

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY Region 10, 1200 Sixth Avenue, Seattle, Washington 98101 EXPEDITED SETTLEMENT AGREEMENT

Docket Number: CWA-10-2024-0075, NPDES No. ID0028487

Penalty Amount: \$1,025.00, Inspection Date: 3/28/2024

The United States Environmental Protection Agency (EPA) and the City of Emida Water & Sewer Association, Inc ("Respondent), a "person" withing the meaning of Section 502(5) of the Clean Water Act, 33 U.S.C § 1362(5), and 40 C.F.R § 122.2, enter into this Expedited Settlement Agreement ("Agreement") to resolve Respondent's civil penalty liability for alleged violations of the National Pollutant Discharge Elimination System permit cited above ("Permit").

The EPA finds that Respondent failed to comply with the Permit, that the Permit was issued pursuant to section 402 of the Clean Water Act (Act), 33 U.S.C. § 1342, that Respondent is a "person" as defined in section 502(5) of the Act, 33 U.S.C. § 1362(5), and that Respondent is responsible for the violations specified in the attached Expedited Settlement Offer Worksheet Violations Form for Wastewater ("Violations Form"). The Violations Form is incorporated into this Agreement by reference.

The EPA also finds, and Respondent admits, that the EPA has jurisdiction over this matter pursuant to section 309(g) of the Act, 33 U.S.C. § 1319(g), and 40 C.F.R. part 22. Respondent neither admits nor denies the violations specified in the Violations Form.

Respondent agrees to pay a penalty of 1,025.00. Respondent waives the rights (1) to contest the statements in the Violations Form and (2) to appeal any final order that an EPA Regional Judicial Officer may issue to ratify this Agreement (Final Order).

Respondent certifies, subject to civil and criminal penalties for making a false statement to the United States Government, that any violations identified in the Violations Form have been corrected. No later than the date it signs this Agreement, Respondent shall submit an itemized list to the EPA detailing the specific actions taken to correct the violations cited in the Violations Form.

Respondent certifies that, within ten (10) days after receipt of the Final Order, Respondent will submit electronic payment via <u>www.pay.gov</u> or submit a bank, cashiers, or certified check, with case name and docket number noted, for the amount specified above, payable to the "Treasurer, United States of America," via certified mail, to:

Regional Hearing Clerk U.S. EPA, Region 10 Fines and Penalties, Cincinnati Finance Center In the Matter of: City of Emida Docket No.: CWA-10-2024-0075 P.O. Box 979078 St. Louis, MO 63197-9000

The United States Environmental Protection Agency (EPA) and the City of Emida Water & Sewer Association, Inc ("Respondent), a "person" withing the meaning of Section 502(5) of the Clean Water" penalties paid under this Agreement for federal tax purposes.

This Agreement, upon incorporation into a Final Order and full satisfaction by the parties, shall be a complete and full resolution of Respondent's liability for federal civil penalties for the violations and facts alleged in the Violations Form. This Agreement does not affect the right of the EPA or the United States to pursue additional violations not specifically listed in the Violations Form or appropriate injunctive or other equitable relief or criminal sanctions for any violations of law. Nothing in this Agreement shall relieve Respondent of the duty to comply with the Act and any regulation, order, or permit issued pursuant to the Act.

Prior to requesting that an EPA Regional Judicial Officer issue the Final Order, EPA will provide a copy of the Agreement to the state of Idaho for the purposes of consultation with Idaho on the appropriateness of this Agreement. EPA will also provide public notice of this Agreement and a reasonable opportunity for public comment on it. EPA will address any comments on the Agreement in accordance with section 309(g)(4) of the Act, 33 U.S.C. § 1 3 19(g)(4), and 40 C.F.R. § 22.45.

This Agreement is binding on the parties signing below and becomes final 30 days from the date it signed is by the Regional Judicial Officer, unless a petition to set aside this Agreement is filed by a commenter pursuant to Section 309(g)(5) of the Act, 33 U.S.C. \$1391(g)(5), following public notice of this Agreement.

APPROVED BY RESPONDENT: Name

(print):

Title (print):

Signature:

Date:

APPROVED BY EPA:

Edward J. Kowalski, Director Enforcement and Compliance Assurance Division More than 40 days have elapsed since providing the Agreement to Idaho and the issuance of public notice pursuant to Section 309(g)(1) and (4)(A) of the Act, 33 U.S.C. § 1319(g)(1) and (4)(A), and EPA has received no comments concerning this matter.

Wesley Simmons, Case Officer Enforcement and Compliance Assurance Division

Having determined that this Agreement is authorized by law, IT IS SO ORDERED:

Regional Judicial Officer Region 10 U.S. Environmental Protection Agency

Expedited Settlement Offer Worksheet Violations Form For Wastewater

Version 1 (updated April 2019)

Consult instructions regarding eligibility criteria and procedures prior to use.



REGION 10

SEATTLE, WA 98101

			-
	LEGAL NAME AND MAILING ADDRESS OF RESPONSIBLE ENTITY	NPDES Permit Number	
1			
	Emida Water and Sewer Association, Inc.	Permit Effective Date:	07/01/2020
	160 S. Main Ave	Permit Expiration Date	: 06/30/2025
		EDA Contact Noma:	
	LOCATION AND ADDRESS OF FACILITY	EPA Contact Name:	
2		EPA Contact Title:	402 Enforcement Case Officer
	Highway 6 and Blackwell R.R. Lane	EPA Office:	Region 10, Seattle, WA
	FACILITY DESCRIPTION / CONTACT NAMES		
	Name of Facility Contact (ESO Worksheet recipient):	lacon Frank (Operator)	
	Name of Authorized Official (40 CFR 122.22)		resident)
	Are any findings a result of an inspection?		
	Inspection Date(s) (if applicable):	N/A	
3	Name of Receiving Water Body (Indicate whether 303(d) listed):	: Santa Creek	
	PRIVATE ENTITY ADJUSTMENT FACTOR		
4			1.0
4			1.0

5	Select the appropriate average volume of flow on a day c	of discharge in millions of gallons per day (MGI	D).		
	If a facility discharges only on a periodic basis, do <u>not</u> incl	ude days with zero flow when calculating the			
_	average flow:	I			
	A <0.050 mgd (no adjustment is applied)	No adjustment factor is applied.	Х		0
	B ≥0.050 mgd and <0.250 mgd	Adjustment factor of 1.5 is applied.			
	C ≥0.250 mgd and <1 mgd	Adjustment factor of 3.0 is applied.			
	D ≥1 mgd and <5 mgd	Adjustment factor of 6.0 is applied.			
	E ≥5 mgd and <10 mgd	Adjustment factor of 10.0 is applied.			
	F ≥10 mgd and <50 mgd	Adjustment factor of 15.0 is applied.			
	G ≥50 mgd	Adjustment factor of 20.0 is applied.			
	REPEAT VIOLATOR ADJUSTMENT FACTOR				
	A How many other state and federal formal enforcement	For each enforcement action, adjustment			1
	actions has the responsible entity been subject to in the	factor is increased 50%.			
	last three years? Include enforcement actions at this				
	facility and any other facilities.				
				TOTAL ADJUSTMENT FACTOR	1.

	RCA = Requires Corrective Action		CWA / Permit	R C	No. of Viol-	Dollar Amount w/ Adjust.	
		Violation(s) / Corrective Action(s)	Citation	A *	actions	Factor	Total
	MONITORING / REPORTING	ESA eligible if violations occurred w	ithin the 24 months	imm	ediately p	rior to the ESA	offer.
7	Failure to submit compliance schedule report: A Late but less than 30 days late	-				\$50	=
Ē		The Permittee submitted the Status/Progress Report, per 3.1, Table 10, Row 3 outlining the the overall progress made toward reaching the final compliance dates for TRC (Total Residual Chlorine) more than 30 days after the due date of 5/31/2022	Table 10, Row 3		1	\$75	= \$7
(Not submitted					\$150	=
8	Failure to submit timely discharge monitoring report (DMR) and/or DMR submitted with failure to conduct self-monitoring: DMR late but less than 30 days late					\$50	-
Ē						\$75	

	C	DMR not submitted or DMR submitted with a failure to sample pollutants - conventional pollutants (count each conventional pollutant not reported or not sampled as a violation; BOD, TSS, pH, oil and grease, e. coli, fecal coliform)	The Permittee failed to conduct the following monitoring outlined in Section 1.2, Table 2 during the following reporting period ending on 12/31/2023: Temperature BOD, 5-Day, 20 deg. C Solids, Total Suspended Flow, in conduit or thru treatment plant The Permittee failed to conduct the following additional effluent monitoring outlined in Section 2.1.2, Table 6 during the following reporting period ending on 12/31/2023: Temperature, continuous	Section 1.2, Table 2 And Section 2.1.2, Table 6	5	\$75		\$375
	D	to sample pollutants - toxic pollutants (count each toxic pollutant not reported or not sampled as a violation)				Ţ, S		
9		Failure to conduct self-monitoring in accordance with permit requirements, including but no limited to required sample type, sample location, representative sampling, meeting 40 CFR 136 or other permit requirements (count each pollutant with one or more failures)				\$25	=	
10		Failure to submit any other required report or notice (e.g., biosolids report, pretreatment report, industrial user notification, planned changes, anticipated noncompliance, anticipated bypass, etc.): Late but less than 30 days late Submitted more than 30 days late Not submitted				\$50 \$75 \$150	=	

11		24-Hour Noncompliance Notice							
	А	Failure to provide notice of noncompliance	The Facility failed to report noncompliance within 24 hours per part 2.2.7 of the permit after discovery of a single E. coli sample value greater than 406 #/100 ml on 2/7/2023 and 2/21/2023.	Part 2.1.2, Table 6, Footnote g. and Part 2.2.7		2	\$75	=	\$150
	В	Noncompliance notice late					\$50	=	
12		5-Day Written Noncompliance Follow-up Report:							
	A	Failure to provide report					\$75	=	
	В	Report provided late and/or incomplete					\$50	=	\$0
13		Noncompliance Not Required Within 24 Hours:							
	Α	Failure to provide report with DMR					\$25	=	
	В	Report provided late and/or incomplete					\$10	=	
				Subtotal Mo	onito	ring / Rep	orting Violatior	ns	\$600

		OPERATIONS AND MAINTENANCE	ESA eligible if violations occurred w	vithin the 24 months	imm	ediately	prior to the ESA	\ off	er.
14		Failure to conduct and document self-inspections of					\$40	=	
		facility (count each month with one or more missed							
		and/or undocumented inspection)							
15		Failure to document all required information in self-					\$20	=	
		inspections or conduct a complete inspection (count							
		each month with one or more partially							
		documented/completed inspection unless the month is							
		accounted for in #15)							
16		Failure to identify and document corrective actions					\$20		
17	1	Failure to meet operation and maintenance requirement					\$100	=	
-		of the permit							
18		Failure to manage removed substances in accordance					\$250	=	
	1	with the permit						Ц	
				Subtotal Operation	ons a	nd Mainte	enance Violatio	ns	\$0
		EFFLUENT LIMITATIONS	ESA eligible if violations occurred w	vithin the 12 months	imm	rediately	prior to the ESA	\ off	er.
19		Failure to meet effluent limitations:	The Permittee exceeded the permit effluent						
			limits on the following dates with						
	Α	Months with effluent exceedance less than 40% above	corresponding exceedances;	Section 1.2,		1	\$50		\$50
		Month's with endemt exceedance less than 40% above		IJELUUH I.Z.					
		the limit - conventional pollutants				1	Ç50	-	ŞSO
		the limit - conventional pollutants	12/31/2023	Table 2			Ç.	-	Ç. Ç
							, , , , , , , , , , , , , , , , , , ,	_	Ç30
		(count each conventional pollutant separately as a	12/31/2023				<i></i>	-	ŞSU
		(count each conventional pollutant separately as a violation; BOD, TSS, pH, oil and grease, e. coli, fecal	12/31/2023			-	000	_	Ŷ30
	B	(count each conventional pollutant separately as a violation; BOD, TSS, pH, oil and grease, e. coli, fecal coliform)	12/31/2023 BOD, 5-day, percent removal < 40%			-		-	
	В	(count each conventional pollutant separately as a violation; BOD, TSS, pH, oil and grease, e. coli, fecal coliform) Months with effluent exceedance 40% or more above	12/31/2023 BOD, 5-day, percent removal < 40% 05/31/2023			-		-	<i></i>
	В	(count each conventional pollutant separately as a violation; BOD, TSS, pH, oil and grease, e. coli, fecal coliform)	12/31/2023 BOD, 5-day, percent removal < 40%					_	
	В	(count each conventional pollutant separately as a violation; BOD, TSS, pH, oil and grease, e. coli, fecal coliform) Months with effluent exceedance 40% or more above the limit - conventional pollutants	12/31/2023 BOD, 5-day, percent removal < 40% 05/31/2023 Chlorine, Total residual> 40%					_	
	В	 (count each conventional pollutant separately as a violation; BOD, TSS, pH, oil and grease, e. coli, fecal coliform) Months with effluent exceedance 40% or more above the limit - conventional pollutants (count each conventional pollutant separately as a 	12/31/2023 BOD, 5-day, percent removal < 40% 05/31/2023 Chlorine, Total residual> 40% 12/31/2023					_	<i></i>
	В	 (count each conventional pollutant separately as a violation; BOD, TSS, pH, oil and grease, e. coli, fecal coliform) Months with effluent exceedance 40% or more above the limit - conventional pollutants (count each conventional pollutant separately as a violation; BOD, TSS, pH, oil and grease, e. coli, fecal 	12/31/2023 BOD, 5-day, percent removal < 40% 05/31/2023 Chlorine, Total residual> 40% 12/31/2023 E. coli > 40%	Table 2					
	В	 (count each conventional pollutant separately as a violation; BOD, TSS, pH, oil and grease, e. coli, fecal coliform) Months with effluent exceedance 40% or more above the limit - conventional pollutants (count each conventional pollutant separately as a 	12/31/2023 BOD, 5-day, percent removal < 40% 05/31/2023 Chlorine, Total residual> 40% 12/31/2023			5	\$75		\$375
	В	 (count each conventional pollutant separately as a violation; BOD, TSS, pH, oil and grease, e. coli, fecal coliform) Months with effluent exceedance 40% or more above the limit - conventional pollutants (count each conventional pollutant separately as a violation; BOD, TSS, pH, oil and grease, e. coli, fecal 	12/31/2023 BOD, 5-day, percent removal < 40% 05/31/2023 Chlorine, Total residual> 40% 12/31/2023 E. coli > 40% Solids, suspended percent removal > 40%	Table 2 Section 1.2,					
	В	 (count each conventional pollutant separately as a violation; BOD, TSS, pH, oil and grease, e. coli, fecal coliform) Months with effluent exceedance 40% or more above the limit - conventional pollutants (count each conventional pollutant separately as a violation; BOD, TSS, pH, oil and grease, e. coli, fecal 	12/31/2023 BOD, 5-day, percent removal < 40% 05/31/2023 Chlorine, Total residual> 40% 12/31/2023 E. coli > 40% Solids, suspended percent removal > 40% 01/31/2024	Table 2 Section 1.2,					
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-	 C Months with effluent exceedance less than 20% above the limit - toxic pollutants (count each toxic pollutant separately as a violation) E Months with effluent exceedance 20% or more above the limit - toxic pollutants (count each toxic pollutant separately as a violation) 				\$100 =	
			Subtotal	Effluent Limi	itations Violations	\$425
20	RECORDS Failure to create/maintain sampling and/or analysis	ESA eligible if violations occurred w	ithin the 24 months	immediately	\$40 =	er.
20	records (count each month with one or more failure)				\$40 =	
21	Failure to maintain other records required by the permit				\$25 =	
	(count each month with one or more failure excluding				<i>v</i>=0	
	records not maintained in #22)					
			-	Subtotal I	Records Violations	\$0
	INDUSTRIAL WASTE	ESA eligible if violations occurred w	ithin the 60 months	immediately	prior to the ESA offe	: r.
22	Failure to meet industrial waste				\$100 =	
	management/pretreatment requirement for POTWs					
	without approved pretreatment programs (excluding					
	failure to provide notice counted in #11)					
	ECONOMIC BENEFIT ESTIMATE	ESA eligible if estimated economic		pliance is less		
23	Enter total estimate economic benefit calculated rounded	up to the hearest \$50	\$ 450		ESA eligible	
				Total Exp	edited Settlement	\$1,025
				· ···· ····		, -,-=0