IN THE COURT OF COMMON PLEAS SCIOTO COUNTY, OHIO

STATE OF OHIO, ex rel

LEE FISHER

ATTORNEY GENERAL OF OHIO

CASE NO. 89-CI-313

JUDGE

Plaintiff,

AMENDED CONSENT ORDER

vs.

BOARD OF COUNTY COMMISSIONERS OF SCIOTO COUNTY, OHIO

Defendant.

The Complaint in the above-captioned matter having been filed herein, and the Plaintiff State of Ohio by its Attorney General Lee Fisher (hereinafter "Plaintiff") and Defendant Board of County Commissioners of Scioto County, Ohio (hereinafter "Scioto County") having consented to the entry of this Order,

NOW THEREFORE, without trial of any issue of fact or law, and upon motion and consent of the parties hereto, it is hereby ORDERED, ADJUDGED AND DECREED as follows:

I. JURISDICTION AND VENUE

1. The Court has jurisdiction over the parties and the subject matter of this case. The Complaint states a claim upon which relief can be granted against Defendant under Chapter 6111 of the Ohio Revised Code, and venue is proper in this Court.

II. PARTIES

2. The provisions of this Amended Consent Order shall

apply and be binding upon the parties to this action, their agents, officers, employees, assigns, successors in interest and any person acting in concert or privity with any of them. Defendant Scioto County shall provide a copy of this Amended Consent Order to each contractor it employs to perform work itemized herein, and each general contractor shall provide a copy of this Amended Consent Order to each of its subcontractors for such work.

IV. EFFECT OF THIS AMENDED CONSENT ORDER

3. This Amended Consent Order is entered pursuant to the joint motion of the parties for the purpose of resolving any contempt of the Consent Order entered by the Court in this action on October 13, 1989 resulting from Defendant's failure to complete tasks associated with improvements to certain of its wastewater treatment plants by the date provided in the October 13, 1989 Consent Order. Upon entry, this Amended Consent Order shall supersede the Consent Order of October 13, 1989 in its entirety.

IV. SATISFACTION OF LAWSUIT

4. Plaintiff alleges in its Complaint that Defendant has operated its wastewater treatment plant and sewer system in such a manner as to result in numerous violations of the discharge limitations and monitoring requirements of the NPDES Permit issued to it by the Director of Ohio EPA and in violation of the water pollution laws of the State of Ohio. Compliance with the terms of this Amended Consent Order shall

constitute full satisfaction of any civil liability Defendant for all claims under such laws alleged in the Complaint. Nothing in this Order shall be construed to limit the authority of the State of Ohio to seek relief for claims or conditions not alleged in the Complaint, including violations which occur after the filing of the Complaint. Compliance with the terms of this Amended Consent Order shall resolve any contempt of the Consent Order entered by the Court in this action on October 13, 1989 resulting from Defendant's failure to complete tasks associated with improvements to certain of its wastewater treatment plants by the dates provided in the October 13, 1989 Consent Order. By consenting to the entry of this Consent Order, Defendant does not admit to the allegations in the Complaint.

V. COMPLIANCE SCHEDULE

5. Defendant Scioto County is hereby enjoined and ordered to immediately comply with the requirements of Chapter 6111 of the Ohio Revised Code and the terms and conditions of the rules and regulations adopted under that Chapter and its currently effective NPDES Permit, and any renewals or modifications thereof, except for the final effluent limitations set forth in said permit. Between the effective date of this Amended Consent Order and the date for final compliance established in paragraph 6(i), 6(ii), 6(iii), 6(iv), 6(v), 6(vi), 6(vii) and 6(viii), Defendant is enjoined to comply with the interim effluent limitations set forth in Appendix "A", "B", "C", "D", "E", "F", "G" and "H" attached hereto. The interim effluent

limits contained in Appendix "A", "B", "C", "D", "E", "F", "G" and "H" do not constitute an NPDES permit or a modification of any existing permit. After the dates set for final compliance in paragraphs 6, Defendant Scioto County is enjoined to meet the final effluent standards set forth in its NPDES permit Nos. OPH00009*AD, W502*BD, OPG00046*AD, OPH00010*AD, H501*AD, W504*BD, and and any renewals or modifications County is hereby ordered and enjoined to Scioto thereof. properly operate and maintain its wastewater treatment plants and any associated equipment and structures.

VI. CONSTRUCTION SCHEDULE

6(i) Portsmouth Industrial Park

Defendant Scioto County is enjoined and ordered eliminate discharges from overflows and bypasses from sanitary sewer system and to complete construction of improvements to its wastewater treatment plant described in the Municipal Compliance Plan submitted to Ohio EPA on March 22, compliance with 1989 and attain the final effluent limitations of NPDES permit No. OPH00009*AD and any thereof in modifications or renewals accordance with the following schedule:

TASK COMPLETION DATE

- (a) Initiation of Project Design Work Completed
 (b) Submittal of Approvable Plans and Specifications to Ohio EPA Completed
- (c) Advertisement of Building Bids Completed

(d) Execution of Building Contracts

Completed

(e) Initiation of Construction

Completed

(f) Completion of construction of sufficient wetstream treatment facilities to ensure compliance with final effluent limits and the elimination of bypasses and overflows. Submittal of operation and maintenance manual for the wastewater treatment plant to Ohio EPA.

September 1, 1992

(g) Attain compliance with final effluent limitations, and eliminate overflows and bypasses.

February 1, 1993

(h) Submittal of an approvable final sludge management plan for wastewater treatment plant to Ohio EPA.

September 1, 1992

Within seven days from each completion date listed above, Defendant Scioto County shall submit a written report stating whether or not Scioto County has performed the action set forth therein to Ohio EPA's South Eastern District Office.

This Amended Consent Order does not constitute authorization or approval of the construction of any physical structure or facilities, or the modification of any existing treatment works or sewer system. Approval for any such construction or modification shall be by permit issued by Ohio EPA or other such permits as may be required by applicable federal, state, or local laws, rules or regulations.

6(ii) Purtee Acres

Defendant Scioto County is enjoined and ordered to eliminate discharges from overflows and bypasses from its sanitary sewer system and to complete construction of the improvements to its wastewater treatment plant described in the Municipal Compliance Plan submitted to Ohio EPA on February 7,

1989 and to attain compliance with the final effluent limitations of NPDES permit No. W502*BD and any modifications or renewals thereof in accordance with the following schedule:

TASI	Σ	COMPLETION DATE
(a)	Initiation of Project Design Work	Completed
(b)	Submittal of Approvable Plans and Specifications to Ohio EPA	Completed
(c)	Advertisement of Building Bids	Completed
(d)	Execution of Building Contracts	Completed ,
(e)	Initiation of Construction	Completed
	Completion of construction of sufficient wetstream treatment facilities to ensure compliance with final effluent limits and the elimination of bypasses and overflows. Submittal of operation and maintenance manual for the wastewater treatment plant to Ohio EPA.	Completed
(g)	Attain compliance with final effluent limitations, and eliminate overflows and bypasses.	Completed

(h) Submittal of an approvable final sludge management plan for wastewater treatment plant to Ohio EPA.

September 1, 1992

Within seven days from each completion date listed above, Defendant Scioto County shall submit a written report stating whether or not Scioto County has performed the action set forth therein to Ohio EPA's South Eastern District Office.

This Amended Consent Order does not constitute authorization or approval of the construction of any physical structure or facilities, or the modification of any existing treatment works or sewer system. Approval for any such construction or

modification shall be by permit issued by Ohio EPA or other such permits as may be required by applicable federal, state, or local laws, rules or regulations.

6(iii) Scaff-Starrett Subdivision

County is enjoined Defendant Scioto and ordered eliminate discharges from overflows and bypasses sanitary sewer system and to complete construction of improvements to its wastewater treatment plant described in the Municipal Compliance Plan submitted to Ohio EPA on February 7, attain compliance and to with the final effluent **NPDES** permit limitations of. No. OPG00046*AD and any modifications or renewals thereof in accordance with the following schedule:

TASK COMPLETION DATE

(a) Initiation of Project Design Work Completed

(b) Submittal of Approvable Plans and Specifications to Ohio EPA Completed

(c) Advertisement of Building Bids Completed

(d) Execution of Building Contracts Completed

(e) Initiation of Construction Completed

(f) Completion of construction of sufficient wetstream treatment facilities to ensure compliance with final effluent limits and the elimination of bypasses and overflows. Submittal of operation and maintenance manual for the wastewater treatment plant to Ohio EPA.

Completed

(g) Attain compliance with final effluent limitations, and eliminate overflows and bypasses.

Completed

(h) Submittal of an approvable final sludge management plant for wastewater treatment plant to Ohio EPA.

September 1, 1992

Within seven days from each completion date listed above,
Defendant Scioto County shall submit a written report stating
whether or not Scioto County has performed the action set forth
therein to Ohio EPA's South Eastern District Office.

This Amended Consent Order does not constitute authorization or approval of the construction of any physical structure or facilities, or the modification of any existing treatment works or sewer system. Approval for any such construction or modification shall be by permit issued by Ohio EPA or other such permits as may be required by applicable federal, state, or local laws, rules or regulations.

6(iv) West Portsmouth

Defendant Scioto County enjoined is and ordered to eliminate discharges from overflows and bypasses from its sanitary sewer system and to complete construction of the improvements to its wastewater treatment plant described in the Municipal Compliance Plan submitted to Ohio EPA on March 22, 1989 and to attain compliance with the final effluent limitations of **NPDES** permit No. OPH00010*AD and modifications or renewals thereof in accordance with the following schedule:

TASK

COMPLETION DATE

(a) Initiation of Project Design Work

Completed

(b) Submittal of Approvable Plans and Specifications to Ohio EPA

Completed

(c) Advertisement of Building Bids

April 1, 1992

(d) Execution of Building Contracts

June 1, 1992

(e) Initiation of Construction

July 1, 1992

(f) Completion of construction of sufficient wetstream treatment facilities to ensure compliance with final effluent limits and the elimination of bypasses and overflows. Submittal of operation and maintenance manual for the wastewater treatment plant to Ohio EPA.

July 1, 1993

(g) Attain compliance with final effluent limitations, and eliminate overflows and bypasses.

September 1, 1993

(h) Submittal of an approvable final sludge management plan for wastewater treatment plant to Ohio EPA.

September 1, 1993

Within seven days from each completion date listed above,
Defendant Scioto County shall submit a written report stating
whether or not Scioto County has performed the action set forth
therein to Ohio EPA's South Eastern District Office.

This Amended Consent Order does not constitute authorization or approval of the construction of any physical structure or facilities, or the modification of any existing treatment works or sewer system. Approval for any such construction or modification shall be by permit issued by Ohio EPA or other such permits as may be required by applicable federal, state, or local laws, rules or regulations.

6(v) Wheelersburg

Defendant Scioto County is enjoined and ordered to eliminate discharges from overflows and bypasses from its

sanitary sewer system and to complete construction of the improvements to its wastewater treatment plant described in the Municipal Compliance Plan submitted to Ohio EPA on March 22, 1989 and to attain compliance with the final effluent limitations of NPDES permit No. K501*AD and any modifications or renewals thereof in accordance with the following schedule:

TASK	COMPLETION DATE
(a) Initiation of Project Des	ign Work Completed
(b) Submittal of Approvable P Specifications to Ohio EP	
(c) Advertisement of Building	Bids Completed
(d) Execution of Building Con	tracts Completed
(e) Initiation of Construction	n Completed
(f) Completion of construction sufficient wetstream treat facilities to ensure comparinal effluent limits and elimination of bypasses a overflows. Submittal of and maintenance manual for water treatment plant to	tment liance with the nd operation r the waste-
(g) Attain compliance with fi limitations, and eliminat and bypasses.	

Within seven days from each completion date listed above,
Defendant Scioto County shall submit a written report stating
whether or not Scioto County has performed the action set forth
therein to Ohio EPA's South Eastern District Office.

(h) Submittal of an approvable final

sludge management plan for wastewater treatment plant to Ohio EPA.

This Amended Consent Order does not constitute authorization

September 1, 1992

or approval of the construction of any physical structure or facilities, or the modification of any existing treatment works or sewer system. Approval for any such construction or modification shall be by permit issued by Ohio EPA or other such permits as may be required by applicable federal, state, or local laws, rules or regulations.

6(vi) Tanglewood Subdivision

Defendant Scioto County is enjoined and ordered eliminate discharges from overflows and bypasses from sanitary sewer system and to complete construction of the improvements to its wastewater treatment plant described in the Municipal Compliance Plan submitted to Ohio EPA on February 7, compliance with the 1989 and to attain final limitations of NPDES permit No. W504*BD and any modifications or renewals thereof in accordance with the following schedule:

TASK	•	COMPLETION DATE
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(a)	Initiation of Project Design Work	Completed
(b)	Submittal of Approvable Plans and Specifications to Ohio EPA	Completed
(c)	Advertisement of Building Bids	Completed
(d)	Execution of Building Contracts	Completed
(e)	Initiation of Construction	Completed

(f) Completion of construction of sufficient wetstream treatment facilities to ensure compliance with final effluent limits and the elimination of bypasses and overflows. Submittal of operation and maintenance manual for the wastewater treatment plant to Ohio EPA.

Completed

(g) Attain compliance with final effluent limitations, and eliminate overflows and bypasses.

Completed

(h) Submittal of an approvable final sludge management plan for waste-water treatment plant to Ohio EPA.

September 1, 1992

Within seven days from each completion date listed above,
Defendant Scioto County shall submit a written report stating
whether or not Scioto County has performed the action set forth
therein to Ohio EPA's South Eastern District Office.

This Amended Consent Order does not constitute authorization or approval of the construction of any physical structure or facilities, or the modification of any existing treatment works or sewer system. Approval for any such construction or modification shall be by permit issued by Ohio EPA or other such permits as may be required by applicable federal, state, or local laws, rules or regulations.

6(vii) Rosemount

Defendant Scioto County is enjoined and ordered to eliminate discharges from overflows and bypasses from its sanitary sewer system and to complete construction of the improvements to its wastewater treatment plant described in the Municipal Compliance Plan submitted to Ohio EPA on February 7, 1989 and to attain compliance with the final effluent limitations of NPDES permit No. H501*AD and any modifications or renewals thereof in accordance with the following schedule:

TASK

(a) Initiation of Project Design Work Completed

(b) Submittal of Approvable Plans and
Specifications to Ohio EPA Completed

(c) Advertisement of Building Bids Completed

(d) Execution of Building Contracts Completed

(e) Initiation of Construction Completed

(f) Completion of construction of sufficient wetstream treatment facilities to ensure compliance with final effluent limits and the elimination of bypasses and overflows. Submittal of operation and maintenance manual for the wastewater treatment plant to Ohio EPA.

August 1, 1992

COMPLETION DATE

(g) Attain compliance with final effluent limitations, and eliminate overflows and bypasses.

September 1, 1992

Within seven days from each completion date listed above,
Defendant Scioto County shall submit a written report stating
whether or not Scioto County has performed the action set forth
therein to Ohio EPA's South Eastern District Office.

This Amended Consent Order does not constitute authorization or approval of the construction of any physical structure or facilities, or the modification of any existing treatment works or sewer system. Approval for any such construction or modification shall be by permit issued by Ohio EPA or other such permits as may be required by applicable federal, state, or local laws, rules or regulations.

6(viii) Briarcliff

Defendant Scioto County is enjoined and ordered to

eliminate discharges from overflows and bypasses from its sanitary sewer system and to complete construction of the improvements to its wastewater treatment plant described in the Municipal Compliance Plan submitted to Ohio EPA on March 22, 1989 and to obtain compliance with the final effluent limitations of NPDES permit No. OPG00060 and any modifications or renewals thereof in accordance with the following schedule:

TASK	COMPLETION DATE
(a) Initiation of Project Design Work	Completed
(b) Submittal of Approvable Plans and Specifications to Ohio EPA	Completed
(c) Advertisement of Building Bids	Completed
(d) Execution of Building Contracts	Completed
(e) Initiation of Construction	Completed
(f) Completion of construction of sufficient wetstream treatment facilities to ensure compliance with final effluent limits and the elimination of bypasses and overflows. Submittal of operation and maintenance manual for the waste- water treatment plant to Ohio EPA.	Completed
(g) Attain compliance with final effluent limitations, and eliminate overflows and bypasses.	Completed
(h) Submittal of an approvable final sludge management plan for waste- water treatment plant to Ohio EPA.	September 1, 1992

Within seven days from each completion date listed above,
Defendant Scioto County shall submit a written report stating
whether or not Scioto County has performed the action set forth
therein to Ohio EPA's South Eastern District Office.

This Amended Consent Order does not constitute authorization or approval of the construction of any physical structure or facilities, or the modification of any existing treatment works or sewer system. Approval for any such construction or modification shall be by permit issued by Ohio EPA or other such permits as may be required by applicable federal, state, or local laws, rules or regulations.

VII. PAYMENT OF STIPULATED PENALTIES

7. Defendant Scioto County shall pay to the State of Ohio stipulated penalties of Sixteen Thousand Seven Hundred Fifty Dollars (\$16,750.00) for violations of the Consent Order of October 13, 1991. The penalty shall be paid by delivering to counsel for Plaintiff a certified check for that amount, payable to the order of Treasurer, State of Ohio within forty-five (45) days from the date of entry of this Amended Consent Order.

VIII. STIPULATED PENALTIES

8. In the event that Defendant Scioto County fails to meet any of the requirements of this Amended Consent Order set forth in Paragraphs 5, 6(i); 6(f) and 6(h); 6(ii)(h); 6(iii)(h); 6(iv)(c), 6(d), 6(e), 6(f) and 6(h); 6(v)(f) and 6(h); 6(vi)(h); 6(vii)(f); 6(viii)(h); including any scheduled milestone requirement, the Defendant shall immediately and automatically be liable for and shall pay a stipulated penalty according to the following payment schedule. For each day of failure to meet a requirement, up to thirty (30) days - Five Hundred Dollars (\$500.00) per day. For each day of failure to

meet a requirement, from thirty-one (31) to sixty days (60) - One Thousand Dollars (\$1,000.00) per day. For each day of failure to meet a requirement, from sixty-one (61) to ninety (90) days - Two Thousand Five Hundred Dollars (\$2,500.00). For each day of failure to meet a requirement, over ninety days (90) days - Three Thousand Five Hundred Dollars (\$3,500.00) per day.

- In the event that Defendant Scioto County fails to 9. meet any of the requirements of this Amended Consent Order set forth in Subparagraph 6(i)(g), 6(iv)(g), 6(v)(g), or 6(vii)(g)the Defendant shall immediately and automatically be liable for payment of a stipulated penalty of \$5,000.00 per day of violation of said requirement. The Defendant shall be liable for an additional stipulated penalty of One Thousand Dollars (\$1,000.00) per day of violation if the failure to comply continues for more than thirty (30) days, i.e. Six Thousand Dollars (\$6,000.00) per day of violation. In the event that failure to comply with any of the requirements of Subparagraph 6(i)(g), 6(iv)(g), 6(v)(g), 6(vii)(g) or continues more than sixty (60) days, Defendant shall be liable for an additional Four Thousand Dollars (\$4,000.00) per day of violation, i.e., Ten Thousand Dollars (\$10,000.00) per day of violation.
- 10. Any payment required to be made under the provisions of Paragraphs 8 or 9 of this Order shall be made by delivering to Plaintiff's counsel a certified check or checks for the appropriate amounts, within forty-five (45) days from the date of the failure to meet the requirement of the Amended Consent

Order, made payable to "Treasurer, State of Ohio".

IX. RETENTION OF JURISDICTION

11. The Court will retain jurisdiction of this action for the purpose of making any order or decree which it deems appropriate to carry out this Amended Consent Order.

XI. COSTS

12. Defendant Scioto County is hereby ordered to pay the costs of this action.

JUDGE, COURT OF COMMON PLEAS

APPROVED:

STATE OF OHIO, ex rel. LEE FISHER ATTORNEY GENERAL OF OHIO

BY:

LXINN ALAN GRIMSHAW

Scioto County Prosecuting Atty. Scioto County Courthouse, Rm. 310 Portsmouth, Ohio 45662

ROBERT E. ASHTON

Assistant Attorney General 30 E. Broad Street, 25th Flr. Columbus, Ohio 43266-0410 (614) 466-2766

Counsel for Plaintiff

MARK A. LEVENTHAL

Assistant County Prosecuting Atty. Scioto County Courthouse, Rm. 310 Portsmouth, Ohio 45662

Counsel for Defendant

0859E/3-19

PORTSMOUTH INDUSTRIAL PARK

INTERIM EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS FOR OUTFALL OPHOOOO9001

EFFLUENT CHARACTERISTIC			DISCHARGE LIMITATIONS				MONITORING	
_			Concentr	•	Loadi	_	REQUIRE	
Repor	_		Other Unit	s (Speci	ify) kg/da	ıy	Meas.	Sample
Code	UNITS	PARAMETER	30 day	7 day	30 day	7 day	Freq.	Type
00010	°C	Temperature	-	-	_	_	 Daily	Grab (
00310	mg/l	80D ₅	150	225	-	_	2/Week	Composite
00530	mg/l	Suspended Solid	ds 150	225	_		2/Week	Composite
00550	mg/l	Oil & Grease	_		_		1/Qtr.	Grab
00610	mg/l	Ammonia (N)	-	- '	_		2/Month	Composite
31616		Fecal Coliform I (Summer Only		2000	:	_	1/Week	Grab
50050	MGD	Flow	-	-	_	-	Daily	Continuous
80082	mg/l	CBOD5 ·	- <u>:</u> .			_	2/Week	Composite

- 1. The pH (Reporting Code 00400) shall not be less than 6.5 S.U. nor greater than 9.0 S.U. and shall be monitored daily by grab sample.
- 2. If the entity uses chlorine for disinfection, the Chlorine Residual (Reporting Code 50060) shall be maintained at a level not to exceed 0.5 mg/l and shall be monitored daily by grab sample.
- 3. The Dissolved Oxygen (Reporting Code 00300) shall be monitored daily by grab sample.

6280P

APPENDIX A

PURTEE ACRES

INTERIM EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS FOR OUTFALL OPGO0051001

EFFLUENT CHARACTERI		DISCHARGE LIMITATIONS Concentration Loading			MONITORING REQUIREMENTS	
Reporting		ts (Specify		_	Meas.	Sample
Code UNITS PARAMETER		7 day	30 day	7_day	_	Type
00010 °C Temperatu		_	<u>-</u>		Daily	Grab
00310 mg/l BOD ₅	30	45	_	-	1/Week	Composite
00530 mg/l Suspended	Solids 30	45		-	1/Week	Composite
00610 mg/l Ammonia ((Summer	-		-	_	2/Month	Composite
31616 Count Fecal Co. /100ml (Summer		2000	- '	-	1/Month	Grab
50050 MGD Flow	-		-	-	Daily	Continuous
80082 mg/l CBOD ₅	· —	_ · ·	_		1/Week	Composite

- 1. The pH (Reporting Code 00400) shall not be less than 6.5 S.U. nor greater than 9.0 S.U. and shall be monitored 1/week by grab sample.
- 2. If the entity uses chlorine for disinfection, the Chlorine Residual (Reporting Code 50060) shall be maintained at a level not to exceed 0.5 mg/l and shall be monitored 1/week by grab sample. (Summer Only)
- 3. The Dissolved Oxygen (Reporting Code 00300) shall be monitored 1/week by grab sample.

6281P

APPENDIX B

SCAFF - STARRETT

INTERIM EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS FOR OUTFALL OPGO0046001

EFFLUENT CHARACTERISTIC			STIC	DISCHARGE LIMITATIONS Concentration Loading			nq	MONITORING REQUIREMENTS		
	Repor	rting		•	Other Uni	ts (Specif	y) kg/da	.y	Meas.	Sample
	Code	UNITS	PARAMETER		30 day	7 day	30 day	7 day	Freq.	Type
	00010	o _C .	Temperatur	~e	_	_	-	_	Daily	Grab
	00530	mg/l	Suspended	Solid	s 12	18	-	· _	1/Week	Composite
	00610	mg/l	Ammonia (M	۷)	2	3	_		2/Month	Composite
			Fecal Coli l (Summer		1000	2000	-	_	1/Month	Grab
	50050	MGD	Flow	• •	-	-	-		Daily	Continuous
	80082	mg/l	CBOD ₅		10	15			2/Month	Grab

- 1. The pH (Reporting Code 00400) shall not be less than 6.5 S.U. nor greater than 9.0 S.U. and shall be monitored 1/week by grab sample. (Summer Only)
- If the entity uses chlorine for disinfection, the Chlorine Residual (Reporting Code 50060) shall be maintained at a level not to exceed 0.5 mg/l and shall be monitored 1/week by grab sample. (Summer Only)
- 3. The Dissolved Oxygen (Reporting Code 00300) shall be maintained at a level of not less than 5.0 mg/l and shall be monitored 1/week by grab sample.

6283P

APPENDIX C

WEST PORTSMOUTH

INTERIM EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS FOR OUTFALL OPHOOOO10001

EFFLUENT CHARACTERISTIC			DISCHARGE LIMITATIONS				MONITORING	
		•	Concentr	ration	Loadin	ng .	REQUIRE	MENTS
Repor	ting		Other Unit	s (Speci	fy) kg/day	,	Meas.	Sample
Code	UNITS	PARAMETER	30 day	7 day	30 day	7 day	Freq.	Type
00010	оС	Temperature	_	_		_	Daily	Grab
00310	mg/l	800 ₅	40	60	_	_	2/Week	Composite
00530	mg/l	Suspended Soli	ds 40	60		-	2/Week	Composite
00550	mg/l	Oil & Grease	- ,		_		1/Qtr.	Grab
00610	mg/l	Ammonia (N) (Summer)	-	-	, ·	-	2/Month	Composite
31616		Fecal Coliform l (Summer Only		-	_		1/Week	Grab
50050	MGD	Flow	_			-	Daily	Continuous
80082	mg/l	CBOD ₅	_		, –	_	2/Week	Composite

- 1. The pH (Reporting Code 00400) shall not be less than 6.5 S.U. nor greater than 9.0 S.U. and shall be monitored daily by grab sample.
- 2. If the entity uses chlorine for disinfection, the Chlorine Residual (Reporting Code 50060) shall be maintained at a level not to exceed 0.5 mg/l and shall be monitored daily by grab sample. (Summer Only)
- 3. The Dissolved Oxygen (Reporting Code 00300) shall be monitored daily by grab sample.

6286P

APPENDIX D

WHEELERSBURG

INTERIM EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS FOR OUTFALL OPKOOO01001

EFFLUENT CHARACTERISTIC	DISCHARGE LIMITATIONS				MONITORING	
	Concent	ration	Loadi	ng	REQUIR	EMENTS
Reporting	Other Uni	ts (Specif	y) kg/da	y	Meas.	Sample
Code UNITS PARAMETER	30 day	7 day	30 day	7 day	Freq.	Туре
00010 °C Temperature	_	_	_		Daily	Continuous
00310 mg/l 800 ₅	30	45	_	_	3/Week	Composite
00530 mg/l Suspended Solie	ds 30	45	-	-	3/Week	Composite
00550 mg/lOil & Grease					1/Week	Grab
00610 mg/l Ammonia (N) (Summer) (Winter)	_ _	 	- , .	<u>-</u>	3/Week 3/Week	Composite Composite
31616 Count Fecal Coliform /100ml (Summer Only		2000	-,	<u> </u>	3/Week	Grab
50050 MGD Flow	-				Daily	Continuous
80082 mg/l CBOD ₅		-	-	- :	3/Week	Composite

- 1. The pH (Reporting Code 00400) shall not be less than 6.5 S.U. nor greater than 9.0 S.U. and shall be monitored daily by grab sample.
- 2. If the entity uses chlorine for disinfection, the Chlorine Residual (Reporting Code 50060) shall be maintained at a level not to exceed 0.5 mg/l and shall be monitored daily by grab sample. (Summer Only)
- 3. The Dissolved Oxygen (Reporting Code 00300) shall be monitored daily by grab sample.

6284P

APPENDIX E

TANGLEWOOD

INTERIM EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS FOR OUTFALL OPGO0050001

EFFLUENT CHARACTERISTIC			DISCHARGE LIMITATIONS Concentration Loading			na	MONITORING REQUIREMENTS	
Repor	ting		Other Units			_	Meas.	Sample
Code	UNITS	PARAMETER	30 day	7 day	30 day	7 day	Freq.	Type
00010	οС	Temperature		_		-	Daily	Grab
00530	mg/l	Suspended Solid	ds 30	45	-	. -	1/Week	Composite
00610	mg/l	Ammonia (N) (Summer)	_	-		-	2/Month	Composite
		Fecal Coliform (Summer Only		2000	_	-	1/Week	Grab
50050	MGD	Flow	_	-			Daily	Continuous
80082	mg/l	CBOD ₅	25	40	-	_	1/Week	Composite

- The pH (Reporting Code 00400) shall not be less than 6.5 S.U. nor greater than 9.0 S.U. and shall be monitored 1/week daily by grab sample.
- If the entity uses chlorine for disinfection, the Chlorine Residual (Reporting Code 50060) shall be maintained at a level not to exceed 0.5 mg/l and shall be monitored 1/week by grab sample. (Summer Only)
- 3. The Dissolved Oxygen (Reporting Code 00300) shall be monitored 1/week by grab sample.

6285P

APPENDIX F

ROSEMONT

INTERIM EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS FOR OUTFALL OPHOOOO1001

EFFLUENT CHARACTERISTIC	DISCHARGE LIMITATIONS Concentration Loading			ng	MONITORING REQUIREMENTS	
Reporting	Other Units			-		Sample
Code UNITS PARAMETER		7 day	30 day	7 day		Type
00010 °C Temperature			_	_		Continuous
00310 mg/l BOD ₅	40	60		-	2/Week	Composite
00530 mg/l Suspended Soli	ds 40	60	-	-	2/Week	Composite
00550 mg/ <u>l</u> 0il & Grease	_				1/Qtr.	Grab
00610 mg/l Ammonia (N) (Summer)		· <u> </u>	· — :	-	2/Month	Composite
31616 Count Fecal Coliform /100ml (Summer Only		2000	- .	_	1/Week	Grab
50050 MGD Flow	_	-		_	Daily	Continuous
80082_mg/l C8005		-	_	_	2/Week	Composite

- 1. The pH (Reporting Code 00400) shall not be less than 6.5 S.U. nor greater than 9.0 S.U. and shall be monitored daily by grab sample.
- If the entity uses chlorine for disinfection, the Chlorine Residual (Reporting Code 50060) shall be maintained at a level not to exceed 0.5 mg/l and shall be monitored daily by grab sample. (Summer Only)
- 3. The Dissolved Oxygen (Reporting Code 00300) shall be monitored daily by grab sample.

6279P

BRIARCLIFF

INTERIM EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS FOR OUTFALL OPGO0060001

EFFLUENT CHARACTERISTIC			<u>DISCHARGE LIMITATIONS</u> Concentration Loading							MONITORING REQUIREMENTS		
Reporting			Oth	er Units	(Specify	y)	kg/da	ау		Meas.	Sample	
Code	UNITS	PARAMETER	30	day	7 day	30	day	7	day	Freq.	Type	
00010	°C	Temperature		-	-	_	_			Daily	Grab	
00530	mg/l	Suspended Solid	z t	30	45	-	_		_	2/Month	Grab	
00610	mg/l	Ammonia (N)		-	_				_	2/Month	Grab	
31616		Fecal Coliform (Summer Only	_	1000	2000		_		_	1/Month	Grab	
50050	MGD	Flow		-	-				-	Daily	Total	
80082	mg/l	C800 ₅		25	40	-	'		-	2/Month	Grab	

- 1. The pH (Reporting Code 00400) shall not be less than 6.5 S.U. nor greater than 9.0 S.U. and shall be monitored 2/month by grab sample. (Summer Only)
- 2. The Dissolved Oxygen (Reporting Code 00300) shall be monitored 2/month by grab sample.

6282P

APPENDIX H