STATEMENT OF BASIS

FOR THE REISSUANCE OF A NPDES PERMIT

U.S. Environmental Protection Agency Region 5, Permits Branch - WP-16J 77 West Jackson Boulevard Chicago, Illinois 60604 (312) 886-6106

Public Notice No.: 20-05-01-A

Public Notice Issued On: May 21, 2020

Permit No.: MN-0022985-5 (REISSUANCE)

Name and Address of Applicant:

City of Callaway 321 Main Ave. P.O. Box 116 Callaway, Minnesota 56521-0116 **Comment Period Ends: June 22, 2020**

Application No.: MN-0022985-5

Name and Address of Facility Where Discharge Occurs:

City of Callaway WWTF Callaway Township, Minnesota Becker County (SW ¼ of SE ¼ of Section 31, T141, R41W)

Receiving Water: Unnamed ditch that leads to Hamden Slough and eventually flows to the Buffalo River.

Description of Applicant's Facility and Discharge

The above named applicant has applied for an NPDES Permit to discharge into the designated receiving water. The facility is located within the boundaries of the White Earth Indian Reservation. The U.S. Environmental Protection Agency has retained the authority to issue NPDES permits to facilities with discharges to waters of the United States within Indian Country. The permit will be issued by the EPA under the authorities of the Clean Water Act.

The application and plans indicate that the existing wastewater treatment system consists of a municipal collection system, a lift station, approximately 1390 feet of 6-inch force main, and a two-cell stabilization pond system and an outfall pipe

The facility has controlled discharge (Discharge 010) to an unnamed ditch that leads to Hamden Slough in the Buffalo River watershed. The facility is designed to treat an average wet weather influent flow of 42,000 gallons per day (gpd) with a five-day carbonaceous biochemical oxygen demand (BOD₅) of 214 milligrams per liter (mg/L) and removal of 85%.

The primary and secondary cells are each 9 feet deep with 2 feet of sludge storage and 3 feet of freeboard, giving each cell a 4 foot operating depth. The primary and secondary ponds are 3.44 acres each, both measured at the mid-operating depth (4 feet). The facility provides a total detention time of 210 days at design flow. Wastewater is from domestic sources only.

The permittee does not plan to remove any solids from the pond during the permit term.

Proposed Effluent Limitations:

Outfall 010- the permittee is authorized to discharge treated municipal wastewater from Outfall 010. Outfall 010 discharges to an unnamed ditch.

	Monthly average	Weekly	Daily Maximum	Daily	
Parameter		Average		Minimum	Comments
Flow	Report	Report			PWJ
Carbonaceous Biochemical Oxygen Demand (CBOD ₅)	25 mg/L	40 mg/L			STS
Total Suspended Solids	45 mg/L	65 mg/L			STS
Ammonia Nitrogen, Total (as N) (mg/L)	Report				WQC
Nitrite Plus Nitrate, Total (as N) (mg/L)	Report				WQC
Nitrogen, Kjeldahl, Total	Report				WQC
Nitrogen, Total (as N) (mg/L)	Report				WQC
Dissolved Oxygen				Report	WQS
E. coli (April 1 –October 31)	126 E. coli/100 ml (geometric mean)		410 E. coli/100 ml		WQS
Total Phosphorus	Report				WQC
pН			9.0 S.U.	6.0 S.U.	STS

Loading limits in the permit were calculated using the following formula based on the design flow:

 $3.44 \text{ acres} * (3.259 * 10^5 \text{ gallons/acre/foot}) * 0.5 \text{ ft/d} = 0.56 \text{ mgd}$

0.56 mgd x limit (mg/l) x 3.78 = Loading (kg/d).

Comment Key

WQS – Water Quality Standards WQC – Water Quality Concern STS – Secondary Treatment Standards (40 CFR part 133) PWJ – Permit Writer's Judgment

Basis for Permit Requirements

The limits were developed to ensure compliance with 40 CFR Parts 131 and 133 and protection of human health and EPA's water quality criteria, and protection of Minnesota's WQS where they are applicable. Minnesota would classify the receiving water as Class 2B, 3C, 4A, 4B, 5 and 6 Water.

<u>рН</u>

The limits for pH are based on secondary treatment standards pursuant 40 CFR 133. Monitoring indicates the permittee is in substantial compliance with the limits.

5-day Carbonaceous Biochemical Oxygen Demand (CBOD5)

The limits for CBOD₅ are based on secondary treatment requirements pursuant to 40 CFR Part 133. A weekly average limit of 40 mg/L and a monthly average limit of 25 mg/L are carried from the previous permit. The permittee has been in substantial compliance with these limits. The weekly average and the monthly average are the arithmetic mean of pollutant parameter values for samples collected in a period of 7 and 30 consecutive days, respectively. Also, for the average during the discharge period, the effluent concentration for CBOD₅ shall not exceed 15% of the arithmetic mean of the value for influent samples for CBOD₅ collected during the related treatment period. We believe the limits are protective of Minnesota's dissolved oxygen standard at the boundary of the reservation.

Total Suspended Solids (TSS)

The limits for TSS are based on secondary treatment requirements pursuant to 40 CFR Part 133. A weekly average limit of 65 mg/L and a monthly average limit of 45 mg/L are carried from the previous permit. The permittee has been in substantial compliance with these limits. The weekly average and the monthly average are the arithmetic mean of pollutant parameter values for samples collected in a period of 7 and 30 consecutive days, respectively. Also, for the average during the discharge period, the effluent concentration for TSS shall not exceed 35% of the arithmetic mean of the value for influent samples for TSS collected during the related treatment period.

Dissolved Oxygen (DO)

The previous permit did not have a limit as the unnamed ditch was classified as a Class 7 waterbody without aquatic life standards. Dissolved oxygen limits were not needed to protect this class of waterbody. Now, however, if the Minnesota water quality standards were applicable at the point of discharge, the unnamed ditch would be a Class 2B waterbody which shall be such as to permit the propagation and maintenance of a healthy community of cool or warm water sport or commercial fish and associated aquatic life, and their habitats. These waters shall be suitable for aquatic recreation of all kinds, including bathing, for which the waters may be usable. Therefore, to ensure that the receiving water complies with Minnesota's water quality standards (5 mg/L minimum) at the reservation boundary, the need for a limit was discussed with MPCA. It was agreed that no limit is needed because the discharge only occurs during periods of high flow and dilution ratio; and over the last five years the DO in the discharge averaged 10 mg/L. The permit will continue to require monitoring.

Permit No. MN-0022985-5 Page - 4

<u>E. coli</u>

The limits for E. coli are based on the EPA's 2012 Recreational Water Quality Criteria and carried over from the previous permit. The geometric mean of samples collected over a 30-day period shall not exceed 126 E. coli per 100 milliliters (ml). The statistical threshold value of 410 E. coli per 100 ml is set as the daily maximum. The limits are applicable April through October. Monitoring indicates the permittee is in substantial compliance with the limits.

Phosphorus

Phosphorus is a common constituent in many wastewater discharges and a pollutant that has the potential to negatively impact the quality of Minnesota's lakes, wetlands, rivers, and streams. Phosphorus promotes algae and aquatic plant growth often resulting in decreased water clarity and oxygen levels. In addition to creating general aesthetic problems, these conditions can also impact a water body's ability to support healthy fish and other aquatic species. Therefore, phosphorus discharges are being carefully evaluated throughout the state.

In this regard, MPCA looked for nutrient impairments in downstream waters and did not identify any. A recent load duration curve (Callaway_2002-2020) indicates that under low flow conditions when point sources are dominant, the Eutrophication Standard should be met under current conditions. Monitoring is required as we believe it is still appropriate.

The permittee is also required to implement and update as necessary its Phosphorus Management Plan (PMP). While the PMP does not require specific reductions at this time, the EPA strongly encourages you to identify and eliminate/reduce sources of phosphorus to, and improve phosphorus management within, your wastewater treatment facility.

<u>Nitrogen</u>

Nitrogen is a pollutant that can negatively impact the quality of Minnesota's water resources, including water used for drinking. Studies have shown that nitrogen in lakes and streams has a toxic effect on aquatic life such as fish. Like phosphorus, nitrogen is a nutrient that promotes algae and aquatic plant growth often resulting in decreased water clarity and oxygen levels. In September 2014 the MPCA completed a Statewide Nutrient Reduction Strategy (http://www.pca.state.mn.us/zihy1146) which identifies goals and milestones for nitrogen reductions for both point and non-point nitrogen sources within Minnesota. To gain a better understanding of the current nitrogen concentrations and loadings received by and discharged from the facility, additional influent and effluent nitrogen monitoring for Ammonia Nitrogen, Nitrite plus Nitrate-Nitrogen, Total Kjeldahl Nitrogen, and Total Nitrogen at a frequency of twice per year. These monitoring requirements are carried over to the draft permit as Minnesota is continuing to collect information on these parameters.

Asset Management - Operation & Maintenance Plan

Regulations regarding proper operation and maintenance are found at 40 CFR § 122.41(e). These regulations require, "that the permittee shall at all times operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the permittee to achieve compliance with the conditions of the permit." The treatment plant and the collection system are included in the definition of "facilities and systems of treatment and control" and are therefore subject to the proper operation and maintenance requirements of

40 CFR § 122.41(e).

Similarly, a permittee has a "duty to mitigate" pursuant to 40 CFR §122.41(d), which requires the permittee to "take all reasonable steps to minimize or prevent any discharge in violation of the permit which has a reasonable likelihood of adversely affecting human health or the environment."

The draft permit requirements are the first steps of an asset management program which contains goals of effective performance, adequate funding, adequate operator staffing and training. Asset management is a planning process that ensures that you get the most value from each of your assets and have the financial resources to rehabilitate and replace them when necessary, and typically includes five core elements which identify: 1) the current state of the asset; 2) the desired level of service (e.g., per the permit, or for the customer); 3) the most critical asset(s) to sustain performance; 4) the best life cycle cost; and 5) the long term funding strategy to sustain service and performance.

EPA believes that requiring a certified wastewater operator and adequate staffing is also essential to ensure that the treatment facilities will be properly operated and maintained. Mapping the collection system with the service area will help the operator better identify the assets that he/she is responsible for and consider the resources needed to properly operate and maintain them. This will help in the development of a budget and a user rate structure that is necessary to sustain the operation. The development and implementation of a proactive preventive maintenance program is one reasonable step that the permittee can take to minimize or prevent a discharge in violation of the permit.

Special Conditions

- The permit requires the continued implementation of an Operation & Maintenance Plan. The plan covers the use of a certified operator (at least Minnesota Class D) to oversee the facility, having adequate staff to help ensure compliance with the permit, mapping the treatment system, developing a preventive maintenance program and other items.
- Dikes must be maintained and vegetation cut.
- Implement and update a Phosphorus Management Plan.
- The permit contains Industrial Waste Pretreatment Program requirements in accordance with 40 CFR Parts 122 and 403.
- Compliance with 40 CFR Part 503 (sludge use and disposal regulations). These requirements were developed using the Part 503 Implementation Guidance for sludge and 40 CFR Parts 122, 501, and 503. It is not expected that any sludge will be used or disposed of during this permit term. EPA is to be contacted if sewage sludge is to be removed from the pond system.

Significant Changes from the Previous Permit

The draft permit contains the following changes from the last issued permit:

- 1. Changes to EPA Region 5 mailing addresses have been made throughout the permit.
- 2. The 'Summary of Regular Reporting' has been updated. (Page 2)

Permit No. MN-0022985-5 Page - 6

- 3. The Reporting requirement has been changed to require electronic submittal of DMRs. (Part I.E.2)
- 4. Additional requirements related to Asset Management have been added. (Part I.E.5)
- 5. Updated Phosphorus Management Plan requirements. (Part I.E.6)
- 6. The "Standard Conditions" have been revised (Part II).

The permit is based on NPDES applications dated December 19, 2019 and additional application information dated February 6, 2020 (complete application) and additional documents in the administrative record.

This permit will be effective for approximately five years from the date of issuance as allowed by regulation.

Written By: John Colletti U.S. EPA, Region 5, WP-16J 77 West Jackson Blvd. Chicago, IL 60604 (312) 886-6106 May 2020