Revised Fact Sheet

Public Comment Start Date: July 18, 2013
Public Comment Expiration Date: September 3, 2013

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

City of Post Falls
Water Reclamation Facility

The EPA Proposes To Reissue NPDES Permit
The EPA proposes to reissue an NPDES permit to the facility referenced above. The draft permit places conditions on the discharge of pollutants from the water reclamation facility 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
The 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
Pursuant to 40 CFR 124.14(c), at this time, the EPA is only accepting comments on aspects of the draft permit that are different from those in the draft permit that was issued for public comment on February 16, 2007. These are as follows:

- The final effluent limitations for total phosphorus, five day carbonaceous biochemical oxygen demand (CBOD$_5$), total suspended solids (TSS), ammonia, copper, lead, zinc, pH, and chlorine have been revised (see the revised draft permit at Table 1, Part I.B).
- The draft permit now includes effluent limits for cadmium.
- Effluent limits and monitoring requirements for chlorine now apply only when chlorine is used for disinfection or elsewhere in the treatment process.
- The schedule of compliance for new water quality-based CBOD$_5$ limits has been deleted (see the revised draft permit at Part I.C).
- The schedules of compliance for new water quality-based effluent limits for phosphorus and CBOD$_5$, including the interim milestones and the effluent limitations (which apply during the term of the compliance schedule) have been revised (see the revised draft permit at Part I.D).
- Surface water monitoring requirements have been changed (see the revised draft permit at Part I.F).
- The draft permit no longer contains a compliance evaluation level for total residual chlorine effluent limits.
- The draft permit now requires more frequent effluent monitoring for whole effluent toxicity and total residual chlorine relative to the 2007 draft permit (see the revised draft permit at Parts I.B and I.E).
- In addition to more frequent monitoring, the draft permit includes additional requirements for whole effluent toxicity testing (e.g. accelerated testing, toxicity reduction evaluation) to ensure consistency with EPA guidance (see the revised draft permit at Part I.E).
- The permit now includes influent and effluent monitoring requirements for 2,3,7,8 tetrachlorodibenzo-p-dioxin (2,3,7,8 TCDD) (see the revised draft permit at Parts I.B and II.H).
- The phosphorus management plan requirements have been changed (see the revised draft permit at Part II.B).
- The permit now includes best management practices requirements intended to reduce the discharge of polychlorinated biphenyls (PCBs) and 2,3,7,8 TCDD (see the revised draft permit at Part II.I).
- The permit now requires the permittee to participate in the Spokane River Regional Toxics Task Force (see the revised draft permit at Part II.H).

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 45 days of the date of this public notice. Comments must be received within the 45 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 the 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:** Wednesday, August 28, 2013
**Time:** Workshop from 2:00 PM to 4:00 PM
          Public hearing from 5:00 PM to 7:30 PM
**Place:** Coeur d’Alene Public Library  
           Lower Level, Community Room  
           702 East Front Avenue  
           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, the 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, the 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 the 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  
Suite 900 M/S OWW-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:

U.S. Environmental Protection Agency  
Coeur d’Alene Field Office  
1910 Northwest Blvd., Suite 208  
Coeur d’Alene, ID 83814  
208-665-0458
Idaho Department of Environmental Quality  
Coeur d’Alene Regional Office  
2110 Ironwood Parkway  
Coeur d’Alene, ID 83814  
(208) 769-1422  
(877) 370-0017  

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

Rathdrum Public Library  
16780 West Hwy 41  
Rathdrum, ID 83858  
(208) 687-1029  

Hayden Public Library  
8385 North Government Way  
Hayden, ID 83835  
(208) 772-5612  

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

and  

EPA Idaho Operations Office  
950 West Bannock Street  
Boise, Idaho 83702  
208-378-5746
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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 less than once every three years, for a 30-day average flow.
AML Average Monthly Limit
BOD$_5$ 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
FR Federal Register
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
I. Applicant

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

City of Post Falls
NPDES Permit # ID-002585-2

Mailing Address
408 North Spokane Street
Post Falls, ID 83854

Physical Address:
2002 West Seltice Way
Post Falls, ID 83854

Contact:
Terry Werner, Public Services Director

Federal regulations state that comments filed during a reopened comment period shall be limited to the substantial new questions that caused its reopening, and that the public notice under 40 CFR 124.10 shall define the scope of the reopening (40 CFR 124.14). As stated in the public notice, the EPA is only accepting comments on permit conditions that are different from those proposed in the draft permit that was issued for public review and comment on February 16, 2007.

The EPA is making significant changes to the draft permit as it was proposed in February 2007. These changes result from comments made during the initial public comment period, the availability of the final *Spokane River and Lake Spokane Dissolved Oxygen Total Maximum Daily Load: Water Quality Improvement Report*, hereinafter referred to as the Spokane DO TMDL (Ecology 2010), more recent effluent and receiving water quality and quantity data, updated computer modeling of the impact of the discharge, a revised draft Clean Water Act (CWA) Section 401 certification prepared by the Idaho Department of Environmental Quality (IDEQ), and EPA guidance documents. To allow the public an opportunity to comment on all of these changes, the EPA has decided to reopen the public comment period to accept comments on these specific changes. The changed conditions are as follows:

- The final effluent limitations for total phosphorus, five day carbonaceous biochemical oxygen demand (CBOD$_5$), total suspended solids (TSS), ammonia, copper, lead, zinc, pH, and chlorine have been revised (see the revised draft permit at Table 1, Part I.B).
- The draft permit now includes effluent limits for cadmium.
- Effluent limits and monitoring requirements for chlorine now apply only when chlorine is used for disinfection or elsewhere in the treatment process (see the revised draft permit at Table 1, Part I.B).
- The draft permit no longer contains a compliance evaluation level for total residual chlorine effluent limits.
- The schedules of compliance for new water quality-based effluent limits for phosphorus and CBOD$_5$, including the interim milestones and the effluent limitations (which apply during
the term of the compliance schedule) have been revised (see the revised draft permit at Part I.D).

- Surface water monitoring requirements have been changed (see the revised draft permit at Part I.F).
- The draft permit now requires more frequent effluent monitoring for whole effluent toxicity and total residual chlorine relative to the 2007 draft permit (see the revised draft permit at Parts I.B and I.E).
- In addition to more frequent monitoring, the draft permit includes additional requirements for whole effluent toxicity testing (e.g. accelerated testing, toxicity reduction evaluation) to ensure consistency with EPA guidance (see the revised draft permit at Part I.E).
- The permit now includes influent and effluent monitoring requirements dioxin1 (see the revised draft permit at Parts I.B and II.I).
- The phosphorus management plan requirements have been changed (see the revised draft permit at Part II.B).
- The permit now includes best management practices requirements intended to reduce the discharge of polychlorinated biphenyls (PCBs) and dioxin (see the revised draft permit at Part II.I).
- The permit now requires the permittee to participate in the Spokane River Regional Toxics Task Force (see the revised draft permit at Part II.H)

II. Facility Information

In general, facility information is provided in the fact sheet for the initial public comment period dated February 16, 2007. The POTW has been expanded to a design flow of 5.0 mgd since the time the 2007 draft permit was issued. A map of the treatment plant and discharge location is provided in Appendix A.

III. Receiving Water

This facility discharges to the Spokane River in Kootenai County, Idaho. The outfall is located approximately 0.2 miles downstream of the Post Falls Dam and approximately 4.5 miles upstream of the Washington line, at river mile 100.5.

A. Low Flow Conditions

The Technical Support Document for Water Quality-Based Toxics Control (hereinafter 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, the EPA has used the 30Q10 for the chronic ammonia criterion instead of the 7Q10. In the 2007 draft permit, the 30B3 flow rate was generally paired with the chronic ammonia criterion. However, later versions of the software used to calculate low flow conditions do not allow the

1 For the purposes of this fact sheet, “dioxin” refers to 2,3,7,8 tetrachlorodibenzo-p-dioxin (2,3,7,8 TCDD).
calculation of the 30B3 flow rate on a seasonal basis, so the 30Q10 flow rate has been used instead of the 30B3. The 30Q10 is as protective as the 30B3 and may be used instead of the 30B3 (64 FR 71976).

The EPA has re-calculated the low flow values, using more recent river flow data, since the close of the 2007 public comment period. The values in Table 1 were calculated using data from the Post Falls gauge (USGS station # 12419000), using a period of record of 1978-2008.

The seasons used to calculate the critical low flows have also been changed relative to the 2007 draft permit and fact sheet in order to match the seasonal calculations used to develop the 1999 permit. This allows a direct comparison to determine if the effluent limits in the 1999 permit remain adequate to protect water quality in the Spokane River.

From July – September, the critical low flow rates based on historical data are less than the minimum flow rates specified in the Federal Energy Regulatory Commission (FERC) license for the Post Falls Dam. The EPA has used the FERC minimum flows for effluent limit calculations, in lieu of the historical low flows.

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Season</td>
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<tr>
<td>October – June</td>
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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 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.

**Idaho Water Quality Standards**

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).
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 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.).

_Idaho’s Antidegradation Policy_

The EPA is required under Section 301(b)(1)(C) of the Clean Water Act (CWA) and implementing regulations (40 CFR 122.4(d) and 122.44(d)) to establish conditions in NPDES permits that ensure compliance with State water quality standards, including antidegradation requirements. The antidegradation analysis is conducted as part of the State’s CWA Section 401 certification (see Appendix H).

_Washington Water Quality Standards_

The City of Post Falls water reclamation facility outfall is located approximately 4.5 river miles upstream from the Washington border. Federal regulations require that NPDES permits include conditions necessary to ensure compliance with the water quality requirements of all affected States (40 CFR 122.4(d), 40 CFR 122.44(d)(4), see also CWA Section 401(a)(2)). Therefore it is necessary to determine if the discharge has the reasonable potential to cause or contribute to excursions above 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 excursions above Washington’s water quality standards, effluent limits must be established, which ensure compliance with Washington’s water quality standards, in addition to Idaho’s water quality standards. The EPA has determined that the discharge has the reasonable potential to cause or contribute to excursions above Washington’s water quality standards for dissolved oxygen. See Appendix B for a complete discussion of the effluent limits based upon Washington’s water quality standards.

_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 Clean Water 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 (WQLSSs), 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 Clean Water Act to develop a total maximum daily load (TMDL). A TMDL is a determination of the amount of a pollutant, or property 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.
Total Phosphorus (Idaho)

The Spokane River is listed in Idaho’s 2010 303(d)/305(b) integrated report as not attaining or not being expected to attain water quality standards for total phosphorus. As explained in Appendix B, the water quality-based effluent limits for total phosphorus in the draft permit will ensure compliance with Idaho’s narrative water quality criterion for nutrients (IDAPA 58.01.02.200.06).

Cadmium, Lead and Zinc (Idaho)

The segment of the Spokane River to which the City of Post Falls discharges was listed in Idaho’s 1998 303(d) list as not attaining or not expected to meet State water quality standards for cadmium, lead, and zinc. In August of 2000, the 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 TMDL was invalid. Therefore, the Spokane River remains listed in the 2010 303(d)/305(b) integrated report as being impaired for cadmium, lead, and zinc.

Even though the Idaho Supreme Court invalidated the Coeur d’Alene River Basin TMDL under State law, the EPA must nonetheless evaluate whether water quality-based effluent limits are necessary for cadmium, lead, and zinc under CWA regulations at 40 CFR 122.44(d)(1)(i – iii), and assure that any such effluent limits are derived from and comply with applicable water quality standards (40 CFR 122.44(d)(1)(vii)(A)). Furthermore, NPDES permits issued by the EPA must incorporate the requirements specified in a CWA Section 401 certification (40 CFR 122.44(d)(3), 124.53(e), 124.55(a)(2)).

The 1999 permit included effluent limits for lead and zinc. The EPA has determined that the concentration effluent limits for lead and zinc in the 1999 permit are stringent enough to ensure compliance with water quality criteria, with no mixing zone (i.e., without considering dilution). Therefore, the EPA has maintained the prior permit’s concentration limits for these parameters under the anti-backsliding provisions of the Clean Water Act. The mass limits for lead and zinc have been re-calculated based on the increased design flow of the POTW, consistent with 40 CFR 122.45(b)(1).

In its draft CWA Section 401 certification, the State of Idaho specified effluent limits for cadmium. The certification states that these limits are necessary to ensure compliance with IDAPA 58.01.02.055.04. Because the State of Idaho’s 2010 integrated report lists the Spokane River as a high priority for TMDL development, IDAPA 58.01.02.055.04 requires that the loading of pollutants causing water quality impairments remains constant or decreases within the watershed. The limits specified by the State of Idaho will ensure that the City’s loading of cadmium remains constant or decreases. NPDES permits issued by the EPA must incorporate the requirements specified in a CWA Section 401 certification (40 CFR 122.44(d)(3), 124.53(e), 124.55(a)(2)). Therefore, the draft permit includes the cadmium limits specified in the draft CWA Section 401 certification.

The EPA is specifically requesting comments on the effluent limits for cadmium, lead, and zinc. A more detailed discussion of the effluent limits for cadmium, lead, and zinc is provided in Appendix C.
**Temperature (Idaho)**

The fact sheet dated February 16, 2007 stated that the Spokane River was listed in Idaho’s 2002/2004 303(d)/305(b) integrated report as being impaired for temperature. The Spokane River is not listed for temperature in Idaho’s 2010 integrated report. The 1999 permit did not include effluent limits for temperature. When developing the 2007 draft permit, the EPA determined that the discharge did not have the reasonable potential to cause or contribute to excursions above water quality standards for temperature, and no temperature effluent limits were proposed in the 2007 draft permit. In developing the revised draft permit, the EPA re-evaluated the need for effluent limits for temperature and has once again determined that the discharge does not have the reasonable potential to cause or contribute to excursions above water quality standards for temperature; therefore, no effluent limits are proposed for temperature in the revised draft permit.

The finding that the discharge does not have the reasonable potential to cause or contribute to excursions above Idaho’s water quality standards for temperature has not changed since the 2007 draft permit was issued for public review and is not one of the substantial new questions that caused the reopening of the comment period.

**Dissolved Oxygen (Washington)**

In the fact sheets dated February 16, 2007 for the Cities of Coeur d’Alene and Post Falls and the Hayden Area Regional Sewer Board (HARSB), the EPA made a finding that the discharges of oxygen-demanding pollution from those sources have the reasonable potential to cause or contribute to excursions below Washington’s water quality criterion for dissolved oxygen in Lake Spokane. The draft permits issued for public review and comment in February 2007 therefore included water quality-based effluent limits for phosphorus, CBOD₅, and ammonia, which were intended to ensure compliance with Washington’s water quality criterion for dissolved oxygen in lakes and reservoirs, as required by federal regulations (40 CFR 122.4(d)). The “reasonable potential” finding (which determines whether or not water quality-based effluent limits based upon Washington water quality standards are necessary for oxygen-demanding pollutants, see 40 CFR 122.44(d)(i – iii)) remains valid.

However, comments received during the public comment period regarding the calculation of phosphorus, ammonia, and CBOD₅ limits led the EPA to re-evaluate the effluent limits for these parameters. Commenters stated that the effluent limits should be calculated based on the cumulative dissolved oxygen impact of all human actions. Furthermore, in February 2008, after the close of the initial public comment period, EPA approved revisions to Washington’s water quality standards, which made those revised standards effective for Clean Water Act purposes, including NPDES permits (40 CFR 131.21). Among the changes to Washington’s water quality standards was a change to the water quality criterion for dissolved oxygen (DO) in lakes and reservoirs. At the time of the initial public comment period in 2007, the water quality criterion for DO in lakes and reservoirs that was in effect for Clean Water Act purposes read “no measurable decrease from natural conditions” (WAC 173-201A-030(5)(c)(ii), 1997). The revised standard reads “for lakes, human actions considered cumulatively may not decrease the dissolved oxygen concentration more than 0.2 mg/L below natural conditions” (WAC 173-201A-200(1)(d)(ii), 2006). The significant differences between the old and current criteria are that the allowable amount of DO decrease relative to the natural condition is now numeric (0.2 mg/L).
instead of a narrative statement ("no measurable decrease"), and the current criterion states that
this allowable DO decrease is based on the cumulative impact of human actions.

In addition, the State of Washington has prepared and the EPA has approved the *Spokane River
and Lake Spokane Dissolved Oxygen Total Maximum Daily Load: Water Quality Improvement Report*, dated February 2010 and hereinafter referred to as the Spokane DO TMDL. In the
Spokane DO TMDL, the State of Washington made specific assumptions about the amounts of
oxygen-demanding pollution that will be discharged by sources in Idaho. In 2011, the State of
Washington issued NPDES permits to point sources discharging to the Spokane River in
Washington, which include effluent limits for phosphorus, ammonia and CBOD₅ that are
consistent with the wasteload allocations in the Spokane DO TMDL.

In light of the comments received during the initial comment period, the changes to the
Washington water quality standards, and the availability of the Spokane DO TMDL, the EPA has
determined that the effluent limits for phosphorus, ammonia and CBOD₅ proposed in the 2007
draft permit should be changed in order to ensure compliance with Washington’s dissolved
oxygen criterion for lakes and reservoirs.

Therefore, the EPA has proposed revised water quality-based effluent limitations for phosphorus,
ammonia, and five-day carbonaceous biochemical oxygen demand in the City of Post Falls draft
permit. These effluent limits 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 (40 CFR
122.44(d)(1)(vii)(A)). The effluent limits are based on the cumulative impact of all human
actions that affect dissolved oxygen concentrations in Lake Spokane. See Appendix B for a
complete explanation of the water quality-based phosphorus, ammonia, and CBOD₅ effluent
limits in the draft permit, that are based on Washington water quality standards for dissolved
oxygen. The EPA is specifically requesting public comments on the revised water quality-based
effluent limits in the draft permit for total phosphorus, CBOD₅ and ammonia, which are derived
from Washington’s water quality standards.

**Metals (Washington)**

The segment of the Spokane River immediately downstream from the State line is listed in
Washington’s 2008 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 the EPA on August 25, 1999.

As stated in the fact sheet dated February 16, 2007, the EPA has determined that the City’s
discharge does not have the reasonable potential to cause or contribute to excursions above
Washington’s water quality standards for cadmium, lead or zinc. The finding that the discharge
does not have the reasonable potential to cause or contribute to excursions above Washington’s
water quality standards for cadmium, lead, or zinc has not changed since the 2007 draft permit
was issued for public review and is not one of the substantial new questions that caused the
reopening of the comment period.

**Temperature (Washington)**

The segment of the Spokane River immediately downstream from the State line is listed in
Washington’s 2008 303(d)/305(b) integrated report as not attaining or not being expected to
attain water quality standards for temperature. As explained in Appendix B, the EPA has determined that the discharges from Idaho point sources do not have the reasonable potential to cause or contribute to excursions above Washington’s water quality standards for temperature in the Spokane River.

The finding that the discharge does not have the reasonable potential to cause or contribute to excursions above Washington’s water quality standards for temperature has not changed since the 2007 draft permit was issued for public review and is not one of the substantial new questions that caused the reopening of the comment period.

**Total Polychlorinated Biphenyls and Dioxin (Washington)**

The Spokane River is listed in Washington’s 2008 303(d)/305(b) integrated report as not attaining or not being expected to attain water quality standards for total polychlorinated biphenyls (PCBs), due to elevated concentrations in fish tissue. The Spokane Tribe of Indians has EPA-approved water quality standards for its waters, which are downstream of the Long Lake Dam, and data from lower Lake Spokane indicate that the Tribe’s water quality criterion for PCBs (in the water column) is not being attained (Serdar et al. 2011). The Spokane River is also listed in Washington’s 2008 303(d)/305(b) integrated report as not attaining or not being expected to attain water quality standards for dioxin, due to elevated concentrations in fish tissue.

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 or dioxin in waters of the State of Washington or the Spokane Tribe of Indians. Therefore, no numeric water quality-based effluent limits are proposed for PCBs or dioxin in the draft permit.

The draft permits for the Cities of Post Falls and Coeur d’Alene and HARS propose influent, effluent and surface water column monitoring for 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 Idaho, the State of Washington or the Spokane Tribe of Indians. Monitoring requirements for PCBs are discussed in more detail in Section VI.D below.

The permits propose quarterly influent and effluent monitoring for dioxin. The permits do not propose surface water monitoring for dioxin because the detection limit of EPA Method 1613B (4.4 picograms per liter) is much greater than the water quality criterion for dioxin that is currently in effect for Clean Water Act purposes in Idaho (0.013 picograms per liter) (EPA 1994). Thus, surface water monitoring for dioxin using Method 1613B would be unlikely to yield meaningful data.

The NPDES permits for municipal separate storm sewer systems that discharge pollutants to the Spokane River in Idaho also include monitoring requirements for PCBs.

The average total PCB concentration at the Washington – Idaho border is 106 picograms per liter (pg/L) (Serdar et al. 2011). This concentration is 38% less than Washington’s and Idaho’s water quality criteria for total PCBs (170 pg/L) that are in effect under the CWA. The Spokane Tribe’s water quality criterion for PCBs is 3.37 pg/L. Furthermore, in 1999, the USGS

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2 Idaho’s PCB water quality criterion that is in effect under State law is 64 pg/L. However, the EPA has disapproved this criterion and therefore it is not in effect for Clean Water Act purposes. (See 40 CFR 131.21(c)(2))
performed sampling of fish tissue in Idaho at station #12419000 (Spokane River near Post Falls, Idaho). The concentration of PCBs measured in fish collected from this station was 270 µg/kg (USGS 2003). The 170 pg/L Clean Water Act effective water column criterion for PCBs in Idaho and Washington corresponds to a fish tissue concentration of 5.3 µg/kg.\(^3\)\(^4\) Since the measured fish tissue concentration is greater than the fish tissue concentration that corresponds to the water column criterion, the measured fish tissue concentration indicates elevated levels of PCBs.

PCBs have been detected in effluent from POTWs discharging to the Spokane River in the State of Washington (i.e., the City of Spokane and the Liberty Lake Sewer and Water District) as well as other POTWs in Washington State operated by the Cities of Medical Lake, Okanogan, College Place, Walla Walla, Pullman, Colfax, Albion, Bremerton, Tacoma, and Everett, and King and Pierce counties. Effluent concentrations of total PCBs at these 14 facilities (a total of 34 samples) ranged from 46.6 to 39,785 pg/L with a median concentration of 810 pg/L, and 82% of the results (28 out of 34) were greater than Idaho’s and Washington’s Clean Water Act effective water quality criterion of 170 pg/L (Coots and Deligeannis 2010; Ecology 2010; Johnson et al. 2004; Serdar 2003; Serdar et al. 2011; personal communication with Richard Koch, Ecology, September 8, 2011). Design flows of these POTWs range from 0.54 mgd (Okanogan) to 215 mgd (King County West Point). PCBs were also detected in 96% of samples (69 out of 72) of effluents collected from 18 POTWs discharging to the Yakima River in central Washington State in 2007 and 2008. The median effluent concentration of total PCBs at these 18 POTWs was 370 pg/L and the maximum concentration was 7,400 pg/L; 82% of the samples (59 out of 72) exceeded Washington’s water quality criterion of 170 pg/L (Johnson et al. 2010).

The fact that the average concentration of PCBs at the State line is more than half the value of the water quality criterion that is in effect under the Clean Water Act in Washington and Idaho and that high concentrations of PCBs have been measured in fish tissue in the Spokane River in Idaho, in addition to the frequent detection of PCBs at concentrations above water quality criteria in other POTWs as described above, suggests that pollution sources in Idaho may be contributing to exceedances of water quality criteria for PCBs.

Moreover, dioxin has been detected in the effluent from the City of Medical Lake wastewater treatment plant (1.85 mgd design flow) in Washington State at a concentration of 0.56 pg/L, which is 43 times the criterion that is in effect for Clean Water Act purposes in both Idaho and Washington, which is 0.013 pg/L (Coots and Deligeannis 2010).\(^5\) According to data obtained from the EPA’s Envirofacts database, dioxin has also been detected in the effluents from seven POTWs in Arizona, California and Florida. The median concentration of dioxin among 36 samples from those seven POTWs was 1.05 pg/L, which is 81 times the criterion (Nickel 2011). Design flows of the Arizona, California, and Florida POTWs with dioxin effluent data range from 2.2 to 37 mgd.

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\(^3\) The PCB water quality criterion that is in effect under State law in Idaho is equivalent to a fish tissue concentration of 2.0 µg/kg.

\(^4\) The bioconcentration factor (BCF) is the ratio of a substance’s concentration in tissue versus its concentration in water, in situations where the food chain is not exposed or contaminated. For non-metabolized substances, it represents equilibrium partitioning between water and organisms. The BCF for PCBs is 31,200 L/kg (EPA 2002). Multiplying the BCF by the water column criterion yields the equivalent fish tissue concentration.

\(^5\) Idaho’s 2,3,7,8 TCDD water quality criterion that is in effect under State law is 0.005 pg/L. However, the EPA has disapproved this criterion and therefore it is not in effect for Clean Water Act purposes. (See 40 CFR 131.21(c)(2))
Studies in the 1990s found mixtures of dioxins and furans in POTW effluents of 0.27 to 0.81 toxicity equivalents (TEQ)\(^6\) (EPA 2006). Potential sources of dioxins and furans in POTW discharges include laundry wastewater, particularly from clothing dyes and pigments containing dioxins and furans and from cotton treated with pentachlorophenol (which is used in some developing countries), runoff from streets with high traffic density, and industrial sources such as metal manufacturing (EPA 2006). This information suggests that point sources in Idaho may also be contributing to excursions above water quality standards for dioxin in waters of the State of Washington.

Therefore, although it is not known at this time which specific sources contribute PCBs or dioxin to the Spokane River in Idaho, the EPA believes that, similar to POTWs in the State of Washington and elsewhere, the Idaho POTWs may be discharging PCBs and dioxin, and that best management practices (BMP) requirements to control or abate the discharge of PCBs and dioxin are reasonably necessary to carry out the purposes and intent of the Clean Water Act. Due to the lack of data, it is infeasible to calculate numeric water quality-based effluent limits for PCBs and dioxin at this time. Therefore, the draft permit includes BMP requirements for PCBs and dioxin, consistent with 40 CFR 122.44(k)(3) and (4). The BMP requirements are in Part II.I of the draft permit.

The draft permit also requires the City to participate in the Spokane River Regional Toxics Task Force (SRRTTF). See the draft permit at Part II.H.

The EPA is specifically requesting comments on the monitoring and BMP requirements for PCBs and dioxin and the requirement to participate in the SRRTTF.

### 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 B, C, D, E, F, and G.

#### B. Proposed Effluent Limitations

Below are the proposed effluent limits that are in the draft permit (see Part I.B).

1. Removal Requirements for CBOD\(_5\) and TSS: The monthly average effluent concentration must not exceed 15 percent of the monthly average influent concentration. Percent removal of CBOD\(_5\) 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

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\(^6\) The TEQ procedure translates the complex mixture of dioxins and furans characteristic of environmental releases into an equivalent toxicity concentration of 2,3,7,8-tetrachlorodibenzo-p-dioxin (2,3,7,8-TCDD), the most toxic member of this class of compounds.
and the arithmetic mean of the effluent values for that month. Influent and effluent samples must be taken over approximately the same time period.

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 2 (below) presents the proposed final seasonal average, average monthly, average weekly, maximum daily, and instantaneous maximum effluent limits. Limits that are different from those in the 2007 draft permit are shown in italic type. The EPA is specifically requesting public comments on all of these revised effluent limits.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Units</th>
<th>Effluent Limits</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Average Monthly Limit</td>
<td>Avg. Weekly Limit</td>
</tr>
<tr>
<td>Five-Day Carbonaceous Biochemical Oxygen Demand (CBOD₅)</td>
<td>mg/L</td>
<td>25</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>1043</td>
</tr>
<tr>
<td></td>
<td>% removal</td>
<td>85%</td>
</tr>
<tr>
<td>CBOD₅²</td>
<td>mg/L</td>
<td>25</td>
</tr>
<tr>
<td>CBOD₅²</td>
<td>lb/day</td>
<td>Seasonal Average Limit: 255</td>
</tr>
<tr>
<td></td>
<td>% removal</td>
<td>85%</td>
</tr>
<tr>
<td>Total Suspended Solids (TSS)</td>
<td>mg/L</td>
<td>30</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>1251</td>
</tr>
<tr>
<td></td>
<td>% removal</td>
<td>85%</td>
</tr>
<tr>
<td>pH (October – June)</td>
<td>s.u.</td>
<td>6.3 – 9.0</td>
</tr>
<tr>
<td>pH (July – September)</td>
<td>s.u.</td>
<td>6.4 – 9.0</td>
</tr>
<tr>
<td>Total Phosphorus as P³ (Feb. – Oct.)</td>
<td>lb/day</td>
<td>Seasonal Average Limit: 3.19</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>E. Coli Bacteria</td>
<td>#/100 ml</td>
<td>126 (geo. mean)</td>
</tr>
<tr>
<td>Total Residual Chlorine (July – September if chlorine is used for disinfection or elsewhere in the treatment process)</td>
<td>µg/L</td>
<td>127</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>5.30</td>
</tr>
<tr>
<td>Total Residual Chlorine (October – June if chlorine is used for disinfection or elsewhere in the treatment process)</td>
<td>µg/L</td>
<td>244</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>10.2</td>
</tr>
<tr>
<td>Total Residual Chlorine (If chlorine is not used for disinfection or elsewhere in the treatment process)</td>
<td>No monitoring or reporting required.</td>
<td></td>
</tr>
<tr>
<td>Total Ammonia as N (February – October)</td>
<td>lb/day</td>
<td>Seasonal Average Limit: 255</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Ammonia as N (July – September)</td>
<td>mg/L</td>
<td>8.2</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>342</td>
</tr>
<tr>
<td>Total Ammonia as N (November – February)</td>
<td>mg/L</td>
<td>25.4</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>1059</td>
</tr>
<tr>
<td>Cadmium (Based on the State of Idaho’s draft CWA Section 401 certification.)</td>
<td>µg/L</td>
<td>0.270</td>
</tr>
</tbody>
</table>
## Table 2: Proposed Final Effluent Limits

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Units</th>
<th>Average Monthly Limit</th>
<th>Avg. Weekly Limit</th>
<th>Max. Daily Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Copper (July – September)</td>
<td>µg/L</td>
<td>13.8</td>
<td>—</td>
<td>27.7</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>0.58</td>
<td>—</td>
<td>1.16</td>
</tr>
<tr>
<td>Lead</td>
<td>µg/L</td>
<td>2.05</td>
<td>—</td>
<td>3.79</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>0.0855</td>
<td>—</td>
<td>0.138</td>
</tr>
<tr>
<td>Zinc</td>
<td>µg/L</td>
<td>84.3</td>
<td>—</td>
<td>115</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>3.52</td>
<td>—</td>
<td>4.80</td>
</tr>
</tbody>
</table>

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

### 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 Idaho water quality standards allow for compliance schedules “when new limitations are in the permit for the first time.” The federal regulation allows schedules of compliance “when appropriate,” and requires that such schedules require compliance as soon as possible. When the compliance schedule is longer than 1 year, federal regulations require that 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. Federal regulations also generally require that interim effluent limits be at least as stringent as the final limits in the previous permit (40 CFR 122.44(l)(1)).

EPA policy states that, in order to grant a compliance schedule, a permitting authority must make a reasonable finding that the permittee cannot comply with the effluent limit immediately upon the effective date of the final permit (see the US EPA NPDES Permit Writers’ Manual at Section 9.1.3.). Some of the proposed effluent limits for phosphorus, CBOD5, ammonia, chlorine, and cadmium are new limits that are in the permit for the first time. However, the EPA has determined that the permittee can, in fact, comply with all of these effluent limits, except phosphorus and CBOD5, immediately upon the effective date of the final permit, as explained in Appendix G.

Therefore, a compliance schedule is proposed only for phosphorus and CBOD5. The compliance schedule includes interim effluent limitations, as shown in Table 3, below. The interim phosphorus limits retain the 70% removal effluent limit from the 1999 permit, in order to ensure compliance with 40 CFR 122.44(l)(1), which requires that interim effluent limits in a reissued permit generally be as stringent as the final limits in the previous permit. In order to ensure compliance with 40 CFR 122.45(f), which requires that effluent limits are expressed in terms of mass, the EPA has calculated interim mass effluent limits for phosphorus, which apply in addition to the removal rate limits. The interim monthly average mass limit is equal to the mass loading of phosphorus that the permittee could have discharged while maintaining compliance with the removal rate effluent limit in the 1999 permit. In order to ensure compliance with 40
CFR 122.45(d)(2), which requires that effluent limits for POTWs shall be expressed as average weekly and average monthly discharge limitations, the EPA has included an interim average weekly mass limit for phosphorus, which is equal to the average monthly limit multiplied by 1.6. This accounts for effluent variability within a month.

The interim effluent limits for CBOD$_5$ are the technology-based effluent limits of 40 CFR 133.102(a)(4). The interim mass limits are calculated from the technology-based concentration limits, using the design flow of the POTW at the time the prior permit was issued, in 1999 (3.48 mgd).

The compliance schedules are based on the draft Clean Water Act Section 401 certification provided to the EPA by the Idaho Department of Environmental Quality. The final permit will contain compliance schedules consistent with the State of Idaho’s final Clean Water Act Section 401 certification, which may differ from the draft certification. The EPA believes that the compliance schedule proposed for phosphorus complies with the regulatory requirement that compliance be achieved “as soon as possible” (40 CFR 122.47(a)(1)), as explained in Appendix G.

Because the compliance schedules are authorized by the State of Idaho in the Section 401 certification, comments on the compliance schedules 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, in addition to the EPA.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Units</th>
<th>Effluent Limits</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Average Monthly Limit</td>
<td>Average Weekly Limit</td>
</tr>
<tr>
<td>CBOD$_5$</td>
<td>mg/L</td>
<td>25</td>
<td>40</td>
</tr>
<tr>
<td>February – October</td>
<td>lb/day</td>
<td>726</td>
<td>1161</td>
</tr>
<tr>
<td></td>
<td>% rem.</td>
<td>85% (min.)</td>
<td></td>
</tr>
<tr>
<td>Total Phosphorus as P</td>
<td>lb/day</td>
<td>68.5</td>
<td>110</td>
</tr>
<tr>
<td>February – October</td>
<td>% rem.</td>
<td>70% (min.)</td>
<td>—</td>
</tr>
</tbody>
</table>

### D. Deletion of Total Residual Chlorine Compliance Evaluation Level

The 2007 draft permit contained a compliance evaluation level of 100 µg/L (0.1 mg/L) for total residual chlorine. This compliance evaluation level was based on the minimum level (ML) of chlorine analytical methods that are no longer approved for use in NPDES permitting (see 40 CFR 136). In the revised draft permit, the proposed effluent limits for total residual chlorine are greater than the concentrations that can be quantified using approved analytical methods for chlorine. Therefore, the compliance evaluation level has been deleted.

### E. Basis for Substitution of Different Pollutant Parameters for 1999 Effluent Limits

The draft permit proposes effluent limits for E. coli in lieu of the 1999 permit’s fecal coliform limits and also proposes CBOD$_5$ limits in lieu of BOD$_5$ limits. The bases for these changes are explained in the fact sheet dated February 16, 2007. The proposed substitutions of E. coli for the 1999 permit’s fecal coliform limits and CBOD$_5$ for the 1999 permit’s BOD$_5$ limits are
unchanged from the draft permit issued for public review in 2007 and are not among the substantial new questions that caused the EPA to reopen the public comment period and is included here for the purpose of providing background context. Therefore, the EPA is not requesting comments on the E. coli limits at this time. However, because the magnitude of the CBOD₅ limits has changed relative to the 2007 draft permit, the EPA is requesting comments on the CBOD₅ effluent limits.

F. Basis for Less-Stringent Mass Limits for TSS, Copper and Winter CBOD₅ and Ammonia

**TSS and Winter CBOD₅**

The effluent limits for TSS and BOD₅ that were in the 1999 permit were technology-based effluent limits (see the 1999 fact sheet at Page C-10 – C-11). According to Section 7.2.2 of the *U.S. EPA NPDES Permit Writers’ Manual*, for permit conditions other than effluent limitations based on water quality standards, the permit writer should apply the anti-backsliding requirements in 40 CFR 122.44(l) (EPA 2010).

According to 40 CFR 122.44(l)(1), permits may be renewed, reissued or modified to contain less stringent effluent limitations if the circumstances on which the previous permit was based have materially and substantially changed since the time the permit was issued and would constitute cause for permit modification or revocation and reissuance under 40 CFR 122.62. One of the causes for modification of a permit in 40 CFR 122.62(a) is if there are material and substantial alterations or additions to the permitted facility or activity which occurred after permit issuance and which justify the application of permit conditions that are different or absent in the existing permit.

The design flow of the POTW has increased from 3.48 mgd to 5.0 mgd since the time the prior permit was issued (1999). Effluent limits for POTWs must be calculated based on the design flow of the POTW (40 CFR 122.45(b)(1)). The physical expansion of the WWTP to an increased design flow is a material and substantial alteration or addition to the permitted facility, which justifies less-stringent mass limits for TSS, and, from November – January, CBOD₅.

The increased mass limits for TSS and winter CBOD₅ ensure compliance with the State of Idaho’s water quality standards, including the State’s antidegradation policy. The EPA is specifically requesting comments on the revised mass limits for winter CBOD₅ and for TSS.

**Copper and Winter Ammonia**

The effluent limits for copper and ammonia that were in the 1999 permit were water quality-based effluent limits (see the 1999 fact sheet at Page C-13 – C-16 and Appendix D). According to Section 7.2.2 of the *U.S. EPA NPDES Permit Writers’ Manual*, for effluent limits based on State water quality standards, the permit writer should apply the anti-backsliding provisions of CWA Sections 402(o) and 303(d)(4) directly.

As explained in Appendix C, the EPA has determined that the prior permit’s concentration limits for copper and winter ammonia are stringent enough to ensure compliance with water quality standards for these parameters, even though the design flow of the POTW has increased from 3.48 mgd to 5.0 mgd. The increased design flow of the POTW is a material and substantial alteration or addition to the facility, which provides an exception to the general prohibition on
backsliding in the Clean Water Act (Section 402(o)(2)(A)). Effluent limits for POTWs must be calculated based on the design flow of the POTW (40 CFR 122.45(b)(1)) and the design flow of the POTW has increased from 3.48 mgd to 5.0 mgd since the time the prior permit was issued (1999). Therefore, the mass limits for copper and winter ammonia have been re-calculated based on the increased design flow of the POTW.

G. Basis for Less-Stringent Effluent Limits for Total Residual Chlorine

At the time the 1999 permit was issued, the Post Falls facility used chlorine for disinfection. The facility now uses ultraviolet disinfection, but retains the ability to disinfect with chlorine as a backup. The switch from chlorine to ultraviolet disinfection is a material and substantial alteration or addition to the facility, which provides an exception to the general prohibition on backsliding in the Clean Water Act (Section 402(o)(2)(A)).

Although the Post Falls facility uses ultraviolet disinfection, the City has continued to monitor the effluent for chlorine. The effluent data indicate that the facility has the reasonable potential to cause or contribute to excursions above water quality standards for chlorine when the facility uses chlorine for disinfection or elsewhere in the treatment process. Therefore, the draft permit proposes water quality-based effluent limits for chlorine, under these circumstances.

Effluent data indicate that the facility does not have the reasonable potential to cause or contribute to excursions above water quality standards for chlorine if chlorine is not used in the treatment process. Therefore, no effluent limits or monitoring requirements are proposed for total residual chlorine when chlorine is not used in the treatment process.

The concentration and mass limits are less stringent than those in the prior permit. The effluent limits have been recalculated based on current water quality criteria, the authorized mixing zone, and the variability of the effluent concentrations observed when chlorine is used in the treatment process. As explained above, the switch from chlorine to ultraviolet disinfection and the increased design flow of the POTW are material and substantial alterations or additions to the permitted facility, which provide an exception to the general prohibition on backsliding in the Clean Water Act (Section 402(o)(2)(A)).

The EPA is specifically requesting comments on the changes to the effluent limitations for chlorine.

V. Monitoring Requirements

A. Basis for Effluent and Surface Water Monitoring

Section 308 of the CWA and the 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 EPA.
B. Effluent Monitoring

In general, the basis for the effluent monitoring requirements in the draft permit was explained in the fact sheet dated February 16, 2007. Some changes to the effluent monitoring requirements are proposed, as explained below. The proposed effluent monitoring requirements are shown in Table 4, below.

Whole Effluent Toxicity

The whole effluent toxicity (WET) testing requirements have been expanded to include a requirement to prepare an initial investigation toxicity reduction evaluation (TRE) plan, a requirement to conduct accelerated testing in the event of an excursion above a trigger value (which is based on the dilution of the effluent in the receiving water at the edge of the authorized mixing zone) and a requirement to conduct a TRE if an additional excursion above the trigger occurs during accelerated testing. These requirements are consistent with the recommendations of the EPA Regions 9 and 10 Guidance for Implementing Whole Effluent Toxicity Testing Programs (EPA 1996b). These requirements were included in the 1999 permit, but were omitted from the 2007 draft permit.

In addition, the revised draft permit proposes a semi-annual (twice per year) monitoring frequency for WET, which is the same as the 1999 permit. The 2007 draft permit had proposed annual (once per year) monitoring for WET, however, there is no basis to reduce the WET monitoring frequency relative to the 1999 permit. Finally, in the draft permit, the EPA is proposing to require the permittee to use three organisms for toxicity testing (a fish, an invertebrate, and a plant), consistent with the recommendations of the Regions 9 and 10 Guidance for Implementing Whole Effluent Toxicity Testing Programs (Page 2-18) and the Technical Support Document for Water Quality-based Toxics Control (Section 3.3.3). The 2007 draft permit only required testing of a fish and an invertebrate.

The EPA is specifically requesting public comment on the revised WET testing requirements.

Total Residual Chlorine

In the 2007 draft permit, the EPA had proposed to reduce the monitoring frequency for total residual chlorine from twice per day in the 1999 permit to once per month. As stated in the 2007 fact sheet (Page 20), this was done because the permittee generally does not use chlorine for disinfection.

However, as explained above, under the heading “Basis for Less-Stringent Effluent Limits for Total Residual Chlorine,” the EPA has determined that effluent limits and monitoring requirements for chlorine should be conditional, based on whether or not the facility uses chlorine in the treatment process. Effluent monitoring for total residual chlorine is not required when chlorine is not used in the treatment process.

When chlorine is used in the treatment process, effluent limits are proposed in the draft permit, and monitoring is required. The EPA has adapted the Interim Guidance for Performance - Based Reductions of NPDES Permit Monitoring Frequencies (interim monitoring reduction guidance) to determine the appropriate monitoring frequency. The required sampling frequency for total residual chlorine, in the prior permit, was twice per day. The interim monitoring reduction guidance does not provide recommended reduced monitoring frequencies for a baseline
frequency of twice per day, so the EPA has adapted the recommendations for a baseline monitoring frequency of twice per week to the daily monitoring frequency. The average effluent concentration of total residual chlorine, at times when the facility uses chlorine in the treatment process, is 91 µg/L, which is 72% of the proposed average monthly effluent limit for July – September, and 37% of the proposed average monthly effluent limit for October – June. If the prior permit’s required monitoring frequency had been twice per week, the ratio for the July – September effluent limit would not support a reduction in the monitoring frequency. However, the October – June ratio would support a reduction.

Therefore, at times when chlorine is used in the treatment process, the EPA proposes a monitoring frequency for chlorine of twice per day for July – September (the same as the prior permit), and once per day for October – June. The EPA is specifically requesting comments on the revised monitoring requirements for chlorine.

**Permit Application Monitoring**

The draft permit proposes to require all of the monitoring that would be necessary to produce a complete application for renewal of this permit. Effluent monitoring required by Part B.6 of application form 2A (which is required of all facilities with a design flow greater than or equal to 0.1 mgd) is required at a frequency of quarterly for oil and grease and total dissolved solids, and monthly for nitrogen and phosphorus species that are not subject to effluent limits. More frequent monitoring is required for nitrogen and phosphorus species because these are nutrients, and nutrients are known to contribute to water quality impairments in this watershed (i.e., for dissolved oxygen in the State of Washington and total phosphorus in the State of Idaho).

Effluent monitoring required by Part D of application form 2A, which is not required by other provisions of this permit, is required at the minimum frequency required by the application (three samples over the term of the permit).

<table>
<thead>
<tr>
<th>Table 4: Effluent Monitoring Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Parameter</strong></td>
</tr>
<tr>
<td>Flow</td>
</tr>
<tr>
<td>CBOD₅</td>
</tr>
<tr>
<td>November – January</td>
</tr>
<tr>
<td>CBOD₅</td>
</tr>
<tr>
<td>February – October</td>
</tr>
<tr>
<td>% Removal</td>
</tr>
<tr>
<td>TSS</td>
</tr>
<tr>
<td>lbs/day</td>
</tr>
<tr>
<td>% Removal</td>
</tr>
<tr>
<td>pH</td>
</tr>
<tr>
<td>E. Coli Bacteria</td>
</tr>
<tr>
<td>Total Residual Chlorine</td>
</tr>
<tr>
<td>(July – September if chlorine is used for disinfection or elsewhere in the treatment process)</td>
</tr>
<tr>
<td>Total Residual Chlorine</td>
</tr>
</tbody>
</table>
### Table 4: Effluent Monitoring Requirements

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Unit</th>
<th>Sample Location</th>
<th>Sample Frequency</th>
<th>Sample Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>(October – June if chlorine is used for disinfection or elsewhere in the treatment process)</td>
<td>lb/day</td>
<td></td>
<td></td>
<td>calculation</td>
</tr>
<tr>
<td><strong>Total Residual Chlorine</strong> (If chlorine is not used for disinfection or elsewhere in the treatment process)</td>
<td>No monitoring or reporting required.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chlorine Usage</td>
<td>lb/day</td>
<td>Chlorine contact chamber</td>
<td>1/day</td>
<td>Measure</td>
</tr>
<tr>
<td>Total Ammonia as N (Feb. – Oct.)</td>
<td>mg/L</td>
<td>Effluent</td>
<td>3/week</td>
<td>24-hour composite calculation</td>
</tr>
<tr>
<td>Total Ammonia as N (Nov. – Jan.)</td>
<td>mg/L</td>
<td>Effluent</td>
<td>1/month</td>
<td>24-hour composite calculation</td>
</tr>
<tr>
<td>Total Phosphorus February – October</td>
<td>µg/L</td>
<td>Effluent</td>
<td>3/week</td>
<td>24-hour composite calculation</td>
</tr>
<tr>
<td>Total Phosphorus November – January</td>
<td>µg/L</td>
<td>Effluent</td>
<td>1/week</td>
<td>24-hour composite</td>
</tr>
<tr>
<td>Cadmium</td>
<td>µg/L</td>
<td>Effluent</td>
<td>1/month</td>
<td>24-hour composite calculation</td>
</tr>
<tr>
<td>Copper July – September</td>
<td>µg/L</td>
<td>Effluent</td>
<td>1/month</td>
<td>24-hour composite calculation</td>
</tr>
<tr>
<td>Copper October - June</td>
<td>µg/L</td>
<td>Effluent</td>
<td>1/month</td>
<td>24-hour composite</td>
</tr>
<tr>
<td>Lead</td>
<td>µg/L</td>
<td>Effluent</td>
<td>1/month</td>
<td>24-hour composite calculation</td>
</tr>
<tr>
<td>Zinc</td>
<td>µg/L</td>
<td>Effluent</td>
<td>1/month</td>
<td>24-hour composite calculation</td>
</tr>
<tr>
<td>Temperature</td>
<td>ºC</td>
<td>Effluent</td>
<td>5/week</td>
<td>grab</td>
</tr>
<tr>
<td>Silver</td>
<td>µg/L</td>
<td>Effluent</td>
<td>1/month</td>
<td>24-hour composite</td>
</tr>
<tr>
<td>Alkalinity</td>
<td>mg/L as CaCO₃</td>
<td>Effluent</td>
<td>1/month</td>
<td>24-hour composite</td>
</tr>
<tr>
<td>Hardness</td>
<td>mg/L as CaCO₃</td>
<td>Effluent</td>
<td>1/month</td>
<td>24-hour composite</td>
</tr>
<tr>
<td>Oil and Grease</td>
<td>mg/L</td>
<td>Effluent</td>
<td>1/quarter</td>
<td>grab</td>
</tr>
<tr>
<td>Total Dissolved Solids</td>
<td>mg/L</td>
<td>Effluent</td>
<td>1/quarter</td>
<td>24-hour composite</td>
</tr>
<tr>
<td>Polychlorinated Biphenyl (PCB) Congeners</td>
<td>pg/L</td>
<td>Influent</td>
<td>1/2 months</td>
<td>24-hour composite</td>
</tr>
<tr>
<td>PCB Congeners</td>
<td>pg/L</td>
<td>Effluent</td>
<td>1/quarter</td>
<td>24-hour composite</td>
</tr>
<tr>
<td>2,3,7,8 Tetrachlorodibenzo-p-dioxin</td>
<td>pg/L</td>
<td>Influent and Effluent</td>
<td>1/quarter</td>
<td>24-hour composite</td>
</tr>
<tr>
<td>Orthophosphate as P</td>
<td>mg/L</td>
<td>Effluent</td>
<td>1/month</td>
<td>24-hour composite</td>
</tr>
<tr>
<td>Total Kjeldahl Nitrogen</td>
<td>mg/L</td>
<td>Effluent</td>
<td>1/month</td>
<td>24-hour composite</td>
</tr>
<tr>
<td>Nitrate plus Nitrite Nitrogen</td>
<td>mg/L</td>
<td>Effluent</td>
<td>1/month</td>
<td>24-hour composite</td>
</tr>
<tr>
<td>Dissolved Oxygen</td>
<td>mg/L</td>
<td>Effluent</td>
<td>1/month</td>
<td>grab</td>
</tr>
<tr>
<td>NPDES Application Form 2A Expanded Effluent Testing</td>
<td>—</td>
<td>Effluent</td>
<td>3x/5years</td>
<td>—</td>
</tr>
<tr>
<td>Whole Effluent Toxicity</td>
<td>TU&lt;sub&gt;c&lt;/sub&gt;</td>
<td>Effluent</td>
<td>2/year</td>
<td>24-hour composite</td>
</tr>
</tbody>
</table>
C. Surface Water Monitoring

The EPA received comments during the 2007 public comment period regarding the surface water monitoring requirements. Commenters stated that the 2007 draft permit proposed to require surface water monitoring at locations that are outside the influence or control of the dischargers performing the sampling, and that sampling should instead be required exclusively upstream and downstream of each discharger’s outfall.

The EPA agrees that surface water monitoring upstream and downstream of each discharger’s outfall would adequately characterize the dischargers’ effect on water quality in the Spokane River. The EPA therefore proposes to change the surface water monitoring requirements such that the permit requires surface water monitoring upstream and downstream of each discharger’s outfall.

Commenters also stated that the permit should not require surface water monitoring in Skalan Creek. Commenters stated that access to the mouth of the creek (the proposed required sampling point in the 2007 draft permit) required access to private property that could not be assured, and that the creek does not flow for much of the year. Given the lack of reliable access to the mouth of Skalan Creek, the fact that the creek does not flow for much of the year, and the fact that the Spokane River discharges have no influence upon water quality in Skalan Creek, the EPA has deleted the surface water monitoring requirements for Skalan Creek from the draft permit. The EPA is specifically requesting public comment on the revised surface water monitoring requirements in the draft permit.

### Table 5: Surface Water Monitoring Requirements

<table>
<thead>
<tr>
<th>Parameter (units)</th>
<th>Sample Locations</th>
<th>Sample Frequency</th>
<th>Sample Type</th>
<th>Maximum ML</th>
</tr>
</thead>
<tbody>
<tr>
<td>CBOD₅</td>
<td>Upstream and Downstream</td>
<td>8/year¹</td>
<td>Grab</td>
<td>—</td>
</tr>
<tr>
<td>Total Ammonia as N (mg/L)</td>
<td>Upstream and Downstream</td>
<td>8/year¹</td>
<td>Grab</td>
<td>0.05 mg/L</td>
</tr>
<tr>
<td>pH (standard units)</td>
<td>Upstream and Downstream</td>
<td>8/year¹</td>
<td>Grab</td>
<td>—</td>
</tr>
<tr>
<td>Total Nitrogen (mg/L)</td>
<td>Upstream and Downstream</td>
<td>8/year¹</td>
<td>Grab</td>
<td>0.05 mg/L</td>
</tr>
<tr>
<td>Total Phosphorus as P (µg/L)</td>
<td>Upstream and Downstream</td>
<td>8/year¹</td>
<td>Grab</td>
<td>5 µg/L</td>
</tr>
<tr>
<td>Orthophosphate as P (µg/L)</td>
<td>Upstream and Downstream</td>
<td>8/year¹</td>
<td>Grab</td>
<td>5 µg/L</td>
</tr>
<tr>
<td>Dissolved Oxygen (mg/L)</td>
<td>Upstream and Downstream</td>
<td>8/year¹</td>
<td>Grab</td>
<td>—</td>
</tr>
<tr>
<td>Chlorophyll a</td>
<td>Upstream and Downstream</td>
<td>8/year¹</td>
<td>Grab</td>
<td>—</td>
</tr>
</tbody>
</table>
### Table 5: Surface Water Monitoring Requirements

<table>
<thead>
<tr>
<th>Parameter (units)</th>
<th>Sample Locations</th>
<th>Sample Frequency</th>
<th>Sample Type</th>
<th>Maximum ML</th>
</tr>
</thead>
<tbody>
<tr>
<td>PCB Congeners</td>
<td>Upstream and Downstream</td>
<td>2/year²</td>
<td>Grab</td>
<td>See Note 3.</td>
</tr>
</tbody>
</table>

**Notes:**
1. The permittee must sample the receiving water at least twice per month during the months of July, August, September, and October.
2. The permittee must sample the receiving water at least once during the season of April 1 – June 30 and at least once during the season of July 1 – September 30.
3. The permittee must use EPA Method 1668 for analysis of receiving water samples for PCBs, must target an MDL no greater than 10 pg/L per congener, and must analyze for each of the 209 individual congeners.

### D. Monitoring Requirements for PCBs

The draft permits for the Cities of Post Falls and Coeur d’Alene and HARSB propose bi-monthly influent and quarterly effluent monitoring for PCB congeners. These monitoring frequencies are the same as required in the State of Washington’s permit for the Liberty Lake Sewer and Water District.

The draft permits also propose twice yearly surface water column monitoring upstream and downstream of the outfall for PCB congeners. The surface water column monitoring is required because there are very little data available for PCB concentrations in the Spokane River in Idaho. To reduce duplication of effort, the permit allows surface water monitoring performed by or for the SRRTTF to be used to fulfill permit requirements, if such monitoring would otherwise meet the requirements of the permit.

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 Idaho, the State of Washington or the Spokane Tribe of Indians and to evaluate the effectiveness of the toxics management plan.

The permit specifies the analytical methods and maximum detection limits that must be used for analysis of PCB congeners and dioxin. In general, the draft permit requires the use of EPA Method 1668 for PCB monitoring because it is the most sensitive method available, and it analyzes for all 209 of the individual PCB congeners. However, EPA method 8082 may be used for influent and effluent monitoring (but not receiving water monitoring), if initial screening with method 1668 shows that influent and/or effluent PCB concentrations are high enough that method 8082 could accurately quantify the PCB concentrations at those location(s).

Federal regulations require that, to assure compliance with permit limitations, permits must include requirements to monitor “according to procedures approved under 40 CFR Part 136,” unless another method is required by 40 CFR Parts 400 – 471, 501, or 503 (i.e. pretreatment requirements, effluent limit guidelines, or sewage sludge requirements). See 40 CFR 122.44(i)(1)(iv).

EPA methods 1668 and 8082 are not approved methods under 40 CFR Part 136, thus, if effluent limits for total PCBs are established in the future, methods 1668 or 8082 could not be used to determine compliance with such effluent limits unless those methods are approved under 40 CFR 136 for either nationwide or limited use at the time such limits are established. The EPA
proposed to approve Method 1668 Revision C on September 23, 2010 (75 FR 58027). On May 18, 2012, the EPA chose to defer approval of Method 1668C while it considers the large number of public comments received on the proposed approval. However, the EPA noted that “this decision does not negate the merits of this method for the determination of PCB congeners in regulatory programs or for other purposes when analyses are performed by an experienced laboratory” (77 FR 29763).

The EPA may require the use of methods 1668 or 8082 in this case because the permit requires analysis of PCB congeners, and the methods approved under 40 CFR 136 are not capable of analysis for individual PCB congeners. While method 8082 cannot measure for all 209 PCB congeners, it can measure for some individual congeners. Congener analysis is appropriate in this case because it will aid in source identification, which is one of the goals of the toxics management plan requirements. For pollutants for which there are no approved methods under 40 CFR Part 136 (such as PCB congeners), monitoring must be conducted according to a test procedure specified in the permit (40 CFR 122.44(i)(1)(iv)). Therefore, the EPA has specified the use of EPA method 1668, or, if it would be adequately sensitive, 8082. Furthermore, the monitoring is being required for effluent and receiving water characterization as opposed to determining compliance with effluent limits.

VI. Sludge (Biosolids) Requirements

EPA Region 10 separates wastewater and sludge permitting. Under the CWA, the EPA has the authority to issue separate sludge-only permits for the purposes of regulating biosolids. The 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.

The absence of specific biosolids requirements in the draft permit is unchanged from the 2007 draft permit. This information is included here for the purpose of providing background context and is not one of the substantial new questions that caused the EPA to reopen the public comment period. Therefore the EPA is not requesting comments on the absence of specific biosolids requirements in the draft permit at this time.

VII. Other Permit Conditions

A. Quality Assurance Plan

The quality assurance plan requirements (see the revised draft permit at Part II.C) are identical to those in the 2007 draft permit and are explained in the fact sheet dated February 16, 2007. The quality assurance plan requirements are not among the substantial new questions that caused the EPA to reopen the public comment period. The requirements are discussed here for the purpose of providing background context. Therefore the EPA is not requesting comments on the quality assurance plan requirements at this time.
B. Phosphorus Management Plan
In general, the phosphorus management plan requirements (see the revised draft permit at Part II.B) are similar to those in the 2007 draft permit. However, unlike the 2007 draft permit, the revised draft permit requires that the phosphorus management plan and implementation plan be submitted to the EPA and IDEQ, and requires annual reporting of reductions achieved through the phosphorus management plan. The phosphorus management plan requirements are effective year-round, including November – January when no numeric phosphorus limits are in place. The EPA is specifically requesting public comments on the phosphorus management plan requirements.

C. Pretreatment
The proposed permit contains requirements that the Board control industrial dischargers, as required by 40 CFR 403 (see the revised draft permit at Part II.E). Indirect dischargers to the treatment plant must comply with the applicable requirements of 40 CFR 403 and any categorical pretreatment standards promulgated by the EPA. The pretreatment requirements are not among the substantial new questions that caused the EPA to reopen the public comment period and are discussed here for the purpose of providing background context. Therefore, the EPA is not requesting comments on the pretreatment requirements at this time.

D. Sanitary Sewer Overflows and Proper Operation and Maintenance of the Collection System
Untreated or partially treated discharges from separate sanitary sewer systems are referred to as sanitary sewer overflows (SSOs). SSOs may present serious risks of human exposure when released to certain areas, such as streets, private property, basements, and receiving waters used for drinking water, fishing and shellfishing, or contact recreation. Untreated sewage contains pathogens and other pollutants, which are toxic. SSOs are not authorized under this permit. Pursuant to the NPDES regulations, discharges from separate sanitary sewer systems authorized by NPDES permits must meet effluent limitations that are based upon secondary treatment. Further, discharges must meet any more stringent effluent limitations that are established to meet State or Tribal water quality standards.

The permit contains language to address SSO reporting and public notice and operation and maintenance of the collection system. The permit requires that the permittee identify SSO occurrences and their causes. In addition, the permit establishes reporting, record keeping and third party notification of SSOs. Finally, the permit requires proper operation and maintenance of the collection system. The following specific permit conditions apply:

Immediate Reporting – The permittee is required to notify the EPA of an SSO within 24 hours of the time the permittee becomes aware of the overflow. (See 40 CFR 122.41(l)(6)).

Written Reports – The permittee is required to provide the EPA a written report within five days of the time it became aware of any overflow that is subject to the immediate reporting provision. (See 40 CFR 122.41(l)(6)(i)).

Third Party Notice – The permit requires that the permittee establish a process to notify specified third parties of SSOs that may endanger health due to a likelihood of human exposure; or unanticipated bypass and upset that exceeds any effluent limitation in the permit or that may
endanger health due to a likelihood of human exposure. The permittee is required to develop, in consultation with appropriate authorities at the local, county, tribal and/or state level, a plan that describes how, under various overflow (and unanticipated bypass and upset) scenarios, the public, as well as other entities, would be notified of overflows that may endanger health. The plan should identify all overflows that would be reported and to whom, and the specific information that would be reported. The plan should include a description of lines of communication and the identities of responsible officials. (See 40 CFR 122.41(l)(6)).

**Record Keeping** – The permittee is required to keep records of SSOs. The permittee must retain the reports submitted to the EPA and other appropriate reports that could include work orders associated with investigation of system problems related to a SSO, that describes the steps taken or planned to reduce, eliminate, and prevent reoccurrence of the SSO. (See 40 CFR 122.41(j)).

**Proper Operation and Maintenance** – The permit requires proper operation and maintenance of the collection system. (See 40 CFR 122.41(d) and (e)). SSOs may be indicative of improper operation and maintenance of the collection system. The permittee may consider the development and implementation of a capacity, management, operation and maintenance (CMOM) program.

The permittee may refer to the Guide for Evaluating Capacity, Management, Operation, and Maintenance (CMOM) Programs at Sanitary Sewer Collection Systems (EPA 305-B-05-002). This guide identifies some of the criteria used by EPA inspectors to evaluate a collection system’s management, operation and maintenance program activities. Owners/operators can review their own systems against the checklist (Chapter 3) to reduce the occurrence of sewer overflows and improve or maintain compliance.

### E. 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 and Essential Fish Habitat

As explained in the fact sheet dated February 16, 2007, the EPA has determined that the discharge will have no effect on any threatened or endangered species. In general, the effluent limitations in the revised draft permit are as stringent as or more stringent than those in the 2007 draft permit. Furthermore, on August 9, 2007, the bald eagle was removed from the list of threatened and endangered species. Therefore, consultation under the Endangered Species Act is not necessary.

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 the EPA to consult with NOAA Fisheries when a
The proposed discharge has the potential to adversely affect EFH (i.e., reduce quality and/or quantity of EFH).

The EFH regulations define an adverse effect as any impact which reduces quality and/or quantity of EFH and may include direct (e.g. contamination or physical disruption), indirect (e.g. loss of prey, reduction in species’ fecundity), site specific, or habitat-wide impacts, including individual, cumulative, or synergistic consequences of actions.

The EPA has determined that issuance of this permit is not likely to adversely affect EFH in the vicinity of the discharge. The Spokane River is not designated as EFH. The EPA has provided NOAA Fisheries with copies of the draft permit and fact sheet during the public notice period. Any comments received from NOAA Fisheries regarding EFH will be considered prior to reissuance of this permit.

B. State/Tribal Certification

Section 401 of the CWA requires the 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.

C. Permit Expiration

The permit will expire five years from the effective date.

IX. References


Appendix A: Facility Map
Appendix B: Water Quality-based Effluent Limits for Phosphorus, Ammonia and Carbonaceous Biochemical Oxygen Demand Necessary to Meet Water Quality Criteria for Dissolved Oxygen in Washington and Nutrients in Idaho

A. Overview

Federal regulations require NPDES permits to be conditioned to ensure compliance with the water quality requirements of all affected States (40 CFR 122.4(d), 122.44(d)(4), see also Clean Water Act Section 401(a)(2)). The EPA has determined that waters of the State of Washington are affected by discharges of nutrient and oxygen-demanding pollution, specifically total phosphorus (TP), five-day carbonaceous biochemical oxygen demand (CBOD5), and total ammonia as nitrogen (ammonia), from point sources in Idaho. These three pollutants can decrease dissolved oxygen concentrations in the Spokane River and in Lake Spokane, in the State of Washington. Thus, the EPA must establish water quality-based effluent limits for these parameters, which 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, including Washington water quality standards (40 CFR 122.44(d)(1)(vii)(A)). Some of the applicable water quality standards for the State of Washington explicitly require that the cumulative impact of all human actions be considered. Therefore, the effluent limits are set at a level that will assure that these discharges, considered cumulatively with all other human sources of pollution, including those in the State of Washington, will achieve the Washington DO standard in Lake Spokane.

B. Requirement to Meet Washington’s Water Quality Standards

The federal regulation 40 CFR 122.4(d) states that “no permit may be issued…when the imposition of conditions cannot ensure compliance with the applicable water quality requirements of all affected States.” In the reasonable potential analysis described below, the EPA determined that discharges of TP, CBOD5, and ammonia from the City of Coeur d’Alene, the City of Post Falls and the Hayden Area Regional Sewer Board (HARSB) affect water quality in waters of the State of Washington, because they have the reasonable potential to cause or contribute to excursions below Washington’s water quality criteria for DO. Therefore, the State of Washington is an “affected State” under 40 CFR 122.4(d).

Furthermore, 40 CFR 122.44(d)(4) requires that NPDES permits must include any requirements necessary to “conform to applicable water quality requirements under section 401(a)(2) of CWA when the discharge affects a State other than the certifying State.” Therefore, the EPA must establish conditions in the permits for these facilities, which ensure compliance with the applicable water quality requirements of the State of Washington.

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 the EPA determines are or may be discharged at a level 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.
In the fact sheets for the 2007 draft permits for the Cities of Coeur d’Alene and Post Falls and HARSB, the EPA found that the discharges of oxygen-demanding pollution from those sources have the reasonable potential to cause or contribute to excursions below Washington’s water quality criterion for dissolved oxygen in Lake Spokane. Specifically, the modeling conducted in support of the 2007 draft Idaho permits showed that the levels of discharge allowed by the 1999 permits, from the Idaho wastewater treatment plants alone, could decrease dissolved oxygen concentrations in Lake Spokane by 0.57 mg/L as an average over depth below 8 meters, at the time and location of maximum impact.\(^1\) Washington’s water quality standard only allows a DO decrease of 0.2 mg/L below the natural condition for all human sources considered cumulatively (see “Applicable Water Quality Standards and Status of Waters,” below). Therefore, a decrease of 0.57 mg/L would cause an excursion above Washington’s water quality criterion for DO in lakes and reservoirs (because it is a greater decrease than allowed by the standards). In addition, the modeling conducted in support of the 2007 draft Idaho permits showed that currently permitted levels of discharge could increase pH at the state line to more than 9.0 standard units, which is an excursion above both Idaho and Washington water quality standards (Cope 2006).

Reasonable potential determinations must account for existing controls on point and nonpoint sources of pollution (40 CFR 122.44(d)(1)(ii)). Additional anthropogenic nutrients and oxygen demand discharged by municipal separate storm sewer systems in Idaho further contribute to excursions below dissolved oxygen standards, which serves as additional evidence for the reasonable potential finding.

Therefore, the discharges of TP, ammonia, and CBOD\(_5\) from the three WWTPs discharging to the Spokane River in Idaho affect water quality in waters of the State of Washington and have the reasonable potential to cause or contribute to excursions above water quality standards for dissolved oxygen and pH in waters of the State of Washington. The EPA has therefore established water quality-based effluent limits for TP, ammonia and CBOD\(_5\) for the Idaho dischargers to the Spokane River that ensure a level of water quality that is derived from and complies with both Washington’s and Idaho’s water quality standards (40 CFR 122.44(d)(1)(vii)(A)).

### C. 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 2008 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. However, the entire length of the Spokane River that is in Idaho (i.e., both above and below the Post Falls Dam) is listed in Idaho’s 2010 303(d)/305(b) integrated report as being impaired for TP. See

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\(^1\) The fact sheets for the 2007 draft permits for the City of Coeur d’Alene, the City of Post Falls, and HARSB stated the maximum DO decrease in Lake Spokane resulting from currently permitted Idaho discharges as 1.1 mg/L. This was the 95th percentile DO decrease, over the depth of the lake, at the time and location of maximum impact, predicted under the “Permit” modeling scenario (Cope 2006). The Spokane DO TMDL quantifies the DO decrease as the average DO decrease, over the depth of the lake, below 8 meters (see the Spokane DO TMDL at page 36). When this metric is applied to the “Permit” scenario described in the 2006 Cope report and the 2007 fact sheets, the Idaho wastewater treatment plants’ potential impact on DO, based on currently-permitted levels of discharge, is 0.57 mg/L.
Table 1, below, for a summary of the applicable water quality criteria for DO, pH, and nutrients or aesthetics for the Spokane River and Lake Spokane in the States of Idaho and Washington.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Idaho Standards</th>
<th>Washington Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Dissolved Oxygen</strong></td>
<td><strong>Numeric Criteria:</strong> Below Post Falls Dam, except during August and September: One (1) day minimum of not less than six point zero (6.0) mg/l or ninety percent (90%) of saturation, whichever is greater. Other times and locations: Dissolved Oxygen Concentrations exceeding six (6) mg/l at all times. (IDAPA 58.01.02, Sections 110.12 and 250) <strong>Natural condition provision:</strong> When natural background conditions exceed any applicable water quality criteria set forth in Sections 210, 250, 251, 252, or 253, the applicable water quality criteria shall not apply; instead, there shall be no lowering of water quality from natural background conditions. (IDAPA 58.01.02.200.09.)</td>
<td><strong>Numeric Criteria:</strong> From Nine Mile Bridge (river mile 58.0) to the Idaho border (river mile 96.5): 1-day minimum of 8.0 mg/L. From Long Lake Dam (river mile 33.9) to Nine Mile Bridge: 1-day minimum of 9.5 mg/L. (WAC 173-201A, Tables 200(1)(d) and 602) <strong>Natural condition provision:</strong> When a waterbody's D.O. is lower than the criteria in Table 200 (1)(d) (or within 0.2 mg/L of the criteria) and that condition is due to natural conditions, then human actions considered cumulatively may not cause the D.O. of that water body to decrease more than 0.2 mg/L. (WAC 173-201A-200(1)(d)(i))</td>
</tr>
<tr>
<td><strong>pH</strong></td>
<td>Within the range of six point five (6.5) to nine point zero (9.0). (IDAPA 58.01.02.250.01.a).</td>
<td>From Nine Mile Bridge (river mile 58.0) to the Idaho border (river mile 96.5): pH shall be within the range of 6.5 to 8.5 with a human-caused variation within the above range of less than 0.5 units. From Long Lake Dam (river mile 33.9) to Nine Mile Bridge: pH shall be within the range of 6.5 to 8.5, with a human-caused variation within the above range of less than 0.2 units. (WAC 173-201A, Tables 200(1)(g) and 602)</td>
</tr>
<tr>
<td><strong>Natural Conditions</strong></td>
<td>The physical, chemical, biological, or radiological conditions existing in a water body without human sources of pollution within the watershed. Natural disturbances including, but not limited to, wildfire, geologic disturbance, diseased vegetation, or flow extremes that affect the physical, chemical, and biological integrity of the water are part of natural background conditions. Natural background conditions should be described and evaluated taking into account this inherent variability with time and place. (IDAPA 58.01.02.010.56)</td>
<td>“Natural conditions” or “natural background levels” means surface water quality that was present before any human-caused pollution. When estimating natural conditions in the headwaters of a disturbed watershed it may be necessary to use the less disturbed conditions of a neighboring or similar watershed as a reference condition. (WAC 173-201A-020)</td>
</tr>
<tr>
<td><strong>Nutrients / Aesthetics</strong></td>
<td>Surface waters of the state shall be free from excess nutrients that can cause visible slime growths or other nuisance aquatic growths impairing designated beneficial uses. (IDAPA 58.01.02.200.06)</td>
<td>Aesthetic values must not be impaired by the presence of materials or their effects, excluding those of natural origin, which offend the senses of sight, smell, touch, or taste (see WAC 173-201A-230 for guidance on establishing lake nutrient standards to protect aesthetics). (WAC 173-201A-260(2)(b))</td>
</tr>
</tbody>
</table>

**Lake Spokane (Washington Water Quality Standards)**

<table>
<thead>
<tr>
<th>Parameter</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Dissolved Oxygen</strong></td>
<td>For lakes, human actions considered cumulatively may not decrease the dissolved oxygen concentration more than 0.2 mg/L below natural conditions. (WAC 173-201A-200(1)(d)(ii))</td>
</tr>
</tbody>
</table>
**Requirement for Cumulative Analysis of Human Actions**

Washington’s water quality criterion for dissolved oxygen in lakes and reservoirs requires that “human actions considered cumulatively may not decrease the dissolved oxygen concentration more than 0.2 mg/L below natural conditions” (emphasis added). In order to assure that the Idaho sources meet Washington State standards, the dissolved oxygen impact of discharges from Idaho sources must be considered cumulatively with the impact of the Washington sources.

**D. Modeling Supporting the Permit Limits**

The Clean Water Act’s primary mechanism for addressing water quality impairments on a cumulative basis is the total maximum daily load (TMDL) process. However, TMDLs are generally prepared by the States, and a TMDL prepared by a State cannot establish load and wasteload allocations for pollution sources located outside the boundaries of that State. However, when a State prepares a TMDL, the State may reasonably assume that NPDES permits for point sources in upstream States, which have an effect on water quality in the downstream State that is preparing the TMDL, will include effluent limits that ensure compliance with the downstream State’s water quality requirements, including water quality standards, because this is required by federal regulations (40 CFR 122.4(d), 40 CFR 122.44(d)(4)). Furthermore, if the EPA is the NPDES permitting authority for the point source discharges in the upstream State (as it is in this case) the downstream State may object to the issuance of the permits in the upstream state if the federal permits in the upstream State will affect the quality of its waters so as to violate any water quality requirements in the downstream State (CWA Section 401(a)(2)). Thus, when the Washington State Department of Ecology (Ecology) prepared the *Spokane River and Lake Spokane Dissolved Oxygen Total Maximum Daily Load* (TMDL) Ecology assumed that the NPDES permits for point sources discharging to the Spokane River in Idaho would include limits that would ensure compliance with Washington’s water quality standards.

**The DO TMDL’s Modeling Assumptions for Idaho Point Sources**

To ensure that the TMDL’s load and wasteload allocations, Avista’s DO responsibility, and the loadings from Idaho would cumulatively meet DO WQS in Lake Spokane, when developing the TMDL, Ecology modeled the cumulative impact of both Idaho and Washington pollution sources upon the lake.

The TMDL states: “The dissolved oxygen depletion predicted to result from these assumed Idaho pollutant loads is shown in Tables 14 and 15 of PSU (2010) (the Idaho only source assessment scenario results). The EPA will incorporate permit limits into the NPDES permits for Idaho point source dischargers that ensure that the total dissolved oxygen depletion resulting from those dischargers is no greater than that shown in Tables 14 and 15 of (the Spokane River Modeling Final Scenarios Report 2010, the “2010 modeling report,” by Portland State University).” Id. at 35.

Thus, when developing the TMDL, Ecology assumed certain loadings of oxygen-demanding pollution would be discharged in Idaho (shown in the 2010 modeling report at Table 2, the “prior modeling assumptions”), and the modeling supporting the TMDL thereby accounts for any dissolved oxygen decrease resulting from sources in Idaho. However, the TMDL does not apply to the Idaho permits, and the prior modeling assumptions are not binding on the EPA when it drafts the Idaho permits. The prior modeling assumptions are not wasteload allocations with
which the effluent limits in the Idaho permits must be consistent (40 CFR 122.44(d)(1)(vii)(B)). The EPA is free to establish any limits in the Idaho permits for CBOD₅, ammonia and TP so long as those limits ensure compliance with both Idaho and Washington WQS, when considered cumulatively with other sources of pollution (40 CFR 122.4(d), 122.44(d)(4)).

The language on Page 35 of the TMDL assumed that, in order to determine if the effluent limits in the Idaho permits would meet Washington’s DO criteria, the EPA would isolate the impact of the Idaho point sources and then evaluate those results against the DO impact of the Idaho sources as assumed in the TMDL modeling. The limits would then be set to ensure that the DO depletion from Idaho sources, specifically, was no greater than assumed in the TMDL. This approach would ensure compliance with Washington water quality standards for DO on a cumulative basis by ensuring that the DO impact from both Idaho and Washington sources (and therefore the cumulative DO impact from sources in both States) was the same or less than predicted by the TMDL modeling.

However, the EPA believes it is more realistic to conduct the modeling supporting effluent limits for Idaho point sources to reflect the cumulative effect of all human actions that influence DO and to then evaluate the modeling results against Washington’s water quality standards. This approach more directly ensures compliance with Washington’s water quality standards on a cumulative basis. Thus, the effluent limits are based on modeling of all known human sources of nutrient and oxygen-demanding pollution (i.e. point and non-point sources in Washington and Idaho).

**Summary of Model Results**

The effluent limits in the draft permits are not the same as the loadings that were assumed in the modeling supporting the TMDL, for Idaho point sources. However, as explained below, the effluent limits for Idaho point sources ensure compliance with Washington’s water quality standards for dissolved oxygen, when considered cumulatively with the Washington NPDES permits’ effluent limits, the TMDL’s load allocations for oxygen-demanding pollution from non-point sources, and Avista’s dissolved oxygen responsibility (LimnoTech 2011, PSU 2011).

The effluent limits meet Washington’s DO criteria (WAC 173-201A-200(1)(d)) when the precision of the water quality model is considered (as explained in detail below). The effluent limits in the Washington and Idaho NPDES permits do not decrease the cumulative average dissolved oxygen in the shaded cells in Table 7 of the final TMDL (i.e., when and where Avista has a DO responsibility) relative to the prior modeling assumptions. In fact, the effluent limits improve the dissolved oxygen by 0.006 mg/l relative to the prior modeling assumptions and Washington wasteload allocations when averaged over all reservoir segments and all times of Avista responsibility.

**Model Precision**

With three exceptions, each individual model output result ensures compliance with Washington’s DO criteria (WAC 173-201A-200(1)(d)), when considered cumulatively with the load allocations in Table 6 of the TMDL and Avista’s DO responsibility as reported in Table 7 of the TMDL, after results are rounded to the nearest 0.1 mg/l. Each of the three exceptions is characterized by a markedly low arithmetic tolerance for any decrease in DO relative to the TMDL modeling. That is to say, in each of these instances, the DO sag resulting from point and non-point controls under the TMDL scenario, after considering Avista’s responsibility, was just
slightly less than 0.25 mg/L. Thus, in those instances, a very small additional DO sag (e.g., 0.002 mg/L) would cause the difference, rounded to the nearest 0.1 mg/L, to change from 0.2 mg/L to 0.3 mg/L. The actual DO decreases in the three exceptions, relative to the TMDL, were 0.002 – 0.003 mg/L (see Table 2, below).

<table>
<thead>
<tr>
<th>Segment</th>
<th>Time Period</th>
<th>Tolerance (mg/L)</th>
<th>Modeled DO Change Relative to TMDL (mg/L)</th>
</tr>
</thead>
<tbody>
<tr>
<td>188</td>
<td>July 1-15</td>
<td>0.0008</td>
<td>-0.003</td>
</tr>
<tr>
<td>188</td>
<td>September 1-15</td>
<td>0.0001</td>
<td>-0.002</td>
</tr>
<tr>
<td>186</td>
<td>September 16-30</td>
<td>0.0014</td>
<td>-0.003</td>
</tr>
</tbody>
</table>

The EPA believes these deviations are within the precision of the CE-QUAL-W2 model. In a memo dated December 28, 2010, LimnoTech described some issues encountered when performing a sensitivity analysis for the Idaho point sources. As stated on Page 2 of the memo, a reduction in Post Falls’ CBOD₅ discharge (with all other model inputs held constant) actually effected a 0.002 mg/L decrease in the average DO in the reservoir, in times and locations where Avista has a DO responsibility. Other inputs being equal, the DO should have increased in response to decreased CBOD discharges. Even if the change in CBOD₅ loading was too small to have any discernible impact, the DO should have, at a minimum, been unchanged. Thus, it is reasonable to consider the difference between these two results (0.002 mg/L) to be within the precision of the model for the average DO in times and locations where Avista has a DO responsibility.

Because this average DO is computed from 106 individual results, the model is less precise than 0.002 mg/L for any individual result. Therefore, the EPA believes that the 0.002 – 0.003 mg/L deviations from the TMDL scenario, which resulted in a 0.3 mg/L rounded DO sag in three instances, are within the precision of the CE-QUAL-W2 model. Two results that vary by less than the precision of the model are functionally the same result.

**Improvements in DO Relative to the TMDL**

Under the proposed effluent limits for Idaho and Washington point sources, the cumulative DO sag, rounded to the nearest tenth of a milligram per liter, would actually decrease to 0.1 mg/L from 0.2 mg/L in five instances, as shown in Table 3, below. Also, as stated above, the alternative improves the dissolved oxygen by 0.006 mg/l (relative to the TMDL) when averaged over all segments and times of Avista responsibility. This means that any decreases in DO concentrations relative to the TDML scenario, at specific times and locations, are balanced by DO improvements at other times and in other locations.
### Table 3: Decreases in Rounded DO Sag to 0.1 mg/L

<table>
<thead>
<tr>
<th>Segment</th>
<th>Time Period</th>
<th>Modeled Change Relative to TMDL (mg/L)</th>
</tr>
</thead>
<tbody>
<tr>
<td>172</td>
<td>August 1-15</td>
<td>+0.007</td>
</tr>
<tr>
<td>177</td>
<td>September 1-15</td>
<td>+0.018</td>
</tr>
<tr>
<td>185</td>
<td>September 1-15</td>
<td>+0.001</td>
</tr>
<tr>
<td>175</td>
<td>September 16-30</td>
<td>+0.025</td>
</tr>
<tr>
<td>180</td>
<td>September 16-30</td>
<td>+0.018</td>
</tr>
</tbody>
</table>

The Exceptions are Very Infrequent

The three instances where the cumulative DO sag increased to 0.3 mg/L, when rounded to the tenths place, comprise less than 3% of the times and locations where Avista has a DO responsibility (106 total), and 0.7% of all of the times and locations that were evaluated in Table 7 of the TMDL (448 total). Since Table 7 of the Spokane River DO TMDL only provides DO results for June 1st - December 31st, and modeling indicates no violations of DO WQS prior to June 1st, this percentage would be even smaller than 0.7% on a year-round basis.

The TMDL’s Margin of Safety

The TMDL has an implicit margin of safety comprised of several conservative assumptions (see the TMDL at Page 51). Some of these will tend to exaggerate the impact of nutrients and oxygen demand discharged by point sources. Specifically:

- Low flows (year 2001) were used as the baseline hydrologic condition.
- All TP is assumed to be bioavailable. ²
- The top eight meters of the reservoir are not included in the vertical averaging because of amplified algal activity which increases daytime dissolved oxygen levels.

Therefore, the actual DO impact of the point source discharges may be somewhat less than that predicted by the model.

Conclusion

Because the effluent limits in the Idaho and Washington NPDES permits are equivalent to the scenario used to develop the Spokane River TMDL for the reasons described above, the EPA believes that these effluent limits will ensure compliance with Washington’s water quality standards for DO, when considered cumulatively with other actions taking place under the TMDL.

Effluent Flow Rates used in the Model Inputs

In 2009, the EPA asked the City of Coeur d’Alene, the City of Post Falls, and HARSB to provide effluent flow rate projections for the year 2027, for use in developing the Spokane River TMDL and those facilities’ NPDES permits. The flow projections provided by the utilities at that time were between 6.4 and 7.9 mgd for the City of Coeur d’Alene, 5.0 mgd for the City of Post Falls, and 3.2 mgd for HARSB. After further discussion between the EPA, the City of Coeur d’Alene and IDEQ, a flow projection of 7.6 mgd was established for the City of Coeur d’Alene.

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² The model partitions point source phosphorus into two fractions: One which is immediately bioavailable and another that is not immediately bioavailable but becomes bioavailable over time according to first-order kinetics.
These flows are similar to projections made in 2005 (for the year 2028) as part of the Spokane
River TMDL collaboration process. The 2005 flow projections were 7.0 mgd for the City of
Coeur d’Alene, 5.7 mgd for the City of Post Falls, and 3.2 mgd for HARSB (Spokane River DO
TMDL Collaboration Flows and Loadings Workgroup 2005). For Idaho point sources, the
modeling supporting the TMDL was based on the effluent flow rates projected in 2009 and
effluent concentrations described in the 2010 modeling report at Table 2 (PSU 2010). For the
City of Coeur d’Alene and HARSB, these flow projections were also used to determine calculate
the effluent limits in the draft permits, as described below.

In March 2010, JUB Engineers completed a revised flow projection for the City of Post Falls,
which was 7.65 mgd (JUB 2010). The projection considered projected population growth within
the service area, and a 25% addition for wastewater from non-municipal uses. For the City of
Post Falls, the increased pollutant loads resulting from this increased flow rate (relative to the
2005 and 2009 projections) were represented in the model using proportionally increased
effluent concentrations, instead of an increased effluent flow (see Table 4 below).

### Basis for Loads

The model input effluent concentrations of TP, CBOD$_5$, and ammonia for each of the Idaho
point sources are summarized in Table 4, below. The seasonal average loads of TP, ammonia,
and CBOD$_5$ that are necessary to meet Washington’s water quality criterion for DO in Lake
Spokane, based on the modeling, are calculated by multiplying the projected flow rates for each
facility, which were used in the modeling, by the modeled concentrations and the density of
water (8.34 lb/gallon). The resulting seasonal average loads are shown in Table 4, below.

<table>
<thead>
<tr>
<th>Point Source Discharge</th>
<th>Modeled Flow Rate (mgd)</th>
<th>Seasonal Average Modeled Concentrations, February – October Unless Otherwise Noted (mg/L)</th>
<th>Seasonal Average Modeled Loads, February – October Unless Otherwise Noted (lb/day)</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of Coeur d’Alene WWTP</td>
<td>7.6</td>
<td>4.29 (Mar. – Oct.) 0.05 3.56 (Feb. – Mar.) 3.2 (Apr. – Oct.) 272 (Mar. – Oct.) 3.17 (Feb. – Mar.)</td>
<td></td>
</tr>
<tr>
<td>HARSB WWTP</td>
<td>3.2</td>
<td>2.9 0.05 2.9 77.4 1.33 77.4</td>
<td></td>
</tr>
<tr>
<td>City of Post Falls WWTP</td>
<td>5.0</td>
<td>6.1 0.0765 6.1 255 3.19 255</td>
<td></td>
</tr>
</tbody>
</table>

Notes:
1. Effluent loads for the City of Post Falls are equivalent to a discharge of 0.05 mg/L TP, 4.0 mg/L CBOD$_5$, and 4.0 mg/L ammonia at a flow rate of 7.65 mgd.

### E. Translating the Modeled Loads to Effluent Limits

The modeled loads in Table 4 are seasonal average values. However, 40 CFR 122.45(d)(2)
states that “(f)or continuous discharges all permit effluent limitations, standards, and
prohibitions, including those necessary to achieve water quality standards, shall unless
impracticable be stated as…(a)verage weekly and average monthly discharge limitations for
POTWs.”

In some cases, it is impracticable to express effluent limits as average monthly limits and average
weekly limits. In the draft permits for the City of Coeur d’Alene, City of Post Falls, and
HARSB, the effluent limits for E. coli, chlorine, metals, ammonia, TP, and, in some cases, CBOD are not expressed as average monthly limits and average weekly limits. The basis for expressing effluent limits for E. coli, chlorine and metals using averaging periods other than monthly and weekly is explained in Appendices C and E.

The EPA has determined that it is impracticable to express the water quality-based effluent limits for TP, ammonia, and CBOD that are necessary to meet Washington’s water quality criteria for dissolved oxygen as monthly average and weekly average limits, in this case, for the reasons discussed below. The water quality-based effluent limits for TP, ammonia and CBOD are expressed as seasonal average loading limits that are identical to the loads of TP simulated in the modeling.

**Basis for Expressing Effluent Limits for TP, ammonia and CBOD as Seasonal Average Limits**

In a memorandum dated March 3, 2004 (the Chesapeake Bay Memo), James A. Hanlon, the director of the EPA’s Office of Wastewater Management, stated that, for the protection of Chesapeake Bay and its tidal tributaries from excess nutrient loading, it was impracticable to express permit effluent limitations for nutrients (total nitrogen and TP) as daily maximum, weekly average, or monthly average effluent limitations.

The Chesapeake Bay Memo states that:

“Establishing appropriate permit limits (for nitrogen and TP) for Chesapeake Bay and its tidal tributaries is different from setting limits for other parameters such as toxic pollutants because: the exposure period of concern for nutrients loading to Chesapeake Bay and its tidal tributaries is very long; the area of concern is far-field (as opposed to the immediate vicinity of the discharge); and the average pollutant load rather than the maximum pollutant load is of concern” (Page 2).

The Chesapeake Bay Memo further states that:

“The nutrient dynamics of (Chesapeake) Bay may not be unique. The establishment of an annual limit with a similar finding of ‘impracticability’ pursuant to 40 CFR 122.45(d) may be appropriate for the implementation of nutrient criteria in other watersheds when: attainment of the criteria is dependent on long-term average loadings rather than short-term maximum loadings; the circumstances match those outlined in this memo for Chesapeake Bay and its tidal tributaries; annual limits are technically supportable with robust data and modeling as they are in the Chesapeake Bay context; and appropriate safeguards to protect all other applicable water quality standards are employed” (Pages 2-3).

Similar to Chesapeake Bay, the EPA believes that a finding of impracticability is appropriate in this case as well, under 40 CFR 122.45(d).
Modeling and Hydrology Supports the use of Seasonal Average Limits

As stated in the TMDL (Page 33), the wasteload allocations for Washington point sources and the loading assumptions for the Idaho point sources are seasonal average values. Thus, attainment of dissolved oxygen criteria in Lake Spokane is based on long-term average loadings rather than short-term maximum loadings.

Modeling has shown that highly variable TP discharges from Spokane River point sources, which have an average of 50 µg/L TP, have a very similar impact upon DO in Lake Spokane relative to constant discharges from those sources of exactly 50 µg/L TP each day (HDR 2009). At times and in locations where Avista had a dissolved oxygen responsibility in the TMDL (see TMDL at Table 7, Pages 49-50), on average, the variable discharge scenario resulted in a 0.003 mg/L improvement in DO relative to constant discharges. The variable TP discharges increased DO by as much as 0.09 mg/L relative to constant discharges in some segments, and the maximum decrease in DO in any reservoir segment at any time was only 0.05 mg/L. Therefore, dissolved oxygen in Lake Spokane is insensitive to short-term increases in TP loading, as long as the seasonal average TP load remains unchanged.

In addition, the retention time of Lake Spokane, in a low-flow year, ranges from about 20 days to more than 100 days during the critical summer period (Cusimano 2004). The water quality in Lake Spokane during the critical summer period would therefore be affected by average pollutant loading from upstream sources as opposed to short-term maximum loading.

Because of the long residence time of Lake Spokane, the EPA expects that dissolved oxygen in Lake Spokane would be insensitive to short-term increases in CBOD or ammonia loading, as long as the seasonal average load remains unchanged, similar to the effects of TP.

The TP, Ammonia and CBOD Limits are intended to Control Far Field Effects

Similar to Chesapeake Bay, the TP, ammonia and CBOD effluent limits are intended to control far-field effects. Lake Spokane is a 24-mile-long reservoir, the upstream end of which is 42.5 miles downstream from the closest Idaho POTW (the City of Post Falls).

The Permits Include Additional Requirements to Ensure Water Quality Standards are Met with the use of Seasonal Limits

The draft permits include additional requirements to ensure that water quality standards are met. These requirements include required reporting of monthly average TP, ammonia, and CBOD loadings. In addition, if, at the end of any month from February through September, the average TP, ammonia and CBOD discharge measured to date is greater than the seasonal average loading limit, the permittee must submit a report explaining how it will lower the loading of the relevant pollutant(s) in order to comply with the seasonal average effluent limitations.

As explained below, the EPA has established average monthly and maximum daily limits for ammonia, whenever this was necessary to ensure compliance with Idaho’s water quality criteria for ammonia or with the anti-backsliding provisions of the Clean Water Act.

The Future Effluent Variability is Unknown

In order to calculate average monthly and average weekly limits that are consistent with a seasonal average load, the effluent variability must be known. Effluent variability may be quantified by the coefficient of variation (CV), which is the ratio of the standard deviation to the mean of the effluent data (also called the relative standard deviation).
Because the TP effluent limits require levels of discharge much lower than current levels, the treatment systems must be upgraded in order to achieve compliance with the TP limits. In some cases, upgrades will be necessary to meet new water quality-based effluent limits for ammonia as well. The variability of the effluent CBOD loads for the upgraded facilities may also be different from the historical variability.

While historical monitoring data are available, which could be used to quantify the variability of TP, ammonia and CBOD in the effluents of the existing treatment facilities, the variability of these parameters in the effluent, after these upgrades are completed, is unknown.

On Page E-3, the TSD states that “typical values for the CV range from 0.2 to 1.2.” Because the loading levels in the TMDL and modeling are long-term (e.g., February – October or March – October) average values, the value of the CV can have a significant impact on the value of the average monthly limit. For example, according to Table 5-2 of the TSD, if a facility that sampled 10 times per month had a CV of 0.2 for a given pollutant, its 95th percentile probability basis average monthly limit should be set at 1.12 times the long-term average. If that facility’s CV were equal to 1.2, that facility’s average monthly limit should be set at 1.80 times the long-term average. This means that the facility with a CV of 1.2 would have an average monthly limit 60% greater than a facility with a CV of 0.2. If the limits are set at the 99th percentile probability basis, the difference between limits based on a CV of 1.2 as opposed to a CV of 0.2 becomes even larger.

In some cases, if the CV is not known, an estimate can be made. In fact, it is common practice in the calculation of effluent limits for toxic parameters to assume that the CV is equal to 0.6, if the actual CV is unknown (see the TSD at Pages 53 and E-3). However, in the context of calculating average monthly and average weekly limits from a fixed long-term average, if the estimated CV is less than the actual CV, the effluent limits will be artificially stringent. Conversely, if the estimated CV is greater than the actual CV, the permittee may be able to consistently discharge at levels greater than those modeled, yet maintain compliance with the average monthly effluent limits. This possibility is recognized in the Chesapeake Bay Memo (see Page 4). The Chesapeake Bay Memo also points out that “the effluent loading of nutrients is not constant due to seasonal temperature fluctuations in northern climates” because biological nutrient removal is less effective at lower temperatures (Page 5). The TSD does not provide a means to account for this additional variability in the effectiveness of biological nutrient removal due to temperature.

In contrast, as stated on Page E-3 of the TSD, when calculating effluent limits for toxic parameters, “in many cases, changes in the CV will have little impact on the final permit limit.” This is because the averaging periods for water quality criteria for toxic parameters are very short (generally 4 days for chronic aquatic life criteria and 1 hour for acute aquatic life criteria, see IDAPA 58.01.02.010). Effluent limits for toxic parameters must therefore control short-term peak concentrations. This constrains the effluent limit calculations, making the final effluent limits relatively insensitive to effluent variability.

In addition to the CV, it is unknown whether individual measurements of TP, CBOD or ammonia will be independent, or whether they will be correlated to one another (i.e. autocorrelated). Autocorrelation can be important in the derivation of average monthly permit limits (see TSD at Page E-15).
Seasonal Average Limit Summary

In summary, modeling and the hydrology of Lake Spokane show that, similar to Chesapeake Bay, DO concentrations in Lake Spokane are related not to maximum TP, ammonia and CBOD loading but to the seasonal average loadings of these pollutants. That is to say, Lake Spokane is insensitive to short-term increases in loading of oxygen-demanding pollutants from Idaho point sources, as long as the seasonal average loadings are less than or equal to the modeled loads. The effluent limits for TP, ammonia and CBOD, in this case, are based on far-field, as opposed to near-field, water quality concerns. Because the future variability of TP, ammonia and CBOD concentrations and loadings in these effluents is unknown, the EPA cannot calculate appropriate monthly average and weekly average effluent limits for these pollutants with any degree of certainty. If the EPA were to assume a CV, this could result in effluent limits for TP, ammonia, and CBOD that are artificially stringent, or which could allow the loading of TP, ammonia and/or CBOD to exceed that simulated in the modeling supporting the permits and the TMDL.

For these reasons, the EPA believes that it is impracticable to calculate appropriate average monthly and average weekly limits for TP, ammonia, and CBOD, in this case. The effluent limits for TP, ammonia, and CBOD that are necessary to meet Washington’s water quality standards are therefore stated as seasonal average effluent limits. The seasonal average TP, CBOD, and ammonia effluent limits are identical to the seasonal average loads simulated in the modeling supporting the permits and the TMDL (see Table 4, above).

Reporting Requirements for Seasonal Average Limits

The permits include additional reporting requirements to ensure that water quality standards are attained. These include reporting the monthly average and maximum weekly or daily loads and concentrations on the monthly DMR, reporting the partial seasonal average loads through the last day of the monitoring month, and, if the partial seasonal average load of a given pollutant is greater than the seasonal average effluent limit, the permittee must submit a written report with the DMR, explaining the steps that the permittee will take to reduce its discharge of the relevant pollutant(s) in order to achieve compliance with the seasonal average effluent limit by the end of the season (October 31st in most cases).

If the permittee ceases discharge to the river for at least three days during the season(s) during which seasonal average limits apply, the permittee may include zero pounds per day values in the calculation of the seasonal average loads (and the partial seasonal average loads) as specified in Attachment A of the draft permit. The purpose of Attachment A is to ensure that periods of zero discharge are given the same weight as the periods of time when the permittee is discharging, in the calculation of the seasonal average discharge. The number of zeros allowed for averaging is equal to the required sampling frequency of three times per week (0.429 samples per day), multiplied by the number of days of zero discharge, and rounded down to the nearest whole number.

Ammonia Toxicity

In addition to exhibiting an oxygen demand, ammonia can be directly toxic to aquatic life at high concentrations. In order to prevent acute toxicity to aquatic life, the Technical Support Document for Water Quality-Based Toxics Control (EPA/505/2-90-001) or TSD recommends that effluent limits for pollutants which may be toxic to aquatic life be expressed as average
monthly and maximum daily limits, because even an average weekly limit has an averaging period that is too long to ensure that acute toxicity is prevented (see TSD at section 5.2.3).

Maximum daily limits are not necessary for HARSB because, as described in Appendix D, the EPA has determined, based on effluent data, that HARSB does not have the reasonable potential to cause or contribute to excursions above Idaho’s water quality criteria for ammonia, for toxicity (IDAPA 58.01.02.283). Therefore the new water quality-based effluent limits for ammonia, for HARSB, have been established exclusively for the purpose of ensuring compliance with Washington’s water quality criteria for DO, as opposed to preventing toxicity near the outfall, in waters of the State of Idaho. Therefore, the effluent limits for ammonia, for HARSB are expressed exclusively as seasonal average limits.

Effluent limits for ammonia, for the City of Coeur d'Alene and the City of Post Falls are expressed as a combination of seasonal average, average monthly, and maximum daily effluent limits. The seasonal average limit is based on meeting water quality standards for dissolved oxygen in the State of Washington, downstream from the point of discharge and is identical to the seasonal average modeled loading of ammonia in Table 4, above.

For Coeur d’Alene, the average monthly and maximum daily limits are based on Idaho water quality standards that are intended to prevent acute and chronic toxicity from ammonia, near the point of discharge. The use of average monthly limits in combination with maximum daily limits, when effluent limits are based on preventing toxicity to aquatic life, is consistent with the recommendations of the TSD (Section 5.2.3). It is impracticable to prevent acute toxicity using an average weekly limit. Therefore, the structure of City of Coeur d’Alene’s effluent limits for ammonia is consistent with 40 CFR 122.45(d)(2) and with EPA guidance. The calculation of the toxicity-based ammonia limits for the City of Coeur d’Alene is explained in the City of Coeur d’Alene’s fact sheet.

For Post Falls, Average monthly and maximum daily limits for ammonia are retained for July - September in order to ensure compliance with the anti-backsliding provisions of the Clean Water Act. These effluent limits will also ensure compliance with Idaho’s water quality criteria for ammonia.

**Basis for Mass Limits**

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). Effluent limits for TP, ammonia, and CBOD₅ can be properly expressed as mass. Therefore, effluent limits for these parameters are, at a minimum, expressed in terms of mass.

Effluent limits for TP are expressed exclusively in terms of mass because there are no applicable technology-based standards or numeric in-stream water quality standards for TP. The effluent limitations for TP are intended to meet Washington water quality standards, which apply several miles downstream from the discharges after complete mixing has occurred, and phosphate phosphorus is neither directly toxic to aquatic life nor directly hazardous to human health. Therefore, there is no basis to express the water quality-based TP limits in units other than mass.

As explained below, CBOD₅ and, in some cases, ammonia, are additionally limited in terms of other units of measurement.
**Basis for Concentration and Removal Rate Limits for CBOD$_5$ and Ammonia**

Pollutants which are limited in terms of mass may be additionally limited in terms of other units of measurement, and the permit shall require the permittee to comply with both limitations (40 CFR 122.45(f)(2)).

Applicable technology-based standards for CBOD$_5$ are expressed in terms of concentration and removal rate (40 CFR 133.102(a)(4)). Therefore, in addition to the water quality-based mass limits described above, the permits include additional technology-based effluent limits for CBOD$_5$, which are expressed in terms of concentration (25 mg/L monthly average and 40 mg/L weekly average, 40 CFR 133.102(a)(4)(i – ii)) and a minimum removal rate of 85% (40 CFR 133.102(a)(4)(iii)).

The proposed concentration and removal rate limits for CBOD$_5$ are technology-based limits. The CBOD$_5$ mass limits for November – January are also technology-based limits. The proposed final mass limits for CBOD$_5$, for February – October, are water quality-based limits.

For parameters which may be directly toxic to aquatic life, the TSD recommends that effluent limitations be expressed in terms of both concentration and mass for effluents discharging to waters with less than 100-fold dilution (see TSD at Section 5.7.1).

The average monthly and maximum daily limits for ammonia, for the City of Coeur d’Alene, are based on Idaho’s water quality criteria, for toxicity. From July – September, the complete-mix dilution ratio, based on the FERC-mandated minimum river flow rate and the current treatment plant design flow rate, is less than 100:1. Therefore, the average monthly and maximum daily limits for ammonia, for Coeur d’Alene, for July – September, are expressed in terms of both mass and concentration.

In addition, for HARSB and Post Falls, concentration limits are included in the draft reissued permits from November – January, to ensure compliance with the anti-backsliding provisions of the Clean Water Act. For Post Falls, concentration limits are also necessary to ensure compliance with the anti-backsliding provisions of the Clean Water Act from July – September.

**Proposed Effluent Limits Summary**

The effluent limits for TP, CBOD$_5$, and ammonia that are derived from and comply with the applicable water quality standards of Idaho and Washington are as follows:
Table 5: Proposed Effluent Limits for TP, CBOD$_5$ and ammonia

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Units</th>
<th>Effluent Limits</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Average Monthly Limit</td>
</tr>
<tr>
<td>Proposed Effluent Limits for the City of Coeur d'Alene</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TP as P (Feb. – Oct.)</td>
<td>lb/day</td>
<td>3.17 seasonal average</td>
</tr>
<tr>
<td>TP as P (Nov. – Jan.)</td>
<td>lb/day</td>
<td>Phosphorus management plan. See permit at Part II.C.</td>
</tr>
<tr>
<td>CBOD$_5$ (November – January)</td>
<td>mg/L</td>
<td>25  40</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>1251  2002</td>
</tr>
<tr>
<td></td>
<td>% removal</td>
<td>85% min.</td>
</tr>
<tr>
<td>CBOD$_5$ (February – March)</td>
<td>mg/L</td>
<td>25  40</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>226 seasonal average</td>
</tr>
<tr>
<td></td>
<td>% removal</td>
<td>85% min.</td>
</tr>
<tr>
<td>CBOD$_5$ (April – October)</td>
<td>lb/day</td>
<td>203 seasonal average</td>
</tr>
<tr>
<td></td>
<td>% removal</td>
<td>85% min.</td>
</tr>
<tr>
<td>Ammonia (March – June)</td>
<td>lb/day</td>
<td>649  —</td>
</tr>
<tr>
<td>Ammonia (July – September)</td>
<td>mg/L</td>
<td>6.59  —</td>
</tr>
<tr>
<td>Ammonia (March – October)</td>
<td>lb/day</td>
<td>330  —</td>
</tr>
<tr>
<td>Ammonia (November – February)</td>
<td>lb/day</td>
<td>272 seasonal average</td>
</tr>
<tr>
<td>Proposed Effluent Limits for the City of Post Falls</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TP as P (Feb – Oct.)</td>
<td>lb/day</td>
<td>3.19 seasonal average</td>
</tr>
<tr>
<td>TP as P (Nov. – Jan.)</td>
<td>lb/day</td>
<td>Phosphorus management plan. See permit at Part II.C.</td>
</tr>
<tr>
<td>CBOD$_5$ (November – January)</td>
<td>mg/L</td>
<td>25  40</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>1043  1668</td>
</tr>
<tr>
<td></td>
<td>% removal</td>
<td>85% min.</td>
</tr>
<tr>
<td>CBOD$_5$ (February – October)</td>
<td>mg/L</td>
<td>25  40</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>255 seasonal average</td>
</tr>
<tr>
<td></td>
<td>% removal</td>
<td>85% min.</td>
</tr>
<tr>
<td>Ammonia (February – October)</td>
<td>lb/day</td>
<td>255 seasonal average</td>
</tr>
<tr>
<td>Ammonia (July – September)</td>
<td>mg/L</td>
<td>8.2  —</td>
</tr>
<tr>
<td>Ammonia (November – January)</td>
<td>lb/day</td>
<td>342  —</td>
</tr>
<tr>
<td>Ammonia (November – February)</td>
<td>mg/L</td>
<td>25.4  —</td>
</tr>
<tr>
<td>Proposed Effluent Limits for the HARSB</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TP as P (Feb. – Oct.)</td>
<td>lb/day</td>
<td>1.33 seasonal average</td>
</tr>
<tr>
<td>TP as P (Nov. – Jan.)</td>
<td>lb/day</td>
<td>Phosphorus management plan. See permit at Part II.C.</td>
</tr>
<tr>
<td>CBOD$_5$ (November – January)</td>
<td>mg/L</td>
<td>25  40</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>500  801</td>
</tr>
<tr>
<td></td>
<td>% removal</td>
<td>85% min.</td>
</tr>
<tr>
<td>CBOD$_5$ (February – October)</td>
<td>mg/L</td>
<td>25  40</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>77.4 seasonal average</td>
</tr>
</tbody>
</table>
Table 5: Proposed Effluent Limits for TP, CBOD$_5$ and ammonia

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Units</th>
<th>Effluent Limits</th>
</tr>
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<tbody>
<tr>
<td></td>
<td></td>
<td>Average Monthly Limit</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Average Weekly Limit</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maximum Daily Limit</td>
</tr>
<tr>
<td>% removal</td>
<td>85% min.</td>
<td>—</td>
</tr>
<tr>
<td>Ammonia (February – October)</td>
<td>lb/day</td>
<td>77.4 seasonal average</td>
</tr>
<tr>
<td>Ammonia (November – January)</td>
<td>mg/L</td>
<td>78.7</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>1575</td>
</tr>
</tbody>
</table>

Comparison of Proposed Effluent Limits to the Corresponding Limits in the 2007 Draft Permits

The following nine figures provide a comparison of the phosphorus, ammonia, and CBOD$_5$ limits in the current draft permits to the corresponding effluent limits in the 2007 draft permits. Note that the 2007 draft permits did not propose effluent limits for TP in February, whereas the current draft permits do propose such limits.

Figure 1

Coeur d'Alene TP Limit Comparison 2007 vs. Current
Figure 2

Coeur d'Alene NH3 Limit Comparison
2007 vs. Current

- 2007 Draft Monthly Avg. (lb/day)
- Current Draft Monthly Avg. (lb/day)
- Current Draft Seasonal Avg. (lb/day)

Figure 3

Coeur d'Alene CBOD Limit Comparison
2007 vs. Current

- 2007 Draft Monthly Avg. (lb/day)
- Current Draft Seasonal Avg. (lb/day)
Figure 4

HARSB P Limit Comparison 2007 vs. Current

Figure 5

HARSB NH3 Limit Comparison 2007 vs. Current
Figure 6

HARB CBOD Limit Comparison 2007 vs. Current

![Graph showing HARB CBOD limit comparison 2007 vs. current over different months.]

- 2007 Draft Monthly Avg. (lb/day)
- Current Draft Seasonal Avg. (lb/day)

Figure 7

Post Falls P Limit Comparison 2007 vs. Current

![Graph showing Post Falls P limit comparison 2007 vs. current over different months.]

- 2007 Draft Monthly Avg. (lb/day)
- Current Draft Seasonal Avg. (lb/day)
**Figure 8**

**Post Falls NH3 Limit Comparison 2007 vs. Current**

![Bar chart showing comparison of NH3 limits between 2007 and current drafts for each month from February to October.](chart8)

- 2007 Draft Monthly Avg. (lb/day)
- Current Draft Seasonal Avg. (lb/day)

**Figure 9**

**Post Falls CBOD Limit Comparison 2007 vs. Current**

![Bar chart showing comparison of CBOD limits between 2007 and current drafts for each month from February to October.](chart9)

- 2007 Draft Monthly Avg. (lb/day)
- Current Draft Seasonal Avg. (lb/day)
F. Effect of the Proposed Effluent Limits

**Lake Spokane**

As explained above, modeling shows that the proposed effluent limits for TP, CBOD$_5$ and ammonia, considered cumulatively with the effluent limits for Washington point sources in their NPDES permits and the load allocations for Washington non-point sources and the DO improvements required of Avista in the DO TMDL, will ensure compliance with Washington’s water quality criterion for DO in Lake Spokane.

**State Line**

The memoranda from Portland State University and LimnoTech do not specifically analyze the effect of the proposed effluent limits at the state line. Therefore, as explained below, the EPA has analyzed the model output and determined that, in compliance with 40 CFR 122.4(d) and 40 CFR 122.44(d)(4), the proposed effluent limits for the Idaho point sources will ensure that Washington’s and Idaho’s water quality standards are met at the state line.

**Dissolved Oxygen**

Even with zero discharge of human-caused pollution in Idaho, Washington’s numeric criterion for dissolved oxygen (8.0 mg/L) would only be attained at the state line about 96% of the time. That is to say, the remaining 4% of the time, the natural background DO concentration at the state line is less than 8.0 mg/L. However, this does not mean that Washington’s water quality standards would not be attained. Washington’s water quality standards state that, “when a water body’s DO is lower than the (numeric) criteria...(or within 0.2 mg/L of the criteria) and that condition is due to natural conditions, then human actions considered cumulatively may not cause the DO of that water body to decrease more than 0.2 mg/L” (WAC 173-201A-200(1)(d)(i)).

At times when the model predicts that DO is less than 8.2 mg/L (i.e., within 0.2 mg/L of the numeric criterion), with zero discharge of human-caused pollution in Idaho, the maximum DO decrease attributable to the Idaho dischargers, including stormwater discharges, at the state line, is 0.13 mg/L below natural conditions, which is less than the decrease allowed by the standards (0.2 mg/L). Therefore, the effluent limits will ensure compliance with Washington’s water quality standards for dissolved oxygen at the state line.

In Idaho, in waters designated for salmonid spawning, the applicable numeric dissolved oxygen criterion is 6.0 mg/L or 90% of saturation, whichever is greater. Modeling predicts that, under the proposed effluent limits, the DO concentration at the state line will be greater than 6.0 mg/L at all times (the minimum DO is 7.65 mg/L). The dissolved oxygen concentration will be greater than 90% of saturation, 99.96% of the time, under both the no source (i.e., zero discharge) and effluent limit scenarios. Therefore, the effluent limits will ensure compliance with Idaho’s numeric DO criteria 99.96% of the time, and the very infrequent excursions below the numeric criteria (0.04% of the time) occur due to natural background conditions and do not violate Idaho’s water quality standards (see IDAPA 58.01.02.200.09).

**pH**

The Washington pH criterion for the Spokane River at the state line is “pH shall be within the range of 6.5 to 8.5 with a human-caused variation within the above range of less than 0.5 units”
(WAC 173-201A, Table 200(1)(g)). Idaho’s water quality standard is “within the range of six point five (6.5) to nine point zero (9.0)” (IDAPA 58.01.02.250.01.a).

Under the proposed effluent limits, the predicted minimum and maximum pH at the state line are 7.12 and 7.96 standard units, respectively, which complies with the criteria for pH range for both Idaho and Washington. The maximum human-caused pH changes are an increase of 0.21 standard units, and a decrease of 0.26 standard units, which are less than the 0.5 unit human-caused variation allowed by the Washington standards. Therefore, the proposed effluent limits ensure compliance with both Washington’s and Idaho’s water quality standards for pH, at the state line.

**Phosphorus**

Neither Idaho nor Washington has statewide numeric water quality criteria for TP. However, Idaho does have a narrative criterion for nutrients (IDAPA 58.01.02.200.06), and the Spokane River is 303(d) listed for TP in Idaho. The EPA has a Clean Water Act Section 304(a) recommended water quality criterion for TP, for the western forested mountains ecoregion, which is 10 µg/L (EPA 822-B-00-015, Table 2). The criteria document recommends that nutrient criteria be applied using a seasonal or annual averaging period (Page 6).

The model predicts that, with the proposed effluent limits in place, the median TP concentration at the state line, from February through October, will be 9.1 µg/L. This is less than the EPA-recommended criterion for TP, for this ecoregion, which is 10.0 µg/L (EPA 2000). The model predicts that the proposed effluent limits will result in only a 0.8 µg/L increase relative to the February – October median TP concentration predicted under the “no source” scenario (i.e., with no discharge from any Idaho point sources, including storm water). The concentration of TP at the State line, from February through October, will be less than 10 µg/L 55% of the time, with the proposed effluent limits in place. Therefore, the effluent limits proposed in the draft permits will ensure compliance with Idaho’s and Washington’s narrative criteria for nutrients and aesthetics (IDAPA 58.01.02.200.06, WAC 173-201A-260(2)(b)).

**Temperature**

The Washington water quality standard for temperature in the Spokane River at the state line is: “Temperature shall not exceed a 1-DMax of 20.0°C due to human activities. When natural conditions exceed a 1-DMax of 20.0°C no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C; nor shall such temperature increases, at any time exceed t=34/(T+9)” (WAC 173-201A-602).

The capital “T” represents the background temperature as measured at a point or points unaffected by the discharge and representative of the highest ambient water temperature in the vicinity of the discharge (WAC 173-201A-200(1)(c)(ii)(A)). Modeling predicts that the maximum temperature with no discharge from any Idaho point sources at the state line is 26.4 ºC; the value of 34/(T + 9) therefore equals 0.96 ºC. The maximum temperature increase attributable to the Idaho dischargers, at any time, is 0.27 ºC, which is much less than the allowable increase (0.96 ºC). At times when the predicted temperature, with no discharge from Idaho point sources, is greater than or equal to 20 ºC, the maximum temperature increase attributable to the Idaho point sources is 0.13 ºC, less than half the increase allowed by the criterion (0.3 ºC).
Therefore, the Idaho dischargers do not have the reasonable potential to cause or contribute to excursions above water quality standards for temperature in the State of Washington, and it is not necessary to include effluent limits for temperature in these permits, in order to ensure compliance with Washington’s water quality criteria for temperature.

Furthermore, the EPA has determined that the Idaho dischargers do not have the reasonable potential to cause or contribute to excursions above water quality standards for temperature, in waters of the State of Idaho (Nickel 2007, 2012). Therefore, the permits do not require water quality-based effluent limits for temperature.

**Ammonia**

The model predicts that, under the proposed ammonia effluent limits, the maximum instantaneous concentration of ammonia at the state line will be 0.42 mg/L, which is less than either State’s chronic numeric water quality criteria for ammonia, under critical conditions for temperature and pH. Thus, the effluent limits in the draft permits will ensure compliance with both States’ numeric water quality criteria for ammonia, at the state line.

**The State of Washington’s Antidegradation Policy**

In addition to ensuring compliance with the State of Washington’s water quality criteria, the draft permits for the City of Coeur d’Alene, City of Post Falls, and HARSB ensure compliance with the State of Washington’s antidegradation requirements (WAC 173-201A-300 – 330).

In the State of Washington, the Spokane River is currently 303(d) listed for dissolved oxygen, lead, temperature, total dissolved gas, dioxin, and PCBs. The Spokane River is therefore not of higher quality than the applicable water quality criteria for these parameters. Therefore, the affected waters of the State of Washington are not afforded “Tier II” antidegradation protection under WAC 173-201A-320, for these parameters.

The Spokane River and Lake Spokane are 303(d)-listed for DO in the State of Washington. Washington’s antidegradation policy states that “for waters that do not meet assigned criteria, or protect existing or designated uses, the department will take appropriate and definitive steps to bring the water quality back into compliance with the water quality standards.” As explained above, the effluent limits for TP, CBOD₃, and ammonia ensure compliance with Washington’s water quality criteria for dissolved oxygen. The permits contain effluent limits that ensure compliance with Idaho’s water quality criteria for lead (which are more stringent than Washington’s criteria) at the end-of-pipe. Thus, the lead limits are also stringent enough to ensure compliance with Washington’s water quality criteria for lead. Furthermore, as explained above, these discharges do not have the reasonable potential to cause or contribute to excursions above Washington’s water quality criteria for temperature. Washington’s EPA-approved water quality criteria for these parameters ensure that existing and designated uses are maintained and protected, thereby ensuring compliance with Washington’s Tier I antidegradation requirements (WAC 173-201A-310).

No antidegradation analysis is necessary for PCBs or dioxin because the Idaho permits do not contain effluent limits for these parameters and there is no information demonstrating that the Idaho permittees discharge these parameters. Therefore the discharges do not allow lower water quality due to these pollutants. The permits include monitoring requirements for PCBs and dioxin. The monitoring 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 or dioxin. Available data indicate that the Spokane River does not exceed either State’s Clean Water Act effective PCB criterion at the State line (Serdar et al. 2011).3

For other parameters, in general, the effluent limits in the draft permits are as stringent as or more stringent than the corresponding effluent limits in the previous permits. In those cases, the permits are not new or expanded relative to the 1999 permits, thus they will not cause a lowering of water quality under Washington’s Tier II antidegradation provisions (WAC 173-201A-320).

The Spokane River has not been designated an outstanding resource water. Therefore, the Tier III antidegradation protections of WAC 173-201A-330 do not apply to the Spokane River.

Summary
The effluent limits that the EPA is proposing for TP, ammonia and CBOD₅ ensure a level of water quality that is derived from and complies with the applicable water quality standards of the States of Idaho and Washington, for dissolved oxygen, pH, ammonia, and nutrients, based on the cumulative impact of all human actions. Therefore, the level of water quality to be achieved by these effluent limits is derived from and complies with the applicable water quality standards of the States of Washington and Idaho, in compliance with federal regulations (40 CFR 122.4(d), 122.44(d)(1)(vii)(A), 122.44(d)(4)).

G. References


3 Washington’s PCB criterion is identical to the criterion that is in effect for Clean Water Act purposes in Idaho.


Appendix C: General Basis for Effluent Limits

The following discussion explains in more detail the statutory and regulatory bases 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 are required to meet. The EPA developed and promulgated “secondary treatment” regulations that are found in 40 CFR 133.102. These technology-based limits identify the minimum level of effluent quality attainable by secondary treatment in terms of five-day biochemical oxygen demand (BOD₅) or five-day carbonaceous biochemical oxygen demand (CBOD₅), total suspended solids (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. The EPA has chosen to express the effluent limits in terms of CBOD₅ in this case. The federally promulgated secondary treatment effluent limits are listed in Table C-1.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Average Monthly Limit</th>
<th>Average Weekly Limit</th>
<th>Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>CBOD₅</td>
<td>25 mg/L</td>
<td>40 mg/L</td>
<td>—</td>
</tr>
<tr>
<td>TSS</td>
<td>30 mg/L</td>
<td>45 mg/L</td>
<td>—</td>
</tr>
<tr>
<td>Removal Rates for CBOD₅ and TSS</td>
<td>85% (minimum)</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>pH</td>
<td>—</td>
<td>—</td>
<td>6.0 – 9.0 s.u.</td>
</tr>
</tbody>
</table>

The EPA has determined that the secondary treatment CBOD₅ effluent limits are adequately stringent to protect water quality in the States of Idaho and Washington from November through January. From February through October, more stringent water quality-based CBOD₅ effluent limits apply (see Appendix B).

The EPA has determined that the secondary treatment TSS limits are adequately stringent to protect water quality in the Spokane River at all times, therefore, the TSS limits in the draft permit are the secondary treatment limits.

The EPA has determined that the secondary treatment pH effluent limits are not stringent enough to protect water quality in the Spokane River. Therefore, more stringent water quality-based pH effluent limits apply.

Chlorine
The Post Falls facility generally uses ultraviolet disinfection in lieu of chlorine. Therefore, there are no technology-based chlorine limits that are applicable to the discharge.
Mass-Based Limits

Effluent limits are generally calculated on a concentration basis. The federal regulation at 40 CFR 122.45(f) generally requires that effluent limits be expressed in terms of mass. The regulation at 40 CFR 122.45(b)(1) 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 generally calculated from the corresponding concentration limits as follows:

\[
\text{Mass based limit (lb/day)} = \text{concentration limit (mg/L or ppm)} \times \text{design flow (mgd)} \times 8.34^1
\]

For example, the technology-based mass limits for CBOD$_5$ are as follows:

**Average Monthly Limit:**

\[
25 \text{ mg/L} \times 5 \text{ mgd} \times 8.34 \text{ lb/gallon} = 1043 \text{ lb/day}
\]

**Average Weekly limit:**

\[
40 \text{ mg/L} \times 5 \text{ mgd} \times 8.34 \text{ lb/gallon} = 1668 \text{ lb/day}
\]

From February – October, the mass limits for CBOD are calculated independently of the concentration limits. The concentration limits are technology-based at all times. The mass limits for CBOD$_5$ are water quality-based from February – October and technology-based from November – January.

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. 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. Effluent limits must also meet the applicable water quality requirements of affected States other than the State in which the discharge originates, which may include downstream States (40 CFR 122.4(d), 122.44(d)(4), see also CWA Section 401(a)(2)).

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 for the discharge in an approved TMDL. There are no approved TMDLs that specify wasteload allocations for this discharge; all of the water quality-based effluent limits are calculated directly from the applicable water quality standards.

---

1 8.34 is the density of water, in units of pounds per gallon.
Reasonable Potential Analysis

When evaluating the effluent to determine if water quality-based effluent limits are needed based on numeric criteria, the EPA projects the receiving water concentration for each pollutant of concern. The EPA uses the concentration of the pollutant in the effluent and receiving water and, if appropriate, the dilution available from the receiving water, to project the receiving water concentration. Dilution is considered in the reasonable potential analysis if and only if the State authorizes a mixing zone in its draft CWA Section 401 certification. 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 are authorized by the Idaho Department of Environmental Quality (IDEQ). Based on IDEQ’s draft Clean Water Act Section 401 certification, some of the water quality-based effluent limits in this permit have been calculated using a mixing zone. Effluent limit and reasonable potential calculations for cadmium, lead, and zinc did not use mixing zones because the receiving water does not meet water quality standards for those pollutants. If IDEQ does not authorize mixing zones in the final Clean Water Act Section 401 certification for certain parameters, the water quality-based effluent limits for those parameters 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 (for lead and zinc, in this case), 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, the EPA calculates effluent limits which are protective of the WLA using statistical procedures described in Appendix E.
C. Facility-Specific 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. The EPA obtained pH and alkalinity data for the receiving water from the USGS. The EPA has used these data to determine the discharge’s effects on the pH of the receiving water. The EPA believes that a mixing zone for pH is appropriate.

The proposed pH limits are 6.3 to 9.0 from October through June and 6.4 to 9.0 from July through September. If IDEQ does not grant a mixing zone for pH in its final CWA Section 401 certification, the 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 are met before the effluent is discharged to the receiving water. See Appendix F for effluent limit calculations for pH.

**Total Phosphorus**

The EPA has determined that the phosphorus in the permitted discharge, together with the discharges of phosphorus from HARSB and the City of Coeur d’Alene as well as municipal stormwater discharged to the Spokane River in Idaho, has the reasonable potential to cause or contribute to excursions above water quality criteria dissolved oxygen in the State of Washington, downstream of the discharge. The EPA has calculated water quality-based effluent limits for total phosphorus which ensure a level of water quality that is derived from and complies with the applicable water quality requirements of both Washington and Idaho. See Appendix B for a complete discussion of the calculation of water quality-based effluent limits for total phosphorus.

**Ammonia**

As explained in Appendix B, the EPA has determined that, independent of any concerns about the Post Falls facility’s discharge of ammonia causing or contributing to excursions above water quality standards for ammonia in waters of the State of Idaho, the Post Falls facility’s discharge of ammonia, in combination with other sources of oxygen-demanding pollution, has the reasonable potential cause or contribute to nonattainment of Washington’s water quality standards for dissolved oxygen (DO), from February – October. Therefore effluent limits are necessary for ammonia, from February – October, in order to ensure compliance with Washington’s water quality standards for DO.

During the winter (i.e., November – January), the EPA has determined that the ammonia effluent concentration (i.e., mg/L) limits that were in the 1999 permit will ensure compliance with Idaho’s numeric water quality criteria for ammonia, even if the facility is discharging at its new, higher design flow rate of 5 mgd. Similarly, from July – September, the ammonia effluent concentration (i.e., mg/L) limits that were in the 1999 permit will ensure compliance with Idaho’s numeric water quality criteria for ammonia. Therefore, the ammonia concentration limits for November – January and from July – September have been carried forward in the draft
permit, consistent with the anti-backsliding provisions of the Clean Water Act (§§ 303(d)(4) and 402(o)).

The EPA has re-calculated the mass effluent limits for ammonia, for July – September November – January, based on the increased design flow of the POTW, consistent with 40 CFR 122.45(b)(1). The revised mass limits are less stringent than those in the prior permit, in proportion to the increased design flow of the POTW. The increased design flow of the POTW is a material and substantial alteration or addition to the permitted facility, which provides an exception to the anti-backsliding provisions of the Clean Water Act (Section 402(o)(2)(A)).

The seasonal average effluent limit for ammonia (which applies from February – October) is much more stringent than the effluent limits that had applied from October – June in the prior (1999) permit. Therefore, it is not necessary to retain the prior permit’s ammonia effluent limits from February – June or during October in order to comply with the anti-backsliding provisions of the CWA. In addition, the EPA has determined that it is not necessary to establish shorter term (e.g. maximum daily and average monthly) limits for ammonia, from February – June or during October, in order to ensure compliance with Idaho’s water quality criteria for ammonia.

**Five-Day Carbonaceous Biochemical Oxygen Demand**

As stated above, the EPA has promulgated technology-based effluent limits for CBOD$_5$. The technology-based limits apply from November through January.

However, the EPA has determined that, from February through October, more stringent mass effluent limits are necessary for CBOD$_5$, in order to ensure compliance with water quality criteria for dissolved oxygen in the State of Washington. The concentration and removal rate limits remain technology-based, year-round. See Appendix B for a complete discussion of the basis for the water quality-based mass effluent limits for CBOD$_5$ for February – October.

**Metals**

In the 1999 permit, the EPA established “criteria end-of-pipe” water quality-based effluent limits for lead and zinc. Since the Spokane River is 303(d) listed for cadmium, lead, and zinc, the river has no assimilative capacity to dilute these metals in an effluent. Therefore, no mixing zone may be authorized for cadmium, lead, or zinc.

The numeric values of the acute and chronic water quality criteria for cadmium, lead, zinc, and certain other metals are dependent upon the hardness of the water. For the criteria end-of-pipe reasonable potential and effluent limit calculations for cadmium, lead and zinc, the effluent hardness was used to calculate the water quality criteria. As long as the concentrations of cadmium, lead, and zinc in the effluent are below the water quality criteria (calculated at the effluent hardness) the effluent will not cause or contribute to an in-stream excursion above water quality standards as it mixes with the receiving water.²

² Because the shape of the lead criteria curves, when plotted against hardness, are “concave up,” (i.e., the second derivative is always positive), calculating criteria end-of-pipe water quality-based effluent limits for lead, using the hardness of the effluent, can contribute to excursions above water quality criteria as the discharge mixes with a receiving water that is softer than the effluent. This was addressed in this case by calculating a tangent line to the water quality criteria at the State of Idaho’s hardness “floor” of 25 mg/L as CaCO$_3$ and calculating water quality-based effluent limits based on the tangent line.
Lead and Zinc

The EPA has determined that the concentration (i.e., µg/L) effluent limits for lead and zinc in the 1999 permit are stringent enough to ensure compliance with water quality criteria, with no mixing zone. Therefore, the 1999 permit’s concentration effluent limits have been continued forward in the draft reissued permit, consistent with the antibacksliding provisions of the CWA (Section 402(o)).

The loading effluent limits for lead and zinc in Table 4 are less stringent than those in the 1999 permit. This is because the design flow of the facility has increased, from 3.48 mgd at the time the 1999 permit was issued, to 5.0 mgd. Loading effluent limits for POTWs are generally calculated from the concentration limits, based on the design flow rate of the POTW (40 CFR 122.45(b)(1)). The physical expansion of the POTW to a larger design capacity is a material and substantial alteration which justifies less stringent loading effluent limits for lead and zinc, relative to the 1999 permit (CWA Section 402(o)(2)(A)). Thus, for the purposes of complying with the CWA (as distinct from Idaho state law) the lead and zinc loading limits may be less stringent than the corresponding limits in the 1999 permit.

Cadmium

A reasonable potential analysis, which did not consider the dilution of the effluent in the receiving water, showed that the discharge does not have the reasonable potential to cause or contribute to excursions above water quality criteria for cadmium. Therefore, the permit does not include any concentration effluent limits for cadmium.

However, IDAPA 58.01.02.055.04 requires that the total load of pollutants causing water quality limited listings must remain constant or decrease within the watershed until a TMDL or equivalent process is completed. Even though the 1999 permit did not include effluent limits for cadmium and the discharge does not have the reasonable potential to cause or contribute to excursions above water quality criteria for cadmium, the facility does discharge cadmium. To ensure that the total loading of cadmium does not increase, the State of Idaho specified effluent limits for cadmium in its CWA Section 401 certification. These effluent limits must be incorporated into the permit (40 CFR 122.44(d)(3), 124.53(e), 124.55(a)(2)).

The EPA is specifically requesting public comments on the effluent loading (i.e. lb/day) limits for cadmium, lead and zinc.

Copper

The EPA has determined that the prior permit’s concentration effluent limits for copper will ensure compliance with water quality standards for copper, even when discharging at the new, higher design flow rate of 5 mgd. Therefore the prior permit’s concentration effluent limits, which were applicable from July – September, have been continued forward under the anti-backsliding provisions of the Clean Water Act. The EPA has re-calculated the mass effluent limits for copper, for July – September, based on the increased design flow of the POTW (40 CFR 122.45(b)(1)). The revised mass limits are less stringent than those in the prior permit, in proportion to the increased design flow of the POTW. The increased design flow of the POTW is a material and substantial alteration or addition to the permitted facility, which provides an exception to the anti-backsliding provisions of the Clean Water Act (Section 402(o)(2)(A)).
The EPA has determined that the discharge does not have the reasonable potential to cause or contribute to excursions above water quality standards for copper from October – June. Therefore, no effluent limits are proposed for copper for October – June.

**E. Coli**

The Idaho water quality standards state that waters of the State of Idaho that are designated for recreation are not to contain E. coli bacteria in concentrations exceeding a geometric mean of 126 organisms per 100 ml based on a minimum of five samples taken every three to seven days over a thirty day period. Therefore, the draft permit contains a monthly geometric mean effluent limit for E. coli of 126 organisms per 100 ml, and a minimum sampling frequency of five grab samples per month (IDAPA 58.01.02.251.01.a.).

The Idaho water quality standards also state that a water sample that exceeds certain “single sample maximum” values indicates a likely exceedance of the geometric mean criterion, although it is not, in and of itself, a violation of water quality standards. For waters designated for primary contact recreation, the “single sample maximum” value is 406 organisms per 100 ml (IDAPA 58.01.02.251.01.b.ii.).

The goal of a water quality-based effluent limit is to ensure a low probability that water quality standards will be exceeded in the receiving water as a result of a discharge, while considering the variability of the pollutant in the effluent (see TSD at Section 5.3.1). Because a single sample value exceeding 406 organisms per 100 ml indicates a likely exceedance of the geometric mean criterion, the EPA has imposed an instantaneous (single grab sample) maximum effluent limit for E. coli of 406 organisms per 100 ml, in addition to a monthly geometric mean limit of 126 organisms per 100 ml, which directly implements the water quality criterion for E. coli. This will ensure that the discharge will have a low probability of exceeding water quality standards for E. coli.

Regulations at 40 CFR 122.45(d)(2) require that effluent limitations for continuous discharges from POTWs be expressed as average monthly and average weekly limits, unless impracticable. The terms “average monthly limit” and “average weekly limit” are defined in 40 CFR 122.2 as arithmetic (as opposed to geometric) averages.

It is impracticable to properly implement a 30-day geometric mean criterion in a permit using monthly and weekly arithmetic average limits. The geometric mean of a given data set is equal to the arithmetic mean of that data set if and only if all of the values in that data set are equal. Otherwise, the geometric mean is always less than the arithmetic mean. In order to ensure that the effluent limits are “derived from and comply with” the geometric mean water quality criterion, as required by 40 CFR 122.44(d)(1)(vii)(A), it is necessary to express the effluent limits as a monthly geometric mean and an instantaneous maximum limit.

**Chlorine**

Although the Post Falls facility uses ultraviolet disinfection, the City has continued to monitor the effluent for chlorine, as required by its 1999 permit. The effluent data indicate that the facility has the reasonable potential to cause or contribute to excursions above water quality standards for chlorine if and only if chlorine is used in the treatment process. Therefore, the draft permit proposes water quality-based effluent limits for chlorine when chlorine is used in the treatment process. The facility does not have the reasonable potential to cause or contribute to
excursions above water quality standards for chlorine when chlorine is not used in the treatment process, so no effluent limits are proposed when chlorine is not used in the treatment process.

D. Summary of Limits and Bases

The following table summarizes the general statutory and regulatory bases for the limits in the draft permit.

<table>
<thead>
<tr>
<th>Limited Parameter</th>
<th>Basis for Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>CBOD₃ (concentration &amp; removal rate)</td>
<td>Clean Water Act (CWA) Section 301(b)(1)(B), 40 CFR 133 (technology-based)</td>
</tr>
<tr>
<td>CBOD₃ (mass, November – January)</td>
<td>Clean Water Act (CWA) Section 301(b)(1)(B), 40 CFR 133, 40 CFR 122.45(b)(1), 122.45(f) (technology-based, mass limits)</td>
</tr>
<tr>
<td>CBOD₃ (mass, February – October)</td>
<td>CWA Section 301(b)(1)(C), 40 CFR 122.44(d), 40 CFR 122.44(d), WAC 173-201A-200(1)(d)(ii) (water quality-based, all affected States)</td>
</tr>
<tr>
<td>TSS</td>
<td>CWA Section 301(b)(1)(B), 40 CFR 133, 40 CFR 122.45(b)(1), 122.45(f) (technology-based, mass limits)</td>
</tr>
<tr>
<td>pH</td>
<td>CWA Section 301(b)(1)(C), 40 CFR 122.44(d), IDAPA 58.01.02.250.01.a, IDAPA 58.01.02.060 (water quality-based, with mixing zone)</td>
</tr>
<tr>
<td>Phosphorus (February – October)</td>
<td>CWA Section 301(b)(1)(C), 40 CFR 122.44(d), 40 CFR 122.44(d), WAC 173-201A-200(1)(d)(ii) (water quality-based, all affected States)</td>
</tr>
<tr>
<td>Phosphorus Management Plan</td>
<td>40 CFR 122.44 (k) (best management practices)</td>
</tr>
<tr>
<td>Floating, Suspended or Submerged Matter</td>
<td>CWA Section 301(b)(1)(C), 40 CFR 122.44(d), IDAPA 58.01.02.200.05 (water quality-based)</td>
</tr>
<tr>
<td>E. Coli</td>
<td>CWA Section 301(b)(1)(C), 40 CFR 122.44(d), IDAPA 58.01.02.251.01 (water quality-based)</td>
</tr>
<tr>
<td>Chlorine</td>
<td>CWA 301(b)(1)(C), 40 CFR 122.44(d), IDAPA 58.01.02.210, IDAPA 58.01.02.060 (water quality-based, with mixing zone)</td>
</tr>
<tr>
<td>Ammonia (February – October)</td>
<td>CWA Section 301(b)(1)(C), 40 CFR 122.44(d), 40 CFR 122.44(d), WAC 173-201A-200(1)(d)(ii) (water quality-based, all affected States)</td>
</tr>
<tr>
<td>Ammonia (concentration, November and July – September)</td>
<td>CWA Section 402(o) (anti-backsliding)</td>
</tr>
<tr>
<td>Ammonia (mass, November – January, and average monthly and maximum daily mass from July – September)</td>
<td>40 CFR 122.45(f), 40 CFR 122.45(b)(1) (mass limits)</td>
</tr>
<tr>
<td>Cadmium</td>
<td>40 CFR 122.44(d)(3), 124.53(e), 124.55(a)(2), IDAPA 58.01.02.055.04 (conforming to the conditions of a CWA Section 401 certification)</td>
</tr>
<tr>
<td>Lead</td>
<td>CWA Sections 402(o), 303(d)(4), 40 CFR 122.45(b)(1), 122.45(f), (anti-backsliding, mass limits)</td>
</tr>
<tr>
<td>Zinc</td>
<td>CWA Sections 402(o), 303(d)(4), 40 CFR 122.45(b)(1), 122.45(f), (anti-backsliding, mass limits)</td>
</tr>
<tr>
<td>Toxics Management Plan</td>
<td>40 CFR 122.44(k) (best management practices)</td>
</tr>
</tbody>
</table>
Appendix D: Reasonable Potential Calculations

The following describes the process the EPA has used to determine if the discharge authorized in the draft permit has the reasonable potential to cause or contribute to an excursion above Idaho’s federally approved water quality standards for certain pollutants. The EPA generally uses the process described in Section 3.3 of 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, the EPA compares the maximum projected receiving water concentration to the criteria for that pollutant. If the projected receiving water concentration exceeds the criteria, then the discharge has the reasonable potential to cause or contribute to excursions above water quality standards, 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:

\[ C_d Q_d = C_e Q_e + C_u Q_u \]  

(Equation D-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
- \( C_u \) = 95th 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 (generally set equal to the design flow of the treatment plant per 40 CFR 122.45(b)(1)).
- \( Q_u \) = Receiving water low flow rate upstream of the discharge (e.g. 1Q10, 7Q10)

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

\[ C_d = \frac{C_e Q_e + C_u Q_u}{Q_e + Q_u} \]  

(Equation D-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 generally 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:

\[ C_d = \frac{C_e Q_e + C_u (Q_u \times MZ)}{Q_e + (Q_u \times MZ)} \]  

(Equation D-3)

In the above equation, \( MZ \) is the fraction of the receiving water flow available for dilution. The Idaho water quality standards generally limit mixing zones to 25% of the volume of the stream.
flow (IDAPA 58.01.02.060). The MZ was generally set equal to 0.25 (25%) for the reasonable potential analysis. Exceptions include cadmium, lead, and zinc (because the receiving water is impaired for those parameters and cannot provide dilution of the effluent, therefore no mixing zone may be authorized for those parameters).

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

$$C_d = C_e$$  \hspace{1cm} \text{(Equation D-4)}

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 D-5:

$$C_d = CF \times C_e$$  \hspace{1cm} \text{(Equation D-5)}

Equation D-3 can be simplified by introducing a “dilution factor,”

$$D = \frac{Q_e + 0.25 \times Q_u}{Q_e}$$  \hspace{1cm} \text{(Equation D-6)}

The dilution factors for the various seasons for the reasonable potential analysis are shown in Table D-1, below:

<table>
<thead>
<tr>
<th>Season or Parameter</th>
<th>Mixing Zone (% of critical flow)</th>
<th>Acute Dilution Factor (1Q10)</th>
<th>Chronic Dilution Factor (7Q10)</th>
<th>Chronic Ammonia Criterion Dilution Factor (30Q10)</th>
<th>Human Health Non-Carcinogen Dilution Factor (30Q5)</th>
<th>Human Health Carcinogen Dilution Factor (Harmonic Mean)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Full Year</td>
<td>25%</td>
<td>N/A</td>
<td>N/A</td>
<td>17.2</td>
<td>N/A</td>
<td>67.2</td>
</tr>
<tr>
<td>July – September</td>
<td>25%</td>
<td>17.2</td>
<td>17.2</td>
<td>17.2</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>October – June</td>
<td>25%</td>
<td>12.8</td>
<td>34.3</td>
<td>42.0</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Cadmium, lead, and zinc</td>
<td>No mixing zone (receiving water is impaired)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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

$$C_d = \frac{C_e - C_u + C_u}{D}$$  \hspace{1cm} \text{(Equation D-7)}

If the criterion is expressed as dissolved metal, the effluent concentrations are measured in total recoverable metal and must be converted to dissolved metal as shown in Equation D-8, which applies when a mixing zone may be granted for a metal with criteria expressed as dissolved metal.

$$C_d = \left[\frac{CF \times C_e - C_u}{D}\right] + C_u$$  \hspace{1cm} \text{(Equation D-8)}
In equation D-8, $C_e$ is expressed as total recoverable metal and $C_d$ and $C_u$ are expressed as dissolved metal.

Equations D-5, D-7, and D-8 are the forms of the mass balance equation which were used to determine reasonable potential and calculate wasteload allocations.

**B. Maximum Projected Effluent Concentration**

**Total Suspended Solids**

This facility is subject to technology-based effluent limits for TSS. In order to determine if the technology-based effluent limits are stringent enough to ensure compliance with water quality standards, the EPA has used the average weekly technology-based effluent limits as the maximum projected effluent concentration.

**Parameters with Water Quality-based Effluent Limits in the 1999 Permit**

For parameters that were subject to water quality-based effluent limits in the 1999 permit and for which effluent are not necessary to meet Washington’s water quality standards (copper, lead, zinc, and ammonia from November – January and July – September) the EPA has used the maximum daily effluent limits in the 1999 permit as the maximum projected effluent concentrations. This allows the EPA to determine if the effluent limits in the 1999 permit are stringent enough to prevent the discharge from causing or contributing to excursions above water quality standards for these pollutants. If a discharge at the maximum daily limits in the 1999 permit did not have the reasonable potential to cause or contribute to excursions above water quality standards, the EPA retained the 1999 effluent limits under the anti-backsliding provisions of the Act (Section 402(o)). Similarly, if a discharge at the maximum daily limits in the 1999 permit appeared to have the reasonable potential to cause or contribute to excursions above water quality standards, but re-calculated effluent limits were less stringent than the 1999 effluent limits, the EPA retained the 1999 effluent limits under the anti-backsliding provisions of the Act.

Although chlorine was subject to water quality-based effluent limits in the 1999 permit, the EPA has used effluent data to calculate a maximum projected effluent concentration for chlorine, because the facility now uses ultraviolet disinfection, and the effluent limits in the 1999 permit therefore may not be representative of the current concentrations of chlorine in the discharge. The use of actual effluent data also allows the EPA to determine if the effluent concentrations of chlorine change based on whether chlorine is used in the treatment process, and, if so, if that change affects the reasonable potential determination. Also, an exception to the anti-backsliding provisions of the Act is applicable to chlorine, because of the switch to ultraviolet disinfection (material and substantial alterations or additions, CWA Section 402(o)(2)(A)).

As shown in Table 2, below, the Post Falls facility has the reasonable potential to cause or contribute to excursions above water quality standards if and only if chlorine is used in the treatment process.

**Ammonia Limits Necessary to Meet Washington Water Quality Standards**

The EPA has determined that, independent of Idaho’s water quality standards, effluent limits for ammonia are necessary from February – October to ensure compliance with Washington’s water quality standards for DO (see Appendix B).
The ammonia effluent limit that is necessary to meet Washington’s water quality standards for DO is expressed as a seasonal average loading limit. This limit allows for significant variability in the effluent ammonia loading and, by itself, would not necessarily ensure compliance with acute and chronic water quality criteria for ammonia, which have much shorter averaging periods (i.e., 30 days for the chronic criterion and 1 hour for the acute criterion).

Therefore, for February – October, instead of using the seasonal average effluent limit to calculate the maximum projected effluent ammonia concentration, the EPA has used the procedure described in section 3.3 of the TSD, and under “Other Parameters,” below, to determine if short-term effluent limits were necessary to ensure compliance with Idaho’s water quality criteria for ammonia, based on the historical effluent data.

Other Parameters

To calculate the maximum projected effluent concentration for parameters not specifically discussed above, the 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.

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.

In addition to Section 3.3 of the TSD, the procedures for calculating a maximum projected effluent concentration from effluent data are described in detail in Appendix D of the fact sheet dated February 16, 2007. The results of the reasonable potential analysis are described below.

Cadmium

The EPA used the 95th percentile effluent concentration for cadmium, instead of the more conservative 99th percentile, which was used for other parameters. The EPA believes this is appropriate for the following reasons.

First, the maximum measured effluent concentration of cadmium (0.79 µg/L, measured in July 2010) is more than twice the next-highest concentration (0.35 µg/L, measured in April 2011), is eight standard deviations above the mean, and is a statistical outlier at a significance level of 1%. Therefore, an effluent cadmium concentration of similar magnitude is unlikely to be observed again in the future. Furthermore, effluent cadmium concentrations measured after April 2010 are statistically significantly higher than those measured before April 2010. The highest effluent cadmium concentration measured between January 2004 and April 2010 is only 0.12 µg/L (measured in May 2008).

In order to investigate the recent apparent increase on cadmium concentrations, the City of Post Falls sent split effluent samples to two alternative laboratories in addition to the laboratory that the City had been using for cadmium measurements for the past several years, in August 2011. In these split samples, the median cadmium concentration measured by the City’s usual
laboratory was 0.18 µg/L, which is six times the median concentration measured in the split samples by the two alternative laboratories (0.03 µg/L). The median concentration measured by the two alternative laboratories in August 2011 was close to the median concentration measured from January 2004 through April 2010 (0.017 µg/L). The difference between the measurements of the August 2011 split samples from the usual laboratory and the two alternative laboratories is statistically significant (P = 0.0385). This information suggests that cadmium results measured by the City’s usual lab after April 2010 may be artificially high.

In Section 3.3.2, the TSD states that, “although the 99th percentile does represent a measure of the upper bound of an effluent distribution, other percentiles could be selected by a regulatory agency.” As explained above, the cadmium concentrations measured after April 2010 may be artificially high. Although there is not enough information to justify discarding the cadmium results measured after April 2010 from the reasonable potential analysis, the EPA believes it is appropriate to use a lower (i.e., less conservative) effluent percentile value in the reasonable potential analysis for cadmium, because there is conservatism inherent in including the statistical outlier (0.79 µg/L) as well as other high values measured after April 2010 in the reasonable potential analysis. The TSD provides a table of reasonable potential multipliers for both the 95th and 99th percentiles (Tables 3-1 and 3-2). Therefore, the EPA believes, in this case, it is appropriate to use the 95th percentile effluent concentration as the maximum projected effluent concentration for cadmium, instead of the 99th percentile.

C. Results

Tables 2 and 3, below, summarize the reasonable potential calculations.
### Table 2: Reasonable Potential Calculations (Except Cadmium)

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Acute</th>
<th>Chronic</th>
<th>Acute Mixing Zone</th>
<th>Chronic Mixing Zone</th>
<th>LIMIT REQ'D?</th>
<th>Max effluent conc. measured (metals as dissolved)</th>
<th>Coeff Variation</th>
<th># of samples</th>
<th>Multiplier</th>
<th>Acute Dil'n Factor</th>
<th>Chronic Dil'n Factor</th>
<th>COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Parameter</strong></td>
<td><strong>Acute</strong></td>
<td><strong>Chronic</strong></td>
<td><strong>Acute</strong></td>
<td><strong>Chronic</strong></td>
<td><strong>LIMIT REQ'D?</strong></td>
<td><strong>Max effluent conc. measured (metals as dissolved)</strong></td>
<td><strong>Coeff Variation</strong></td>
<td><strong># of samples</strong></td>
<td><strong>Multiplier</strong></td>
<td><strong>Acute Dil'n Factor</strong></td>
<td><strong>Chronic Dil'n Factor</strong></td>
<td><strong>Comments</strong></td>
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<tr>
<td>Ammonia, Prev. Lim. (Oct - June)</td>
<td>1.00</td>
<td>1.00</td>
<td>0.1000</td>
<td>6.75</td>
<td>2.38</td>
<td>3.18</td>
<td>2.28</td>
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<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>2.38</td>
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<td>1.00</td>
<td>0.1000</td>
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<td>1.00</td>
<td>0.1000</td>
<td>6.75</td>
<td>2.87</td>
<td>0.52</td>
<td>NO</td>
<td>0.992</td>
<td>8.40</td>
<td>3.59</td>
<td>2.38</td>
<td>2.28</td>
</tr>
<tr>
<td>Ammonia, Effluent (Oct - June)</td>
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<td>1.00</td>
<td>0.1000</td>
<td>6.75</td>
<td>3.97</td>
<td>0.72</td>
<td>NO</td>
<td>0.992</td>
<td>8.40</td>
<td>3.59</td>
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<td>0.60</td>
<td>0.55</td>
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<td>11.0000</td>
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<td>4.57</td>
<td>NO</td>
<td>0.997</td>
<td>100</td>
<td>0.56</td>
<td>0.52</td>
<td>1749.00</td>
</tr>
<tr>
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<td>2.64</td>
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<td>100</td>
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<td>1749.00</td>
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<td>13.17</td>
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<td>295</td>
<td>0.50</td>
<td>0.47</td>
<td>106.00</td>
</tr>
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<td>Copper (July - Sept. Prev. Conc. Lim)</td>
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<td>0.96</td>
<td>4.6090</td>
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<td>0.96</td>
<td>4.6090</td>
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<td>Diethyl phthalate</td>
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<td>0.55</td>
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</tr>
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<td>Di-N-butyl phthalate</td>
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<td>1.00</td>
<td></td>
<td>2000</td>
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<td>0.55</td>
<td>1</td>
<td>13.20</td>
</tr>
<tr>
<td>Lead (EOP, Prev. Lim.)</td>
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<td>0.79</td>
<td>59.3</td>
<td>2.3</td>
<td>3.01</td>
<td>3.01</td>
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<td>3.79</td>
<td>N/A</td>
<td>N/A</td>
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<tr>
<td>Nitrate + Nitrite</td>
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<td>1.00</td>
<td>0.0760</td>
<td>10</td>
<td>1.53</td>
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<td>0.924</td>
<td>23.56</td>
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<td>Phenol</td>
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<td>1.00</td>
<td></td>
<td>25.0000</td>
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<td>0.010</td>
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<td>0.60</td>
<td>0.55</td>
<td>1</td>
<td>13.20</td>
</tr>
<tr>
<td>TSS (TBEL)</td>
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<td>1.00</td>
<td>4.0000</td>
<td>25.0000</td>
<td>6.39</td>
<td>6.39</td>
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<td>N/A</td>
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<tr>
<td>WET</td>
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<td>1.00</td>
<td>3.0000</td>
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<td>0.19</td>
<td>NO</td>
<td>0.750</td>
<td>2.00</td>
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<td>0.30</td>
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<tr>
<td>Zinc (EOP, prev. lim.)</td>
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<td>0.99</td>
<td>15.0</td>
<td>16.0</td>
<td>112</td>
<td>113</td>
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<td>N/A</td>
<td>1.15</td>
<td>N/A</td>
<td>N/A</td>
<td>1.00</td>
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</tbody>
</table>

### Table 3: Reasonable Potential Calculations for Cadmium

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Acute</th>
<th>Chronic</th>
<th>Acute Mixing Zone</th>
<th>Chronic Mixing Zone</th>
<th>LIMIT REQ'D?</th>
<th>Max effluent conc. measured (metals as dissolved)</th>
<th>Coeff Variation</th>
<th># of samples</th>
<th>Multiplier</th>
<th>Acute Dil'n Factor</th>
<th>Chronic Dil'n Factor</th>
<th>COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Parameter</strong></td>
<td><strong>Acute</strong></td>
<td><strong>Chronic</strong></td>
<td><strong>Acute</strong></td>
<td><strong>Chronic</strong></td>
<td><strong>LIMIT REQ'D?</strong></td>
<td><strong>Max effluent conc. measured (metals as dissolved)</strong></td>
<td><strong>Coeff Variation</strong></td>
<td><strong># of samples</strong></td>
<td><strong>Multiplier</strong></td>
<td><strong>Acute Dil'n Factor</strong></td>
<td><strong>Chronic Dil'n Factor</strong></td>
<td><strong>Comments</strong></td>
</tr>
<tr>
<td>Cadmium (EOP)</td>
<td>0.95</td>
<td>0.91</td>
<td>1.31</td>
<td>0.66</td>
<td>0.53</td>
<td>0.51</td>
<td>NO</td>
<td>0.973</td>
<td>0.79</td>
<td>1.75</td>
<td>1.19</td>
<td>110</td>
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</table>

### D. References

Appendix E: WQBEL Calculations – Acute and Chronic Numeric Aquatic Life Criteria

The discussion explains how water quality-based effluent limits (WQBELs) in the draft permit were calculated based on Idaho’s numeric water quality criteria for aquatic life uses. The calculations for all WQBELs based on aquatic life criteria are summarized in Table 1, below.

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. These equations are explained in Appendix D. To calculate the wasteload allocations, the downstream concentration (\(C_d\)) is set equal to the acute or chronic water quality criterion and the equation is solved for the effluent concentration (\(C_e\)). The calculated \(C_e\) is the acute or chronic WLA. Equation D-6 is rearranged to solve for the WLA, becoming:

\[ C_e = WLA = D \times (C_d - C_u) + C_u \]  

(Equation E-1)

Idaho’s water quality criteria for some metals are expressed as the dissolved fraction, but the Federal regulation at 40 CFR 122.45(c) requires that effluent limits be expressed as total recoverable metal. Therefore, the EPA must calculate a wasteload allocation in total recoverable metal that will be protective of the dissolved criterion. This is accomplished by dividing the WLA expressed as dissolved by the criteria translator (CT), as shown in equation E-2.

\[ C_e = WLA = \frac{D \times (C_d - C_u) + C_u}{CT} \]  

(Equation E-2)

Or, if no mixing zone is allowed, for metals with criteria expressed as the dissolved fraction:

\[ C_e = WLA = \frac{C_d}{CT} \]  

(Equation E-3)

Mixing Zones

Mixing zones for effluent limit calculations are the same as those used for the reasonable potential analysis and described in Appendix D.

B. Basis for Expressing Effluent Limits for Toxic Parameters as Average Monthly and Maximum Daily Limits

In general, effluent limits for POTWs must be expressed as average monthly and average weekly limits (40 CFR 122.45(d)(2)). In order to prevent acute toxicity to aquatic life, the Technical Support Document for Water Quality-based Toxics Control (“TSD”) recommends that effluent limits for pollutants which may be toxic to aquatic life be expressed as average monthly and maximum daily limits, because an average weekly limit has an averaging period that is too long to ensure that acute toxicity is prevented (see TSD at section 5.2.3). Therefore, effluent limits for total residual chlorine, silver, zinc and winter ammonia are therefore expressed as average monthly and maximum daily limits, based on the recommendations of Section 5.2.3 of the TSD.
C. Calculating the Average Monthly and Maximum Daily Effluent Limits
The statistical procedures for calculating of average monthly and maximum daily effluent limits from the wasteload allocations are described in Section 5.4 of the TSD and in Appendix G of the fact sheet dated February 16, 2007.

D. Results
The results of the effluent limit calculations are summarized in Table 1, on the following page. Although the reasonable potential analysis showed that a discharge at the 1999 permit’s maximum daily limits for lead and for ammonia from July – September could cause or contribute to excursions above water quality standards for those parameters, when the EPA re-calculated the effluent limits for lead and July – September ammonia, the re-calculated effluent limits for lead and July – September ammonia were less stringent than the corresponding limits in the 1999 permit. Therefore, the lead concentration limit and the July – September ammonia concentration limits in the 1999 permit have been continued forward in accordance with the anti-backsliding provisions of the Clean Water Act and the State of Idaho’s antidegradation policy.
### Table 1: Effluent Limit Calculations

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Acute Dil'n Factor</th>
<th>Chronic Dil'n Factor</th>
<th>Metal Criteria Translator</th>
<th>Metal Criteria Translator</th>
<th>Ambient Concentration</th>
<th>Water Quality Standard</th>
<th>Water Quality Standard</th>
<th>Average Monthly Limit (AML)</th>
<th>Maximum Daily Limit (MDL)</th>
<th>Coeff. Var. (CV)</th>
<th>WLA Acute ug/L</th>
<th>WLA Chronic ug/L</th>
<th>LTA Acute ug/L</th>
<th>LTA Chronic ug/L</th>
<th>Limiting LTA ug/L</th>
<th>No. of Samples per Month</th>
<th>Comments</th>
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<tbody>
<tr>
<td>Chlorine (July-Sep)</td>
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<td>1.00</td>
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<td>19.00</td>
<td>11.00</td>
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<td>326</td>
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<td>110</td>
<td>30.00</td>
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<td>0.79</td>
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**E. References**

Appendix F: Effluent Limit Calculations for pH

The following table demonstrates how appropriate effluent limitations were determined for pH.

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<th>Table F-1: Effluent Limit Calculations for the Low pH Critical Condition</th>
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<td>UPSTREAM/BACKGROUND CHARACTERISTICS</td>
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<td>Temperature (deg C):</td>
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<tr>
<td>pH:</td>
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<tr>
<td>Alkalinity (mg CaCO3/L):</td>
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<tr>
<td>EFFLUENT CHARACTERISTICS</td>
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<tr>
<td>Temperature (deg C):</td>
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<td>pH:</td>
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<td>Alkalinity (mg CaCO3/L):</td>
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<td>Effluent pKa:</td>
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<td>Alkalinity (mg CaCO3/L):</td>
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<td>pKa:</td>
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</tbody>
</table>
Appendix G: Compliance Schedules and Interim Limits for New Water Quality-based Effluent Limits

A. Overview
In order to establish a compliance schedule in an NPDES permit, the permitting authority must make a reasonable finding that the permittee cannot comply with the new water quality-based effluent limit immediately upon the effective date of the final permit (see the US EPA NPDES Permit Writers’ Manual at Section 9.1.3). Compliance schedules may only be allowed if the State’s water quality standards or implementing regulations allow for compliance schedules (see In The Matter of Star-Kist Caribe, Inc., 3 E.A.D. 172, 175, 177 (1990)). The State of Idaho has a compliance schedule authorizing provision which reads, “discharge permits for point sources may incorporate compliance schedules which allow a discharger to phase in, over time, compliance with water quality-based effluent limitations when new limitations are in the permit for the first time” (IDAPA 58.01.02.400.03). The State of Idaho has authorized compliance schedules for the new water quality-based effluent limits for total phosphorus in the City of Post Falls permit in its draft Clean Water Act Section 401 certification of this permit.

The EPA has evaluated the historic performance of the Post Falls water reclamation facility to determine if the City could immediately comply with the new water quality-based effluent limits proposed in the draft permit. For those effluent limits that cannot be achieved immediately on the effective date of the final permit, the compliance schedule must comply with the regulatory requirement that compliance be achieved as soon as possible (40 CFR 122.47(a)(1)). The EPA has determined that the compliance schedules proposed in the draft permit require compliance as soon as possible, as explained below.

B. Immediate Achievability
In general, for each parameter for which a new water quality-based effluent limit is proposed, the EPA quantified the facility’s current performance. The current performance was compared to the proposed new water quality-based effluent limits to determine if the facility could comply with the new water quality-based effluent limits immediately upon the effective date of the final permit. The methods used to evaluate the facility’s current performance are described below.

In general, if the facility’s current performance, as quantified by the methods described below, showed that the facility could comply with the new water quality-based effluent limits immediately upon the effective date of the final permit, then no compliance schedule has been proposed in the draft permit. In addition to the facility’s current performance, the EPA has also considered the treatment plant’s design characteristics and the performance of other facilities of similar design. If the Post Falls facility’s treatment processes would allow for immediate compliance with new water quality-based effluent limits, then no compliance schedule has been proposed in the draft permit, even if historical effluent data do not indicate immediate achievability.

If effluent data and the facility’s current design both demonstrate that the facility cannot comply with the effluent limits immediately upon the effective date of the final permit, then a schedule of compliance is appropriate and has been proposed in the draft permit.
### Average Monthly and Average Weekly or Maximum Daily Limits

#### Performance-based Effluent Limit Spreadsheet Method

This spreadsheet calculates performance-based effluent limits based on historical effluent data and the required sampling frequency. The spreadsheet is based upon the procedures of Appendix E of the *Technical Support Document for Water Quality-based Toxics Control* (EPA 1991).

#### Percentile Method

When individual sample results are available, the expected maximum monthly, weekly, and daily loadings or concentrations can be represented by percentiles. The expected maximum monthly average concentration or loading is that which can be achieved 11/12ths (92%) of the time, and the expected maximum weekly average and maximum daily concentration or loading is that which can be achieved 51/52nds (98%) and 364/365ths (99.7%) of the time, respectively. The EPA used this method of quantifying treatment plant performance in the *Municipal Nutrient Removal Technologies Reference Document* (EPA 2008). If less than 365 data points were available, the maximum individual sample was used for comparison with a proposed water quality-based maximum daily limit.

#### Seasonal Average Limits

For effluent limits expressed as seasonal averages, the EPA evaluated the performance of the WWTP to determine if the permittee could comply with the new water quality-based effluent limits immediately.

#### Results of Effluent Data Analysis

The results of the analysis are summarized in Table 1, below.

<table>
<thead>
<tr>
<th>New Water Quality-based Effluent Limit Parameter, Season, and Units</th>
<th>Proposed Limits</th>
<th>Current Performance</th>
<th>EPA Evaluation of Oxidation Ditches for Nutrient Removal</th>
<th>Limits Achievable Immediately?</th>
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</thead>
<tbody>
<tr>
<td>Chlorine, July – September (µg/L)</td>
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<td>294</td>
<td>120</td>
<td>382</td>
</tr>
<tr>
<td>Chlorine, October – June (µg/L)</td>
<td>244</td>
<td>565</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes:
1. The maximum daily effluent limits for lead and the average monthly loading (lb/day) limits are identical to those in the prior (1999) permit. Thus they are not new limits and thus no compliance schedule may be authorized for the maximum daily lead effluent limits or the average monthly lead loading limits.
Discussion of Results

CBOD$_5$

The new water quality-based CBOD$_5$ mass effluent limit is expressed as a seasonal average limit in lieu of average monthly and average weekly limits (see Appendix B). The seasonal average effluent limit is 255 lb/day.

The Post Falls WRF can achieve 96% removal of influent BOD, as an average from February – October, 90% of the time. At a removal rate of 96%, the final seasonal average CBOD$_5$ effluent limit could be exceeded as early as 2014. Since the final permit is likely to be issued in late 2013 or early 2014, this means that the City cannot comply with the new water quality-based effluent limit for CBOD$_5$ immediately upon the effective date of the final permit.

Ammonia

The new water quality-based ammonia mass effluent limits are expressed as a seasonal average limit in lieu of average monthly and average weekly limits (see Appendix B). The seasonal average effluent limit is 255 lb/day.

The February – October average ammonia loads were 2.55 lb/day in 2006, 3.89 lb/day in 2007, 1.68 lb/day in 2008, 1.16 lb/day in 2009, and 1.63 lb/day in 2010. Thus, from 2006-2010, the seasonal average ammonia loads were less than the proposed seasonal average load limit of 255 lb/day.

Therefore, the Post Falls facility can comply with the new water quality-based effluent limits for ammonia immediately upon the effective date of the final permit, and no compliance schedule may be authorized for the new water quality-based ammonia effluent limits.

Chlorine

No compliance schedule is proposed for the new water quality-based effluent limits for total residual chlorine. While effluent data alone indicate that the facility may have difficulty meeting the new water quality-based effluent limits from July – September, the facility is equipped with ultraviolet disinfection, with chlorination and dechlorination as a backup. The effluent limits apply only when chlorine is used within the treatment facility. Dechlorination will allow the City to meet the new water quality-based effluent limits for chlorine year-round immediately upon the effective date of the final permit. In addition, the chlorine limits are generally less stringent than the effluent limits in the prior permit. Therefore, no compliance schedule is necessary for chlorine.

Cadmium

The cadmium effluent limits that were specified in the State of Idaho’s draft CWA Section 401 certification are performance-based effluent limits and thus are achievable immediately upon the effective date of the final permit. Therefore no compliance schedule is proposed for the Post Falls facility’s new cadmium limits.

Phosphorus

The effluent limit for total phosphorus is a seasonal average of 3.19 lb/day. The current average phosphorus loading is 10.8 lb/day. Therefore the City cannot comply with the new water quality-based seasonal average effluent limit for total phosphorus immediately upon the effective date of the final permit and a compliance schedule is appropriate for this effluent limit.
Summary
The permittee can comply with all of the new water quality-based effluent limits in the draft permit, except for the new phosphorus limits. Therefore, a compliance schedule is proposed for the new water quality-based phosphorus limits.

Interim Limits

Basis for Interim Limits
The federal regulation 40 CFR 122.47 states that “…if a permit establishes a schedule of compliance which exceeds 1 year from the date of permit issuance, the schedule shall set forth interim requirements and the dates for their achievement.” The federal regulation 40 CFR 122.44(l)(1) states that “…when a permit is renewed or reissued, interim effluent limitations, standards or conditions must be at least as stringent as the final effluent limitations, standards, or conditions in the previous permit.”

Therefore, the EPA has proposed interim effluent limits in the draft permit, which apply during the term of the compliance schedule, in order to ensure that the reissued permit does not authorize the discharge phosphorus in greater amounts than authorized by the previous permit, during the term of the compliance schedule.

Total Phosphorus
The prior permit includes a 70% minimum average monthly removal rate effluent limit for total phosphorus. Thus, the prior permit has average monthly limits expressed in terms of removal rate, but it lacks average weekly limits and limits expressed in terms of mass, both of which are required by federal regulations (40 CFR 122.45(d)(2), 122.45(f)). Thus, the EPA has established mass limits and average weekly limits in order to comply with federal regulations.

The interim average monthly mass limit was calculated as follows. First, the removal rate was converted to an equivalent effluent concentration. The 92nd percentile influent total phosphorus concentration (which is an estimate of the maximum monthly average influent concentration) from 2006 – 2011 was 7.87 mg/L. The prior permit would have allowed an effluent concentration that was 30% of the influent concentration; 30% of 7.87 mg/L is 2.36 mg/L. The design flow of the City of Post Falls POTW at the time the prior permit was issued was 3.48 mgd. A discharge of phosphorus at 2.36 mg/L, at 3.48 mgd, is equivalent to a load of 68.5 lb/day. This is the load of phosphorus that was authorized to be discharged under the 1999 permit.

In order to ensure compliance with federal regulations requiring that, in general, effluent limits for POTWs are stated as average monthly and average weekly limits, the EPA has also established interim average weekly TP limits based on the average monthly limits, and a ratio that accounts for effluent variability within a month. The EPA has used the same ratio as the ratio between the technology-based average monthly and average weekly CBOD₅ limits (1.6:1). The EPA believes this ratio is representative of typical effluent variability for POTWs. Thus, the average weekly TP limit is 110 lb/day.

The prior permit’s phosphorus limits applied from March 1st through October 31st each year. The interim effluent limits for total phosphorus apply from February 1st through October 31st each year, which is the same season during which the final TP effluent limits will apply.
Modeling has shown that discharges of TP throughout this season can affect dissolved oxygen concentrations in Lake Spokane.

**CBOD₅**

Federal regulations generally require that interim effluent limitations must be at least as stringent as the final effluent limitations in the previous permit (40 CFR 122.44(l)(1)). The 1999 permit placed effluent limits on BOD₅, not CBOD₅. The BOD₅ limits in the 1999 permit were technology-based effluent limits (see the 1999 fact sheet at Page C-11 and 40 CFR 122.102(a)(1-3)). The secondary treatment rule allows permitting authorities to establish effluent limits for CBOD₅ in lieu of BOD₅ (40 CFR 133.102(a)(4)). The EPA believes the technology-based effluent limits for CBOD₅ are as stringent as the technology-based effluent limits for BOD₅. Therefore, the interim limits for CBOD₅ concentration and removal rate are the technology-based effluent limits from 40 CFR 133.102(a)(4). The interim CBOD₅ loading limits are calculated based on the concentration limits, using the design flow of the POTW at the time the prior permit was issued (3.48 mgd).

**C. As Soon as Possible**

In its draft CWA Section 401 certification, the State of Idaho authorized a schedule of compliance which requires compliance with the draft permit’s new total phosphorus limits not later than 10 years after the effective date of the final permit.

Federal regulations require that compliance schedules in NPDES permits “shall require compliance as soon as possible.” The draft certification states that the authorized compliance schedule “provides the permittee a reasonable amount of time to achieve the final effluent limitations as specified in the permit. At the same time, the schedule ensures that compliance with the final effluent limits is accomplished as soon as possible.”

The EPA agrees with the State of Idaho’s finding that the 10-year schedule of compliance requires compliance with the new water quality-based effluent limits for total phosphorus as soon as possible. The City’s planned schedule for completion of the necessary plant upgrades to ensure compliance with effluent limits is provided in a letter from the City to the Idaho Department of Environmental Quality, dated August 29, 2012. The letter explains that the City must undertake several subtasks before it is able to comply with the new water quality-based phosphorus limits in the draft permit, including: funding via election or judicial validation, phosphorus treatment design, pilot testing, design updates, new technology equipment construction as well as operation testing. Specific milestones in the process of upgrading the facility to achieve compliance with the new water quality-based effluent limits for total phosphorus include the following:

- **Within 1 year after the effective date of the final permit:** A preliminary engineering report outlining estimated costs and schedules for completing capacity expansion and implementation of technologies to achieve final effluent limitations. This schedule must include a time line for fully scalable pilot testing and results of any

- **Within 5 years of the effective date of the final permit:** Completion of fully scalable pilot testing of the technology that will be employed to achieve the final limits.

- **Within 6 years of the effective date of the final permit:** Completion of design and awarding of bids to begin construction.
• **Within 8 years of the effective date of the final permit:** Completion of construction.

• **Within 10 years of the effective date of the final permit:** Complete start-up and optimization of the upgraded facilities and achieve compliance with the final water quality-based effluent limits.

D. References


Appendix H: Draft Clean Water Act Section 401 Certification
June 25, 2013

Mr. Michael Lidgard  
US Environmental Protection Agency, Region 10  
1200 6th Avenue, OW-130  
Seattle, WA 98101

RE: Third Revision Draft §401 Water Quality Certification for the Draft NPDES Permit No. ID-0025852 for the City of Post Falls Water Reclamation Facility (Post Falls)

Dear Mr. Lidgard:

On May 21, 2013, the State of Idaho Department of Environmental Quality (DEQ) Director Curt Fransen sent a letter to Representatives Eskridge and Anderson clarifying the agency’s interpretation of IDAPA 58.01.02.055.04. This interpretation necessitated some changes to our draft 401 certifications for the three Spokane River dischargers. We have made the necessary revisions and are resubmitting the draft certification for Post Falls to you in its entirety.

To recap the Post Falls certification process, on September 4, 2012 DEQ submitted our first draft certification. On September 18, 2012 DEQ revised the draft certification due to an error in the mixing zone section. We submitted another revised draft certification on April 18, 2013 in response to a revised draft permit.

Please direct any questions to June Bergquist at 208.666.4605 or june.bergquist@deq.idaho.gov.

Sincerely,

Daniel Redline  
Regional Administrator  
Coeur d’Alene Regional Office

Enclosure

C: Miranda Adams, DEQ Boise  
Brian Nickel, EPA Region 10, Seattle  
Mike Neher, City of Post Falls
NPDES Permit Number(s): ID0025852 City of Post Falls Wastewater Treatment Plant

Receiving Water Body: Spokane River

Pursuant to the provisions of Section 401(a)(1) of the Federal Water Pollution Control Act (Clean Water Act), as amended; 33 U.S.C. Section 1341(a)(1); and Idaho Code §§ 39-101 et seq. and 39-3601 et seq., the Idaho Department of Environmental Quality (DEQ) has authority to review National Pollutant Discharge Elimination System (NPDES) permits and issue water quality certification decisions.

Based upon its review of the above-referenced permit and associated fact sheet, DEQ certifies that if the permittee complies with the terms and conditions imposed by the permit along with the conditions set forth in this water quality certification, then there is reasonable assurance the discharge will comply with the applicable requirements of Sections 301, 302, 303, 306, and 307 of the Clean Water Act, the Idaho Water Quality Standards (WQS) (IDAPA 58.01.02), and other appropriate water quality requirements of state law.

This certification does not constitute authorization of the permitted activities by any other state or federal agency or private person or entity. This certification does not excuse the permit holder from the obligation to obtain any other necessary approvals, authorizations, or permits.

Antidegradation Review

In March 2011, Idaho incorporated new provisions in Idaho Code § 39-3603 addressing antidegradation implementation. At the same time, Idaho adopted antidegradation implementation procedures in the Idaho WQS. DEQ submitted the antidegradation implementation procedures to the US Environmental Protection Agency (EPA) for approval on April 15, 2011. On August 18, 2011, EPA approved the implementation procedures.

The WQS contain an antidegradation policy providing three levels of protection to water bodies in Idaho (IDAPA 58.01.02.051).

- Tier 1 Protection. The first level of protection applies to all water bodies subject to Clean Water Act jurisdiction and ensures that existing uses of a water body and the level of water quality necessary to protect those existing uses will be maintained and protected (IDAPA 58.01.02.051.01; 58.01.02.052.01). Additionally, a Tier 1 review is performed for all new or reissued permits or licenses (IDAPA 58.01.02.052.05).

- Tier 2 Protection. The second level of protection applies to those water bodies considered high quality and ensures that no lowering of water quality will be allowed unless deemed
necessary to accommodate important economic or social development (IDAPA 58.01.02.051.02; 58.01.02.052.06).

- Tier 3 Protection. The third level of protection applies to water bodies that have been designated outstanding resource waters and requires that activities not cause a lowering of water quality (IDAPA 58.01.02.051.03; 58.01.02.052.07).

DEQ is employing a water body by water body approach to implementing Idaho’s antidegradation policy. This approach means that any water body fully supporting its beneficial uses will be considered high quality (Idaho Code § 39-3603(2)(b)(i)). Any water body not fully supporting its beneficial uses will be provided Tier 1 protection for that use, unless specific circumstances warranting Tier 2 protection are met (Idaho Code § 39-3603(2)(b)(iii)). The most recent federally approved Integrated Report and supporting data are used to determine support status and the tier of protection (Idaho Code § 39-3603(2)(b)).

**Pollutants of Concern**

The City of Post Falls discharges the following pollutants of concern: carbonaceous biochemical oxygen demand (CBOD₅), total suspended solids (TSS), pH, E. coli, chlorine, ammonia, phosphorus, copper, lead, cadmium and zinc. Effluent limits have been developed for these pollutants of concern. Butyl benzyl phthalate, di-N-butyl phthalate, nitrate + nitrite, phenol and whole effluent toxicity are additional pollutants of concern for which a reasonable potential analysis was performed. No effluent limits were established for these pollutants because results of the analysis indicated they had no reasonable potential to exceed water quality standards.

**Receiving Water Body Level of Protection**

The City of Post Falls discharges to the Spokane River assessment unit (AU) ID17010305PN003_04 (Post Falls Dam to Idaho/Washington border). This AU has the following designated beneficial uses: cold water aquatic life, salmonid spawning, primary contact recreation, domestic, agricultural and industrial water supply, wildlife habitat, and aesthetics. There is no available information indicating the presence of any existing beneficial use aside from those that are already designated.

The cold water aquatic life use in the Spokane River AU is not fully supported due to excess phosphorus, cadmium, lead and zinc (2010 Integrated Report). The primary contact recreation beneficial use has not been assessed; however E. coli data collected in 2007 indicate that recreation uses are fully supported. As such, DEQ will provide Tier 1 protection only for the aquatic life use and Tier 2 protection, in addition to Tier 1, for the recreation beneficial use (Idaho Code §39-3603(2)(b)).

**Protection and Maintenance of Existing Uses (Tier 1 Protection)**

As noted above, a Tier 1 review is performed for all new or reissued permits or licenses, applies to all waters subject to the jurisdiction of the Clean Water Act, and requires demonstration that existing uses and the level of water quality necessary to protect existing uses shall be maintained and protected. In order to protect and maintain designated and existing beneficial uses, a permitted discharge must comply with narrative and numeric criteria of the Idaho WQS, as well as other provisions of the WQS such as Section 055, which addresses water quality limited...
waters. The numeric and narrative criteria in the WQS are set at levels that ensure protection of designated beneficial uses. The effluent limitations and associated requirements contained in the City of Post Falls permit are set at levels that ensure compliance with the narrative and numeric criteria in the WQS.

Water bodies not supporting existing or designated beneficial uses must be identified as water quality limited, and a total maximum daily load (TMDL) must be prepared for those pollutants causing impairment. A central purpose of TMDLs is to establish wasteload allocations for point source discharges, which are set at levels designed to help restore the water body to a condition that supports existing and designated beneficial uses. Discharge permits must contain limitations that are consistent with wasteload allocations in the approved TMDL.

The WQS provide that until a TMDL or equivalent process is completed for a high priority water quality limited waterbody, the total load of the impairing pollutant must remain constant or decrease within the watershed. (IDAPA 58.01.02.055.04). The cold water aquatic life use in the Spokane River AU is not fully supported due to excess cadmium, lead, zinc and phosphorus (2010 Integrated Report). In addition, the 2010 Integrated Report lists the Spokane River as high priority for TMDL development. Therefore, section 055.04 is applicable to the discharges of phosphorus, lead, zinc and cadmium.

**Phosphorus**

The restrictions on loading set forth in section 055.04 are only applicable until a TMDL or equivalent process is completed. DEQ believes a process equivalent to a TMDL has been completed for phosphorus. In order to meet Washington and Idaho WQS, EPA modeled the cumulative impact of all sources of nutrients and oxygen-demanding pollutants, both point and non-point sources, in Idaho and Washington. The limits EPA has set in the draft permits for the point sources in Idaho, including the Post Falls permit, are based upon this loading analysis. The proposed effluent limits will result in a concentration of 9.1 µg/L of TP in the Idaho portion of the Spokane River. This level meets or exceeds Idaho’s narrative criteria for excess nutrients. (See IDAPA 58.01.02.200.06). In summary, equivalent to a TMDL, EPA has calculated the loading from point and non-point sources, and set limits that will attain WQS for phosphorus in Idaho. Therefore, the effluent limits in the draft permit are consistent with section 055.04.

**Cadmium, Zinc and Lead**

In August 2000, EPA approved a TMDL prepared by DEQ for cadmium, lead and zinc in the CDA River Basin, which included the Spokane River. The TMDL included allocations for the point source dischargers to the Spokane River, including Post Falls. However, this TMDL was invalidated by the Idaho Supreme Court in 2003. There has been no more recent effort by DEQ to develop a TMDL for metals in the Spokane River, and therefore, the river is still on the state’s 303d list for metals and is identified as a high priority water body for TMDL development. Thus, the load restrictions in section 055.04 apply to the metals discharged to the Spokane River.

The intent of section 055.04 is to ensure that water quality for designated uses is at least maintained at current levels, until DEQ can make a determination, through a TMDL or equivalent process, regarding reductions necessary to attain WQS. To achieve this goal, Section 055.04 requires that the “load” of the impairing pollutant remain constant or decrease in the watershed. “Load” is not defined in the Idaho WQS. In the context of a TMDL, however, load is
defined as an amount of matter, and is expressed in terms of mass per time, toxicity or other appropriate measure (see 40CFR 130.2(e) (definition of “load”) and 40CFR 130.2(i) (definition of “TMDL”)). The water quality criteria for lead, zinc and cadmium is expressed as dissolved metal concentrations. For these pollutants, it is the concentration, rather than the mass that is critical for the protection of the designated aquatic life uses. Therefore, in this instance, ensuring the load remains constant in the watershed means ensuring that the concentration of lead, zinc and cadmium in the City of Post Falls effluent does not increase.

In the draft NPDES permit for Post Falls, EPA has included effluent limits for lead and zinc that ensure the effluent meets the water quality criteria at the end of pipe. These same limits were contained in the 1999 permit. These limits ensure compliance with section 055.04. However, the draft permit does not contain cadmium limits. In order to ensure compliance with section 055.04, DEQ has included in the draft certification cadmium limits that reflect the current concentration of cadmium in Post Falls' effluent using the 99th percentile value from the 2006-2011 DMR data. Table 1 provides a summary of the existing permit limits and the proposed reissued permit limits, including effluent limitations for cadmium specified in the draft 401 certification.

Section 055.04 provides that once a TMDL or equivalent process is completed, the discharge of causative pollutants must be consistent with the TMDL or equivalent process. Therefore, once a TMDL for metals is completed by DEQ and approved by EPA, the limits for metals in the permit, including the limits discussed herein, should be adjusted to reflect the approved TMDL.

In summary, the effluent limitations and associated requirements contained in the Post Falls permit are set at levels that ensure compliance with the narrative and numeric criteria in the WQS. Therefore, DEQ has determined the permit will protect and maintain existing and designated beneficial uses in the Spokane River.
Table 1. Comparison of current and proposed permit limits.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Units</th>
<th>Proposed Permit</th>
<th>Current Permit</th>
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<td>interim limit</td>
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<td></td>
<td>% removal</td>
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<td>% removal</td>
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<td>6.2 - 9.0 all times</td>
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<td>Ammonia (Nov-Jan)</td>
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</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>-</td>
<td>-</td>
<td>2.45</td>
</tr>
<tr>
<td>Lead</td>
<td>μg/L</td>
<td>2.05</td>
<td>-</td>
<td>3.79</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>-</td>
<td>-</td>
<td>0.059</td>
</tr>
<tr>
<td>Copper (July-September)</td>
<td>μg/L</td>
<td>13.8</td>
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<td>27.7</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>0.58</td>
<td>-</td>
<td>1.16</td>
</tr>
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</table>
### Table 1 Continued...

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Units</th>
<th>Proposed Permit</th>
<th>Current Permit</th>
<th>Change¹</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Average Monthly Limit</td>
<td>Average Weekly Limit</td>
<td>Maximum Daily Limit</td>
</tr>
<tr>
<td>Phosphorus (March-Oct)</td>
<td>percent removal</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Phosphorus (Feb-Oct)</td>
<td>lbs/day</td>
<td>110</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Phosphorus</td>
<td>interim limits</td>
<td>lbs/day</td>
<td>68.5 70% removal</td>
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<tr>
<td>Phosphorus</td>
<td>-</td>
<td>3.19 seasonal average</td>
<td></td>
<td>-</td>
</tr>
<tr>
<td>Cadmium⁶</td>
<td>µg/L</td>
<td>0.270</td>
<td>0.361</td>
<td>-</td>
</tr>
</tbody>
</table>

¹ Change: D - decrease, nc - no change.
### Table 1 Continued...

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Units</th>
<th>Proposed Permit</th>
<th>Current Permit</th>
<th>Change ¹</th>
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<tbody>
<tr>
<td></td>
<td></td>
<td>Average Monthly Limit</td>
<td>Average Weekly Limit</td>
<td>Maximum Daily Limit</td>
</tr>
<tr>
<td>PCB</td>
<td>pg/L</td>
<td>Report</td>
<td>Report</td>
<td>-</td>
</tr>
<tr>
<td>Mercury</td>
<td>ng/L</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>TCDD</td>
<td>pg/L</td>
<td>Report</td>
<td>Report</td>
<td>-</td>
</tr>
<tr>
<td>Silver</td>
<td>µg/L</td>
<td>Report</td>
<td>Report</td>
<td>-</td>
</tr>
<tr>
<td>Alkalinity</td>
<td>mg/L as CaCO₃</td>
<td>Report</td>
<td>Report</td>
<td>-</td>
</tr>
<tr>
<td>Hardness</td>
<td>mg/L as CaCO₃</td>
<td>Report</td>
<td>Report</td>
<td>-</td>
</tr>
<tr>
<td>Oil and Grease</td>
<td>mg/L</td>
<td>Report</td>
<td>Report</td>
<td>-</td>
</tr>
<tr>
<td>TDS</td>
<td>mg/L</td>
<td>Report</td>
<td>Report</td>
<td>-</td>
</tr>
<tr>
<td>Orthophosphate</td>
<td>µg/L</td>
<td>Report</td>
<td>Report</td>
<td>-</td>
</tr>
<tr>
<td>Kjeldahl Nitrogen</td>
<td>mg/L</td>
<td>Report</td>
<td>Report</td>
<td>-</td>
</tr>
<tr>
<td>Nitrate-Nitrite</td>
<td>mg/L</td>
<td>Report</td>
<td>Report</td>
<td>-</td>
</tr>
<tr>
<td>Dissolved Oxygen</td>
<td>mg/L</td>
<td>Report minimum and average</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

1. *nc* = no change in effluent limit from current permit; *I* = increase of pollutants from current permit; *D* = decrease of pollutants from current permit;

2. The increased loads of these pollutants in the draft permit do not exceed narrative or numeric criteria in the Idaho WQS which meets the requirements for Tier 1 protection.

3. The interim concentration and removal rate limits for CBOD₅ are federal technology-based effluent limits (40 CFR 133.102(a)(4)). The interim CBOD₅ load limits are calculated from the concentration limits using the same design flow that was used to calculate the BOD₅ loading limits for the prior permit (3.48 mgd), which ensures that the interim CBOD₅ loading limits are as stringent as the final BOD₅ loading limits in the prior permit, as required by federal regulations (40 CFR 122.44(1)(1)).

4. DEQ requested EPA replace the fecal coliform limits with *E. coli* effluent limits. See discussion under High Quality Waters section (below).

5. Interim effluent limits for phosphorus were established based on Post Falls’ current design flow and treatment levels authorized by their current permit. See discussion on page 3 regarding the use of an equivalent process.
Effluent limits for cadmium have been added by the 401 certification to ensure that the concentration of cadmium remain constant to meet the requirements of IDAPA 58.01.02.055.04. This limit was based on the actual concentrations of cadmium currently discharged, using the 2006-2012 DMR data. Similarly, the zinc and lead limits established in 1999 are the same in the draft permits to comply with anti-backsliding provisions of the Clean Water Act and WQS Section 055.04.

**High-Quality Waters (Tier 2 Protection)**

The Spokane River is not assessed for recreational use. Monitoring data for E. coli collected in 2007 within the subject assessment unit, indicates that the Spokane River is high quality for the primary contact recreation beneficial use. As such, the water quality relevant to recreational uses of the Spokane River must be maintained and protected, unless a lowering of water quality is deemed necessary to accommodate important social or economic development.

To determine whether degradation will occur, DEQ must evaluate how the permit issuance will affect water quality for each pollutant that is relevant to recreational uses of the Spokane River (IDAPA 58.01.02.052.04). These include the following: E. coli bacteria, phosphorus and mercury. Effluent limits are set in the proposed and existing permit for all these pollutants except mercury.

For a reissued permit or license, the effect on water quality is determined by looking at the difference in water quality that would result from the activity or discharge as authorized in the current permit and the water quality that would result from the activity or discharge as proposed in the reissued permit or license (IDAPA 58.01.02.052.04.a). For a new permit or license, the effect on water quality is determined by reviewing the difference between the existing receiving water quality and the water quality that would result from the activity or discharge as proposed in the new permit or license (IDAPA 58.01.02.052.04.a).

**Pollutants with Limits in the Current and Proposed Permit: E. coli, Phosphorus**

For Tier 2 related pollutants that are currently limited (have effluent limits) and will have limits under the reissued permit, the current discharge quality is based on the limits in the current permit or license (IDAPA 58.01.02.052.04.a.i), and the future discharge quality is based on the proposed permit limits (IDAPA 58.01.02.052.04.a.ii). For the City of Post Falls permit, this means determining the permit’s effect on water quality based upon the limits for E. coli and phosphorus in the current and proposed permits. Table 1 provides a summary of the current permit limits and the proposed or reissued limits.

**E. coli**

The existing permit for the City of Post Falls contains effluent limits for fecal coliform and E. coli. In 1986, EPA updated its criteria to protect recreational use of water by recommending an E. coli criterion as a better indicator than fecal coliform of bacteria levels that may cause gastrointestinal distress in swimmers. In 2000, DEQ changed its bacteria criterion from fecal coliform to E. coli. The E. coli limits are in the existing permit to reflect the bacteria criterion that DEQ adopted to protect the contact recreation beneficial use (IDAPA 58.01.02.251.01). The fecal coliform limits are in the current permit because at the time the permit was issued, IDAPA 58.01.02.420.05 established a disinfection requirement for sewage wastewater treatment plant
Phosphorus effluent. This requirement specified that fecal coliform concentrations not exceed a geometric mean of 200/100 mL based on a minimum of five samples in one week. This section of the Idaho WQS was revised in 2002 to reflect the change in the bacteria criterion from fecal coliform to \textit{E. coli}. The \textit{E. coli} limits are as or more protective of water quality than the old fecal coliform limits. The proposed final permit contains both fecal coliform and \textit{E. coli} effluent limits that comply with previous and current numeric “end-of-pipe” criteria.

Because the fecal coliform criterion has been replaced with an \textit{E. coli} criterion, DEQ has requested that EPA remove the fecal coliform effluent limits, consistent with how EPA has handled other NPDES permits for wastewater treatment plants in Idaho. Retaining the \textit{E. coli} limits will ensure that the receiving water quality will not be degraded even when the fecal coliform limits are removed. Even with the omission of fecal coliform limits, DEQ believes the discharge will not cause or contribute to a violation of the bacteria criteria because the permit incorporates “end-of-pipe” limits for \textit{E. coli}. Thus, removal of the fecal coliform limits complies with both the Tier 1 and Tier 2 components of Idaho’s antidegradation policy.

The proposed increased design flow (3.48mgd to 5mgd) will theoretically increase the concentration of \textit{E. coli} bacteria at the edge of a mixing zone. A Tier 2 analysis, however, is only required if the degradation is determined to be significant (Idaho Code §39-3603(2)(c)). Degradation is determined to be significant when the discharge of the pollutant will cumulatively decrease the remaining assimilative capacity by more than ten percent (Idaho Code §39-3603(2)(c)(i)). Post Falls new design flow will increase \textit{E. coli} by 0.44% over the currently permitted amount. Since this value is less than 10% of the remaining assimilative capacity, Post Falls new design flow is an insignificant increase (see Appendix A for the analysis).

### Phosphorus

The proposed permit for Post Falls includes new final effluent limits for phosphorus (draft permit Table 1). Tier 2 waters are waters in which the quality of the water is better than necessary to support beneficial uses. The tier 2 antidegradation policy provides that pollutants relevant to recreational uses may be significantly increased only if socially or economically justified. However, while the Spokane River is tier 2 for recreational uses, it is also impaired for aquatic life uses due to excess total phosphorous (TP). Because TP is relevant to both uses, and the water quality standards require both uses be protected, the use with the more stringent requirement limits the TP levels. Thus, the phosphorus levels must be reduced to get the River back into compliance with criteria for support of aquatic life uses. This needed reduction is reflected in the proposed permit limits. Because the River is impaired for phosphorus in Idaho, and because the Post Falls permit must ensure compliance with Washington WQS, the limits in the permit require a significant reduction in phosphorus. Specifically, the draft permit final effluent limits for the three Idaho dischargers will reduce phosphorus concentrations in the Idaho portion of the Spokane River to approximately 9.1μg/L at the state line. These limits meet the Tier 2 requirement under the antidegradation policy because there will be no degradation in water quality, but rather an improvement in TP levels.

### Pollutants with No Limits: Mercury

Mercury is a pollutant relevant to Tier 2 protection of recreation that currently is not limited and for which the proposed permit also contains no limit (Table 1). For such pollutants, a change in
water quality is determined by reviewing whether changes in production, treatment, or operation that will increase the discharge of these pollutants are likely (IDAPA 58.01.02.052.04.a.ii). With respect to mercury, there is no reason to believe this pollutant will be discharged in quantities greater than those discharged under the current permit. This conclusion is based upon the fact that there have been no changes in the influent quality or treatment processes that would likely result in an increased discharge of this pollutant. Additionally, whole effluent toxicity testing using three different organisms will be required twice per year to detect toxics in toxic amounts. A toxicity reduction evaluation is required in the event of an excursion above a trigger value. Mercury monitoring will be required three times over a five year period as part of the expanded effluent testing requirements in Part D of NPDES application Form 2A (EPA Form 3510-2A, revised 1-99). Mercury levels in Post Fall’s effluent were tested in 2004 and reported in Part D of Form 2A as “no detection”. Because of these provisions, the proposed permit does not allow for any increased water quality impact from this pollutant and DEQ concludes that the proposed permit should not cause a lowering of water quality for mercury. As such, the proposed permit should maintain the existing high water quality in the Spokane River.

Conditions Necessary to Ensure Compliance with Water Quality Standards or Other Appropriate Water Quality Requirements of State Law

The 2010 Integrated Report lists the Spokane River as high priority for TMDL development. Pursuant to IDAPA 58.01.02.055.04, DEQ must ensure that discharges of pollutants of concern remain constant or decrease within the watershed. Pollutants of concerns for which a TMDL is to be developed are cadmium, lead, zinc and total phosphorus. The draft permit retains the previously permitted limits for lead and zinc which meets the requirements of Section 055.04. The draft permit, however, lacks effluent limits for cadmium because the discharge didn’t have reasonable potential to exceed WQS criteria for this pollutant. Therefore, to meet Section 055.04 requirements, this 401 certification adds effluent limits as specified in Table 2, below.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Units</th>
<th>Average Monthly Limit</th>
<th>Average Weekly Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cadmium</td>
<td>µg/L</td>
<td>0.270</td>
<td>0.361</td>
</tr>
</tbody>
</table>

Once a TMDL for metals is approved by EPA, the wasteload allocation specified in the TMDL shall replace the above Table 2 effluent limit requirements.

Compliance Schedule

Pursuant to IDAPA 58.01.02.400.03, DEQ may authorize compliance schedules for water quality based effluent limits issued in a permit for the first time. City of Post Falls cannot immediately achieve compliance with the effluent limits for phosphorus and under some circumstances CBOD₅; therefore, DEQ authorizes a compliance schedule and interim requirements as set forth below.
### Table 3. Interim Limits

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Units</th>
<th>Average Monthly Limit</th>
<th>Average Weekly Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>CBOD₅ (Feb-Oct)</td>
<td>mg/L</td>
<td>25</td>
<td>40</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>726</td>
<td>1161</td>
</tr>
<tr>
<td></td>
<td>% removal</td>
<td>85% (min)</td>
<td>-</td>
</tr>
<tr>
<td>Phosphorus (Feb-Oct)</td>
<td>mg/L</td>
<td>report</td>
<td>report</td>
</tr>
<tr>
<td></td>
<td>lb/day</td>
<td>68.5</td>
<td>110</td>
</tr>
<tr>
<td></td>
<td>% removal</td>
<td>70%</td>
<td>-</td>
</tr>
</tbody>
</table>

Records indicate that since 2001, Post Falls has fallen short of achieving reductions necessary to meet the final effluent limits for CBOD₅, 30% of the time. Additionally, as this facility transitions to tertiary treatment to meet their final limits, there is also less of an assurance that the current high levels of CBOD₅ removal can be maintained until the new treatment system is operational. The CBOD₅ interim limits maintain the currently permitted load and concentration (Table 1). The compliance schedule described below provides the permittee a reasonable amount of time to achieve the final effluent limits as specified in the permit. At the same time, the schedule ensures that compliance with the final effluent limits is accomplished as soon as possible (see Appendix B).

1. The permittee must comply with all effluent limitations and monitoring requirements in Part I.B and I.C beginning on the effective date of the permit, except those for which a compliance schedule is specified in Part I.D of the final permit.

2. The permittee must achieve compliance with the final effluent limitations for phosphorus and CBOD₅ as set forth in Part I.B. (Table 1) of the permit, not later than ten (10) years after the effective date of the final permit.

3. While the schedules of compliance specified in Part I.D are in effect, the permittee must complete interim requirements and meet interim effluent limits and monitoring requirements as specified in Part I.E of the permit.

4. All other provisions of the permit, except the final effluent limits for phosphorus and CBOD₅ as described in Table 3 of this certification, must be met after the effective date of the final permit.

**Interim Requirements for Compliance Schedules**

1. By one (1) year after the effective date of the final permit, the permittee must provide a preliminary engineering report to EPA and IDEQ outlining estimated costs and schedules for completing capacity expansion and implementation of technologies to achieve final effluent...
limitations. This schedule must include a timeline for full scale pilot testing and results of any testing conducted to date.

2. By three (3) years after the effective date of the final permit, the permittee must provide written notice to EPA and IDEQ that full scale pilot testing of the technology that will be employed to achieve the final limits has been completed and must submit a summary report of results and plan for implementation.

3. By five (5) years after the effective date of the final permit, the permittee must provide EPA and IDEQ with written notice that design has been completed and bids have been awarded to begin construction to achieve final effluent limitations.

4. By eight (8) years after the effective date of the final permit, the permittee must provide EPA and DEQ with written notice that construction has been completed on the facilities to achieve final effluent limitations.

5. By ten (10) years after the effective date of the final permit, the permittee must provide EPA and DEQ with a written report providing details of a completed start up and optimization phase of the new treatment system and must achieve compliance with the final effluent limitations of Part I.B. The report shall include two years of effluent data demonstrating that final effluent limits can be achieved by year ten (10).

6. By year six (6), seven (7), and eight (8) after the effective date of the final permit, the permittee must submit to EPA and IDEQ progress reports, which outline the progress made toward achieving compliance with the phosphorus and CBOD₅ effluent limitations. At a minimum, the reports must include:
   a) An assessment of the previous year of effluent data and comparison to the interim effluent limitations.
   b) A report on progress made toward meeting the final effluent limits.
   c) Further actions and milestones targeted for the upcoming year.

7. When the schedules of compliance specified in Part I.D of the permit are in effect, the permittee must comply with interim effluent limitations and monitoring requirements as specified in Part I.E of the permit.

**Mixing Zones**
Pursuant to IDAPA 58.01.02.060, DEQ authorizes a mixing zone that utilizes 25% of the critical flow volumes of the Spokane River for pH, ammonia, chlorine, butyl benzyl phthalate, copper, diethyl phthalate, di-N-butyl phthalate, nitrate + nitrite, phenol, TSS and WET.

**Pollutant Trading**
Pursuant to IDAPA 58.01.02.055.06, DEQ authorizes pollutant trading for phosphorus and other oxygen demanding pollutants. Trading must be conducted in a manner that is consistent with the most recent version of DEQ’s *Water Quality Pollutant Trading Guidance*, available at: [http://www.deq.idaho.gov/media/488798-water_quality_pollutant_trading_guidance_0710.pdf](http://www.deq.idaho.gov/media/488798-water_quality_pollutant_trading_guidance_0710.pdf).
The use of pollutant offsets is authorized for purposes of compliance with antidegradation rules and IDAPA 58.01.02.055.

Other Conditions

This certification is conditioned upon the requirement that any material modification of the permit or the permitted activities—including without limitation, any modifications of the permit to reflect new or modified TMDLs, wasteload allocations, site-specific criteria, variances, or other new information—shall first be provided to DEQ for review to determine compliance with Idaho WQS and to provide additional certification pursuant to Section 401.

Right to Appeal Final Certification

The final Section 401 Water Quality Certification may be appealed by submitting a petition to initiate a contested case, pursuant to Idaho Code § 39-107(5) and the “Rules of Administrative Procedure before the Board of Environmental Quality” (IDAPA 58.01.23), within 35 days of the date of the final certification. Questions regarding the actions taken in this certification should be directed to June Bergquist, Coeur d’Alene Regional Office at 208.666.4605 or via email at june.bergquist@deq.idaho.gov.

Daniel Redline
Regional Administrator
Coeur d'Alene Regional Office
Appendix A
HARSB and Post Falls \textit{E. coli} Significance Tests

\textbf{Background}

The Spokane River is considered a high quality water for recreational uses. To prevent the lowering of water quality with respect to \textit{E. coli}, DEQ must ensure that the Hayden Area Regional Sewer Board (HARSB) and Post Falls (PF) draft permits do not cumulatively decrease the remaining assimilative capacity of the river by more than ten percent to be considered insignificant degradation (Idaho Code §39-3603(2)(c)(i)).

Assimilative capacity is determined by comparing the background (ambient) concentration of a pollutant with the Water Quality Standard. The difference between these two numbers is the remaining assimilative capacity. A ten percent or less decrease of the remaining assimilative capacity is considered to be insignificant degradation. Because no data exists for \textit{E. coli} in the Spokane River above the three dischargers, data from USGS monitoring station #12419000 located below the Post Falls WWTP (6 samples in 2007) will be used as the upstream background concentration until new data is made available.

\textbf{Analysis}

The following information was used in calculating assimilative capacity in order to determine significance:

- Background concentration upstream of CdA discharge: 11.7 \textit{E. coli} colony forming units/100ml (cfu) (average value of USGS data that was collected monthly from April to September in 2007);
- The increased discharge from current design flow to proposed design flow for all dischargers along the Spokane River: CdA 6.0 mgd (no increase), HARSB 1.5 to 2.4 mgd increase (0.9mgd increase); Post Falls 3.48 to 5 mgd (1.52mgd increase);
- The WQS effluent limit of 126 colony forming units/100ml (cfu) for \textit{E. coli};
- A river flow of 500cfs as measured at the USGS Station #12419000 located below the Post Falls hydroelectric facility. This minimum flow is required in the 2009 Avista Corporation relicensing agreement for the operation of the Post Falls hydroelectric facility.
- The full river width for mixing.
CdA

**current design**
6.0 mgd

**new design**
6.0 mgd=no change
(9.3 cfs)

spreadsheet inputs:
500cfs upstream flow
11.7 cfu/L upstream E. coli
126cfu maximum E. coli effluent concentration per current NPDES permit
9.3 cfs effluent flow = 13.79 in-river concentration of E. coli downstream of CdA outfall

HARSB

**current design**
1.5 mgd
(2.32 cfs)

**new design**
2.4 mgd
(3.7 cfs)

**HARSB Current**
spreadsheet inputs:
509.3cfs upstream flow + CdA discharge
13.79 cfu/L upstream E. coli
126 max effluent concentration
2.32 cfs effluent flow=14.3cfu in-river concentration of E. coli downstream of HARSB

**HARSB Proposed**
spreadsheet inputs:
509.3cfs upstream flow + CdA discharge
13.79 cfu/L upstream E. coli
126 max effluent concentration
3.7cfs effluent flow= 14.6cfu in-river concentration of E. coli downstream of HARSB

Post Falls

**current design**
3.48mgd
(5.38cfs)

**new design**
5mgd
(7.7cfs)

**Post Falls Current**
spreadsheet inputs:
513 cfs upstream flow + CdA + HARSB current
14.6 cfu/L upstream E. coli
126 max effluent concentration
5.38cfs effluent flow= 15.8cfu in-river concentration of E. coli downstream of Post Falls
Post Falls Proposed
spreadsheet inputs:
513 cfs upstream flow + CdA + HARSB proposed
14.6 cfu/L upstream E. coli
126 max effluent concentration
7.7 cfs effluent flow = 16.2 cfu in-river concentration of E. coli downstream of Post Falls

Increase of 0.5 cfu

Assimilative Capacity

The assimilative capacity and the amount of that capacity that is determined to be insignificant degradation is calculated as follows:

\[
126 \text{ cfu (Standard)} - 13.79 \text{ cfu } E. \text{ coli (background + current design of CdA)} = \\
112.21 \times \%10 \text{ (insignificant amount)} = 11.22 \text{ cfu}
\]

Therefore, the dischargers collectively, cannot increase E. coli concentrations in the river by more than 11.22 cfu as a result of increased design flows.

Currently Permitted
11.7 cfu above CdA → 13.8 cfu below CdA → 14.3 cfu below HARSB
15.5 cfu below Post Falls

Proposed Increases
11.7 cfu above CdA → 13.8 cfu below CdA → 14.6 cfu below HARSB
16.2 cfu below Post Falls

Calculation of Significance
HARSB new design flow increased E. coli by 0.3 cfu or
0.3 cfu ÷ 112.21 cfu = 0.27% increase

Post Falls new design flow increased E. coli by 0.5 cfu or
0.5 cfu ÷ 111.91 cfu = 0.44% increase

In total, the two dischargers at their new design flows would decrease assimilative capacity by 0.71%. This increase does not exceed 10% of the remaining assimilative capacity and therefore, is not a significant degradation of river water quality.
Appendix B

Compliance Schedule Justification Letters
dated
April 1, 2013 and April 12, 2013
from
City of Post Falls, Department of Public Services
April 1, 2013

Daniel Redline, Regional Administrator
Coeur d’Alene Office
Idaho Department of Environmental Quality
2110 Ironwood Parkway
Coeur d’Alene, ID 83815

Re: City of Post Falls NPDES Permit ID-002585-2, 401 Certification – CBOD Compliance Schedule

Dear Mr. Redline:

The City of Post Falls requests a compliance schedule of at least 8 years to meet the seasonal CBOD discharge limit proposed in the latest draft permit from EPA. As with phosphorus, the compliance schedule for CBOD should allow sufficient time to pilot test, design, install and optimize the tertiary treatment facilities required to meet the final waste load allocation. For both parameters, interim requirements for schedules of compliance would be as indicated in the February 2013 draft permit for phosphorus, Section I.E. As explained below, we propose an interim seasonal limit of 348 pounds per day for BOD.

A compliance schedule is allowable for the following reasons.

1. The TMDL allows it. The 2010 WDOE Spokane River and Lake Spokane DO TMDL includes a ten year period in the Managed Implementation Plan to meet final waste load allocations. With the exception of Spokane County (which is a new facility and therefore can comply upon opening), all of the Washington permits provide ten-year compliance schedules for CBOD, phosphorus and ammonia.

2. Federal law allows it. There are two key regulations regarding the CBOD compliance schedule. The first is 40 CFR Section 122.47(a)(1), which states that NPDES permits may include a compliance schedule “when appropriate” and any compliance schedule must require compliance “as soon as possible.” The second key regulation is 40 CFR Section 122.45(b)(1), which states that, for POTWs, “effluent limitations, standards, or prohibitions shall be calculated based on design flow.” The question is how to read Section 122.45(b)(1) in conjunction with Section 122.47(a)(1) in a situation where a POTW can comply with an effluent mass limit upon issuance of a permit because the discharger is discharging below design flows but later on in the permit cycle cannot comply due to increased flows until new treatment technology is installed.
As an example, assume that a POTW in a growing community currently discharges 1 lbs/day of CBOD at 10 mg/L. A TMDL is adopted that limits the POTW to 2 lbs/day based on a 5 mg/L CBOD concentration. It will take 4 years to install the technology to reduce the discharge to 5 mg/L. Because of growth, the POTW will discharge 4 lbs/day CBOD (in violation of the mass limit) after 4 years at the point at which the new technology begins operating, and 2 lbs/day (in compliance) after the technology is installed.

Under these circumstances, it is not “possible” within the meaning of Section 122.47(a)(1) for the POTW to comply once flows increase to the point that the mass load exceeds 2 lbs/day. It is only possible to comply after 4 years when the new treatment technology is installed. Therefore, EPA meets the requirements of Section 122.47(a)(1) if the permit includes a 4-year compliance schedule for CBOD. The compliance schedule should include interim limits that ensure that current levels of performance for the treatment system are maintained, without arbitrarily limiting the discharge prior to the installation of the technology needed to meet the TMDL limits.

EPA policy states that, if a compliance schedule is issued, EPA must make a reasonable finding based on evidence in the record that compliance cannot be achieved “immediately” upon issuance of a permit. This is a reasonable general policy, but, of course, it must be read in conjunction with the applicable regulations. It seems to me that Section 122.45(b)(1) becomes meaningless if EPA or DEQ cannot include a compliance schedule that accounts for the fact that flows may increase to design flows before treatment technology necessary to support lower limits can be installed. At that point, the POTW’s limits are not “based on design flows” but are based on the happenstance that the facility will discharge below design flows at the beginning of the permit cycle while completely ignoring the facility’s higher flows and inability to comply later on.

3. The requested interim limit is needed to ensure the City can remain in compliance during the period before the tertiary treatment facilities are completed and ready to meet the final waste load allocations.

The City’s data indicate that BOD loading to the WRF has been increasing at an average rate of 4.6% per year since 2001. The average influent BOD loading in 2012 was 5,809 pounds per day. In 8 years from permit issuance (2013), the projected influent BOD loading is 8,707 pounds per day. In order to meet the draft permit load limit of 255 pounds per day seasonal average in year 8, the WRF would need to perform at 97% efficiency or better, on a seasonal average. Since 2001, the WRF has not performed at that level 30% of the time. Thus, there is a 1 in 3 chance of violating the draft permit limit before tertiary facilities are up and running.

The WRF is a secondary treatment facility. Although it has performed remarkably well compared to the minimum level of 85% specified under the Clean Water Act, BOD removal efficiency is variable and not entirely under the control of operations. Conditions that cannot be controlled by the secondary treatment facility are temperature, influent quality, weather and metabolic conditions of the naturally diverse biota that form the basis of secondary treatment. That is why EPA regulation has established 85% as a
reasonable minimum performance criterion for secondary treatment. In spite of that, the interim BOD limit of 348 pounds per day represents a high level of treatment, and the City believes the WRF can achieve a BOD removal efficiency of 96% on a TMDL seasonal basis.

4. Post Falls' requested interim BOD limit will have de minimis effect on Long Lake dissolved oxygen. In aggregate, the Washington permits allow a combined BOD load of over 12,000 pounds per day during the interim ten year period. The City of Spokane, located 11 miles upstream of Long Lake, is allowed 10,759 pounds per day of the aggregate BOD load during the low flow season. Post Falls is asking for an increase of 93 pounds from the draft permit BOD limit. This will increase the aggregate interim load allocation by a fraction of 1 percent.

Modeling experts have demonstrated that a mass nutrient unit discharged from Post Falls has a fractional effect on dissolved oxygen in Long Lake compared to a unit discharged from Spokane. This is because there are 30 river miles and two impoundments that provide assimilation of nutrients from Post Falls, above and beyond what is available to Spokane.

5. The requested interim BOD limit represents a significant reduction in allowable BOD load compared to the current permit. The City's administratively extended discharge permit allows up to 871 pounds per day of effluent BOD. The requested interim load limit of 348 pounds per day is 60% less than the current allowable amount, which represents a significant improvement.

Thank you for this opportunity to comment on EPA's proposed seasonal CBOD limit, and for considering our request for a compliance schedule and interim seasonal BOD limit in your revision of the 401 certification.

Sincerely,

[Signature]
Terry Werner, Director
Department of Public Services

c: Mike Neher, Environmental Manager
June Bergquist, IDEQ
Gary Allen, Givens Pursley
Paul Klatt, JUB ENGINEERS

Attachments: BOD charts
Average TMDL Season Removal Efficiency

TMDL Season = February 1 through October 31

- 98.5% at projected INF BOD load of 8,707 ppd; this level of efficiency occurred only 68% of the time.
- More reliable performance was achieved with 96%+ efficiency which occurred 90% of the time.
At a 4.6% annual growth rate, and 96% BOD removal efficiency, the final seasonal CBOD WLA of 255 lbs/d could be exceeded as early as 2014. The proposed interim WLA of 348 lbs/d will allow Post Falls adequate time to install tertiary treatment to meet the final effluent limitation of 255 lbs/d.
April 12, 2013

Daniel Redline, Regional Administrator
Coeur d'Alene Office
Idaho Department of Environmental Quality
2110 Ironwood Parkway
Coeur d'Alene, ID 83815

Re: City of Post Falls NPDES Permit ID-002585-2: 401 Certification – CBOD Compliance
Schedule Supplemental Information

Dear Mr. Redline:

This letter is to supplement the City of Post Falls’ April 1, 2013 letter requesting an 8-year compliance schedule to meet the anticipated seasonal 5-day carbonaceous biochemical oxygen demand (CBOD) discharge limit in our upcoming NPDES permit renewal.

In addition to the detailed justification provided in our previous letter, it is important to realize that the improvements necessary to meet our anticipated final permit limits for CBOD and phosphorus will require significant and disruptive construction at our Water Reclamation Facility. We anticipate new preliminary treatment (headworks and equalization basins), new chemical coagulation facilities, possible tertiary clarification, tertiary filtration, disinfection improvements, and multiple recycle streams into the existing process units.

In particular, equalization basins and headworks construction will require complete rerouting of influent and preliminary treatment flows through the facility and increase the likelihood of biological upsets which can easily migrate through secondary clarification. The equalization basins are important because they will moderate the daily flow and load fluctuations that currently reduce the reliability of our biological phosphorus removal process (BPR). BPR is an essential component of permit compliance since it will significantly affect the pilot testing, selection, and sizing of our final tertiary process.

In addition, because our treatment system is biologically based, when the proposed tertiary treatment systems introduce chemicals for coagulation, filter cleaning and pH/alkalinity adjustments, they will undoubtedly create biological stresses that must be carefully managed. As with all new systems, start-up of the operations often negatively affects the existing biological system performance and the BPR often takes a number of weeks or even several months to return to previous performance levels.
Thank you again for this opportunity to comment on EPA’s proposed seasonal CBOD limit, and for considering our request for a compliance schedule and interim seasonal BOD limit in your revision of the 401 certification.

Sincerely,

Terry Werner, Director
Department of Public Services

c: Mike Neher, Environmental Manager
   June Bergquist, IDEQ
   Gary Allen, Givens Pursley
   Paul Klatt, JUB ENGINEERS

Attachments: BOD charts