

Water Permitting & Enforcement Division Pretreatment Permitting, Compliance, & Enforcement Program

Publication of Significant Industrial Users in Significant Non-Compliance During Federal Fiscal Year 2022

June 26, 2023

In accordance with Title 40 of the Code of Federal Regulations, §403.8(f)(2)(viii), the Department of Energy and Environmental Protection ("DEEP") is providing notice of those Significant Industrial Users ("SIUs") that were in Significant Non-Compliance ("SNC") with pretreatment standards and other pretreatment requirements during the preceding federal fiscal year. A list of the SNC criteria are listed below. The DEEP has verified the SNC status of SIUs flagged on EPA's Quarterly Non-Compliance Reports ("QNCRs"). The QNCRs are EPA reports that determine SIUs in SNC based on sampling data submitted by permittees, as required by their permits. The facilities listed below were determined to be in SNC during the time-period from October 1, 2021 through September 30, 2022. In the table below, the Violations/Quarters column provides: 1) letter(s) corresponding to the respective SNC criteria listed below and/or the specific administrative deficiency, 2) the pollutant parameter for which a company was not in compliance, and 3) the quarter(s) that the facility was in non-compliance.

SNC Criteria:

- A. Chronic violations: Those in which sixty-six percent (66%) or more of all measurements taken for the same pollutant parameter during a six (6) month period exceed, by any magnitude, the Average Monthly, Maximum Daily, or Maximum Instantaneous Limit(s).
- B. Technical Review Criteria violations: Those in which thirty-three percent (33%) or more of all of the measurements taken for the same pollutant parameter during a six (6) month period equal or exceed the Average Monthly, Maximum Daily, or Maximum Instantaneous Limit(s) multiplied by 1.4 for biochemical oxygen demand, total suspended solids or fats, oil and grease, or 1.2 for all other pollutants except pH.
- C. Monitoring Reports: Failure to provide, within forty-five (45) days after the due date, required reports such as Discharge Monitoring Reports.
- D. Compliance Schedule: Failure to meet within ninety (90) days after the schedule date, a compliance schedule milestone contained in or linked to a respective permit for starting construction, completing construction or attaining final compliance.
- E. **Noncompliance Reporting:** Failure to accurately report noncompliance.
- F. **Discretionary:** Any other violation of an effluent limit that the Department determines has











- G. caused, alone or in combination with other discharges, a violation of the POTW's NPDES permit, inhibition or disruption of the POTW, its treatment processes or operations, or its sludge processes, use or disposal.
- H. **Imminent Endangerment:** Any discharge of a pollutant that has caused imminent endangerment to human health, welfare or to the environment, or has resulted in the Department's exercise of its emergency authority under 40 CFR 403.8(f)(1)(vi)(B) to halt or prevent such a discharge.
- I. **Best Management Practices ("BMPs"):** Any other violation or group of violations, which may include a violation of BMPs, which the Department determines will adversely affect the operation or implementation of the pretreatment program.

Federal Fiscal Year 2022 Quarters:

Q1 = October 1-December 31, 2021

Q2 = January 1–March 31, 2022

Q3 = April 1 - June 30, 2022

Q4 = July 1–September 30, 2022

Significant Industrial Users in Significant Non-Compliance in FFY2022

	Permit		
Facility Name	Number	Town	Violations/Quarter(s)
Aquarion Stamford WTP	CTMIU0221	Stamford	C: Q2, Q3
Bimbo Bakeries USA, Inc.	CTMIU0277	Greenwich	C: Q1, Q2, Q3
Clean Harbors of			
Connecticut, Inc.	SP0000109	Bristol	B - TSS: Q3
Cosmos Food Products, Inc.	CTMIU0309	West Haven	C: Q1, Q2, Q3, Q4
CP Foods LLC	CTSIU0096	South Windsor	C:Q4
Diaper Dan, Inc.	CTMIU0129	West Haven	C: Q1, Q2, Q3, Q4
Element Materials			
Technology Hartford, Inc.	SP0000380	South Windsor	C: Q2, Q3
Evoqua Water Technologies,			
LLC	CTSIU0002	South Windsor	C: Q1, Q2, Q3
ImageFIRST Healthcare			
Laundry Specialists	CTMIU0333	Trumbull	C: Q1, Q2, Q3, Q4
Leed-Himmel Industries, Inc.	SP0000082	Hamden	B - Tin: Q3
MacDermid Inc	SP0000822	Waterbury	B - Copper: Q2
Meriden Public Utilities	CTMIU0267	Meriden	C: Q1, Q2, Q3, Q4

(continued)











Significant Industrial Users in Significant Non-Compliance in FFY2022				
Facility Name	Permit Number	Town	Violations/Quarter(s)	
Mirror Polishing and Plating Co., Inc.	SP0001930	Waterbury	C, D: Q2, Q3, Q4	
Natural Country Farms, Inc.	SP0002418	Ellington	C: Q1	
Northeast Electronics Corporation	CTCIU0007	Milford	B - CN: Q4	
O.F. Mossberg & Sons, Inc.	SP0000372	North Haven	C: Q1, Q2, Q3	
Paradigm	SP0001467	Manchester	C: Q1, Q2	
Paradigm	SP0002427	Manchester	C: Q1, Q2	
Pepperidge Farm, Inc.	CTMIU0215	Bloomfield	C: Q4	
The Connecticut Water Company	CTMIU0246	Clinton	C: Q1, Q2, Q3	
Norwich Public Utilities	CTMIU0253	Norwich	C: Q1, Q2, Q3, Q4	
Tradebe Treatment and Recycling Northeast, LLC	SP0001028	Meriden	A - Cobalt: Q2, Q3, B - Cobalt: Q2, Q3 B - Nickel: Q3	
UniMetal Surface Finishing, LLC	CTSIU0014	Thomaston	A, B - Nickel: Q1, Q2, Q3	
The Connecticut Water Company	CTMIU0251	Clinton	C: Q1, Q2, Q3	







