

Fact Sheet

Public Comment Start Date: February 16, 2007 Public Comment Expiration Date: April 17, 2007

Technical Contact: Brian Nickel

206-553-6251

800-424-4372, ext. 6251 (within Alaska, Idaho, Oregon and Washington)

Nickel.Brian@epa.gov

Proposed Reissuance of a National Pollutant Discharge Elimination System (NPDES) Permit to Discharge Pollutants Pursuant to the Provisions of the Clean Water Act (CWA)

Hayden Area Regional Sewer Board Wastewater Treatment Plant

EPA Proposes To Reissue NPDES Permit

EPA proposes to reissue an NPDES permit to the facility referenced above. The draft permit places conditions on the discharge of pollutants from the wastewater treatment plant to waters of the United States. In order to ensure protection of water quality and human health, the permit places limits on the types and amounts of pollutants that can be discharged from the facility.

This Fact Sheet includes:

- information on public comment, public hearing, and appeal procedures
- a listing of proposed effluent limitations and other conditions for the facility
- a map and description of the discharge location
- technical material supporting the conditions in the permit

401 Certification

EPA is requesting that the Idaho Department of Environmental Quality certify the NPDES permit for this facility, under section 401 of the Clean Water Act. Comments regarding the certification should be directed to:

Regional Administrator Idaho Department of Environmental Quality 2110 Ironwood Pkwy Coeur d'Alene, ID 83814

Public Comment

Persons wishing to comment on the tentative determinations contained in the draft permit may do so in writing to the above address or by e-mail to "Nickel.Brian@epa.gov" within 60 days of the date of this public notice. Comments must be received within the 60 day period to be considered in the formulation of final determinations regarding the applications. All comments should include the name, address and telephone number of the commenter and a concise statement of the exact basis of any comment and the relevant facts upon which it is based. All written comments and requests should be submitted to EPA at the above address to the attention of the Director, Office of Water and Watersheds.

Workshop and Public Hearing

A workshop and public hearing will be held.

Date: April 4, 2007

Time: Workshop from 5:00 PM to 7:00 PM

Public hearing from 7:00 PM to 9:00 PM

Place: Lake City Senior Center

1916 North Lakewood Drive Coeur d'Alene, ID 83814

Comments made on the draft permits at the public hearing will become part of the administrative record for the permits, along with any written comments received.

After the Public Notice expires, and all comments have been considered, EPA's regional Director for the Office of Water will make a final decision regarding permit issuance. If no substantive comments are received, the proposed conditions in the draft permit will become final, and the permit will become effective upon issuance. If comments are received, EPA will address the comments and issue the permit. The permit will become effective 30 days after the issuance date, unless an appeal is submitted to the Environmental Appeals Board within 30 days of the service of notice of the final permit decision.

Documents are Available for Review

The draft NPDES permit and related documents can be reviewed or obtained by visiting or contacting EPA's Regional Office in Seattle between 8:30 a.m. and 4:00 p.m., Monday through Friday at the address below. The draft permits, fact sheet, and other information can also be found by visiting the Region 10 NPDES website at "http://epa.gov/r10earth/waterpermits.htm."

United States Environmental Protection Agency Region 10 1200 Sixth Avenue, OW-130 Seattle, Washington 98101 (206) 553-6251 or Toll Free 1-800-424-4372 (within Alaska, Idaho, Oregon and Washington)

The fact sheet and draft permits are also available at:

Idaho Department of Environmental Quality Coeur d'Alene Regional Office 2110 Ironwood Pkwy Coeur d'Alene, ID 83814 208-799-4370 1-877-541-3304

Post Falls Library 821 North Spokane Street Post Falls, ID 83854 208-773-1506

Hayden Lake Library 8385 North Government Way Hayden, ID 83835 208-772-5612, ext. 11

U.S. Environmental Protection Agency Idaho Operations Office 1435 North Orchard Boise, ID 83706 208-378-5748

U.S. Environmental Protection Agency Coeur d'Alene Field Office 1910 Northwest Blvd., Suite 208 Coeur d'Alene, ID 83814 208-665-0458

Washington State Department of Ecology Eastern Regional Office 4601 North Monroe Street, Suite 202 Spokane, WA 99205-1295 509-329-3400

Table of Contents

Acro	nyms	6
I. A	Applicant	8
II.	Facility Information	8
III.	Receiving Water	8
A. B. C.	Low Flow Conditions	9
IV.	Effluent Limitations	15
A. B. C. D. Eff	Basis for Effluent Limitations Proposed Effluent Limitations Schedules of Compliance Basis for Substitution of Different Pollutant Parameters for or Relaxation of 1999 luent Limits	15 16
V.	Monitoring Requirements	22
A. B. C.	Basis for Effluent and Surface Water Monitoring Effluent Monitoring Surface Water Monitoring	23
VI.	Sludge (Biosolids) Requirements	25
VII.	Other Permit Conditions	26
A. B. C. D.	Quality Assurance Plan Operation and Maintenance Plan Phosphorus Management Plan Additional Permit Provisions	26 26
VIII.	Other Legal Requirements	27
A. B. C. D.	Endangered Species Act Essential Fish Habitat State/Tribal Certification Permit Expiration	27 27
IX.	References	27
Арре	endix A: Facility Information	A-1
Арре	endix B: Facility Map	B-1
	endix C: Basis for Water Quality-based Effluent Limits to Protect Dissolved OxygoH in Waters of the State of Washington	_
Δ	Overview	1

B. C. D. E. F.	Applicable Water Quality Standards and Status of Waters Basis for Water Quality-Based Effluent Limits Effect on the Downstream State Conclusion References	2 10 11
Appe	ndix D: Basis for Effluent Limits	D-1
A. B. C. D.	Technology-based Effluent Limits Water Quality-based Effluent Limits Facility-Specific Water Quality-based Effluent Limits References	2 3
Appe	ndix E: Reasonable Potential Calculations	E-1
A. B. C. D.	Mass Balance Maximum Projected Effluent Concentration Maximum Projected Receiving Water Concentration References	3 4
Appe	ndix F: Effluent Limit Calculations for pH	F-1
Appe	ndix G: WQBEL Calculations – Two-Value Aquatic Life Criteria	G-1
A. B.	Calculate the Wasteload Allocations (WLAs) Derive the maximum daily and average monthly effluent limits	1
Appe	ndix H: Endangered Species Act	Н-1
A. B. C.	Introduction	1 1
D. E. F.	Summary of Determinations Effects of State, Tribal, Local and Private Actions Conclusions	2
\mathbf{C}	Deferences	2

Acronyms

1Q10 1 day, 10 year low flow

7Q10 7 day, 10 year low flow

30B3 Biologically-based design flow intended to ensure an excursion frequency of once

every three years, for a 30-day average flow rate.

AML Average Monthly Limit

BOD₅ Biochemical oxygen demand, five-day

°C Degrees Celsius

CFR Code of Federal Regulations

CV Coefficient of Variation

CWA Clean Water Act

DMR Discharge Monitoring Report

DO Dissolved oxygen

EFH Essential Fish Habitat

EPA U.S. Environmental Protection Agency

ESA Endangered Species Act

IDAPA Idaho Administrative Procedures Act

IDEQ Idaho Department of Environmental Quality

lbs/day Pounds per day

LTA Long Term Average

mg/L Milligrams per liter

ml milliliters

ML Minimum Level

μg/L Micrograms per liter

mgd Million gallons per day

MDL Maximum Daily Limit

N Nitrogen

NOAA National Oceanic and Atmospheric Administration

NPDES National Pollutant Discharge Elimination System

OW Office of Water

O&M Operations and maintenance

POTW Publicly owned treatment works

QAP Quality assurance plan

RP Reasonable Potential

RPM Reasonable Potential Multiplier

RWC Receiving Water Concentration

s.u. Standard Units

TMDL Total Maximum Daily Load

TSD Technical Support Document for Water Quality-based Toxics Control

(EPA/505/2-90-001)

TSS Total suspended solids

USFWS U.S. Fish and Wildlife Service

USGS United States Geological Survey

WAC Washington Administrative Code

WLA Wasteload allocation

WQBEL Water quality-based effluent limit

WWTP Wastewater treatment plant

I. Applicant

This fact sheet provides information on the draft NPDES permit for the following entity:

Hayden Area Regional Sewer Board NPDES Permit # ID-002631-0

Mailing and Physical Address: 10789 North Atlas Road Rathdrum, Idaho 83858

Contact:

Jim Kimball, JUB Engineers

II. Facility Information

The Hayden Area Regional Sewer Board (HARSB or Board) owns, operates, and maintains a regional wastewater treatment plant (WWTP) located in Rathdrum, Idaho, in Kootenai County. The HARSB wastewater treatment plant mainly treats domestic sewage from the City of Hayden and Hayden Lake Recreational Water and Sewer District. The wastewater treatment plant also treats domestic sewage and minimal industrial wastes from the Coeur d'Alene Air Terminal including a surge suppressor and janitorial supplies manufacturer. The first NPDES permit was issued to the HARSB wastewater treatment plant on October 19, 1989.

Details about the wastewater treatment processes and waste streams are included in Appendix A. See Appendix B for a map of the location of the treatment plant and discharge.

An NPDES permit was issued to the facility on September 30th, 1999, and it expired on November 2, 2004. The permittee submitted a timely and complete application for renewal of its NPDES permit, which EPA received on October 28, 2004. The application was amended on January 23, 2006. The 1999 permit has been administratively continued under 40 CFR 122.6 and remains fully effective and enforceable until the permit can be reissued.

III. Receiving Water

From roughly October through June, the Board has generally transported treated effluent about 7 miles, via underground pipeline, from the wastewater treatment plant to the Spokane River (latitude 47° 41' 54" and longitude: 116° 50' 03"). The outfall is located at approximately river mile 108.7.

For the balance of the year, the treated effluent has been transported, via underground pipeline, to an eight million gallon storage lagoon and land applied using a pivot irrigation system. This land application is independently authorized by a permit issued by the State of Idaho, Department of Environmental Quality (Permit #LA-000109-03). The land application permit became effective on August 13, 2003 and will expire on August 13, 2008.

The proposed NPDES permit is relevant only to the surface water discharge to the Spokane River. The 1999 permit allowed a discharge to the river between June 1 and September 30th, but only when the flow rate of the Spokane River was greater than 2,000 cubic feet per second (CFS).

The Board has applied for a discharge to the Spokane River year-round, regardless of the receiving water flow rate. The proposed permit allows such a discharge, but requires the permittee to meet effluent limits that are much more stringent than those in the 1999 permit from June through September (particularly for total phosphorus), when the permittee had previously been permitted to discharge only during high receiving water flow rates. The proposed effluent limits will ensure compliance with applicable water quality standards and comply with the anti-backsliding requirements of the Act (see "Basis for Substitution of Different Pollutant Parameters for or Relaxation of 1999 Effluent Limits," below).

A. Low Flow Conditions

The Technical Support Document for Water Quality-Based Toxics Control (hereafter referred to as the TSD) (EPA, 1991) and the Idaho Water Quality Standards (WQS) recommend the flow conditions for use in calculating water quality-based effluent limits (WQBELs) using steady-state modeling. The TSD and the Idaho WQS state that WQBELs intended to protect aquatic life uses should be based on the lowest seven-day average flow rate expected to occur once every ten years (7Q10) for chronic criteria and the lowest one-day average flow rate expected to occur once every ten years (1Q10) for acute criteria. However, because the chronic criterion for ammonia is a 30-day average concentration not to be exceeded more than once every three years, EPA has used the 30B3 for the chronic ammonia criterion instead of the 7Q10. The 30B3 is a biologically-based design flow intended to ensure an excursion frequency of less than once every three years for a 30-day average flow rate.

Because there are significant seasonal variations in the flow rate of the Spokane River, EPA has elected to calculate the 1Q10, 7Q10 and 30B3 on a seasonal basis. EPA has used flow data from USGS Gauging Station #12419000 (Spokane River at Post Falls Dam) to calculate the 1Q10, 7Q10, and 30B3 flow rates. The period of record for these calculations was 1974-2004. EPA used the DFLOW 3 computer program to perform the receiving water design flow calculations¹.

Table 1: Seasonal Low Flows in the Spokane River					
Season	1Q10 (CFS)	7Q10 (CFS)	30B3 (CFS)		
November through March	901	1020	1490		
April through June	2040	2500	4420		
July through October	196	295	377		

B. Water Quality Standards

Section 301(b)(1)(C) of the Clean Water Act (Act) requires that NPDES permits contain effluent limits more stringent than technology-based limits when necessary to meet water

¹ The latest version of DFLOW can be downloaded from the EPA website at the following address: http://epa.gov/waterscience/dflow/

Page 10

quality standards. A State's water quality standards are composed of use classifications, numeric and/or narrative water quality criteria, and an anti-degradation policy. The use classification system designates the beneficial uses (such as cold water aquatic life, contact recreation, etc.) that each water body is expected to achieve. The numeric and/or narrative water quality criteria are the criteria deemed necessary by the State to support the beneficial use classification of each water body. The anti-degradation policy represents a three-tiered approach to maintain and protect various levels of water quality and uses. At the point of discharge, the Spokane River is protected for the following designated uses (IDAPA 58.01.02.110.12):

- cold water aquatic life habitat
- salmonid spawning
- primary contact recreation
- domestic water supply

In addition, the Idaho Water Quality Standards state that all waters of the State of Idaho are protected for industrial and agricultural water supply (Section 100.03.b and c.), wildlife habitats (100.04) and aesthetics (100.05).

The Spokane River also has site-specific criteria for ammonia (IDAPA 58.01.02.283). The site-specific ammonia criteria are identical to the statewide ammonia criteria for waters designated for cold water aquatic life when early life stages of fish are present (IDAPA 58.01.02.250.02.d.).

Primary contact recreation is defined by the Idaho Water Quality Standards as "water quality appropriate for prolonged and intimate contact by humans or for recreational activities when the ingestion of small quantities of water is likely to occur. Such activities include, but are not restricted to swimming, water skiing, or skin diving."

The HARSB wastewater treatment plant outfall is located approximately 12 river miles upstream from the Washington border. Federal regulations at 40 CFR 122.4(d) require that NPDES permits include conditions necessary to ensure compliance with the water quality requirements of all affected States. Therefore it is necessary to determine if the discharge has the reasonable potential to cause or contribute to nonattainment of Washington's water quality standards, in addition to Idaho's water quality standards. If the discharge has the reasonable potential to cause or contribute to nonattainment of Washington's water quality standards, effluent limits must be derived from and comply with Washington's water quality standards, in addition to Idaho's water quality standards.

The segment of the Spokane River between the Nine Mile Bridge (river mile 58.0) and the Washington-Idaho state line (river mile 96.0) is classified in the *Water Quality Standards for Surface Waters of the State of Washington* (Washington Administrative Code 173-201A-130²) as a "Class A" waterbody, with a site-specific temperature criterion of 20°C. Lake Spokane, a reservoir formed by the Long Lake Dam on the Spokane River, is a "Lake Class" waterbody. Characteristic uses of Class A and Lake Class waterbodies in the state of Washington include, but are not limited to:

² This and all citations of the *Water Quality Standards for Surface Waters of the State of Washington* refer to the most recent approved version of those standards, which, at this time, is the version dated November 18, 1997.

- domestic, industrial and agricultural water supply;
- stock watering;
- migration, rearing, spawning and harvesting of salmonids and other fish;
- wildlife habitat;
- recreation including primary contact recreation, sport fishing, boating, and aesthetic enjoyment; and
- commerce and navigation

Table 2 (below) compares the water quality criteria for the Spokane River in Idaho and Washington. Note that some of Washington's water quality criteria are more stringent than Idaho's.

Table 2: Water Quality Criteria for the Spokane River and Lake Spokane						
	Spokane River					
Parameter	Idaho Criterion	Washington Criterion				
pН	6.5 to 9.0 standard units	6.5 to 8.5 standard units with a human-caused variation within the above range of less than 0.5 units				
Dissolved Oxygen	Concentrations exceeding 6.0 mg/L at all times	Dissolved oxygen shall exceed 8 mg/L. If natural conditions are less than the criteria, the natural conditions shall constitute the water quality criteria. 1,2				
Lake Spokane (Washington Water Quality Standards)						
Dissolved Oxygen	No measurable decrease from natural conditions. ^{1,2}					
Notag:						

- 1. For dissolved oxygen, the Washington State Department of Ecology (Ecology) has interpreted a "measurable decrease" from natural conditions to be a 0.2 mg/L decrease from natural conditions (Cusimano, 2004).
- 2. The Water Quality Standards for Surface Waters of the State of Washington (173-201A WAC) define "natural conditions" as the surface water quality that was present before any human-caused pollution.

C. Water Quality Limited Segment

A water quality limited segment is any waterbody, or definable portion of a waterbody, where it is known that water quality does not meet applicable water quality standards, and/or is not expected to meet applicable water quality standards. In accordance with section 303(d) of the Act, States must identify waters not achieving water quality standards in spite of the application of technology-based controls in National Pollutant Discharge Elimination System (NPDES) permits for point sources. Such waterbodies are known as water quality limited segments (WQLSs), and the list of such waterbodies is called the "303(d) list." Once a water body is identified as a WQLS, the States are required under the Act to develop a total maximum daily load (TMDL). A TMDL is a determination of the amount of a pollutant from point, nonpoint, and natural background sources (including a margin of safety) that may be discharged to a water body without causing the water body to exceed the water quality criterion for that pollutant. The Spokane River flows through Idaho and Washington, and various segments of the river are water quality limited in both States.

Metals (Idaho)

The segment of the Spokane River to which the Hayden Area Regional Sewer Board discharges was listed in Idaho's 1998 "303(d) list" (i.e. the list of impaired waterbodies prepared and submitted to EPA pursuant to Section 303(d) of the Act) as not attaining or not expected to meet the state water quality standards for metals (specifically cadmium, lead, and zinc). In August of 2000, EPA approved a TMDL submitted by the State of Idaho for metals in the Coeur D'Alene River Basin, which included this segment of the Spokane River. However, in 2003, the Idaho Supreme Court determined that the state issued TMDL was void because it was not promulgated according to the rulemaking requirements of Idaho's Administrative Procedures Act.

Because the State court invalidated the Coeur d'Alene River Basin TMDL under State law, there is no longer an EPA approved TMDL for the relevant section of the Spokane River. Accordingly, EPA is not required by 40 CFR 122.44(d)(1)(vii)(B) to establish water quality-based effluent limits that are consistent with the assumptions and requirements of the invalidated TMDL's wasteload allocations. Any such effluent limits, however, must be derived from, and comply with, applicable water quality standards (40 CFR 122.44(d)(1)(vii)(A)).

In the absence of an effective TMDL for the Idaho reach of the Spokane River for metals, EPA established "criteria end-of-pipe" water quality-based effluent limits for lead and zinc in the 1999 permit cycle. This means that no mixing zone was allowed for these pollutants and the discharge was required to meet water quality criteria for these pollutants before the effluent was discharged to the receiving water. End-of-pipe effluent limits are retained in the current draft of this permit. A reasonable potential analysis shows that the discharge does not have the reasonable potential to cause or contribute to excursions above water quality standards for cadmium (once again applying criteria at the end-of-pipe); therefore the draft permit does not contain effluent limits for cadmium.

Effluent limitations for lead have been re-calculated based on current water quality criteria and recent effluent data, but the revised effluent limits still apply current water quality criteria at the end-of-pipe. A discharge in compliance with the zinc effluent limits in the 1999 permit will not cause or contribute to excursions above water quality standards for zinc. Therefore, the 1999 permit's zinc effluent limits have been retained. The fact sheet for the 1999 reissuance of this permit (EPA, 1999) explains the basis for the zinc effluent limits.

Temperature (Idaho)

The Spokane River is listed in Idaho's 2002/2004 303(d)/305(b) integrated report as being impaired for temperature. The Spokane River is designated for salmonid spawning, a use which is protected by more stringent temperature water quality criteria relative to the cold water aquatic life use. However, these criteria only apply during the period of spawning and incubation for the particular species inhabiting waters with this designated use (IDAPA 58.01.02.250.02.f.). According to the Idaho Department of Fish and Game, spawning does not occur in the Spokane River above the Post Falls Dam (personal communication with Ned Horner, IDFG, 10/13/05). Therefore, EPA has applied cold water aquatic life temperature criteria, rather than salmonid spawning

criteria, to the Spokane River at the point of discharge. The cold water aquatic life criteria are a maximum daily average temperature of 19°C and an instantaneous maximum temperature of 22°C.

Temperature is generally not a pollutant of concern for municipal wastewater treatment plants. The Idaho Department of Environmental Quality has determined that the elevated temperatures in the Spokane River are due to natural conditions (IDEQ 2000). A reasonable potential analysis shows that the discharge does not have the reasonable potential to cause or contribute to excursions above Idaho's temperature standards and has a very small impact on the temperature of the receiving water after mixing (less than 0.15 °C). Therefore, the draft permit does not contain effluent limits for temperature. The draft permit requires the permittee to continue to monitor effluent temperature (Nickel, 2007b).

Dissolved Oxygen (Washington)

Lake Spokane and segments of the Spokane River between the State line and Lake Spokane are listed in Washington's 2002/2004 303(d)/305(b) integrated report as not attaining or not being expected to attain water quality standards for dissolved oxygen (DO). EPA has evaluated the impact of discharges of nutrients (specifically total ammonia and total phosphorus) and carbonaceous biochemical oxygen demand (CBOD) from point source dischargers to the Spokane River in the State of Idaho on the DO of downstream waters of the State of Washington. EPA has determined that the discharges of these pollutants from the Coeur d'Alene, Hayden Area Regional Sewer Board (HARSB), and Post Falls wastewater treatment plants (WWTPs) have the reasonable potential to cause or contribute to water quality standards nonattainment for dissolved oxygen and pH in the State of Washington. EPA has therefore established water quality-based effluent limits for total phosphorus, total ammonia, and 5-day carbonaceous biochemical oxygen demand (CBOD₅). See Appendix C for a more complete discussion of the effluent limits imposed in order to prevent the Idaho point sources from causing nonattainment of Washington's water quality criteria for dissolved oxygen.

Metals (Washington)

The segment of the Spokane River immediately downstream from the State line is listed in Washington's 2002/2004 303(d)/305(b) integrated report for cadmium, lead, and zinc. The listing category for these metals is 4A, which means that a TMDL has been prepared for these pollutants. The *Spokane River Dissolved Metals Total Maximum Daily Load* (Butkus and Merrill, 1999) was approved by EPA on August 25, 1999.

As explained above, when determining whether the discharge has the reasonable potential to cause or contribute to excursions above water quality standards for cadmium, lead and zinc and in calculating water quality-based effluent limits for those metals where the discharge has reasonable potential, Idaho's water quality criteria have been applied at the end-of-pipe. Idaho and Washington have identical water quality criteria for lead, and identical chronic cadmium water quality criteria. Idaho's acute water quality criterion for cadmium is more stringent (numerically less) than Washington's. Because Idaho's water quality criteria for cadmium and lead are at least as stringent as Washington's, the fact that the Hayden Area Regional Sewer Board's discharge does not have the reasonable

potential to cause or contribute to excursions above Idaho's water quality standards for cadmium also means that the Board's discharge does not have the reasonable potential to cause or contribute to excursions above Washington's standards for cadmium. The "criteria end of pipe" effluent limits for lead will protect the water quality criteria of both States.

Washington's zinc criteria are marginally more stringent (numerically less) than Washington's. Washington's acute criterion is 2.4% more stringent than Idaho's and its chronic criterion is 13% more stringent than Idaho's. Since Washington's zinc water quality criteria are more stringent than Idaho's, EPA performed a separate analysis to determine if the combined discharges of zinc from the City of Coeur d'Alene, the City of Post Falls, and the Hayden Area Regional Sewer Board have the reasonable potential to cause or contribute to excursions above Washington's water quality criteria for zinc at the State line.

Zinc excursions would exist at the State line even if the Idaho dischargers ceased discharging entirely, or discharged no zinc. However, the water quality criteria for zinc become less stringent with increasing hardness. Because the effluents from the three point sources to the Spokane River in Idaho are harder than the receiving water, the Idaho dischargers create loading capacity for zinc (by raising the hardness and in turn the water quality criteria) at the State line. Using available information and conservative assumptions, EPA determined that, by discharging relatively hard water, the three Idaho point sources reduce the magnitude of excursions above zinc water quality standards at the State line. In other words, the Idaho point sources' discharges of relatively hard water to the Spokane River create more zinc loading capacity than they use by discharging zinc. Therefore, the Idaho dischargers do not have the reasonable potential to cause or contribute to excursions above Washington's water quality standards for zinc at the State line, and it is therefore not necessary to impose zinc effluent limits on the Idaho point sources that are more stringent than those necessary to meet Idaho water quality standards at the end-of-pipe (Nickel, 2007a).

Temperature (Washington)

The segment of the Spokane River immediately downstream from the State line is listed in Washington's 2002/2004 303(d)/305(b) integrated report as not attaining or not being expected to attain water quality standards for temperature. The applicable water quality criterion for temperature in Washington is a maximum of 20 °C. When natural conditions exceed 20 °C, no temperature increase will be allowed that will raise the receiving water temperature by greater than 0.3 °C.

The Idaho Department of Environmental Quality has determined that the elevated temperatures observed in the Spokane River are due to natural conditions (IDEQ 2000). EPA has determined that the 95th percentile cumulative temperature change attributable to the three point sources to the Spokane River in Idaho, as predicted by dynamic modeling at the State line under year 2001 receiving water conditions (which were near 10-year low flows), is 0.11 °C when the river temperature (with zero discharge from the Idaho point sources) is greater than 20 °C. The average temperature change relative to zero discharge at the State line is zero. Therefore, the Idaho point sources do not have

the reasonable potential to cause or contribute to excursions above water quality standards for temperature in the State of Washington.

Total Polychlorinated Biphenyls (Washington and Spokane Tribe of Indians)

The segment of the Spokane River immediately downstream from the State line is listed in Washington's 2002/2004 303(d)/305(b) integrated report as not attaining or not being expected to attain water quality standards for total polychlorinated biphenyls in fish tissue. The Spokane Tribe of Indians has approved water quality standards for its waters, which are downstream of the Long Lake Dam, and data indicate that the Tribe's water quality criterion for PCBs (in the water column) is not being attained.

Currently, there are insufficient data to determine if the discharges from point sources to the Spokane River in Idaho have the reasonable potential to cause or contribute to excursions above water quality standards for PCBs in waters of the State of Washington or the Spokane Tribe of Indians. Therefore, the draft permits for the Cities of Post Falls and Coeur d'Alene and the Hayden Area Regional Sewer Board propose quarterly effluent monitoring, and annual water column monitoring³ near the outlet from Lake Coeur d'Alene for total PCBs. These data will be used to determine if the discharges have the reasonable potential to cause or contribute to excursions above water quality standards for PCBs in waters of the State of Washington or the Spokane Tribe of Indians.

IV. Effluent Limitations

A. Basis for Effluent Limitations

In general, the Clean Water Act (Act) requires that the effluent limits for a particular pollutant be the more stringent of either technology-based limits or water quality-based limits. Technology-based limits are set according to the level of treatment that is achievable using available technology. A water quality-based effluent limit is designed to ensure that the water quality standards of a waterbody are being met and may be more stringent than technology-based effluent limits. The bases for the proposed effluent limits in the draft permit are provided in Appendices C, D, E, F, and G.

B. Proposed Effluent Limitations

Below are the proposed effluent limits that are in the draft permit.

1. Removal Requirements for CBOD₅ and TSS: The monthly average effluent concentration must not exceed 15 percent of the monthly average influent concentration. Percent removal of CBOD₅ and TSS must be reported on the Discharge Monitoring Reports (DMRs). For each parameter, the monthly average percent removal must be calculated from the arithmetic mean of the influent values and the arithmetic mean of the effluent values for that month. Influent and effluent samples must be taken over approximately the same time period.

³ The annual water column monitoring for total PCBs is staggered, i.e., each of the three Idaho dischargers is to monitor for PCBs once per year, but during a specific four-month period. This will result in a total of 15 samples being taken at each PCB monitoring location over the course of the five-year permits.

2. The permittee must not discharge floating, suspended or submerged matter of any kind in concentrations causing nuisance or objectionable conditions or that may impair designated beneficial uses.

Table 3 (below) presents the proposed average monthly, average weekly, maximum daily, and instantaneous maximum effluent limits.

Table 3: Proposed Final Effluent Limits						
		l I	Effluent Limits			
Parameter	Units	Average Monthly Limit	Average Weekly Limit	Maximum Daily Limit		
Five-Day Carbonaceous Biochemical	mg/L	25	40	_		
Oxygen Demand (CBOD ₅)	lb/day	344	550			
November – February	% removal	85% (min.)		_		
Five-Day Carbonaceous Biochemical	mg/L	15	24	_		
Oxygen Demand (CBOD ₅)	lb/day	138	220			
November – February	% removal	85% (min.)		_		
	mg/L	30	45			
Total Suspended Solids (TSS)	lb/day	413	619			
	% removal	85% (min.)		_		
pH (November – March)	s.u.	6.2 to 9.0 at all times				
pH (April – June)	s.u.	6.0 to 9.0 at all times				
pH (July – October)	s.u	6.4 to 9.0 at all times				
Total Phosphorus as P ³ (March)	lb/day	13.8	20.6			
Total Phosphorus as P ³ (April – May)	lb/day	6.88	10.3			
Total Phosphorus as P ³ (June – Sept.)	lb/day	0.14	0.21	_		
Total Phosphorus as P (October)	lb/day	13.8	20.6			
E. Coli Bacteria	#/100 ml	126 ¹		406^{2}		
Lead	μg/L	2.19		4.94		
Leau	lb/day	0.030		0.068		
Zinc	μg/L	88.2	_	112		
	lb/day	1.21		1.54		
Total Residual Chlorine	μg/L	78.4	_	384		
(July – October)	lb/day	1.08	_	5.28		
Total Residual Chlorine	μg/L	500	750	—		
(November – June)	lb/day	6.88	10.3	_		
Total Ammonia as N ³	mg/L	10		22.9		
(March – October)	lb/day	138	_	315		
Total Ammonia as N	mg/L	78.7	_	250		
(November – February)	lb/day	1083		3440		

Notes:

- 1. The monthly geometric mean concentration of E. coli must not exceed 126 organisms per 100 ml.
- 2. No single sample may exceed 406 organisms per 100 ml (instantaneous maximum limit).
- 3. These effluent limits subject to a compliance schedule. Until the final effluent limits become effective, the permittee must comply with interim effluent limitations (see Table 5, below).

C. Schedules of Compliance

Schedules of compliance are authorized by federal NPDES regulations at 40 CFR 122.47 and by Section 400.03 of the Idaho Water Quality Standards. The federal regulation requires that such schedules require compliance as soon as possible and that, when the

compliance schedule is longer than 1 year, the schedule shall set forth interim requirements and the dates for their achievement. The time between the interim dates shall generally not exceed 1 year, and when the time necessary to complete any interim requirement is more than one year, the schedule shall require reports on progress toward completion of these interim requirements.

The proposed permit contains compliance schedules, as detailed in Table 4, below. The compliance schedules for certain pollutants include interim effluent limitations, as detailed in Table 5, below. The compliance schedules and interim limits are based on the draft Clean Water Act Section 401 certification provided to EPA by the Idaho Department of Environmental Quality. The final permit will contain compliance schedules and interim limits consistent with the State of Idaho's final Clean Water Act Section 401 certification, which may differ from the draft certification.

In addition to the conditions stipulated by Idaho DEQ in the draft certification, federal regulations at 40 CFR 122.47(a)(3)(iii) require EPA to require progress reports whenever the interval between interim requirements in the compliance schedule is more than one year. The draft certification authorizes a nine-year schedule of compliance with interim requirements due at intervals of one, four, five, six, and eight years after the effective date of the final permit. In compliance with 40 CFR 122.47(a)(3)(iii), the permit requires progress reports to be submitted two, three, and seven years after the effective date of the final permit.

Because compliance schedules must be authorized by the State of Idaho in the Section 401 certification before they can be included in the final permit, comments on the compliance schedules and interim effluent limits should be directed to the Idaho Department of Environmental Quality at the address listed on the front page of this Fact Sheet and in the public notice of the availability of this draft permit.

The draft permit does not propose any schedules of compliance for any effluent limit between June and September when river flows are less than 2,000 CFS. This is because the 1999 permit did not allow a discharge to the Spokane River between June and September when river flows were less than 2,000 CFS. The permittee has the option of land applying its effluent under these conditions.

Table 4: Schedules of Compliance Proposed in IDEQ Draft Certification						
Parameter	Seasons	Compliance Schedule Duration	Interim Limits?			
CBOD ₅	March – May and October.	9 years	Yes			
Total Ammonia as N	June and September with river	6 years	Yes			
Total Phosphorus as P	flow > 2,000 CFS.	9 years	Yes			
All	June – September with river	No Compliance	N/A			
All	flow $\leq 2,000$ CFS	Schedule	11/1			

Table 5: Interim Effluent Limits Proposed	in IDE	Q Draft (Certificat	tion	
		Eff	Effluent Limits		
Parameter		Average Monthly	Average Weekly	Max. Daily	
		Limit	Limit	Limit	
	No comp	liance sche	dule is in e	ffect	
All	under the	ese circumst	tances. Fin	al	
June – September, River Flow ≤ 2,000 CFS	effluent l	imits and m	nonitoring		
Julie – September, Kiver Flow \(\leq 2,000 \) CFS		ents are eff			
	effective	date of the	final permi	t.	
$CBOD_5$	mg/L	25	40		
March – May and October, until 4 years after the	lb/day	344	550	_	
effective date of the final permit.	% rem.	85 (min)		—	
CBOD ₅	mg/L	25	40	_	
June – September, River Flow > 2,000 CFS, until 4 years	lb/day	344	550	_	
after the effective date of the final permit.	% rem.	85 (min)	_		
CBOD ₅	mg/L	15	24	_	
March – May and October, from 4 years after the	lb/day	206	330	_	
effective date of the final permit until 9 years after the effective date of the final permit.	% rem.	85 (min)	_	_	
CBOD ₅	mg/L	15	24	_	
June – September, River Flow > 2,000 CFS, from 4 years	lb/day	206	330	_	
after the effective date of the final permit until 9 years after the effective date of the final permit.	% rem.	85 (min)	_	_	
Total Phosphorus as P	mg/L	Report	Report	_	
March – May and October, until 3 years after the	lb/day	1	1		
effective date of the final permit		Report	Report	_	
Total Phosphorus as P	mg/L	Report	Report	_	
June – September, River Flow > 2,000 CFS, until 3 years after the effective date of the final permit		Report	Report	_	
Total Phosphorus as P	/Т	2.0	2.0		
March – May and October, from 3 years after the	mg/L	2.0	3.0	_	
effective date of the final permit until 6 years after the	11. / 1	27.5	41.2		
effective date of the final permit	lb/day	27.5	41.3	_	
Total Phosphorus as P June – September, River Flow > 2,000 CFS, from 3 years	mg/L	2.0	3.0	_	
after the effective date of the final permit until 6 years					
after the effective date of the final permit	lb/day	27.5	41.3	_	
Total Phosphorus as P					
March – May and October, from 6 years after the	mg/L	1.2	1.8	-	
effective date of the final permit until 9 years after the					
effective date of the final permit	lb/day	16.5	24.8	-	
Total Phosphorus as P	7	1.0	1.0		
June and September, River Flow > 2,000 CFS, from 6	mg/L	1.2	1.8	-	
years after the effective date of the final permit until 9	11 / 1	16.5	24.0		
years after the effective date of the final permit	lb/day	16.5	24.8	-	
Total Ammonia as N	mg/L	78.7		250	
March – May and October, until 2 years after the	<u> </u>	-	-		
effective date of the final permit.	lb/day	985	_	3128	
Total Ammonia as N	mg/L	78.7	_	250	
June – September, River Flow > 2,000 CFS, until 2 years	<u> </u>				
after the effective date of the final permit.	lb/day	985		3128	

Table 5: Interim Effluent Limits Proposed in IDEQ Draft Certification					
		Effluent Limits			
Parameter	Units	Average Monthly Limit	Average Weekly Limit	Max. Daily Limit	
Total Ammonia as N March – May and October, from 2 years after the effective date of the final permit until 6 years after the effective date of the final permit.	mg/L	15	_	34.4	
	lb/day	206	_	473	
Total Ammonia as N June – September, River Flow > 2,000 CFS, from 2 years	mg/L	15	_	34.4	
after the effective date of the final permit until 6 years after the effective date of the final permit.	lb/day	206		473	

D. Basis for Substitution of Different Pollutant Parameters for or Relaxation of 1999 Effluent Limits

The draft permit proposes effluent limits for E. coli in lieu of the 1999 permit's fecal coliform limits and limits for five-day carbonaceous biochemical oxygen demand (CBOD₅) in lieu of the 1999 permit's five-day biochemical oxygen demand (BOD₅) limits. Limitations on the loading of certain pollutants (expressed in pounds per day) are less stringent due to an increase in the design flow of the POTW (as reported on the application). The proposed permit allows a discharge to the river between June 1st and September 30th under all receiving water flow conditions, whereas the 1999 permit only allowed a discharge during that season if the receiving water flow rate was greater than or equal to 2,000 CFS.

Statutory Prohibitions on Backsliding

Section 402(o) of the Act generally prohibits "backsliding" in NPDES permits but provides limited exceptions to this prohibition. Section 402(o)(1) of the CWA states that a permit may not be reissued with less-stringent limits established based on Sections 301(b)(1)(C), 303(d) or 303(e) (i.e. water quality-based limits or limits established in accordance with State treatment standards) except in compliance with Section 303(d)(4). Section 402(o)(1) also prohibits backsliding on technology-based effluent limits established using best professional judgment (i.e. based on Section 402(a)(1)(B)).

Section 303(d)(4) of the Act states that, for water bodies where the water quality meets or exceeds the level necessary to support the water body's designated uses, WQBELs may be revised as long as the revision is consistent with the State's antidegradation policy. Additionally, Section 402(o)(2) contains exceptions to the general prohibition on backsliding in 402(o)(1). In accordance with the *U.S. EPA NPDES Permit Writers' Manual* (EPA-833-B-96-003), EPA generally views the 402(o)(2) exceptions as applicable to WQBELs (except for 402(o)(2)(B)(ii) and 402(o)(2)(D)) and they are independent of the requirements of 303(d)(4).

Therefore, it may be appropriate to relax water quality-based effluent limits as long as either the 402(o)(2) exceptions or the requirements of 303(d)(4) are satisfied. EPA believes that the replacement of the fecal coliform effluent limits with E. coli limits is

compliant with Section 303(d)(4) of the Act (as explained below), that the increase in the mass limitations for zinc and ammonia (from November though March), and that the increased maximum daily limits for lead, and the authorization of a discharge between June 1st and September 30th during periods of low river flow are compliant with Section 402(o)(2) of the CWA. The increase in the mass limit for TSS are not subject to the anti-backsliding provisions of the Act (Section 402(o)(1)), because these technology-based limits are based on the "secondary treatment" requirement of Sections 301(b)(1)(B) and 304(d)(1) of the Act.

Even if the requirements of Sections 303(d)(4) or 402(o)(2) of the Act are satisfied, Section 402(o)(3) of the Act prohibits backsliding which would result in violations of water quality standards or effluent limit guidelines. The requirements of Section 402(o)(3) are satisfied in every case.

Basis for Change from Fecal Coliform to E. Coli Limits

EPA has replaced the fecal coliform effluent limits that were in the 1999 permit for this facility with effluent limits for E. Coli. When the 1999 permit was issued, the Idaho water quality standards contained fecal coliform criteria to protect the beneficial use of primary contact recreation. Since the 1999 permit was issued, the State of Idaho has adopted, and EPA has approved, water quality criteria for E. Coli to protect this use. Therefore, EPA has included effluent limits for E. Coli, rather than fecal coliform, to protect the use of primary contact recreation in the receiving water.

The Spokane River has not been listed on Idaho's "303(d) list" as not attaining or not being expected to attain water quality standards for bacteria. When water quality standards for the relevant pollutant are being attained, Section 303(d)(4)(B) of the Act states that water quality-based effluent limits may be revised if the revision is consistent with the State's antidegradation policy.

The draft permit, like the 1999 permit, includes "criteria end-of-pipe" effluent limits for bacteria. The new water quality criteria and effluent limits simply use a different indicator organism to provide the same level of protection for the beneficial use of primary contact recreation as was provided by the 1999 effluent limits. EPA does not believe that the change from fecal coliform limits to E. Coli limits will result in degradation of the receiving water or have any effect whatsoever on beneficial uses. Therefore, EPA believes that the replacement of fecal coliform effluent limits with E. Coli limits complies with Section 303(d)(4)(B) of the Act.

Because the E. Coli limits apply current water quality criteria at the end-of-pipe, a discharge in compliance with the effluent limits will not cause or contribute to excursions above water quality standards for E. Coli. The revised limits therefore comply with the requirements of Section 402(o)(3) of the Act.

Basis for Increase in Mass Limits for TSS, Ammonia, and Zinc

EPA has increased the mass limitations for certain pollutants TSS, ammonia (from November through February) and zinc, because the design flow of the facility has increased. NPDES permitting regulations require that effluent limits be expressed in terms of mass, unless impracticable (40 CFR 122.45(f)) and that effluent limits for

POTWs be based on the design flow of the treatment plant (40 CFR 122.45(b)(1)). Mass limits therefore are back-calculated from the concentration limits based on the design flow of the POTW. The change in the design flow is considered new information under Section 402(o)(2)(B)(i) of the Act and a material and substantial alteration to the facility under Section 402(o)(2)(A) of the Act. Therefore, the revised effluent limits meet these exceptions of the anti-backsliding provision.

A discharge in compliance with the TSS effluent limits will not cause or contribute to excursions above water quality standards (see Appendix D), and the TSS effluent limits comply with the "secondary treatment" technology-based requirements of 40 CFR 133.102(b). A reasonable potential analysis, which takes into account the increased design flow, shows that a discharge in compliance the zinc effluent limits and the November through February ammonia effluent limits in the proposed permit will not cause or contribute to excursions above water quality standards. The increased mass limits for TSS, zinc and ammonia therefore comply with the requirements of Section 402(o)(3) of the Act.

Basis for Increased Maximum Daily Limits for Lead

A reasonable potential analysis shows that the discharge has the reasonable potential to cause or contribute to an excursion above water quality standards for lead. The average monthly limits are more stringent than those in the 1999 permit, but the maximum daily limits are less stringent, for both mass and concentration.

These changes resulted from more extensive effluent data collected over the term of this permit. These data were not available when the 1999 permit was issued and are considered new information under Section 402(o)(2)(B)(i) of the Act. Water quality-based effluent limits are based, in part, on the variability of the pollutant in the effluent. When the 1999 permit was issued, there were only a few measurements of effluent lead available, and these showed a low variability of lead in the effluent. The data collected during the term of the 1999 permit show that the variability of lead in the effluent is higher, and this increased variability resulted in an increase in the maximum daily limit for lead.

The proposed lead effluent limits, like those in the 1999 permit, apply current water quality criteria at the end-of-pipe. A discharge in compliance with these effluent limits will not cause or contribute to excursions above water quality standards, and these revised effluent limits are therefore compliant with Section 402(o)(3) of the Act.

Basis for Change from BOD₅ to CBOD₅ Limits

The "secondary treatment" regulations (40 CFR 133.102(a)(4)) allow the permitting authority to substitute effluent limits for CBOD $_5$ in lieu of BOD $_5$, provided that the 30-day average CBOD $_5$ concentration does not exceed 25 mg/L and the 7-day average CBOD $_5$ concentration does not exceed 40 mg/L.

Effluent limits for CBOD₅ are at least as stringent as required by the secondary treatment regulations at all times. These limits simply use a different parameter to require, at a minimum, the same level of effluent quality for oxygen-demanding material as was required by the 1999 permit. Therefore the change from BOD₅ to CBOD₅ is not

backsliding. From April through October, the effluent limits for CBOD₅ are water quality-based effluent limits that are more stringent than secondary treatment requirements.

EPA elected to express limits for oxygen-demanding material as CBOD₅ instead of BOD₅ because the CE-QUAL-W2 model used to evaluate the impacts of the Idaho point sources on downstream waters of the State of Washington tracks CBOD explicitly. The use of CBOD₅ effluent limits allowed EPA to better align the permit requirements with the model scenarios and results.

Basis for Authorizing a Discharge between June 1st and September 30th When River Flows are Less Than or Equal To 2,000 CFS

On January 23, 2006, the permittee amended its application for renewal of its NPDES permit in order to apply for a discharge to the Spokane River year-round. The 1994 application, upon which the 1999 permit was based, had requested a discharge only between October 1st and May 31st. The amended application is considered new information under Section 402(o)(2)(B)(i) of the Act. The effluent limits in the draft permit ensure that the discharge will not cause water quality standards nonattainment in the States of Idaho or Washington at any time. See Appendix C for a complete discussion of limits imposed to protect dissolved oxygen and pH water quality standards in the State of Washington. Under no circumstances are the effluent limits in the proposed permit less stringent than those required by the secondary treatment requirements of 40 CFR 133. Therefore, the authorization of a discharge from the HARSB WWTP regardless of receiving water flow rate between June 1st and September 30th complies with the requirements of Section 402(o)(3) of the Act.

The fact that the Hayden Area Regional Sewer Board was not previously permitted to discharge to the Spokane River during periods of low flow between June 1st and September 30th does not mean that the Hayden Area Regional Sewer Board's wastewater treatment plant is a "new discharger" as defined in 40 CFR 122.2. In order for the WWTP to be a "new discharger," it could never have received a finally effective NPDES permit. The Hayden Area Regional Sewer Board WWTP was issued its first NPDES permit in 1989. Therefore, the restrictions on the permitting of new dischargers in 40 CFR 122.4(i) do not apply to the Hayden Area Regional Sewer Board WWTP in any way.

V. Monitoring Requirements

A. Basis for Effluent and Surface Water Monitoring

Section 308 of the CWA and federal regulation 40 CFR 122.44(i) require monitoring in permits to determine compliance with effluent limitations. Monitoring may also be required to gather effluent and surface water data to determine if additional effluent limitations are required and/or to monitor effluent impacts on receiving water quality. The permittee is responsible for conducting the monitoring and for reporting results on Discharge Monitoring Reports (DMRs) or on the application for renewal, as appropriate, to the U.S. Environmental Protection Agency (EPA).

B. Effluent Monitoring

Monitoring frequencies are based on the nature and effect of the pollutant, as well as a determination of the minimum sampling necessary to adequately monitor the facility's performance. Permittees have the option of taking more frequent samples than are required under the permit. These samples can be used for averaging if they are conducted using EPA approved test methods (generally found in 40 CFR 136) and if the Minimum Levels (MLs) are less than the effluent limits.

Table 6, below, presents the effluent monitoring requirements for the Hayden Area Regional Sewer Board in the draft permit. The sampling location must be after the last treatment unit and prior to discharge to the receiving water. If no discharge occurs during the reporting period, "no discharge" shall be reported on the DMR.

Monitoring Changes from 1999 Permit

The draft permit requires the permittee to perform all of the effluent monitoring required by the NPDES Form 2A application for POTWs with design flows greater than or equal to 1 mgd, so that these data will be available when the permittee applies for a renewal of its NPDES permit. The draft permit also requires monthly monitoring for copper and silver, because these metals were detected in the effluent in monitoring data submitted with the renewal application. More effluent samples are required in order to determine if the discharge has the reasonable potential to cause or contribute to excursions above water quality standards for these metals. The draft permit requires sampling three times per week for total phosphorus between March 1 and October 31, in order to determine compliance with the effluent limits in effect during that season. During the balance of the year, the permittee must monitor monthly for total phosphorus.

The monitoring frequencies for TSS, CBOD (during November – February) total residual chlorine (during November through June), and ammonia (during November – February) were reduced because the facility's long term average discharge of these pollutants is significantly below the corresponding average monthly limits. This reduction is consistent with the *Interim Guidance for Performance-Based Reduction of NPDES Permit Monitoring Frequencies* (EPA, 1996). Effluent limitations and monitoring requirements for fecal coliform have been replaced with corresponding requirements for E. coli, as explained in section IV.C, above.

Table 6: Effluent Monitoring Requirements					
Parameter	Unit	Sample Location	Sample Frequency	Sample Type	
Flow	mgd	Effluent	Continuous	Recording	
CROD	mg/L	Influent and Effluent	1/week	24-hour composite	
CBOD ₅ November – February	lbs/day	Illituent and Efficient	1/ WEEK	calculation1	
November – Pebruary	% Removal	% Removal	1/month	calculation ²	
CROD	mg/L	Influent and Effluent	2/week	24-hour composite	
CBOD ₅ March – October	lbs/day	Illituent and Efficient	2/ Week	calculation1	
Waren – October	% Removal	% Removal	1/month	calculation ²	
	mg/L	Influent and Effluent	1/week	24-hour composite	
TSS	lbs/day	Influent and Efficient	1/week	calculation1	
	% Removal		1/month	calculation ²	
рН	standard units	Effluent	5/week	grab	

Table 6: Effluent Monitoring Requirements				
Parameter	Unit	Sample Location	Sample Frequency	Sample Type
E. Coli Bacteria	#/100 ml	Effluent	5/month	grab
Total Residual Chlorine	mg/L	Effluent	5/week	grab
July – October	lb/day	Linuent	J/ WEEK	calculation
Total Residual Chlorine	mg/L	Effluent	1/week	grab
November – June	lb/day	Efficient	1/ WCCK	calculation
Total Ammonia as N	mg/L	Effluent	2/week	24-hour composite
March – October	lb/day	Linuent	2/ WEEK	calculation
Total Ammonia as N	mg/L	Effluent	1/month	24-hour composite
November – March	lb/day	Linuent	1/IIIOIIIII	calculation
Total Phosphorus as P	μg/L	Influent and Effluent	3/week	24-hour composite
March – October	lb/day	minuent and Emuent	3/ WEEK	Calculation ¹
Total Phosphorus as P November – February	μg/L	Influent and Effluent	1/month	24-hour composite
T 1	μg/L	Effluent	1 /	24-hour composite
Lead	lb/day	Effluent	1/month	calculation
7:	μg/L	- Effluent	2/22 22412	24-hour composite
Zinc	lb/day	Elliuent	2/month	calculation
Temperature	Temperature °C Effluent		3/week	grab
Cadmium	μg/L	Effluent	Bi-monthly	24-hour composite
Copper	μg/L	Effluent	1/month	24-hour composite
Silver	μg/L	Effluent	1/month	24-hour composite
Alkalinity	mg/L	Effluent	1/month	24-hour composite
Hardness ³	mg/L as CaCO ₃	Effluent	1/month	24-hour composite
Oil and Grease	mg/L	Effluent	3x/5 years	grab
Total Dissolved Solids	mg/L	Effluent	3x/5 years	24-hour composite
Total Polychlorinated Biphenyls	pg/L	Effluent	1/quarter	24-hour composite
Orthophosphate as P	μg/L	Influent and Effluent	1/month	24-hour composite
Total Kjeldahl Nitrogen	mg/L	Effluent	1/month	24-hour composite
Nitrate plus Nitrite Nitrogen	mg/L	Effluent 1/month 24-hou		24-hour composite
Dissolved Oxygen	mg/L	Effluent	1/month	grab
NPDES Application Form 2A Expanded Effluent Testing		Effluent	3x/5 years	
Whole Effluent Toxicity	TU_c	Effluent	Annual	24-hour composite

Notes:

- 1. Loading is calculated by multiplying the concentration in mg/L by the average daily flow in mgd and a conversion factor of 8.34.
- 2. Percent removal is calculated using the following equation: (average monthly influent effluent) average monthly influent.
- 3. Effluent monitoring for hardness must coincide with effluent monitoring for metals, to the extent practicable.

C. Surface Water Monitoring

Table 7 presents the proposed surface water monitoring requirements for the draft permit. The Hayden Area Regional Sewer Board should work with the Idaho Department of Environmental Quality (IDEQ) Coeur d'Alene Regional Office to establish appropriate monitoring locations.

Some surface water monitoring requirements are specific to the Hayden Area Regional Sewer Board. Other surface water monitoring requirements are similar to requirements that are in the draft permits for the Cities of Coeur d'Alene and Post Falls. Surface water

monitoring results for the previous calendar year for all parameters except periphyton must be submitted with the January DMR. Periphyton monitoring results must be submitted with the application for renewal of this NPDES permit. The sampling locations for surface water monitoring are as follows:

- 1. Lake Coeur d'Alene at Spokane River outlet.
- 2. Spokane River upstream of the City of Coeur d'Alene outfall.
- 3. Spokane River downstream of the City of Coeur d'Alene outfall and upstream of the Hayden Area Regional Sewer Board outfall.
- 4. Spokane River downstream of the Hayden Area Regional Sewer Board outfall.
- 5. Spokane River downstream of the City of Post Falls outfall.
- 6. Skalan Creek at mouth.

Table 7: Surface Water Monitoring Requirements					
Parameter (units)	Sample Locations	Sample Frequency	Sample Type		
Copper (µg/L)	3, 4	3/year ¹	Grab		
Silver (µg/L)	3, 4	3/year ¹	Grab		
Hardness	3, 4	3/year ¹	Grab		
Flow rate (CFS)	6	2/year ²	estimate or		
Flow rate (CFS)	0	2/year	measure		
Total Ammonia as N (mg/L)	2, 3, 4, 5, 6	4/year ²	Grab		
pH (standard units)	2, 3, 4	4/year ²	Grab		
Nitrite + Nitrate as N (mg/L)	2, 3, 4, 5, 6	4/year ²	Grab		
Total Phosphorus as P (µg/L)	2, 3, 4, 5, 6	4/year ²	Grab		
Orthophosphate as P (µg/L)	2, 3, 4, 5, 6	4/year ²	Grab		
Dissolved Oxygen (mg/L)	2, 3, 4, 5	4/year ²	Grab		
Chlorophyll a	2, 3, 4	4/year ²	Grab		
Periphyton	5	4/year ²	Grab		
Total Polychlorinated Biphenyls	1, 2	1/year ³	Grab		

Notes:

- 1. The permittee must sample the receiving water at least once during each of the following seasons: November March, April June, and July October.
- 2. The permittee must sample the receiving water at least once between the 11th and 20th days (inclusive) of the months of July, August, September and October.
- 3. The permittee must sample the receiving water at least once during the season of May August.

VI. Sludge (Biosolids) Requirements

EPA Region 10 separates wastewater and sludge permitting. Under the CWA, EPA has the authority to issue separate sludge-only permits for the purposes of regulating biosolids. EPA may issue a sludge-only permit to each facility at a later date, as appropriate.

Until future issuance of a sludge-only permit, sludge management and disposal activities at each facility continue to be subject to the national sewage sludge standards at 40 CFR Part 503 and any requirements of the State's biosolids program. The Part 503 regulations

are self-implementing, which means that facilities must comply with them whether or not a permit has been issued.

VII. Other Permit Conditions

A. Quality Assurance Plan

The federal regulation at 40 CFR 122.41(e) requires the permittee to develop procedures to ensure that the monitoring data submitted is accurate and to explain data anomalies if they occur. The Hayden Area Regional Sewer Board is required to develop and implement a Quality Assurance Plan within 90 days of the effective date of the final permit. The Quality Assurance Plan shall consist of standard operating procedures the permittee must follow for collecting, handling, storing and shipping samples, laboratory analysis, and data reporting.

B. Operation and Maintenance Plan

The permit requires the Hayden Area Regional Sewer Board to properly operate and maintain all facilities and systems of treatment and control. Proper operation and maintenance is essential to meeting discharge limits, monitoring requirements, and all other permit requirements at all times. The Hayden Area Regional Sewer Board is required to develop and implement an operation and maintenance plan for their facility within 180 days of the effective date of the final permit. The plan shall be retained on site and made available to EPA and IDEQ upon request.

C. Phosphorus Management Plan

Federal regulations at 40 CFR 122.44(k) require the permittee to use best management practices (BMP) in order to control or abate the discharge of pollutants whenever BMPs are reasonably necessary to carry out the purposes and intent of the CWA. Because the Spokane River and Lake Spokane's assimilative capacity for nutrient discharges is very small, and because it will be several years before the permittee will be able to fund, design, build, and optimize capital improvements to the treatment plant, EPA believes it is reasonably necessary in this case for the permittee to use best management practices to control or abate the discharge of phosphorus from the wastewater treatment plant. The draft permit requires the permittee to develop and implement a phosphorus management plan within 1 year of the effective date of the final permit, and implement the plan within 18 months of the effective date of the final permit. The draft permit contains certain conditions which must be included in the phosphorus management plan.

D. Additional Permit Provisions

Sections III, IV and V of the draft permit contain standard regulatory language that must be included in all NPDES permits. Because they are regulations, they cannot be challenged in the context of an NPDES permit action. The standard regulatory language covers requirements such as monitoring, recording, and reporting requirements, compliance responsibilities, and other general requirements.

VIII. Other Legal Requirements

A. Endangered Species Act

The Endangered Species Act (ESA) requires federal agencies to consult with National Oceanic and Atmospheric Administration Fisheries (NOAA Fisheries) and the U.S. Fish and Wildlife Service (USFWS) if their actions could beneficially or adversely affect any threatened or endangered species. EPA has prepared a biological evaluation and determined that the discharge from the Hayden Area Regional Sewer Board may affect, but is not likely to adversely affect bull trout and will have no effect on bald eagles (EPA, 2007).

EPA will seek concurrence from USFWS on the not likely to adversely affect determination. For a more complete discussion of the discharges' effects on endangered or threatened species, see Appendix H. The biological evaluation is part of the administrative record of this permit and can be obtained from EPA Region 10 upon request.

B. Essential Fish Habitat

Essential fish habitat (EFH) is the waters and substrate (sediments, etc.) necessary for fish to spawn, breed, feed, or grow to maturity. The Magnuson-Stevens Fishery Conservation and Management Act (January 21, 1999) requires EPA to consult with NOAA Fisheries when a proposed discharge has the potential to adversely affect (reduce quality and/or quantity of) EFH. EPA has determined that the discharge from the Hayden Area Regional Sewer Board WWTP will not affect any EFH species in the vicinity of the discharge, therefore consultation is not required for this action.

C. State/Tribal Certification

Section 401 of the CWA requires EPA to seek State or Tribal certification before issuing a final permit. As a result of the certification, the State may require more stringent permit conditions or additional monitoring requirements to ensure that the permit complies with water quality standards.

D. Permit Expiration

The permit will expire five years from the effective date.

IX. References

Cusimano, Bob. Spokane River and Lake Spokane (Long Lake) Pollutant Loading Assessment for Protecting Dissolved Oxygen. Washington State Department of Ecology, Environmental Assessment Program. Publication No. 04-03-006. February 2004.

EPA. 1991. *Technical Support Document for Water Quality-based Toxics Control*. US Environmental Protection Agency, Office of Water, EPA/505/2-90-001.

EPA. 1999. Fact Sheet for NPDES Permit Number ID-002659-0. June 18, 1999.

EPA. 2007. Biological Evaluation for Reissuance of NPDES Permits to the Cities of Coeur d'Alene and Post Falls and the Hayden Area Regional Sewer Board. EPA Region 10. Office of Water and Watersheds.

Merrill, Ken and Bob Cusimano. *Draft Total Maximum Daily Load To Restore and Maintain Dissolved Oxygen in the Spokane River and Lake Spokane (Long Lake): Submittal Report.* Washington State Department of Ecology, Water Quality Program. October 2004.

Nickel, Brian. 2007. Reasonable Potential Analysis for Zinc at the Washington State Line. February 5, 2007. US EPA Region 10. Office of Water and Watersheds.

Nickel, Brian. 2007. Temperature Reasonable Potential Analysis for Dischargers to the Spokane River in Idaho. February 5, 2007. US EPA Region 10. Office of Water and Watersheds.

Water Pollution Control Federation. Subcommittee on Chlorination of Wastewater. *Chlorination of Wastewater*. Water Pollution Control Federation. Washington, D.C. 1976.

Appendix A: Facility Information

General Information

NPDES ID Number: ID-002659-0

Physical Address: 10789 North Atlas Road

Rathdrum, ID 83858

Mailing Address: 10789 North Atlas Road

Rathdrum, ID 83858

Facility Information

Type of Facility: Publicly Owned Treatment Works (POTW)

Treatment Train Preliminary Treatment

• Flow measurement and recording

• Solids removal (rotating fine screen)

• Dewatering and landfilling removed solids

Primary Treatment

• Grit removal (grit chamber)

Secondary Treatment

Biological treatment (aerated oxidation ditches)

Secondary clarification

Chlorination

Flow measurement

Sludge (biosolids) Handling

Treatment by aerobic digestion.

Polymer addition

Dewatering

• Stockpiling for land application

Flow: Design flow is 1.65 mgd. Long term average flow from 2000

through 2006 was 0.98 mgd. Maximum daily flow was 1.70

mgd.

Outfall Location: Outfall 001: latitude 47° 41′ 54″ N; longitude 116° 50′ 03″ W

Receiving Water Information

Receiving Water: Spokane River

Watershed: Upper Spokane (HUC 17010305)

Beneficial Uses: Cold water aquatic life

Primary contact recreation

Wildlife Habitats

Aesthetics

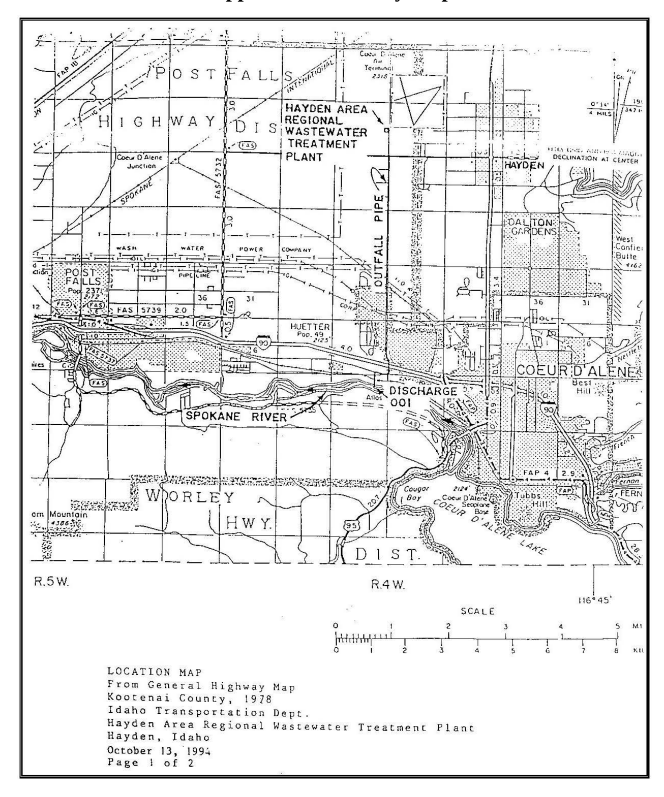
Water supply for:

Agricultural

Tigriculture

Industrial

Appendix B: Facility Map



Appendix C: Basis for Water Quality-based Effluent Limits to Protect Dissolved Oxygen and pH in Waters of the State of Washington

A. Overview

EPA has evaluated the impact of discharges of nutrients (specifically total ammonia and total phosphorus) and carbonaceous biochemical oxygen demand (CBOD) from point source discharges to the Spokane River in the State of Idaho on downstream waters of the State of Washington. EPA has determined that the discharges of these pollutants from publicly owned wastewater treatment plants (WWTPs) operated by the Cities of Coeur d'Alene and Post Falls and the Hayden Area Regional Sewer Board (HARSB) have the reasonable potential to cause or contribute to water quality standards nonattainment for dissolved oxygen (DO) and pH in the State of Washington. EPA has therefore established water quality-based effluent limits for total phosphorus, total ammonia, and 5-day carbonaceous biochemical oxygen demand (CBOD₅) for these three dischargers.

B. Applicable Water Quality Standards and Status of Waters

Lake Spokane (also called "Long Lake"), a reservoir located in the State of Washington, and the segments of the Spokane River between the Idaho-Washington border and Lake Spokane are listed as impaired for DO in Washington's 2002/2004 303(d)/305(b) integrated report. The Spokane River is also listed as a "water of concern" (category 2) for pH in Washington. The Spokane River is not impaired for dissolved oxygen or pH in the State of Idaho, in part because the water quality criteria for DO and pH are less stringent in Idaho than in Washington. See Table C-1, below, for a comparison of DO and pH criteria for the Spokane River and Lake Spokane in the States of Idaho and Washington.

Table (Table C-1: Dissolved Oxygen and pH Criteria for the Spokane River and Lake Spokane				
		Spokane River			
Parameter	Idaho Criterion	Washington Criterion			
Dissolved Oxygen	Concentrations exceeding 6.0 mg/L at all times ¹	Dissolved oxygen shall exceed 8 mg/L. If natural conditions are less than the criteria, the natural conditions shall constitute the water quality criteria. ²			
рН	Within the range of six point five (6.5) to nine point zero (9.0).	The pH shall be within the range of 6.5 to 8.5with a human-caused variation within the above range of less than 0.5 units.			
	Lake Spokane (Washington Water Quality Standards)				
Dissolved Oxygen	No measurable decrease from natural conditions. ^{2,3}				

Notes:

- 1. The Idaho water quality standards, like the Washington standards, include a "Natural Background Conditions" provision (IDAPA 58.01.02.200.09), but this provision is not invoked for DO or pH, since the natural condition of the Spokane River is of higher quality than the numeric criteria for DO and pH.
- 2. The Water Quality Standards for Surface Waters of the State of Washington (Chapter 173-201A of the Washington Administrative Code or WAC) define "natural conditions" as the surface water quality that was present before any human-caused pollution.
- 3. For dissolved oxygen, Ecology has interpreted a "measurable decrease" from natural conditions to be a 0.2 mg/L decrease from natural conditions (Cusimano, 2004).

The State of Washington has prepared a draft *Total Maximum Daily Load To Restore and Maintain Dissolved Oxygen In the Spokane River and Lake Spokane (Long Lake)* (Merrill and Cusimano, 2004) to address the dissolved oxygen and eutrophication problems in the Spokane River and Lake Spokane in the State of Washington. This draft TMDL has not yet been finalized by the State of Washington, and therefore Washington has not sought approval of this TMDL from EPA. The draft TMDL contains load and wasteload allocations for sources located in the State of Washington for CBOD, ammonia, and total phosphorus. These three pollutants can influence dissolved oxygen concentrations in the Spokane River and Lake Spokane. In the technical analysis conducted in support of the draft TMDL, the State of Washington determined that the most critical location in the watershed for dissolved oxygen is at the lower end of Lake Spokane, near Long Lake Dam (Cusimano, 2004).

The draft TMDL's inventory of pollution sources contributing to the impairment indicates that the discharges from the Cities of Coeur d'Alene and Post Falls represented approximately 5% of the total anthropogenic phosphorus loading to Lake Spokane in 2003. The Hayden Area Regional Sewer Board wastewater treatment plant (WWTP) was not included in this calculation because it did not discharge to the Spokane River during the summer of 2003. Non-point source contributions of the three pollutants of concern are insignificant in the Idaho reach of the Spokane River. The largest tributary to the Spokane River in Idaho (Skalan Creek) has a flow rate that is insignificant compared to the groundwater loss and gain in the Idaho reach of the river (Annear, Wells and Berger 2005). The proposed permits require surface water monitoring at the mouth of Skalan Creek for flow rate, total ammonia, nitrate-nitrite, total phosphorus, and orthophosphate, in order to determine the effect, if any, of Skalan Creek on nutrient and dissolved oxygen levels in the Spokane River.

C. Basis for Water Quality-Based Effluent Limits

Section 301(b)(1)(C) of the Clean Water Act requires that NPDES permits contain effluent limits more stringent than technology-based limits when those limits are necessary to meet water quality standards in the receiving water. The federal regulation 40 CFR 122.4(d) prohibits the issuance of an NPDES permit when the imposition of conditions in that permit cannot ensure compliance with the water quality standards of all affected States. This means that the water quality standards of the States of Idaho and Washington are relevant when establishing water quality-based effluent limits for the Idaho dischargers under Section 301(b)(1)(C) of the Act.

Reasonable Potential Analysis

The federal regulation 40 CFR 122.44(d)(1)(i), which implements Section 301(b)(1)(C) of the Clean Water Act, requires that NPDES permits contain water quality-based effluent limitations for all pollutants or pollutant parameters that EPA determines are or may be discharged at a level

Page C-3

that will cause, have the reasonable potential to cause, or contribute to an excursion above any State water quality standard, including narrative criteria for water quality. When determining whether a discharge has the reasonable potential to cause or contribute to water quality standards nonattainment, the federal regulation 40 CFR 122.44(d)(1)(ii) requires EPA to account for existing controls on point and non-point sources of pollution, the variability of the pollutant or pollutant parameter in the effluent, and, where appropriate, the dilution of the effluent in the receiving water. Consideration of Washington's water quality criteria for dissolved oxygen necessitates a far-field analysis that estimates the fate and transport of multiple pollutants from multiple point sources. This type of analysis is impossible without considering the dilution of the effluent in the receiving water.

To determine if the discharges from the HARSB, Post Falls, and Coeur d'Alene WWTPs have the reasonable potential to cause or contribute to water quality standards nonattainment for dissolved oxygen and pH in the State of Washington, EPA used a CE-QUAL-W2 dynamic, 2-dimensional water quality model (the same model Ecology used to prepare its draft TMDL) to evaluate the impacts of the discharges on the waters of the State of Washington. The model is "split" into two reaches of the river; one for the outlet of Lake Coeur d'Alene downstream to the State line, and another for the State line downstream to the end of Lake Spokane. The output of the Idaho reach model comprises the upstream boundary condition for the Washington reach model. Model documentation can be obtained from Portland State University's website¹.

In the reasonable potential analysis, for the "critical period" of March 1 through October 31, the CBOD₅ effluent concentrations for all three WWTPs were set equal to the technology-based average monthly limit of 25 mg/L from the "secondary treatment" regulations in 40 CFR 133.102(a)(4)(i). The total phosphorus effluent concentrations for Coeur d'Alene and Post Falls were set equal to that which would result from 80% removal of influent total phosphorus. Ammonia effluent concentrations for Coeur d'Alene and Post Falls were set equal to the 1999 permits' average monthly limits. HARSB's total phosphorus and ammonia effluent concentrations were set equal to the 90th percentile of historic concentrations². Flow rates for all three WWTPs were set equal to each WWTP's design flow as reported on the applications for renewal of the permits. These high concentrations and flows were used in order to account for the variability of these pollutants in the effluent, as required by the regulations. The river flow rate and meteorological parameters were set equal to actual conditions in the year 2001, which was chosen as the "design year" for the draft Washington TMDL to protect dissolved oxygen in Lake Spokane. Flow rates in the Spokane River were near 10-year lows in 2001³.

Under this scenario, the model predicted that the discharges would cause a decrease in dissolved oxygen concentrations in Lake Spokane of as much as 1.1 mg/L and at the State line of as much as 0.28 mg/L, and would increase pH at the State line by as much as 1.77 standard units. These impacts would cause nonattainment of Washington's water quality standards in Lake Spokane for DO and at the State line for both DO and pH. Therefore, the discharges of total phosphorus, total ammonia, and CBOD from the three WWTPs have the reasonable potential to cause or

¹ http://www.cee.pdx.edu/w2/

² HARSB's 1999 permit had no TP limits, and its 1999 ammonia limits were not representative of its historic discharges.

³ The lowest 7-day average flow rate observed at the Post Falls gauge during calendar year 2001 was 250 CFS, observed between August 31st and September 6th, 2001. The 7Q10 flow rate calculated by DFLOW for the period of record of 1974-2004 is 295 CFS.

contribute to water quality standards nonattainment for dissolved oxygen and pH in the State of Washington, and the permits must contain water quality-based effluent limits for these three pollutants. EPA has therefore established water quality-based effluent limits for the Idaho dischargers to the Spokane River that are derived from and comply with Washington's water quality standards.

Calculating Effluent Limits

The federal regulation 40 CFR 122.44(d)(1)(vii)(A) requires the permitting authority to ensure that the level of water quality to be achieved by limits on point sources is derived from and complies with all applicable water quality standards.

Because Ecology determined in its TMDL analysis that the downstream end of Lake Spokane was the most critical location in the watershed, EPA evaluated the impacts of the Idaho discharges at this location, as well as two "check" locations; one of these was a second location in Lake Spokane, and the other was the State line. EPA confirmed that the most critical location in the watershed, with respect to dissolved oxygen impacts from the Idaho dischargers, is the downstream end of Lake Spokane. This means that if discharges from the Idaho point sources are limited to the extent necessary to meet the DO standard in Lake Spokane, pH and DO conditions at the State border will meet the Washington standards. Therefore, the remainder of this discussion will focus on dissolved oxygen impacts in Lake Spokane rather than DO and pH effects at the State border.

The Washington TMDL for the Spokane River and Lake Spokane has not yet been finalized and approved, and therefore the final wasteload allocations are uncertain, as are the final effluent limitations for point sources that will be based on those wasteload allocations. Point source dischargers in both States have raised questions as to the attainability of the DO standard in Lake Spokane. Once finalized and approved, the Lake Spokane/Spokane River DO TMDL will only assign load and wasteload allocations to sources discharging to the Spokane River in Washington State. In the draft TMDL, Ecology proposed a compliance schedule that would defer imposition of final effluent limitations for point sources under its jurisdiction for ten years to allow the dischargers time to make necessary capital improvements to their treatment facilities and to evaluate the efficacy of various treatment technologies.

For these reasons, the cumulative impact of all sources in both States on Lake Spokane dissolved oxygen concentrations cannot be determined at this time. Therefore, EPA believes it is appropriate at this time to analyze the effects of the Idaho discharges as distinct from Washington sources when deriving limits for the Idaho permits that are derived from and comply with Washington's water quality standards. Therefore, EPA proposes to limit the Idaho dischargers such that the cumulative loading from the three Idaho discharges will not cause a measurable decrease in dissolved oxygen concentrations in the Lake Spokane relative to the natural condition of the watershed. Pursuant to 40 CFR 122.44(d)(1)(vii)(A), this analysis "derives from and complies with" the Washington DO standard based on the impact of the Idaho point sources.

As stated in the *Spokane River and Lake Spokane* (Long Lake) Pollutant Loading Assessment for Protecting Dissolved Oxygen (Cusimano, 2004), Ecology has generally allowed a 0.2 mg/L decrease in dissolved oxygen concentrations in TMDLs for oxygen-demanding substances, pursuant to its dissolved oxygen criterion of "no measurable decrease from natural conditions."

This is how the loading capacity was calculated in the draft Spokane River/Lake Spokane DO TMDL. In other words, Ecology has interpreted its narrative criterion of "no measurable decrease from natural conditions" to mean "less than a 0.2 mg/L decrease from natural conditions."

Consistent with this interpretation of a "measurable decrease" in dissolved oxygen concentrations, EPA has considered any decrease in dissolved oxygen of less than 0.2 mg/L to be "less than measurable" for the purposes of permitting the Idaho dischargers. Therefore, EPA has established effluent limits for the Idaho dischargers such that those discharges do not cause more than a 0.2 mg/L decrease in dissolved oxygen concentrations in the State of Washington at the most critical location in the watershed, on the most critical day, under critical low-flow conditions, thereby ensuring compliance with Washington's water quality standard of "no measurable decrease from natural conditions" in Lake Spokane under all foreseeable receiving water and discharge conditions.

To calculate these effluent limits, EPA used the CE-QUAL-W2 model to run a series of trial-and-error simulations, adjusting the simulated phosphorus, CBOD, and ammonia loadings until the model predicted that the Idaho dischargers would cause a less-than-measurable decrease in dissolved oxygen concentrations in Lake Spokane. Once a discharge scenario was found such that the dissolved oxygen impact upon Lake Spokane was less than measurable, EPA then verified that the model predicted that Washington water quality standards would be met at the State line. The modeling is documented in more detail in the Assessment of the Water Quality Impact of Idaho Wastewater Treatment Plants on the Spokane River and Lake Spokane (Cope, 2006).

Proposed Effluent Limits

EPA's modeling efforts have shown that the effluent limits that are derived from and comply with the applicable water quality standards of Idaho and Washington are as follows:

Table C-2: Proposed Final Effluent Limits for Total Phosphorus, CBOD and						
Ammonia						
Parameter	Units	Effluent Limits				
		Average Monthly Limit	Average Weekly Limit	Maximum Daily Limit		
Proposed Final Effluent Limits for the City of Coeur d'Alene						
Total Phosphorus as P (March)	μg/L	1000	1500	_		
	lb/day	50.0	75.1	_		
Total Phosphorus as P (April – May)	lb/day	12.5	18.8	_		
Total Phosphorus as P (June – Sept.)	μg/L	50	75	_		
	lb/day	2.50	3.75	_		
Total Phosphorus as P (October)	μg/L	1000	1500	_		
	lb/day	50.0	75.1	_		
Total Phosphorus as P (Nov. – Feb.)	lb/day	Report	Report	_		
Five-Day Carbonaceous Biochemical	mg/L	25	40	_		
Oxygen Demand (CBOD ₅)	lb/day	1251	2002	_		
(November – February)	% removal	85% (min.)	_	_		
Five-Day Carbonaceous Biochemical	mg/L	15	24	_		
Oxygen Demand (CBOD ₅)	lb/day	500	800	_		

Table C-2: Proposed Final Effluent Limits for Total Phosphorus, CBOD and							
	Ammonia Effluent Limits						
Parameter	Units	Average Monthly Limit	Average Weekly Limit	Maximum Daily Limit			
(November – February)	% removal	85% (min.)	_				
Total Ammonia as N	mg/L	7.4	_	21			
(March – October, Effluent Flow > 4.2 mgd)	lb/day	370		1100			
Total Ammonia as N	mg/L	10	_	29			
(March – October, Effluent Flow ≤ 4.2 mgd)	lb/day	350	_	1000			
Proposed Final Effluent Limits for the City of Post Falls							
Total Phosphorus as P (March)	lb/day	29.0	43.5	_			
Total Phosphorus as P (April – May)	lb/day	7.26	10.9	_			
	μg/L	50	75	_			
Total Phosphorus as P (June – Sept.)	lb/day	1.45	2.18				
Total Phosphorus as P (October)	μg/L	1000	1500				
	lb/day	29.0	43.5	_			
Total Phosphorus as P (Nov. – Feb.)	lb/day	Report	Report	_			
CBOD ₅ (November – February)	mg/L	25	40				
	lb/day	726	1161	_			
	% removal	85% (min.)	_				
CBOD ₅ (March – October)	mg/L	12	19				
	lb/day	290	464	_			
	% removal	85% (min.)	_				
Total Ammonia as N (March – October)	mg/L	8.2	_	29.5			
	lb/day	238	_	856			
Total Ammonia as N	mg/L	25.4	_	91.7			
(November – February)	lb/day	737	_	2661			
Hayden Area Regional Sewer Board							
Total Phosphorus as P (March)	lb/day	13.8	20.6				
Total Phosphorus as P (April – May)	lb/day	6.88	10.3	_			
Total Phosphorus as P (June – Sept.)	lb/day	0.14	0.21	_			
Total Phosphorus as P (October)	lb/day	13.8	20.6	_			
Total Phosphorus as P (Nov. – Feb.)	lb/day	Report	Report	_			
CBOD ₅ (November – February)	mg/L	25	40	_			
	lb/day	344	550	_			
	% removal	85% (min.)	_	_			
CBOD ₅ (March – October)	mg/L	15	24				
	lb/day	138	220	_			
	% removal	85% (min.)	_	_			
Total Ammonia as N	mg/L	10	_	22.9			
(March – October)	lb/day	138	_	315			
Total Ammonia as N	mg/L	78.7	_	250			
(November – February)	lb/day	1083	_	3440			

Comparison to 1999 Effluent Limits

All three facilities will be required to significantly reduce discharges of total phosphorus, CBOD, and ammonia compared to currently permitted levels. The mass effluent limits for CBOD for all

three dischargers have been reduced by 60 percent relative to the technology-based limits (which were used in the 1999 permits) between March and October.

For total phosphorus, for Coeur d'Alene and Post Falls, these water quality-based effluent limits represent a 95 to 98 percent reduction in permitted discharges between June and September, and a 75 to 89 percent reduction during April and May. In March and October, the proposed effluent limits represent a 52% reduction in permitted discharges of total phosphorus for Post Falls. Average monthly total phosphorus effluent limits for the City of Coeur d'Alene during March and October are as stringent as those in the 1999 permit. In addition, the proposed permit for the City of Coeur d'Alene deletes the 1999 permit's provision to replace the concentration limits with a less stringent percent removal requirement when influent phosphorus concentrations are high, and it now includes average weekly limits, which it did not previously.

At design flow, the proposed effluent limits will require the Cities of Coeur d'Alene and Post Falls to remove approximately 85% of influent total phosphorus in March and October, 96% in April and May, and 99% from June through September. Ammonia limits which had previously been effective only from July through September will now be effective from March through October. For Post Falls, this represents a 68% reduction in monthly average ammonia limits from March through June and during October.

The Hayden Area Regional Sewer Board will have water quality-based effluent limits for total phosphorus for the first time, and will be permitted to discharge total phosphorus from June through September (when it has the option of land applying its effluent) only at levels comparable to natural background. Equivalent percent removal of total phosphorus is similar to the Coeur d'Alene and Post Falls facilities in March and October. At design flow, the proposed effluent limits will require the HARSB facility to remove approximately 93% of influent total phosphorus in April and May, and 99.9% from June through September. From March through October, the draft permit proposes an 87% reduction in monthly average ammonia limits.

EPA acknowledges that the effluent limits proposed are not the only combination of limits that would prevent the Idaho dischargers from causing nonattainment of Washington's water quality standards. If EPA is presented with information during the public comment period demonstrating that a different combination of effluent limits could be imposed such that are derived from and comply with the water quality standards of both States, EPA will consider this information in its decision on final effluent limits, and may revise the final effluent limits accordingly.

Basis for Expressing Limits Using Mass, Concentration, and Removal Rate

The federal regulation 40 CFR 122.45(f)(1) requires that effluent limits be expressed in terms of mass, except for pollutants that cannot be properly expressed as mass (e.g. pH and temperature) and when applicable standards and limitations are expressed in terms of other units of measurement. The regulation 40 CFR 122.45(f)(2) allows pollutants which are limited in terms of mass to be additionally limited in terms of other units of measurement, and the permit shall require the permittee to comply with both limitations.

The secondary treatment effluent limits for POTWs are expressed in terms of BOD₅ or CBOD₅ concentration and removal rate. Therefore, the permits must contain CBOD₅ or BOD₅ concentration and removal rate effluent limits. The permits also contain mass effluent limits for CBOD₅, because it is practicable to calculate mass effluent limits for CBOD₅ based on the

technology-based concentration limit and the design flow of the treatment plant (see Appendix D). The CBOD₅ effluent limits (mass, concentration and removal rate) are technology-based from November through February. The technology-based percent removal limit (85%) is in effect at all times. From November through March, the concentration and mass CBOD₅ limits are water quality-based.

The average monthly CBOD $_5$ loading limit (expressed in pounds per day) for March through October is equal to the mass of CBOD $_5$ simulated in the CE-QUAL-W2 model scenario that forms the basis for the effluent limits. The average monthly CBOD $_5$ loading limits are equivalent to the loading of CBOD $_5$ that would be discharged if the effluent CBOD $_5$ concentrations were 10 mg/L and the flow rates were equal to the design flow rates of each discharger. These mass limits are equal to 40% of the technology-based mass limits (which is the mass of CBOD $_5$ that would be discharged at a concentration of 25 mg/L at the design flow rate).

The CBOD₅ concentration limits from March through October are equal to the interim concentration limits from the compliance schedules authorized by IDEQ's draft certifications for each discharger. EPA is required by 40 CFR 122.44(d)(3) to include conditions in permits necessary to conform to the conditions of a State certification. While the concentrations in the draft certifications are interim, not final, effluent limitations, EPA believes it is reasonable for the final concentration limits to be at least as stringent as the interim concentration limits. Note that the final CBOD₅ mass limits are more stringent than the interim CBOD₅ mass limits.

The phosphorus effluent limits are water quality-based. The average monthly phosphorus loading limits are equal to the mass of phosphorus simulated in the CE-QUAL-W2 model scenario that forms the basis for the effluent limits. The average monthly phosphorus mass limits for Coeur d'Alene and Post Falls are equal to the mass of phosphorus that would be discharged if the concentrations of phosphorus were equal to $1000~\mu g/L$ in March and October, $250~\mu g/L$ in April and May, and $50~\mu g/L$ from June through September. The average monthly phosphorus mass limits for the Hayden Area Regional Sewer Board are equal to the mass of phosphorus that would be discharged if the concentrations of phosphorus were equal to $1000~\mu g/L$ in March and October, $500~\mu g/L$ in April and May, and $10~\mu g/L$ from June through September.

From June through October, the Cities of Post Falls and Coeur d'Alene also have concentration limits for phosphorus. The average monthly concentration limits are equal to concentrations of phosphorus simulated in the model. This is because the minimum dilution ratio for this season, after the effluents mixed with 100% of the river flow, is less than 100:1. The *Technical Support Document for Water Quality-based Toxics Control* (EPA, 1991) recommends establishing concentration limits in addition to mass limits when there is less than 100-fold dilution in the receiving water, in order to assure attainment of water quality standards. The minimum dilution ratio for the Hayden Area Regional Sewer Board is greater than 100:1, therefore it is not necessary to impose concentration limits for phosphorus for the Hayden except those necessary to conform to the State's certification (interim limits). The City of Coeur d'Alene also has concentration limits for phosphorus in March, which are imposed for compliance with the anti-backsliding provisions of the Act.

Basis for Average Monthly, Average Weekly, and Maximum Daily Limits

The federal regulation 40 CFR 122.45(d)(2) requires that effluent limits for continuous discharges from POTWs be expressed as average monthly and average weekly discharge limitations, unless impracticable. When evaluating the effects of the Idaho dischargers using the CE-QUAL-W2 model, EPA simulated constant discharges during each of the following seasons: March, April through May, June through September, and October. The average monthly limits have been set equal to the levels of discharge simulated in the model, as explained above.

When average monthly limits are calculated in this manner, EPA would normally calculate average weekly limits based on historical effluent variability. In this case, because capital improvements will be necessary to meet the proposed effluent limits, the historical effluent data may not be representative of the variability of these pollutants in the effluent, once new treatment processes are operational. Therefore, EPA has calculated average weekly limits as follows. For CBOD₅, EPA has maintained a ratio of the average weekly limit to the average monthly limit consistent with the technology-based "secondary treatment" CBOD₅ limits (1.6:1). For total phosphorus, EPA has used a ratio of 1.5:1, consistent with the "secondary treatment" BOD₅ and TSS effluent limits, and 40 CFR 133.101(f). EPA believes these ratios are representative of typical effluent variability for POTWs.

Ammonia is both a nutrient and a toxin. In order to prevent acute toxicity to aquatic life, the *Technical Support Document for Water Quality-Based Toxics Control* (EPA/505/2-90-001) recommends that effluent limits for pollutants which may be toxic to aquatic life be expressed as average monthly and maximum daily limits rather than average monthly and average weekly limits. This is because it is impossible to prevent acute toxicity using an average weekly limit. Therefore, it is "impracticable" to express effluent limits for pollutants which may cause acute toxicity to aquatic life as average monthly and average weekly limits. Effluent limits for ammonia (and water quality-based effluent limits for metals and chlorine) are expressed as average monthly and maximum daily limits in order to prevent acute toxicity to aquatic life. For Coeur d'Alene and Post Falls, the applicability of the 1999 permits' "summer" ammonia limits, which were intended to prevent toxicity, has simply been extended from March through October. The numerical values of the limits have not been changed.

For the Hayden Area Regional Sewer Board, the historical effluent data may not be representative of the variability of ammonia in the effluent in the future. Therefore, EPA has calculated a maximum daily limit based on a "default" coefficient of variation (CV) of 0.6. This is the value of the CV that the TSD recommends permitting authorities use when limited effluent data are available.

Check of Proposed Ammonia Limits for Compliance with Idaho WQS

The March through October ammonia limits are not based the pollutant's toxic effects to aquatic life, but on preventing the discharge from causing nonattainment of dissolved oxygen water quality standards in the State of Washington. EPA has determined that a discharge in compliance with the proposed effluent limits will also prevent the discharges from causing or contributing to excursions above Idaho's water quality standards for ammonia toxicity, as explained below.

Table C-3: Check of Proposed Ammonia Limits for Compliance with Idaho WQS									
Discharger	Proposed Am	nmonia Limits	Hypothetical Ammonia Limits Based Solely on Idaho WQS (July – October)						
Discharger	Average Monthly Limit (mg/L)	Max. Daily Limit (mg/L)	Average Monthly Limit (mg/L)	Max. Daily Limit (mg/L)					
City of Coeur d'Alene (March – October, Effluent Flow > 4.2 mgd)	7.4	21	25.7	46.1					
City of Coeur d'Alene (March – October, Effluent Flow ≤ 4.2 mgd)	10.0	29	35.7	64.0					
City of Post Falls	8.2	29.5	25.6	81.0					
Hayden Area Regional Sewer Board	10.0	22.9	53.3	122					

Because the proposed ammonia limits are more stringent than those calculated solely on the basis of Idaho's water quality standards, the proposed ammonia limits are stringent enough to ensure compliance with Idaho's water quality standards at the edge of each facility's mixing zone. The July through October season chosen for this comparison is the season during which ammonia limits calculated based on Idaho's numeric criteria would be most stringent, due to low receiving water flows (and therefore limited dilution available in the receiving water) and high receiving water temperatures⁴.

D. Effect on the Downstream State

Lake Spokane Effects

In compliance with 40 CFR 122.4(d), the proposed effluent limits will ensure that the Idaho dischargers will not cause nonattainment of Washington's dissolved oxygen water quality standards in Lake Spokane, which is the point of maximum impact for the permitted discharges. Dissolved oxygen concentrations in Lake Spokane will not be measurably decreased from natural conditions (i.e. <0.2 mg/L) due to the Idaho point sources.

State Line Effects

In compliance with 40 CFR 122.4(d), the proposed effluent limits for the Idaho point sources will ensure that Washington's water quality standards are met at the State line. The Idaho point sources' impacts on dissolved oxygen, pH, total phosphorus and CBOD in the Spokane River at the State border during the "TMDL period" of April 1 through October 31 will be negligible once the Idaho dischargers achieve compliance with the effluent limits in the proposed permits. Increases in monthly average total phosphorus concentrations at the State line will be less than 0.6 µg/L (0.0006 mg/L) under year 2001 river flow conditions (which were close to 1-in-10 year low flows), except during the month of October, when the TP increase will be approximately 7.9 µg/L. Total phosphorus concentrations at the State line are predicted to be lower with the discharges than without during the months of June, July and August. While the increase in October may seem large, the CE-QUAL-W2 model predicts that the discharge of phosphorus in October will not cause dissolved oxygen depletion in Lake Spokane, nor will it cause

⁴ Water quality criteria for ammonia become more stringent with increasing temperature.

nonattainment of Washington's pH or DO standards at the State line, therefore it is not significant. Increases in monthly average ultimate CBOD (CBOD $_u$) concentrations at the State line are predicted to be less than 0.9 mg/L at all times. This is approximately equivalent to an increase in five-day CBOD (CBOD $_5$) of less than 0.3 mg/L. These increases are not significant and the CE-QUAL-W2 model predicts that they will not result in nonattainment of Washington's water quality standards at any location in the watershed under critical conditions. Once the Idaho dischargers achieve compliance with the final effluent limits in the proposed permits, the in-stream pH and DO, as well as the in-stream nutrient and CBOD concentrations will be, for all practical purposes, unchanged from natural conditions in the Spokane River at the State line from March through October.

Conservative Assumptions

EPA employed several conservative assumptions to ensure that the final effluent limits would be protective of water quality in both States. The use of conservative assumptions allows EPA to ensure that the effluent limits are derived from and comply with water quality standards even though the modeling of the dischargers' impacts has some degree of uncertainty. These conservative assumptions are described below.

The dissolved oxygen decrease in Lake Spokane was measured as a 95th percentile decrease over the entire depth of the lake on the most critical model output day (the output day that the model predicted would exhibit the greatest dissolved oxygen decrease) at the most critical location in Lake Spokane (the location where the model predicted would exhibit the greatest dissolved oxygen decrease). The river flows used in the model simulation were those measured in 2001, which are comparable to 1-in-10 year low flows. Also, as described above, the final monthly average effluent limitations were set equal to the levels of discharge simulated in the model. In order to consistently achieve the effluent limitations, the dischargers will need to discharge loadings and concentrations lower than the monthly average effluent limits most of the time.

This means that, even at the most critical location, on the most critical day of a low-flow year, with all three Idaho point sources discharging the maximum amounts of phosphorus, ammonia and CBOD allowed by their permits' final effluent limits, the model predicts that 95 percent of the Lake Spokane water column will exhibit less than a 0.2 mg/L decrease in dissolved oxygen concentrations and that none of the water column will exhibit more than a 0.2 mg/L decrease resulting from discharges from the Idaho point sources.

E. Conclusion

The effluent limits that EPA is proposing for total phosphorus, ammonia and CBOD are derived from and comply with the applicable water quality standards of the States of Idaho and Washington. Discharges in compliance with the effluent limits proposed in the draft permits will prevent these discharges from causing water quality standards nonattainment at all times and at all locations in the watershed.

F. References

Annear Jr., Robert L., Scott A. Wells and Chris J. Berger. *Upper Spokane River Model in Idaho: Boundary Conditions and Model Setup and Calibration for 2001 and 2004*. Technical Report EWR-02-05. July 2005.

Cope, Ben. *Draft Assessment of the Water Quality Impact of Idaho Wastewater Treatment Plants on the Spokane River and Lake Spokane*. US EPA Region 10. Office of Environmental Assessment. July 2006.

Cusimano, Bob. Spokane River and Lake Spokane (Long Lake) Pollutant Loading Assessment for Protecting Dissolved Oxygen. Washington State Department of Ecology, Environmental Assessment Program. Publication No. 04-03-006. February 2004.

EPA. 1991. *Technical Support Document for Water Quality-based Toxics Control*. US Environmental Protection Agency, Office of Water, EPA/505/2-90-001.

Merrill, Ken and Bob Cusimano. *Draft Total Maximum Daily Load To Restore and Maintain Dissolved Oxygen in the Spokane River and Lake Spokane (Long Lake): Submittal Report. Washington State Department of Ecology, Water Quality Program.* October 2004.

Appendix D: Basis for Effluent Limits

The following discussion explains in more detail the statutory and regulatory basis for the technology and water quality-based effluent limits in the draft permit. Part A discusses technology-based effluent limits, Part B discusses water quality-based effluent limits in general, and Part C discusses facility specific effluent limits.

A. Technology-based Effluent Limits

Federal Secondary Treatment Effluent Limits

In sections 301(b)(1)(B) and 304(d)(1), the CWA established a performance level, referred to as "secondary treatment," which all POTWs were required to meet by July 1, 1977. EPA developed and promulgated "secondary treatment" regulations which appear in 40 CFR 133. These technology-based effluent limits apply to all municipal wastewater treatment plants, and identify the minimum level of effluent quality attainable by secondary treatment in terms of BOD₅ or CBOD₅, TSS, and pH. The regulations allow effluent limits for oxygen demanding material to be expressed as either BOD₅ or CBOD₅, at the option of the permitting authority. EPA has elected to express the effluent limits in terms of CBOD₅ in this case. The federally promulgated secondary treatment effluent limits are listed in Table D-1.

Table D-1: Secondary Treatment Effluent Limits (40 CFR 133.102)								
Parameter Average Average Range Monthly Limit Weekly Limit								
BOD ₅	30 mg/L	45 mg/L						
CBOD ₅	25 mg/L	40 mg/L						
TSS	30 mg/L	45 mg/L						
Removal Rates for BOD ₅ , CBOD ₅ and TSS	85% (minimum)							
pН			6.0 - 9.0 s.u.					

EPA has determined that the "secondary treatment" TSS effluent limitations are stringent enough to protect water quality in the Spokane River at all times. See the discussion under "Total Suspended Solids," below. EPA has determined that the "secondary treatment" CBOD₅ effluent limits are stringent enough to protect water quality in the States of Idaho and Washington from November through February. From March through October, more stringent water quality-based CBOD₅ effluent limits apply (see Appendix C).

EPA has determined that the "secondary treatment" pH effluent limits are stringent enough to protect water quality in the Spokane River from April through June. From July through March, more stringent water quality-based pH effluent limits apply.

Chlorine

The HARSB Wastewater Treatment Plant uses chlorine to disinfect its wastewater. A 0.5 mg/L average monthly limit for chlorine is derived from standard operating practices. The Water Pollution Control Federation's *Chlorination of Wastewater* (1976) states that a properly designed and maintained wastewater treatment plant can achieve adequate disinfection if a 0.5 mg/L chlorine residual is maintained after 15 minutes of contact time. Therefore, a wastewater

Page D-2

treatment plant that provides adequate chlorine contact time can meet a 0.5 mg/L total residual chlorine limit on a monthly average basis. In addition to average monthly limits (AMLs), federal regulation 40 CFR 122.45(d)(2) requires effluent limits for POTWs to be expressed as average weekly limits (AWLs) unless impracticable. The AWL is calculated to be 1.5 times the AML, consistent with the "secondary treatment" limits for BOD₅ and TSS. This results in an AWL for chlorine of 0.75 mg/L. EPA believes these limits represent the "best practicable waste treatment technology" for chlorine, which POTWs were required to achieve by July 1st, 1983 (40 CFR 125.3(a)(1)(ii)).

EPA has determined that these effluent limits are sufficiently stringent to meet water quality standards except during July through October. During this season, more stringent water quality-based effluent limits apply.

Mass-Based Limits

The federal regulation at 40 CFR 122.45(f) requires that effluent limits be expressed in terms of mass, if possible. The regulation at 40 CFR 122.45(b) requires that effluent limitations for POTWs be calculated based on the design flow of the facility. The mass based limits are expressed in pounds per day and are calculated as follows:

Mass based limit (lb/day) = concentration limit (mg/L) \times design flow (mgd) \times 8.34¹

B. Water Quality-based Effluent Limits

Statutory and Regulatory Basis

Section 301(b)(1)(C) of the CWA requires the development of limitations in permits necessary to meet water quality standards. Discharges to State or Tribal waters must also comply with limitations imposed by the State or Tribe as part of its certification of NPDES permits under section 401 of the CWA. Federal regulations at 40 CFR 122.4(d) prohibit the issuance of an NPDES permit when the imposition of conditions in that permit cannot ensure compliance with the water quality standards of all affected States. The NPDES regulation (40 CFR 122.44(d)(1)) implementing Section 301(b)(1)(C) of the CWA requires that permits include limits for all pollutants or parameters which are or may be discharged at a level which will cause, have the reasonable potential to cause, or contribute to an excursion above any State or Tribal water quality standard, including narrative criteria for water quality.

The regulations require the permitting authority to make this evaluation using procedures which account for existing controls on point and nonpoint sources of pollution, the variability of the pollutant in the effluent, species sensitivity (for toxicity), and where appropriate, dilution in the receiving water. The limits must be stringent enough to ensure that water quality standards are met, and must be consistent with any available wasteload allocation.

Reasonable Potential Analysis

When evaluating the effluent to determine if water quality-based effluent limits are needed based on numeric criteria, EPA projects the receiving water concentration (downstream of where the effluent enters the receiving water) for each pollutant of concern. EPA uses the concentration of

¹ 8.34 is a conversion factor with units (lb \times L)/(mg \times gallon \times 10⁶)

the pollutant in the effluent and receiving water and, if appropriate, the dilution available from the receiving water, to project the receiving water concentration. If the projected concentration of the pollutant in the receiving water exceeds the numeric criterion for that specific chemical, then the discharge has the reasonable potential to cause or contribute to an excursion above the applicable water quality standard, and a water quality-based effluent limit is required.

Mixing Zones

Sometimes it is appropriate to allow a small area of the receiving water to provide dilution of the effluent. These areas are called mixing zones. Mixing zone allowances will increase the mass loadings of the pollutant to the water body, and decrease treatment requirements. Mixing zones can be used only when there is adequate receiving water flow volume and the receiving water meets the criteria necessary to protect the designated uses of the water body. Mixing zones must be authorized by the Idaho Department of Environmental Quality. Based on the 1999 permit and the draft certification, the water quality-based effluent limits in this permit, except for lead and zinc, have been calculated using a mixing zone. If IDEQ does not grant a mixing zone, the water quality-based effluent limits will be recalculated such that the criteria are met before the effluent is discharged to the receiving water.

Procedure for Deriving Water Quality-based Effluent Limits

The first step in developing a water quality-based effluent limit is to develop a wasteload allocation (WLA) for the pollutant. A wasteload allocation is the concentration or loading of a pollutant that the permittee may discharge without causing or contributing to an excursion above water quality standards in the receiving water.

In cases where a mixing zone is not authorized, either because the receiving water already exceeds the criterion, the receiving water flow is too low to provide dilution, or the State does not authorize one, the criterion becomes the WLA. Establishing the criterion as the wasteload allocation ensures that the permittee will not cause or contribute to an excursion above the criterion. The following discussion details the specific water quality-based effluent limits in the draft permit.

Once a WLA is developed, EPA calculates effluent limits which are protective of the WLA using statistical procedures described in Appendix G.

C. Facility-Specific Water Quality-based Effluent Limits

pH

The most stringent water quality criteria for pH are for the protection of aquatic life uses. The "aquatic life" pH criteria state that the pH must be no less than 6.5 and no greater than 9.0 standard units.

The permittee has collected pH and alkalinity data for the effluent. EPA obtained pH and alkalinity data for the receiving water from the USGS monitoring station at the outlet from Lake Coeur d'Alene into the Spokane River. EPA has used these data to determine the discharge's effects on the pH of the receiving water. EPA believes that a mixing zone for pH is appropriate, except from July through October, when receiving water flows are too low to allow for a pH mixing zone. The proposed pH limits are 6.5 to 9.0 during July through October, 6.2 to 9.0

during November though March, and 6.0 to 9.0 during April through June. If IDEQ does not grant a mixing zone for pH in its final CWA Section 401 certification, EPA will change the pH limits to a range of 6.5 to 9.0 standard units year-round, thus requiring that the pH criteria be met before the effluent is discharged to the receiving water. See Appendix F for effluent limit calculations for pH.

Total Residual Chlorine

EPA has determined that the technology-based effluent limits for chlorine are not stringent enough to prevent the discharge from causing or contributing to excursions above water quality standards for chlorine from July through October. Therefore, EPA has calculated more stringent water quality-based effluent limits for chlorine which are effective during this season.

Total Phosphorus

EPA has determined that the phosphorus in the permitted discharge, together with the discharges from the Cities of Post Falls and Coeur d'Alene, has the reasonable potential to cause or contribute to water quality standards nonattainment for dissolved oxygen in the State of Washington, downstream of the discharge. EPA has calculated water quality-based effluent limits for total phosphorus which are protective of dissolved oxygen criteria in Washington. The effluent limits are expressed in terms of mass. See Appendix C for a complete discussion on the calculation of water quality-based effluent limits for total phosphorus.

Ammonia

EPA has determined that a discharge in compliance with the ammonia effluent limits in the 1999 permit will not cause or contribute to excursions above water quality standards for ammonia in the near field from November through February. A discharge in compliance with these effluent limits will not result in toxic effects to aquatic life, nor will it cause or contribute to nonattainment of water quality criteria for dissolved oxygen in the State of Washington. These limits have been retained in this permit, pursuant to the anti-backsliding provisions of the Act (Sections 402(o)(1) and 303(d)(4)).

However, EPA has determined that, from March through October, more stringent ammonia effluent limits are necessary to meet water quality standards for dissolved oxygen and pH at the State Line and dissolved oxygen in Lake Spokane. See Appendix C for a complete discussion on the calculation of water quality-based effluent limits for ammonia.

Five-Day Carbonaceous Biochemical Oxygen Demand

As stated above, EPA has promulgated technology-based effluent limits for CBOD₅. The technology-based limits apply from November through February.

However, EPA has determined that, from April through October, more stringent effluent limits are necessary to meet water quality standards for dissolved oxygen in the State of Washington. See Appendix C for a complete discussion on the calculation of water quality-based effluent limits for CBOD₅.

Metals

EPA has determined that the discharge has the reasonable potential to cause or contribute to excursions above water quality standards for zinc. The draft permit retains the 1999 permit's effluent limits for zinc. See the Fact Sheet for the 1999 reissuance of this permit for an explanation of the zinc effluent limits. Effluent limits for lead were recalculated based on current water quality criteria and effluent variability.

Cadmium, copper and silver have also been detected in the effluent, so the permit requires the permittee to monitor the effluent for these metals in order to better characterize the discharge and determine if water quality-based effluent limits for these metals might be necessary in the future.

E. Coli

The water quality criteria for E. Coli that are currently in effect for Clean Water Act purposes in Idaho include a geometric mean and a single sample maximum criterion. The State of Idaho has adopted revised water quality standards that do not include a single sample maximum criterion for E. Coli. However, EPA is required by Section 301(b)(1)(C) of the Act to include effluent limitations necessary to meet approved water quality standards. Therefore, the permit contains effluent limits for E. coli that apply approved water quality criteria (both the geometric mean and single sample maximum) at the end-of-pipe.

Total Suspended Solids

The total suspended solids effluent limits in the permit are technology-based effluent limits based on the requirements of 40 CFR 133.102(b). The State of Idaho has a narrative water quality criterion for sediment (IDAPA 58.01.02.200.08). Other sources provide appropriate numeric limits and targets for suspended sediment. Suggested limits for suspended sediment have been developed by the European Inland Fisheries Advisory Commission and the National Academy of Sciences, and have been adopted by the State of Idaho in previous TMDLs. A limit of 25 mg/L of suspended sediment provides a high level of protection of aquatic organisms; 80 mg/L moderate protection; 400 mg/L low protection; and over 400 mg/L very low protection (USDA FS 1990, Thurston et al. 1979).

The maximum projected receiving water concentration of total suspended solids under critical discharge conditions is 5.3 mg/L. In this case, critical conditions means using 25% of the summer 7Q10 river flow for mixing, effluent concentration set equal to the technology-based average weekly limit (45 mg/L), effluent flow set equal to the design flow, and upstream sediment concentration set equal to the 95th percentile measured in the Spokane River at the lake outlet (USGS Station #12417598). The maximum projected receiving water concentration is much less than 25 mg/L, a concentration that provides a high level of protection of aquatic organisms. Therefore, the technology-based TSS limit is adequate to protect water quality.

D. References

U.S. Department of Agriculture Forest Service (USDA FS). 1990. *Salmonid-habitat Relationships in the Western United States: A Review and Indexed Bibliography*. USDA Forest Service. General Technical Report RM-188. Fort Collins, CO. Rocky Mountain Forest and Range Experiment Station, USDA FS.

Thurston R.V., R.C. Russo, C.M. Fetterolf, T.A. Edsall, Y.M. Barber Jr., editors. 1979. *Review of the EPA Red Book: Quality Criteria for Water*. Bethesda, MD. Water Quality Section, American Fisheries.

Appendix E: Reasonable Potential Calculations

The following describes the process EPA has used to determine if the discharge authorized in the draft permit has the reasonable potential to cause or contribute to excursions above Idaho's federally approved water quality standards. EPA uses the process described in the *Technical Support Document for Water Quality-based Toxics Control* (EPA, 1991) to determine reasonable potential.

To determine if there is reasonable potential for the discharge to cause or contribute to an excursion above water quality criteria for a given pollutant, EPA compares the maximum projected receiving water concentration to the criteria for that pollutant. If the projected receiving water concentration exceeds the criteria, there is reasonable potential, and a water quality-based effluent limit must be included in the permit. This section discusses how the maximum projected receiving water concentration is determined.

A. Mass Balance

For discharges to flowing water bodies, the maximum projected receiving water concentration is determined using the following mass balance equation:

$$C_dQ_d = C_eQ_e + C_uQ_u$$
 (Equation E-1)

where,

 C_d = Receiving water concentration downstream of the effluent discharge (that is, the concentration at the edge of the mixing zone)

C_e = Maximum projected effluent concentration

 $C_u = 95$ th percentile measured receiving water upstream concentration

 Q_d = Receiving water flow rate downstream of the effluent discharge = $Q_e + Q_u$

 Q_e = Effluent flow rate (set equal to the design flow of the WWTP as reported on the application)

 Q_u = Receiving water low flow rate upstream of the discharge (1Q10, 7Q10 or 30B3)

When the mass balance equation is solved for C_d , it becomes:

$$C_{d} = \underbrace{C_{\underline{e}}Q_{\underline{e}} + C_{\underline{u}}Q_{\underline{u}}}_{Q_{\underline{e}} + Q_{\underline{u}}} \tag{Equation E-2}$$

The above form of the equation is based on the assumption that the discharge is rapidly and completely mixed with the receiving stream and that 100% of the stream flow is available for mixing. However, the Idaho water quality standards restrict the percentage of the stream flow that may be allowed for dilution of the effluent. When the mixing zone uses less than 100% of the stream flow, the equation becomes:

$$\begin{split} C_d = & \ \, \frac{C_e Q_e + C_u (Q_u \times MZ)}{Q_e + (Q_u \times MZ)} \qquad \text{(Equation E-3)} \end{split}$$

where MZ is the fraction of the receiving water flow available for dilution. In this case, pursuant to Section 060.01.e.iv of the Idaho WQS, the mixing zone is not to exceed 25% of the volume of the stream flow and MZ is equal to 25% (.25).

If a mixing zone is not allowed, dilution is not considered when projecting the receiving water concentration and,

$$C_d = C_e$$
 (Equation E-4)

Because the concentrations of cadmium, lead and zinc, in the Spokane River exceed the water quality criteria for these metals at times, dilution cannot be considered when determining reasonable potential and calculating effluent limits for these pollutants. The criteria for the metals of concern are expressed as dissolved metal. However, effluent limits for metals in NPDES permits must be expressed as total recoverable metal. The dissolved criterion must be converted to an equivalent total recoverable concentration by using a conversion factor, as shown in Equation E-5:

$$C_d = CF \times C_e$$
 (Equation E-5)

Equation E-3 can be simplified by introducing a "dilution factor,"

$$D = \frac{Q_e + 0.25 \times Q_u}{Q_e}$$
 (Equation E-6)

For each season of the year, there are three values for the dilution factor: one based on the 1Q10 flow rate in the receiving stream and used to determine reasonable potential and wasteload allocations for acute aquatic life criteria, one based on the 7Q10 flow rate to determine reasonable potential and wasteload allocations chronic aquatic life criteria (except for ammonia) and conventional pollutants, and one based on the 30B3 flow rate to determine reasonable potential and wasteload allocations for the chronic ammonia criterion. All dilution factors are calculated with the effluent flow rate set equal to the design flow of 1.65 mgd. This results in a total of twelve different dilution factors under consideration. The dilution factors are listed in Table E-1, below.

Table E-1: Dilution Factors									
Season	Acute Dilution Factor	Chronic Dilution Factor	Chronic Ammonia Criterion Dilution Factor						
November – March	87.1	98.5	147						
April – June	201	246	434						
July – Oct	20.2	29.9	37.9						

After the dilution factor simplification, Equation E-2 becomes:

$$C_{d} = \underline{C_{e} - C_{u}} + C_{u}$$
 (Equation E-7)

Equations E-5 and E-7 are the forms of the mass balance equation which were used to determine reasonable potential and calculate wasteload allocations.

B. Maximum Projected Effluent Concentration

To calculate the maximum projected effluent concentration for pollutants not subject to technology-based effluent limits, EPA has used the procedure described in section 3.3 of the TSD, "Determining the Need for Permit Limits with Effluent Monitoring Data." In this procedure, the 99th percentile of the effluent data is the maximum projected effluent concentration in the mass balance equation.

For chlorine, EPA has used the technology-based average weekly limit (750 μ g/L) as the maximum projected effluent concentration. The technology-based effluent limit is used in this manner because water quality-based effluent limits are required only when a discharge of the pollutant at the technology-based limit has the reasonable potential to cause or contribute to excursions above water quality standards.

Since there are a limited number of data points available in most cases, the 99th percentile is calculated by multiplying the maximum reported effluent concentration by a "reasonable potential multiplier" (RPM). The RPM is the ratio of the 99th percentile concentration to the maximum reported effluent concentration. The RPM is calculated from the coefficient of variation (CV) of the data and the number of data points. The CV is defined as the ratio of the standard deviation of the data set to the mean, but when fewer than 10 data points are available, the TSD recommends making the assumption that the CV is equal to 0.6.

Using the equations in section 3.3.2 of the TSD, the reasonable potential multiplier (RPM) is calculated based on the CV and the number of samples in the data set as follows. The following discussion presents the equations used to calculate the RPM, and also works through the calculations for the RPM and maximum projected effluent concentration for cadmium as an example. Reasonable potential calculations for all pollutants can be found in Tables E-2 and E-3.

The data set contains 55 cadmium samples collected from the effluent, therefore:

$$\begin{aligned} p_n &= (1\text{-}0.99)^{1/55} \\ p_n &= 0.920 \end{aligned}$$

This means that we can say, with 99% confidence, that the maximum reported effluent copper concentration is greater than the 92^{nd} percentile.

The reasonable potential multiplier (RPM) is the ratio of the 99th percentile concentration (at the 99% confidence level) to the maximum reported effluent concentration. This is calculated as follows:

$$\label{eq:RPM} \begin{split} &RPM = C_{99}/C_p \qquad \qquad \text{(Equation E-8)} \\ &Where, \\ &C = exp(z\sigma - 0.5\sigma^2) \qquad \qquad \text{(Equation E-9)} \\ &Where, \\ &\sigma^2 = \ln(CV^2 + 1) \qquad \qquad \text{(Equation E-10)} \\ &\sigma = \sqrt{\sigma^2} \\ &CV = coefficient of variation = \text{(standard deviation)} \div \text{(mean)} \end{split}$$

z =the inverse of the normal cumulative distribution function at a given percentile

In the case of cadmium:

$$\begin{split} & \text{CV} = \text{coefficient of variation} = 0.929 \\ & \sigma^2 = \ln(\text{CV}^2 + 1) = 0.622 \\ & \sigma = \sqrt{\sigma^2} = 0.789 \\ & z = 2.326 \text{ for the } 99^{\text{th}} \text{ percentile} = 1.412 \text{ for the } 92^{\text{nd}} \text{ percentile} \\ & C_{99} = \exp(2.326 \times 0.789 - 0.5 \times 0.622) = 4.59 \\ & C_{92} = \exp(1.403 \times 0.789 - 0.5 \times 0.622) = 2.215 \\ & \text{RPM} = C_{99}/C_{92} = 4.59/2.215 \\ & \text{RPM} = \textbf{2.07} \end{split}$$

The maximum projected effluent concentration is determined by simply multiplying the maximum reported effluent concentration by the RPM:

$$C_e = (RPM)(MRC)$$
 (Equation E-11)

where MRC = Maximum Reported Concentration

In the case of cadmium,

$$C_e = (2.07)(0.322 \ \mu g/L) = 0.67 \ \mu g/L$$

C. Maximum Projected Receiving Water Concentration

The discharge has reasonable potential to cause or contribute to an excursion above water quality criteria if the maximum projected concentration of the pollutant at the edge of the mixing zone exceeds the most stringent criterion for that pollutant. The maximum projected receiving water concentration is calculated from Equation E-7:

$$C_{d} = \underline{C_{e} - C_{u}} + C_{u}$$
 (Equation E-7)

Or, if no mixing zone is allowed and the criterion is expressed as dissolved metal, the maximum projected receiving water concentration is calculated from Equation E-5:

$$C_d = CF \times C_e$$
 (Equation E-5)

Where C_e is expressed total recoverable metal, C_d is expressed as dissolved metal, and CF is the conversion factor.

For cadmium, the maximum projected receiving water concentration is, for the acute condition:

$$C_d = 0.946 \times 0.67 \ \mu g/L = 0.63 \ \mu g/L$$

And for the chronic condition:

$$C_d = 0.911 \times 0.67 \ \mu g/L = 0.61 \ \mu g/L$$

The acute and chronic water quality criteria for cadmium are 1.92 and 0.99 μ g/L, respectively. The projected receiving water concentrations are less than the criteria, therefore a water quality-based effluent limit is not necessary for cadmium.

Tables E-2 and E-3, below, summarize the reasonable potential calculations for cadmium, lead, zinc, chlorine, chloroform, and ammonia. Note that the ammonia reasonable potential analysis shown in Table E-3 is only relevant to the question of whether the discharge has the reasonable potential to cause or contribute to excursions above Idaho's water quality criteria for ammonia at the edge of the mixing zone. For a discussion of the reasonable potential analysis and effluent limit calculation for ammonia to protect water quality standards for dissolved oxygen and pH in waters of the State of Washington, see Appendix C.

Table E-2: Reasonable Potential Calculations for Metals for which no Mixing Zone is									
Authorized									
Values Common to All Parameters									
Confidence Level	0.99								
Z-Score of Confidence Level	2.33								
		Parameters							
	Cadmium	Lead	Zinc						
Data Source	Effluent	Prev. Lim.	Prev. Lim.						
Maximum Reported Effluent Conc. (metals as TR)	0.322								
Average Effluent Conc. (Metals as TR)	0.082								
Standard Deviation of Effluent Conc. (Metals as TR)	0.076								
Number of samples (n)	55								
Coefficient of Variation (CV, assume 0.6 if n<10)	0.929								
Sigma	0.789	N/A	N/A						
Sigma^2	0.622	IN/A	IN/A						
Percentile of Largest Value	0.920								
Z-Score of Percentile of Largest Value	1.403								
C99	4.590								
Cn	2.215								
Reasonable Potential Multiplier (RPM)	2.072								
Maximum Projected Effluent Conc. (Metals as TR)	0.67	3.76	112						
Ambient Concentration (Metals as Dis)	0.24	0.74	180.00						
Acute Conversion Factor	0.946	0.798	0.978						
Chronic Conversion Factor	0.911	0.798	0.986						
Maximum Acute RWC (Metals as Dis)	0.63	3.00	109.54						
Maximum Chronic/Single Value RWC (Metals as Dis)	0.61	3.00	110.43						
Acute Aquatic Life Criterion (Metals as Dis)	1.92	57.85	112.50						
Chronic Aquatic Life Criterion (Metals as Dis)	0.99	2.25	113.42						
Most Stringent Single-Value Criterion (Metals as TR)	N/A	N/A	N/A						
Reasonable Potential?	NO	YES	NO						

Table E-3: Reasonable Potential Calculations for Pollutants for which a Mixing Zone May Be Authorized								
Values Common to All Parameters								
Confidence Level	0.99							
Z-Score of Confidence Level	2.33							
Dilution Factors	Acute	Chronic	Ammonia					
Nov-Mar	87.1	98.5	147					
April-June	201	246	434					

July-Oct	20.2	29.9	37.9
	Chlorine	Ammonia	Ammonia
		(mg/L)	(mg/L)
Basis for Maximum Projected Effluent Concentration	TBEL	Effluent	Prev. Lim.
Maximum Reported Effluent Conc. (metals as TR)	N/A	38.49	
Average Effluent Conc. (Metals as TR)		7.87	
Standard Deviation of Effluent Conc. (Metals as TR)		10.22	
Number of samples (n)		447	
Coefficient of Variation (CV, assume 0.6 if n<10)		1.299	
Sigma		0.99	
Sigma^2	N/A	0.989	N/A
Percentile of Largest Value		0.990	
Z-Score of Percentile of Largest Value	=	2.317	
C99		6.16	
Cn		6.107	
Reasonable Potential Multiplier (RPM)		1.009	
Maximum Projected Effluent Conc. (Metals as TR)	750	38.8	250.0
Nov-M	<u>lar</u>		
Ambient Concentration (Metals as Dis)	0	0.05	0.05
Acute Conversion Factor	1	1	1
Chronic Conversion Factor	1	1	1
Maximum Acute RWC (Metals as Dis)	8.613	0.496	2.920
Maximum Chronic/Single Value RWC (Metals as Dis)	7.612	0.314	1.751
Acute Aquatic Life Criterion (Metals as Dis)	19	9.32	9.32
Chronic Aquatic Life Criterion (Metals as Dis)	11	3.50	3.50
Most Stringent Single-Value Criterion (Metals as TR)	N/A	N/A	N/A
Reasonable Potential?	NO	NO	NO
April-J	une		
Ambient Concentration (Metals as Dis)	0.00	0.05	0.05
Acute Conversion Factor	1.000	1	1
Chronic Conversion Factor	1.000	1	1
Maximum Acute RWC (Metals as Dis)	3.736	0.243	1.295
Maximum Chronic/Single Value RWC (Metals as Dis)	3.051	0.139	0.626
Acute Aquatic Life Criterion (Metals as Dis)	19	9.32	9.32
Chronic Aquatic Life Criterion (Metals as Dis)	11	3.33	3.33
Most Stringent Single-Value Criterion (Metals as TR)	N/A	N/A	N/A
Reasonable Potential?	NO	NO	NO
July-C	Oct		
Ambient Concentration (Metals as Dis)	0	0.05	0.05
Acute Conversion Factor	1	1	1
Chronic Conversion Factor	1	1	1
Maximum Acute RWC (Metals as Dis)	37.140	1.971	12.428
Maximum Chronic/Single Value RWC (Metals as Dis)	25.093	1.073	6.642
Acute Aquatic Life Criterion (Metals as Dis)	19	9.32	9.32
Chronic Aquatic Life Criterion (Metals as Dis)	11	2.01	2.01
Most Stringent Single-Value Criterion (Metals as TR)	N/A	N/A	N/A
Reasonable Potential?	YES	NO	YES

D. References

EPA. 1999. Fact Sheet for NPDES Permit Number ID-002659-0. June 18, 1999.

Appendix F: Effluent Limit Calculations for pH

The following table demonstrates how effluent limitations were calculated for pH. The pH at the edge of the mixing zone is a function of effluent and ambient pH, temperature, and alkalinity. The critical alkalinity is the minimum for the ambient water and the maximum for the effluent. The critical pHs for the lower pH limit are the minimum effluent pH limit and the 5th percentile ambient pH. The critical temperatures are the maximum ambient temperature and the 5th percentile effluent temperature for the low pH critical conditions. Once the ambient pH, temperature and alkalinity and effluent temperature and alkalinity were input into the spreadsheet, EPA adjusted the effluent pH in 0.1 standard unit intervals until the pH at the edge of the mixing zone was between 6.5 and 9.0 standard units, as required by the water quality standards. EPA did not evaluate effluent pHs below 6.0 standard units, because this is the range of the technology-based effluent limits for pH and effluent limits cannot be less stringent than technology-based limits. EPA did not evaluate a "high pH" critical condition because the upper bound water quality criterion is the same as the upper bound of the technology-based effluent limits for pH (9.0 standard units).

Table F-1: Effluent Limit Calculations for pH, Low pH Critical Condition							
	Nov - April - July -						
INPUT	Mar	June	Oct				
DILUTION FACTOR AT MIXING ZONE BOUNDARY	98.5	246	30				
UPSTREAM/BACKGROUND CHARACTERIS	STICS						
Temperature (deg C):	11.00	15.30	23.10				
pH:	6.600	6.600	6.600				
Alkalinity (mg CaCO3/L):	16.00	16.00	16.00				
EFFLUENT CHARACTERISTICS							
Temperature (deg C):	9.10	9.10	9.10				
pH:	6.20	6.00	6.50				
Alkalinity (mg CaCO3/L):	210.00	210.00	210.00				
OUTPUT							
1. IONIZATION CONSTANTS							
Upstream/Background pKa:	6.45	6.42	6.36				
Effluent pKa:	6.47	6.47	6.47				
2. IONIZATION FRACTIONS							
Upstream/Background Ionization Fraction:	0.58	0.60	0.63				
Effluent Ionization Fraction:	0.35	0.25	0.52				
3. TOTAL INORGANIC CARBON							
Upstream/Background Total Inorganic Carbon (mg CaCO3/L):	27.45	26.51	25.24				
Effluent Total Inorganic Carbon (mg CaCO3/L):	603.35	833.41	407.14				
CONDITIONS AT MIXING ZONE BOUNDARY							
Temperature (deg C):	10.98	15.27	22.63				
Alkalinity (mg CaCO3/L):	17.97	16.79	22.47				
Total Inorganic Carbon (mg CaCO3/L):	33.30	29.79	37.97				
pKa:	6.45	6.42	6.36				
pH at Mixing Zone Boundary:	6.5	6.5	6.5				

Appendix G: WQBEL Calculations – Two-Value Aquatic Life Criteria

The following calculations demonstrate how the water quality-based effluent limits (WQBELs) in the draft permit were calculated. The WQBELs for lead, zinc, ammonia and chlorine are intended to protect two-value (acute and chronic) aquatic life criteria. The following discussion presents the general equations used to calculate the water quality-based effluent limits then works through the calculations for the July-October chlorine WQBEL as an example. The calculations for all WQBELs based on aquatic life criteria are summarized in Table G-1.

A. Calculate the Wasteload Allocations (WLAs)

Wasteload allocations (WLAs) are calculated using the same mass balance equations used to calculate the concentration of the pollutant at the edge of the mixing zone in the reasonable potential analysis (Equations E-5 and E-7). To calculate the wasteload allocations, C_d is set equal to the acute or chronic criterion and the equation is solved for C_e . The calculated C_e is the acute or chronic WLA. Equation E-6 is rearranged to solve for the WLA, becoming:

$$C_e = WLA = D \times (C_d - C_u) + C_u$$
 (Equation G-1)

Or, if no mixing zone is authorized and the criterion is expressed as dissolved metal:

$$C_e = WLA = C_d \div CT$$
 (Equation G-2)

Where CT is a criteria translator to convert between total recoverable and dissolved metal.

In the case of chlorine, for the acute criterion,

WLA_a =
$$20.19 \times (19 - 0) + 0$$

WLA_a = $384 \mu g/L$

For the chronic criterion,

WLA_c =
$$29.89 \times (11 - 0) + 0$$

WLA_c = $329 \mu g/L$

The next step is to compute the "long term average" concentrations which will be protective of the WLAs. This is done using the following equations from EPA's *Technical Support Document* for Water Quality-based Toxics Control (TSD):

$$\begin{split} LTA_a &= WLA_a \times exp(0.5\sigma^2 - z\sigma) \qquad \text{(Equation G-3)} \\ LTA_c &= WLA_c \times exp(0.5\sigma_4^2 - z\sigma_4) \qquad \text{(Equation G-4)} \end{split}$$

where,

$$\begin{split} \sigma^2 &= ln(CV^2 + 1) \\ \sigma &= \sqrt{\sigma^2} \\ \sigma_4{}^2 &= ln(CV^2/4 + 1) \\ \sigma &= \sqrt{\sigma_4{}^2} \\ z &= 2.326 \text{ for } 99^{th} \text{ percentile probability basis} \end{split}$$

In the case of chlorine, for the season of July through October,

$$\begin{split} CV &= 2.604 \\ \sigma^2 &= \ln(2.604^2 + 1) = 2.052 \\ \sigma &= \sqrt{\sigma^2} = 1.432 \\ \sigma_4{}^2 &= \ln(2.604^2/4 + 1) = 0.991 \\ \sigma &= \sqrt{\sigma_4{}^2} = 0.995 \\ z &= 2.326 \text{ for } 99^{th} \text{ percentile probability basis} \end{split}$$

Therefore,

$$\begin{split} LTA_a &= 384~\mu g/L \times exp(0.5 \times 2.052~-2.326 \times 1.432) \\ LTA_a &= 38.2~\mu g/L \\ \\ LTA_c &= 3329~\mu g/L \times exp(0.5 \times 0.991~-2.326 \times 0.995) \\ LTA_c &= 53.3~\mu g/L \end{split}$$

The LTAs are compared and the more stringent is used to develop the daily maximum and monthly average permit limits as shown below. For chlorine, from July through October, the acute LTA of $38.2~\mu g/L$ is more stringent.

B. Derive the maximum daily and average monthly effluent limits

Using the TSD equations, the MDL and AML effluent limits are calculated as follows:

$$MDL = LTA \times exp(z_m\sigma - 0.5\sigma^2)$$
 (Equation G-5)
$$AML = LTA \times exp(z_a\sigma_n - 0.5\sigma_n^2)$$
 (Equation G-6)

where σ , and σ^2 are defined as they are for the LTA equations (G-2 and G-3) and,

$$\begin{split} &\sigma_n{}^2 = ln(CV^2\!/n+1) \\ &\sigma = \sqrt{{\sigma_{_n}}^2} \\ &z_a = 1.645 \text{ for } 95^{th} \text{ percentile probability basis} \\ &z_m = 2.326 \text{ for } 99^{th} \text{ percentile probability basis} \\ &n = number \text{ of sampling events required per month} = 22 \end{split}$$

In the case of chlorine,

MDL =
$$38.2 \mu g/L \times exp(2.326 \times 1.432 - 0.5 \times 2.052)$$

MDL = $384 \mu g/L$
AML = $40.3 \mu g/L \times exp(1.645 \times 0.518 - 0.5 \times 0.269)$
AML = $78.4 \mu g/L$

Table G-1, below, details the calculations for water quality-based effluent limits based on two-value aquatic life criteria.

Chlorine

July-Oct

1.000

1.08

5.28

Table G-1: Effluent Limits Based on 2-Value Aquatic Life Criteria – Hayden Area Regional																
	Sewer Board															
	Statistical variables for permit limit calculation															
			AN	/IL Prob	L Prob'y MD		MDL Prob'y		LTA Prob'y		A	Acute Dil'n		Chro	onic Dil'n	
				Basis			Basis			Bas	is		Factor			Factor
Parameter	Seaso	n	C	decimal		C	lecimo	ıl	(decir	nal	dir	nensioni	ess		ensionless
	Nov-N	1ar											87.08		-	98.54
All	April-J			0.95			0.99			0.9	9		200.77		-	245.82
	July-C	Oct											20.19		1	29.89
Waste Load Allocation (WLA) and Long Term Average (LTA) Calculations																
		# of Sampl per Mo	oles Samples		les	1 ACIDE					LTA Acute C		TA ronic	Co	ΓA eff. (CV)	Limiting LTA
Parameter	Season	n		n		μg	μg/L με		g/L	ļ	ıg/L	μ	g/L	deci	imal	μg/L
Lead	Year Round	4		0.25	5	72.5			82	-	18.8		.28	0.7	768	1.28
Chlorine	July-Oct	22		5		383	3.7	32	8.8	3	8.24	5	3.3	2.6	504	38
				Effl	uent	Limit	Calc	ulatio	n Sum	ımaı	ry					
		Metal C	Criteria A		Ar	nb.	Water Quality				Avg. Month	ly	Max. Daily	Mo	Avg. onthly	Max Daily
		Transla	tor		Conc					rion nic	Limit (AML		Limit (MDL)	- 1	Limit AML)	Limit (MDL)
Parameter	Season	Acute	Cł	nronic	με	g/L	μд	:/L	μg/I	L	μg/L		$\mu g/L$	ll	b/day	lb/day
Lead	Year Round	0.798	0	.798	N.	/A	57.85						4.94	0	.030	0.068

19

11

78.4

384

1.000

0

Appendix H: Endangered Species Act

A. Introduction

The U.S. Environmental Protection Agency (EPA) has evaluated the potential impacts to federally listed endangered or threatened species that could result from the reissuance of National Pollutant Discharge Elimination System (NPDES) permits to the City of Coeur d'Alene Wastewater Facility in Coeur d'Alene, Idaho, the City of Post Falls Wastewater Treatment Plant in Post Falls, Idaho, and the Hayden Area Regional Sewer Board (HARSB) Wastewater Treatment Plant in Rathdrum, Idaho. The receiving water for all three dischargers is the Spokane River, a tributary of the Columbia River. The designated uses of the receiving water are cold water aquatic life, salmonid spawning, and primary contact recreation.

Under the consultation process in Section 7 of the Endangered Species Act, federal agencies are required to prepare a biological evaluation (BE) to identify any potential impacts on endangered or threatened species resulting from federal permitting activities, and to consult with the U.S. Fish and Wildlife Service (USFWS) and NOAA Fisheries if the federal action may affect endangered or threatened species or critical habitat. In this case, EPA has determined that the discharges that the proposed permits for the City of Coeur d'Alene and the Hayden Area Regional Sewer Board would authorize may affect, but are not likely to adversely affect bull trout and will have no effect on bald eagle. EPA has determined that the reissuance of the City of Post Falls NPDES permit will have no effect on any threatened or endangered species.

B. Status of Species and Critical Habitat

According to USFWS, the following ESA-listed species are present in the vicinity of the discharges. See species list reference numbers 1-9-05-SP-0040, 1-9-05-SP-0041 and 1-9-05-SP-0042.

Listed Threatened:

- Bull trout
- Bald Eagle

Critical Habitat

Designated critical habitat for Bull Trout (Coeur d'Alene Lake)¹

C. Description of how the Environmental Baseline Would Be Affected

In general, the effluent limits in the proposed permits are as stringent as or more stringent than those in the 1999 permits, with the exception of the maximum daily limits for zinc and mass effluent limits for TSS, ammonia (winter) and zinc in the Hayden permit. EPA has removed the prohibition on discharges from the Hayden Area Regional Sewer Board between June 1 and September 30th when river flows are less than 2,000 CFS, allowing HARSB to discharge year-round regardless of the river flow rate. However, the HARSB permit proposes stringent effluent limits between June and September that are derived from and comply with the water quality

¹ This critical habitat designation is listed for information purposes only. All of the discharges are located downstream from Lake Coeur d'Alene, in the Spokane River, which is not designated critical habitat for bull trout.

standards of both affected States. Idaho DEQ has not authorized a schedule of compliance for any effluent limits in the HARSB permit in effect between June 1st and September 30th when river flows are less than 2,000 CFS (the circumstances under which HARSB's 1999 permit prohibited discharge to the Spokane River). Since HARSB cannot comply with the more stringent effluent limits without making capital improvements to the wastewater treatment plant, the proposed permit would effectively prohibit discharge from the HARSB treatment plant during low river flows in the summer until these improvements can be completed.

Since reissuance of the permits will, in general, either not change the currently permitted discharges, or will require reductions in those discharges, these actions are generally unlikely to cause degradation of water quality and associated impacts on listed species.

D. Summary of Determinations

Reissuance of NPDES permits to the City of Coeur d'Alene the Hayden Area Regional Sewer Board may affect but is not likely to adversely affect bull trout and will have no effect on bald eagles. Reissuance of an NPDES permit to the City of Post Falls will have no effect on any threatened or endangered species. Table H-1, below, summarizes the effects determinations for the specific species and pollutants considered by this BE for the City of Coeur d'Alene and the Hayden Area Regional Sewer Board.

Table H-1: Effects Determination Summary for the City of Coeur d'Alene and the Hayden								
Area Regional Sewer Board								
Pollutant	Bald Eagle	Bull Trout						
TSS, Sediment and Turbidity	No effect	Not likely to adversely affect						
Chlorine	No effect	Not likely to adversely affect						
Ammonia	No effect	Not likely to adversely affect						
рН	No effect	Not likely to adversely affect						
Carbonaceous Biochemical Oxygen Demand and Phosphorus	No effect	Not likely to adversely affect						
Temperature	No effect	Not likely to adversely affect						
Metals	No effect	Not likely to adversely affect						
Bacteria	No effect	No effect						
Overall effects determination	No Effect	Not likely to adversely affect						

Table H-2, below, summarizes the effects determinations for the City of Post Falls:

Table H-2: Effects Determination Summary for the City of Post Falls						
Pollutant	Bald Eagle	Bull Trout				
TSS, Sediment and Turbidity	No effect	No Effect				
Chlorine	No effect	No effect				
Ammonia	No effect	No effect				
рН	No effect	No effect				
Carbonaceous Biochemical Oxygen Demand and Phosphorus	No effect	No effect				
Temperature	No effect	No effect				
Metals	No effect	No effect				
Bacteria	No effect	No effect				
Overall effects determination	No Effect	No Effect				

E. Effects of State, Tribal, Local and Private Actions

The State of Washington, Department of Ecology has prepared two draft total maximum daily loads (TMDLs) for the Spokane River. One TMDL will address dissolved oxygen depletion in

Lake Spokane through load and wasteload allocations on phosphorus, ammonia, and carbonaceous biochemical oxygen demand, and the other will address PCBs.

The wasteload allocations for these pollutants for point sources are likely to result in stringent water quality-based effluent limits for these pollutants. The wasteload allocations for point sources in the draft DO TMDL range between 8 and 9 μ g/L total phosphorus, between 1.2 and 2 mg/L CBOD₅, and between 14 and 30 μ g/L ammonia (Merrill and Cusimano, 2004). The final TMDL may have slightly different wasteload allocations, but it is reasonable to assume that the final TMDL will require significant reductions in discharges of all of these pollutants from both point and nonpoint sources. The draft PCB TMDL proposes a 95% load reduction in PCBs at the Idaho border, a 97% load reduction in the Little Spokane River, and 99% reductions in municipal, industrial, and stormwater discharges in the State of Washington (Ecology, 2006). EPA expects that Ecology will grant the dischargers a schedule of compliance to meet effluent limits consistent with the wasteload allocations in the TMDLs, thus they will not be imposed for several years.

EPA expects that, over time, the environmental baseline in the action area will improve significantly in terms of nutrient enrichment, dissolved oxygen, and PCBs as a result of Ecology's TMDLs and EPA's NPDES permitting actions in the State of Idaho. Point source dischargers in both States are currently piloting treatment technologies in an effort to meet more stringent effluent limits, and are considering wastewater re-use in an effort to reduce the volume of wastewater discharged to the Spokane River.

F. Conclusions

The BE process concludes that the action of NPDES permit reissuance for the City of Coeur d'Alene and the Hayden Area Regional Sewer Board for point source discharges of pollutants to the Spokane River may effect, but are not likely to adversely affect bull trout and will not affect bald eagle. Reissuance of an NPDES permit to the City of Post Falls will not affect any threatened or endangered species.

For a complete discussion on the effects of the permitted discharges on threatened species, see the *Biological Evaluation for Reissuance of NPDES Permits to the Cities of Coeur d'Alene and Post Falls and the Hayden Area Regional Sewer Board* (EPA, 2007), which is part of the administrative record for this draft NPDES permit and is available from EPA Region 10 upon request.

G. References

EPA. 2007. Biological Evaluation for Reissuance of NPDES Permits to the Cities of Coeur d'Alene and Post Falls and the Hayden Area Regional Sewer Board. EPA Region 10. Office of Water and Watersheds.

Merrill, K. and B. Cusimano. 2004. *Draft Total Maximum Daily Load to Restore and Maintain Dissolved Oxygen in the Spokane River and Lake Spokane (Long Lake)*. Washington State Department of Ecology Water Quality Program. October 2004. Olympia, WA

Washington State Department of Ecology. 2006. Abstract for *Spokane River PCBs Total Maximum Daily Load Study (DRAFT Report)*. http://www.ecy.wa.gov/biblio/060324.html. Accessed 11/7/06.