportunity Employer that is committed to complying with the Americans with Disabilities Act. To request an accommodation contact us at 860-418-5910 or deep.accommodations@ct.gov.