

REVISED FORM APPLICATION EXHIBIT 5d

Please see attached permits.

PAT MCCRORY

Governor

MICHAEL S. REGAN

Secretary

S. JAY ZIMMERMAN



October 4, 2017

Tommy R. Burns, County Manager
c/o John W. Simons Jr, Water Plant Supervisor, ORC
302 Courthouse Square
Beaufort, North Carolina 28516

Subject: **Issuance of NPDES Permit NC0086975**
Laurel Road WTP, Class 1
534 Laurel Road, Beaufort
Carteret County

Dear Mr. Burns:

The Division of Water Resources (the Division or DWR) hereby issues the attached NPDES permit for the subject facility. We issue this permit pursuant to the requirements of North Carolina General Statute 143-215.1 and the Memorandum of Agreement between North Carolina and the U.S. Environmental Protection Agency dated October 15, 2007, or as subsequently amended.

Changes to Your Previous Permit. The Division notes from your renewal application that you have made no significant changes to your wastewater treatment processes since last renewal. We also acknowledge your written comments on the permit draft received August 17, 2017 from Tyndall Lewis of McDavid-Inc. Accordingly, we have updated your permit conditions, format and site map, consistent with current permitting strategies and WTP guidance, incorporating the following:

1. Per your written request [of 17Aug2017], DWR hereby reinstated TSS limits Monthly Average and Daily Maximum [from 10/15 to 15/30 mg/L], noting that the pervious permit should not have applied stricter TSS limits at renewal [a permitting error] because this facility's flow was not at the time "new or expanding," as defined under NCAC 02B .0224 (1) (b) (ii);
2. Discontinued monitoring for Total Manganese [required only of WS class waters];
3. Added permit limits for Total Copper, Total Lead and Total Zinc, in accord with databases showing *reasonable potential*; increased monitoring from Quarterly and 2/Month to **Monthly**; please note that North Carolina groundwater conditions often exceed surface water-quality standards; i.e., if you use it, you assume responsibility for its treatment and discharge;
4. Added a Compliance Period for metals [Pb, Cu, and Zn] to allow the Permittee time to research and establish methods for treatment; permit limits become active five (5) years from the permit effective date [see new footnote #5, A. (1.), and Special Condition A. (3.)];
5. Updated Supplement to Permit Cover Sheet narrative (see page 2);
6. Updated Acute Toxicity narrative and footnote amended for current versions [see A. (1.) and A. (2.)];
7. Added eDMR requirements narrative [A. (3.)];
8. Changes to the Permit Draft – Updated Fact Sheet text detailing *dissolved metals* calculations and requirements;
9. Changes to the Permit Draft – no longer require *concurrent sampling* of metals with WET-test sampling; removed previous footnote #5 [see draft A. (1.)];

Records show that you have successfully registering with the *Electronic Discharge Monitoring Report (eDMR)* Program. Please be reminded that until the state's eDMR application is approved by the Department as compliant with EPA's *Cross-Media Electronic Reporting Regulation (CROMERR)*, all permittees must continue to submit hardcopy of DMR as backup to eDMR reporting [see permit section A. (5.)].

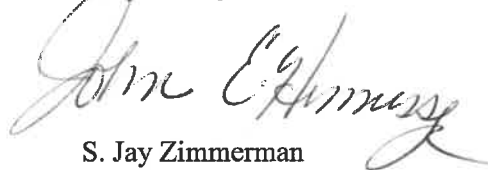
Please be reminded that this facility discharges to waters classified SA; HQW [habitat-critical area; High Quality Water].

If any parts, measurement frequencies, or sampling requirements contained in this permit are unacceptable, you have the right to an adjudicatory hearing, upon written request, submitted within thirty (30) days after receiving this letter. Your request must take the form of a written petition conforming to Chapter 150B of the North Carolina General Statutes, and you must file it with the office of Administrative Hearings, 6714 Mail Service Center, Raleigh, North Carolina 27699-6714. Unless such a demand is made, this permit shall be final and binding.

This permit is not transferable except after notifying the Division of Water Resources. The Division may modify, revoke or re-issue this permit. Please note that this permit does not affect your legal obligation to obtain other permits required by the Division of Water Resources, the Division of Land Resources, the Coastal Area Management Act, or any other federal or local government.

If you have questions, or if we can further assist you, please contact Joe R. Corporon, L.G. at [joe.corporon@ncdenr.gov] or call his direct line (919) 807-6394.

Respectfully,



S. Jay Zimmerman

Enclosure: NPDES Permit NC0086975 (issuance final)

hc: Central Files
WiRO/SWPS Supervisor, Jim Gregson
NPDES Program Files

ec: WiRO, Jim Gregson
ATB, Susan Meadows, Cindy Moore (Draft and Fact Sheet)
OCU, Maureen Kinney (Draft and Fact Sheet)

STATE OF NORTH CAROLINA
DEPARTMENT OF ENVIRONMENTAL QUALITY
DIVISION OF WATER RESOURCES

PERMIT

TO DISCHARGE WASTEWATER UNDER THE
NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM
(NPDES)

In compliance with the provision of North Carolina General Statute 143-215.1, other lawful standards and regulations promulgated and adopted by the North Carolina Environmental Management Commission, and the Federal Water Pollution Control Act, as amended, the

County of Carteret

is hereby authorized to discharge wastewater from a facility located at the

Laurel Road WTP
534 Laurel Road, Beaufort
Carteret County

to receiving waters designated as Feltons Creek within the White Oak River Basin in accordance with effluent limitations, monitoring requirements, and other conditions set forth in Parts I, II, III, and IV hereof.

This permit shall become effective on **November 1, 2017**.

This permit and authorization to discharge shall expire at midnight on **July 31, 2022**.

Signed this day **October 4, 2017**



S. Jay Zimmerman, P.G., Director
Division of Water Resources
By Authority of the Environmental Management Commission

SUPPLEMENT TO PERMIT COVER SHEET

All previous NPDES Permits issued to this facility, whether for operation or discharge are hereby revoked. As of this permit issuance, any previously issued permit bearing this number is no longer effective. Therefore, the exclusive authority to operate and discharge from this facility arises under the permit conditions, requirements, terms, and provisions included herein.

County of Carteret

is hereby authorized to:

1. continue to operate a wastewater treatment system in support of potable-water production, discharging *Ion-Exchange* (IE) backwash/rinsate wastewater, with potential to discharge *Greensand Filter* backwash, a system currently designed to produce 0.300 MGD potable water, and a wastewater discharge reported as 0.0072 MGD (max. monthly average), utilizing treatment components including;
 - two (2) each 10 ft-diameter greensand filters with potassium permanganate [KMnO₄] feed system
 - two (2) each 8 ft-diameter water softeners (with brine regeneration system)
 - chemical-feed systems for zinc ortho-polyphosphate [Zn PO₄] inhibitor and chloramines disinfection (aqueous ammonia, chlorine)
 - two (2) each 20 ft x 20 ft settling basins with decant pumps, recycle pumps (for *greensand* filter backwash)
 - settling basin (9,000-gallon for softener-backwash wastewater)
 - collection basin with effluent transfer pumps
 - liquid chemical feed system for dechlorination
 - backwash pumps and controls for sandfilter and softener operation
 - sample port and appurtenant piping to outfall

these facilities located at the Laurel Road WTP, 534 Laurel Road, Beaufort, Carteret County, and

2. discharge from said treatment works via Outfall 001, a location specified on the attached map, into Feltons Creek [stream segment 21-35-1-1], a waterbody currently classified SA HQW; PNA within subbasin 03-05-04 [HUC: 03020301] of the White Oak River Basin.

A. (1.) EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS
[15A NCAC 02B.0400 et seq., 02B.0500 et seq.]

During the period beginning on the effective date of this permit and lasting until expiration, the Permittee is authorized to discharge *Ion-Exchange* filter backwash/rinse wastewater from Outfall 001. Such discharges shall be limited, monitored and reported ¹ by the Permittee, as specified below:

EFFLUENT CHARACTERISTICS (Parameter Code)		LIMITS		MONITORING REQUIREMENTS		
		Monthly Average	Daily Maximum	Measurement Frequency	Sample Type	Sample Location ²
Flow, MGD ³	50050			Weekly	Estimate ³	E
Total Suspended Solids	00530	10.0 mg/L	15.0 mg/L	2/Month	Grab	E
pH	00400	Not > 6.8 or < 8.5 s. u.		2/Month	Grab	E
pH	00400			2/Month	Grab	S1
Total Residual Chlorine ⁴	50060		13 µg/L ⁴	2/Month	Grab	E
Total Lead	01051	4.25 µg/L ⁵	110 µg/L ⁵	Monthly	Grab	E
Total Copper, µg/L	01042	1.85 µg/L ⁵	2.9 µg/L ⁵	Monthly	Grab	E
Total Zinc, µg/L	01092	42.8 µg/L ⁵	47.2 µg/L ⁵	Monthly	Grab	E
Dissolved Oxygen, mg/L	00300			Monthly	Grab	E
Dissolved Oxygen, mg/L	00300			Monthly	Grab	S1
Salinity, ppt	00480			Monthly	Grab	E
Salinity, ppt	00480			Monthly	Grab	S1
Conductivity, µmohs/cm	00094			Monthly	Grab	E
Total Dissolved Solids, mg/L	70295			Monthly	Grab	E
Ammonia [NH ₃ as N] mg/L	00610			Monthly	Grab	E
Turbidity, NTU	00070			Monthly	Grab	E
WET Acute Toxicity ⁶	TGE3E	Monitor & Report		Quarterly	Grab	E

Footnotes:

1. The permittee shall submit discharge monitoring reports (DMRs) *electronically* using the Division's eDMR system [see A. (3.)].
2. E = Effluent; Instream S1 = center of Feltons Creek, east side of bridge; Outfall 001 at west side of bridge.
3. Discharge Estimate shall be based on both flow rate and duration, both to be recorded in log book.
4. The Division shall consider compliant all effluent TRC values reported below 50 µg/L. However, the Permittee shall continue to record and submit all values reported by North Carolina-certified test methods (including field certified), even if these values fall below 50 µg/L.
5. Compliance to this limit begins on **November 1, 2022**, five (5) years from the permit effective date [see Special Condition A. (3.)].
6. Whole Effluent Toxicity (WET) testing; Acute 24-hour Pass/Fail Monitoring: (*January, April, July, and October*). Permittee shall use mysid shrimp or other approved test organism [See special condition A. (2)].

Conditions: All samples shall accurately represent the physical and chemical character of the discharge event. The Permittee shall discharge no floating solids or foam visible in other than trace amounts.

A. (2.) ACUTE TOXICITY PASS/FAIL MONITORING (QUARTERLY)
[15A NCAC 02B.0500 et seq.]

The permittee shall conduct acute toxicity tests on a *quarterly* basis using protocols defined in the North Carolina Procedure Document entitled “*Pass/Fail Methodology for Determining Acute Toxicity in A Single Effluent Concentration*” (Revised December 2010 or subsequent versions). The monitoring shall be performed as a Mysid Shrimp (*Mysidopsis bahia*) 24-hour static test. The effluent concentration at which there may be at no time significant mortality is 90% (defined as treatment two in the procedure document). Effluent samples for self-monitoring purposes must be obtained during representative effluent discharge below all waste treatment. The tests will be performed during the months of *January, April, July and October*. These months signify the first month of each three-month toxicity testing quarter assigned to the facility.

All toxicity testing results required as part of this permit condition will be entered on the Effluent Discharge Monitoring Form (MR-1) for the month in which it was performed, using the parameter code TGE3E. Additionally, DWQ Form AT-2 (original) is to be sent to the following address:

Attention: North Carolina Division of Water Resources
Water Sciences Section
1621 Mail Service Center
Raleigh, N.C. 27699-1621

Completed Aquatic Toxicity Test Forms shall be filed with the Environmental Sciences Section no later than 30 days after the end of the reporting period for which the report is made.

Test data shall be complete and accurate and include all supporting chemical/physical measurements performed in association with the toxicity tests, as well as all dose/response data. Total residual chlorine of the effluent toxicity sample must be measured and reported if chlorine is employed for disinfection of the waste stream.

Should there be no discharge of flow from the facility during a month in which toxicity monitoring is required, the permittee will complete the information located at the top of the aquatic toxicity (AT) test form indicating the facility name, permit number, pipe number, county, and the month/year of the report with the notation of “No Flow” in the comment area of the form. The report shall be submitted to the Environmental Sciences Section at the address cited above.

Should the permittee fail to monitor during a month in which toxicity monitoring is required, then monthly monitoring will begin immediately. Upon submission of a valid test, this monthly test requirement will revert to quarterly in the months specified above. Assessment of toxicity compliance is based on the toxicity testing quarter, which is the three-month time interval that begins on the first day of the month in which toxicity testing is required by this permit and continues until the final day of the third month.

Should any test data from this monitoring requirement or tests performed by the North Carolina Division of Water Quality indicate potential impacts to the receiving stream, this permit may be re-opened and modified to include alternate monitoring requirements or limits.

If the Permittee monitors any pollutant more frequently than required by this permit, the results of such monitoring shall be included in the calculation and reported data submitted on the DMR and AT Form.

NOTE: Failure to achieve test conditions as specified in the cited document, such as minimum control organism survival and appropriate environmental controls, shall constitute an invalid test and will require immediate follow-up testing to be completed no later than the last day of the month following the month of the initial monitoring.

USE OF A DIFFERENT TEST ORGANISM

The permittee with **acute WET-test requirements**, discharging to either fresh water or salt water, may request the use of a different test organism upon documentation that the alternate test organism would provide an equal or greater level of protection. This test must be appropriately based on the characteristics of the discharge and receiving stream. Such documentation must consist of one of the following:

1. For saltwater classified streams, a fathead minnow may be assigned as the acute testing species if the salinity of the receiving stream at the point of discharge is <5 ppt throughout the tidally influenced cycle. This determination may be based on the best professional judgment of DWQ staff or data collection provided by the permittee and approved by DWQ staff. This evaluation should include vertical profiles of salinity/conductivity measurements at both high tide and low tide over several 24-hr cycles.
2. Three consecutive “side-by-side” tests with results indicating that the alternate test organism is as or more sensitive to the facility’s effluent. Each test series would consist of two separate toxicity tests conducted on the same sample of effluent with the length of exposure specified by the permit, the only difference between the tests being the organism used.
3. An alternate plan developed by the permittee and approved by the Aquatic Toxicology Unit that demonstrates an equal level of protection is offered by the test organism.

For items 2 and 3, it must also be demonstrated that viable and standardized culture techniques are available for that organism and standardized testing methodologies have been developed and validated. This demonstration should meet guidance provided by EPA in Section 6 of EPA-821-R-02-012, “*Short Term Methods for Estimating the Acute Toxicity of Effluents and Receiving Waters to Freshwater Organisms, Fifth Edition 2002*”.

Requests to use a different test organism and supporting documentation should be sent to North Carolina Division of Water Resources, Water Sciences Section (at the above-listed address).

A. (3.) SPECIAL CONDITION – COMPLIANCE FOR METALS LIMITS [NCGS 143-215.1 (b)]

Compliance to permit limits for dissolved metals shall begin five (5) years from the permit effective date on **November 1, 2022**. This compliance period affords the Permittee time to research, establish and implement methods adequate to treat effluent metals. The Permittee shall submit **annually** a written progress report to the Division, due on the anniversary of the permit effective date [copy both the Division’s Central Office and the Wilmington Regional Office]. Failure to comply with this Special Condition subjects the facility to civil penalty assessment.

Submit Annual Progress Reports - copies to both:

DWR/SWPS/NPDES Expedited Permitting
Attention: John Hennessy
1617 Mail Service Center,
Raleigh, North Carolina 27699

DWR/SWPS/NPDES
Wilmington Regional Office (WiRO)
Attention: Dean Hunkele
127 Cardinal Drive Extension
Wilmington, North Carolina 27889

A. (4.) ELECTRONIC REPORTING OF DISCHARGE MONITORING REPORTS [NCGS 143-215.1 (b)]

Federal regulations require electronic submittal of all discharge monitoring reports (DMRs) and program reports. The final NPDES Electronic Reporting Rule was adopted and became effective on December 21, 2015.

NOTE: This special condition supplements or supersedes the following sections within Part II of this permit (*Standard Conditions for NPDES Permits*):

- Section B. (11.) Signatory Requirements
- Section D. (2.) Reporting
- Section D. (6.) Records Retention
- Section E. (5.) Monitoring Reports

1. Reporting Requirements [Supersedes Section D. (2.) and Section E. (5.) (a)]

The permittee shall report discharge monitoring data electronically using the NC DWR's Electronic Discharge Monitoring Report (eDMR) internet application.

Monitoring results obtained during the previous month(s) shall be summarized for each month and submitted electronically using eDMR. The eDMR system allows permitted facilities to enter monitoring data and submit DMRs electronically using the internet. Until such time that the state's eDMR application is compliant with EPA's Cross-Media Electronic Reporting Regulation (CROMERR), permittees will be required to submit all discharge monitoring data to the state electronically using eDMR and will be required to complete the eDMR submission by printing, signing, and submitting one signed original and a copy of the computer printed eDMR to the following address:

NC DENR / Division of Water Resources / Water Quality Permitting Section
ATTENTION: Central Files
1617 Mail Service Center
Raleigh, North Carolina 27699-1617

If a permittee is unable to use the eDMR system due to a demonstrated hardship or due to the facility being physically located in an area where less than 10 percent of the households have broadband access, then a temporary waiver from the NPDES electronic reporting requirements may be granted and discharge monitoring data may be submitted on paper DMR forms (MR 1, 1.1, 2, 3) or alternative forms approved by the Director. Duplicate signed copies shall be submitted to the mailing address above. See "How to Request a Waiver from Electronic Reporting" section below.

Regardless of the submission method, the first DMR is due on the last day of the month following the issuance of the permit or in the case of a new facility, on the last day of the month following the commencement of discharge.

Starting on **December 21, 2020**, the permittee must electronically report the following compliance monitoring data and reports, when applicable:

- Sewer Overflow/Bypass Event Reports;
- Pretreatment Program Annual Reports; and

- Clean Water Act (CWA) Section 316(b) Annual Reports.

The permittee may seek an electronic reporting waiver from the Division (see “How to Request a Waiver from Electronic Reporting” section below).

2. **Electronic Submissions**

In accordance with 40 CFR 122.41(l)(9), the permittee must identify the initial recipient at the time of each electronic submission. The permittee should use the EPA’s website resources to identify the initial recipient for the electronic submission.

Initial recipient of electronic NPDES information from NPDES-regulated facilities means the entity (EPA or the state authorized by EPA to implement the NPDES program) that is the designated entity for receiving electronic NPDES data [see 40 CFR 127.2(b)].

EPA plans to establish a website that will also link to the appropriate electronic reporting tool for each type of electronic submission and for each state. Instructions on how to access and use the appropriate electronic reporting tool will be available as well. Information on EPA’s NPDES Electronic Reporting Rule is found at: <http://www2.epa.gov/compliance/final-national-pollutant-discharge-elimination-system-npdes-electronic-reporting-rule>.

Electronic submissions must start by the dates listed in the “Reporting Requirements” section above.

3. **How to Request a Waiver from Electronic Reporting**

The permittee may seek a temporary electronic reporting waiver from the Division. To obtain an electronic reporting waiver, a permittee must first submit an electronic reporting waiver request to the Division. Requests for temporary electronic reporting waivers must be submitted in writing to the Division for written approval at least sixty (60) days prior to the date the facility would be required under this permit to begin submitting monitoring data and reports. The duration of a temporary waiver shall not exceed 5 years and shall thereupon expire. At such time, monitoring data and reports shall be submitted electronically to the Division unless the permittee re-applies for and is granted a new temporary electronic reporting waiver by the Division. Approved electronic reporting waivers are not transferrable. Only permittees with an approved reporting waiver request may submit monitoring data and reports on paper to the Division for the period that the approved reporting waiver request is effective.

Information on eDMR and the application for a temporary electronic reporting waiver are found on the following web page:

<http://deq.nc.gov/about/divisions/water-resources/edmr>

4. **Signatory Requirements [Supplements Section B. (11.) (b) and Supersedes Section B. (11.) (d)]**

All eDMRs submitted to the permit issuing authority shall be signed by a person described in Part II, Section B. (11.) (a) or by a duly authorized representative of that person as described in Part II, Section B. (11.) (b). A person, and not a position, must be delegated signatory authority for eDMR reporting purposes.

For eDMR submissions, the person signing and submitting the DMR must obtain an eDMR user account and login credentials to access the eDMR system. For more information on North Carolina’s eDMR system, registering for eDMR and obtaining an eDMR user account, please visit the following web page:

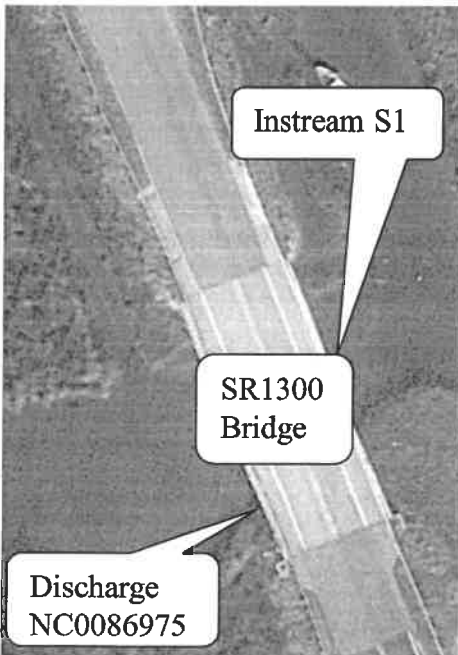
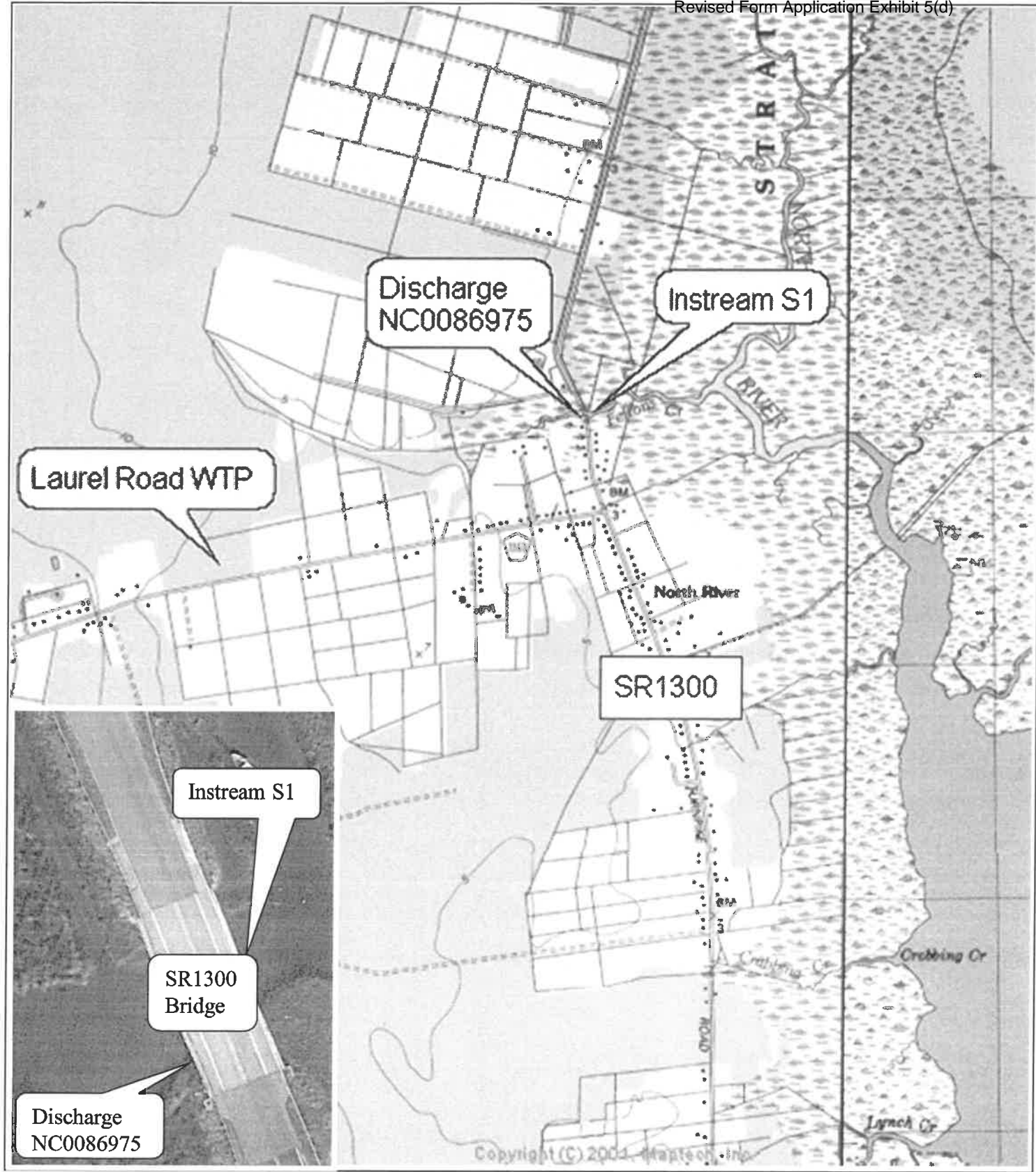
<http://deq.nc.gov/about/divisions/water-resources/edmr>

Certification. Any person submitting an electronic DMR using the state's eDMR system shall make the following certification [40 CFR 122.22]. NO OTHER STATEMENTS OF CERTIFICATION WILL BE ACCEPTED:

"I certify, under penalty of law, that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations."

5. Records Retention [Supplements Section D. (6.)]


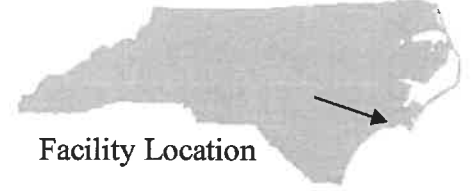
The permittee shall retain records of all Discharge Monitoring Reports, including eDMR submissions. These records or copies shall be maintained for a period of at least 3 years from the date of the report. This period may be extended by request of the Director at any time [40 CFR 122.41].



USGS Quad: H32SW Core Creek, NC

	<u>Outfall</u>	<u>Facility</u>
Latitude:	34° 49' 12.2" N	34° 48' 50.5" N
Longitude:	76° 38' 13.2" W	76° 39' 15.2" W

White Oak Drainage Basin - Stream Class: SA, HQW
 Subbasin: 03-05-04 HUC: 03020301
 Receiving Stream: Feltons Creek

 North	 Facility Location
Laurel Road WTP NC0086975 Carteret County	



State of North Carolina
Department of Environmental Quality
Division of Water Resources
Public Water Supply Section
1634 Mail Service Center, Raleigh, NC
Telephone (919) 707-9100

CARTERET COUNTY UTILITIES
302 COURTHOUSE SQ
ATTN: EUGENE FOXWORTH
BEAUFORT, NC 28516

SYSTEM NAME: MERRIMON WATER SYSTEM
RESPONSIBLE PERSON: CAHOON, TONY
5231 BUSINESS DRIVE
ATTN: CARTERET CO UTILITIES
NEWPORT, NC 28570

PWS ID: NC0416198 Carteret County
OWNER ID: 78019

2022 PERMIT TO OPERATE A COMMUNITY PUBLIC WATER SYSTEM

POPULATION SERVED: 71

The above named Community or Non-Transient Non-Community Public Water Supply System is granted a permit to operate this facility for the calendar year 2022. The permit expires at midnight on December 31, 2022.

The permit signifies that the annual fee has been paid in full and that a completed annual operating permit application has been submitted.

All permitted community and non transient non-community water systems shall comply with 15A NCAC 18C, which are the Rules Governing Public Water Systems. Rule .02102(f) requires that the supplier of water who holds a current operating permit shall inform the Department of any changes of address or transfer of ownership within 30 days of the changes.

Payment of the 2023 operating permit fee is due by November 2022. Administrative Penalties will be assessed for payments not received by December 31, 2022. Renewal notices will be sent in September 2022.

Sincerely,

A handwritten signature in black ink that reads "R.W. Midgette".

R.W. (Bob) Midgette, P.E.
Section Chief

cc: HEIDI COX, Regional Engineer

OFFICIAL COPY
Aug 11 2022



State of North Carolina
Department of Environmental Quality
Division of Water Resources
Public Water Supply Section
1634 Mail Service Center, Raleigh, NC
Telephone (919) 707-9100

CARTERET COUNTY UTILITIES
302 COURTHOUSE SQ
ATTN: EUGENE FOXWORTH
BEAUFORT, NC 28516

SYSTEM NAME: NORTH RIVER/MILL CREEK WATER SERVICE I
RESPONSIBLE PERSON: CAHOON, TONY
5231 BUSINESS DRIVE
ATTN: CARTERET CO UTILITIES
NEWPORT, NC 28570

PWS ID: NC0416197 Carteret County
OWNER ID: 78019

2022 PERMIT TO OPERATE A COMMUNITY PUBLIC WATER SYSTEM

POPULATION SERVED: **2,950**

The above named Community or Non-Transient Non-Community Public Water Supply System is granted a permit to operate this facility for the calendar year 2022. The permit expires at midnight on December 31, 2022.

The permit signifies that the annual fee has been paid in full and that a completed annual operating permit application has been submitted.

All permitted community and non transient non-community water systems shall comply with 15A NCAC 18C, which are the Rules Governing Public Water Systems. Rule .02102(f) requires that the supplier of water who holds a current operating permit shall inform the Department of any changes of address or transfer of ownership within 30 days of the changes.

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Sincerely,

A handwritten signature in black ink that reads "R.W. Midgette".

R.W. (Bob) Midgette, P.E.
Section Chief

cc: HEIDI COX, Regional Engineer

OFFICIAL COPY

Aug 11 2022