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September 20, 2021

State Office of Policy Management Melissa McCaw, Secretary 450 Capitol Avenue Hartford, CT 06106-1379

> Re: City of Bridgeport Facilities Planning for East Side and West Side Wastewater Treatment Plants

Dear Secretary McCaw:

The Department of Energy and Environmental Protection ("DEEP") is hereby submitting materials related to the Environmental Impact Evaluation ("EIE") developed pursuant to the Connecticut Environmental Policy Act ("CEPA") requirements for the referenced project for your review and determination of adequacy pursuant to Section 22a-1a of the Regulation of Connecticut State Agencies.

The EIE evaluated the impacts associated with an upgrade to two wastewater treatment plants located in the City of Bridgeport pursuant to Connecticut General Statutes Section 22a-428 due to expansion of the footprint of the wastewater treatment plant processes in environmental justice areas.

The City of Bridgeport is expected to receive grants and loans from the Clean Water Fund for eligible project costs to address the identified aging infrastructure and to alleviate combined sewer overflows in the community. The CEPA vetting process started on October 6, 2020, with the issuance of a Scoping Notice (https://portal.ct.gov/CEQ/Environmental-Monitor/Environmental-Monitor-Archives/2020/October-6-2020). A public hearing was solicited during the comment period (Attachment 1), the Scoping Notice was updated on October 20, 2020, (https://portal.ct.gov/CEQ/Environmental-Monitor/Environmental-Monitor-Archives/2020/October-20-2020v3) and a virtual scoping meeting was held on October 29, 2020. A post scoping to announce the EIE requirement was posted on January 5, 2021 (https://portal.ct.gov/CEQ/Environmental-Monitor/Environmental-Monitor-Archives/2021/January-5-2021#post%20scoping). The EIE was posted on June 6, 2021 (https://portal.ct.gov/CEQ/Environmental-Monitor/Environmental-Monitor-Archives/2021/June-8-2021). The Draft Bridgeport WWTP Facility Plan for the East and West Side Treatment Plants, Public Comment Responses from the October 29, 2020 scoping meeting, and the EIE are available at: https://portal.ct.gov/DEEP/Municipal-Wastewater/Environmental-Impact-Evaluations-for-Water-Projects.

The attached Record of Decision ("ROD") was developed to respond to the public comments received during the EIE public vetting process.

Enclosed are the following documents for your evaluation of sufficiency of the CEPA vetting

process:

- 1) A ROD with responses to the comments received from the EIE process and a copy of the comments submitted.
- 2) Notice of the EIE published in the CT Post on three consecutive weeks (Attachment 3).
- 3) Scoping Notice for the Bridgeport Facilities Plan (Attachment 4)
- 4) Environmental Impact Evaluation Notice for the Facilities Plan (Attachment 5)

A copy of the EIE document was also submitted to the Town Clerk's Office to be made available for public consultation.

Please provide written confirmation that the above materials and EIE have satisfied the requirements of the CEPA for the referenced project.

If you have any questions regarding this matter, please contact Ann Straut at ann.straut@ct.gov.

Sincerely,

Jennifer L. Perry, P.E.

Director

Water Planning and Management Division Bureau of Water Protection & Land Reuse

cc: Bruce Wittchen, CT OPM
Lauren McBennet Mappa, General Manager, Bridgeport WPCA
Joseph Laliberte, CDMSmith
Megan B. Raymond, SLR Consulting

Record of Decision

Environmental Impact Evaluation City of Bridgeport Facilities Planning for East Side and West Side Wastewater Treatment Plants City of Bridgeport August 2021

Comment Summary

The Environmental Impact Evaluation (EIE) for the facility plan regarding upgrades at both the East Side and West Side wastewater treatment plants that serve the City of Bridgeport was initially released for public and agency review and comment on June 5, 2021, in accordance with the Connecticut Environmental Policy Act (CEPA). A 45-day comment period followed publication and distribution of the EIE. Written comments were received during the comment period, which ended on July 23, 2021. No public hearing was requested or held regarding the proposed project EIE.

This document contains public comments regarding the EIE. Comments were received from the following individuals:

Written Comments (attached at the end of this document)

• Town of Trumbull (July 22, 2021 Letter)

Response to Comments

One comment letter was received from Wright-Pierce on behalf of the Town of Trumbull. Attached you will find a copy of Wright-Pierce's letter and a copy of CDM Smith's response on behalf of the City of Bridgeport.

This section contains DEEP's responses to the issues raised in the comments on the EIE in accordance with CEPA requirements. Most of Wright-Pierce's letter is in regards to the Combined Sewer Overflow Long-Term Control Plan and the Inter-Municipal Agreement (IMA) between Trumbull and Bridgeport, which are not the topic of this facility plan or EIE. DEEP defers to the answers provided by CDM Smith regarding those comments. The comment numbers reference the section, page and paragraph in the Trumbull letter. DEEP has only commented where further clarification appeared necessary. No modifications to the EIE are being proposed at this time.

Wright-Pierce Comment Letter (July 22, 2021 Letter)

Response to Topic I / Comment I-1 (Page 3)

As noted in the CDM Smith response letter, the facility plan is required to consider all possible future connections. Monroe needs to be included as a possible future connection per the facility planning requirements in the Regulations of Connecticut State Agencies Section

22a-482-3(a)(2)(A).

Response to Numerous requests to know the final grant amounts

As noted by CDM Smith response in their response letter, DEEP does not determine grant amounts until the facility plan is finalized and the design is at least 30% completed and a value engineering review has been completed. The final grant percentage will be some blend of 50% eligible CSO components, 30% grant for nutrient eligible components, a 20% grant for the remaining portions of the project including resiliency, green, etc. with the remainder of the eligible project being eligible for a 2% loan.

ATTACHMENT LIST

Attachment 1: Trumbull Comment Letter

Attachment 2: Bridgeport Response Letter

Attachment 3: Public Notice Affidavit from Greystone showing the EIE was published in the CT Post on June 15, June 22, and June 29, 2021.

Attachment 4: Bridgeport Facilities Plan Scoping Notice

Attachment 5: Bridgeport Facilities Plan Environmental Impact Evaluation Notice

ATTACHMENT 1

169 Main Street, 700 Plaza Middlesex Middletown, CT 06457 860.343.8297 | www.wright-pierce.com

July 22, 2021

Ann Straut, Sanitary Engineer 3 State of CT DEEP Bureau of Water protection & Land Reuse 79 Elm Street Hartford, CT 06106

SUBJECT: Facilities Plan for West and East Side Wastewater Treatment Plants - Bridgeport, CT

Comments on the Environmental Impact Evaluation – May 2021

Dear Ann,

Wright-Pierce continues to assist the Trumbull WPCA with evaluating alternatives for a more fair and equitable arrangement to treat their wastewater. An important part of this task is to understand how Bridgeport operates their wastewater treatment system, which directly relates to how Bridgeport charges Trumbull for service and how those charges may change in the future.

The Bridgeport WPCA has recently completed a Facilities Plan to address Consent Orders issued by CT DEEP in relation to their WPCF and Combined Sewer Overflows (CSOs). The report entitled, Water Pollution Control Authority, City of Bridgeport, CT – Facilities Plan for the West and East Side Wastewater Treatment Plants, presents recommended modifications needed at both WPCFs in Bridgeport (the Project).

The Project includes modifications to improve the reliability and capacity of the current WPCFs to meet the permit limits and reduce the volume of untreated wastewater entering Bridgeport Harbor and Long Island Sound because of CSOs. Implementation of the recommended improvements involves funding from the CWF managed by CT DEEP and that makes the Project a "state action".

The Environmental Impact Evaluation (EIE) is performed to provide a detailed analysis of the potential environmental impacts of the activity being proposed, and partially funded, by the sponsoring state agency - DEEP.

Once Trumbull and Wright Pierce learned of the Facilities Plan, we reviewed the document to understand the impact to the Trumbull sewer users. However, Trumbull was not afforded the ability to formally comment on the recommendations. Therefore, on behalf of the Trumbull WPCA, we have utilized the comment period of the EIE to convey concerns with the Facilities Plan as it relates to Trumbull.

The Facilities Plan and EIE describe a proposed major upgrading of the two Bridgeport wastewater treatment facilities and some related collection system improvements. Below is a summary of the more significant points of concern affecting Trumbull:



- 1. The provision of capacity for Trumbull wastewater flows is not based on current projections for growth in the Trumbull sewer system nor consistent with the Bridgeport-Trumbull Intermunicipal Agreement (IMA).
- 2. A large part of the projected costs is for facilities or facility improvements that are not used by Trumbull or are not occasioned by Trumbull flows.
- 3. The estimated costs for the Bridgeport project are understated because they do not include the operation and maintenance for the new facilities.
- 4. The proposed facilities are purported to reduce the extent of the Long Term CSO Control Plan (LTCP) by reducing the CSO volume by about 50%. The costs for the remaining portions of the LTCP are not included and are likely to be significant.
- 5. The Affordability Assessment excludes new O&M costs and the costs for the later CSO control work.
- 6. In the current IMA between Bridgeport and Trumbull, Bridgeport has agreed to support Trumbull in seeking alternative means to treat and dispose of Trumbull's wastewater. The Facility Plan should provide a more detailed cost evaluation of those alternatives to support the IMA.

There are three broad categories discussed in both the Facilities Plan and subsequent EIE on which we have provided comments. The three categories are:

- I. Treatment Capacity for Trumbull
- II. Secondary Bypass Volumes and Frequencies and Expected CSOs
- III. CSO Control Costs, Overall Costs and Cost of Sewer Service

The attached list of comments refers to the document (FP or EIE) and the page on which the noted document discusses the issue.

Sincerely, WRIGHT-PIERCE

Christine E. Kurtz, PE Senior Project Manager

Christine.Kurtz@wright-pierce.com

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Copy by email: ann.straut@ct.gov

George Estrada, William Mauer – Town of Trumbull Richard Boggs, Jonathan Greene - Trumbull WPCA



Facilities Plan for West and East Side Wastewater Treatment Plants - Bridgeport, CT Comments on the Environmental Impact Evaluation – May 2021 Prepared for the Trumbull Connecticut Water Pollution Control Authority

Below is a summary of comments prepared by Wright-Pierce on behalf of the Town of Trumbull for the following two documents:

- Facilities Plan for the West Side and East Side Wastewater Treatment Plants, prepared by CDM Smith for the City of Bridgeport WPCA, November 2020 (noted as FP below)
- Environmental Impact Evaluation: Facilities Plan for the West Side and East Side Wastewater Treatment Plants, prepared by SLR Consulting for the City of Bridgeport WPCA, May 2021 (noted as EIE below)

The comments are organized by the following three topics:

- I. Treatment Capacity for Trumbull
- II. Secondary Bypass Volumes and Frequencies and Expected CSOs
- III. Costs: CSO Control Costs, Overall Costs and Cost of Sewer Service

I. Treatment Capacity for Trumbull

EIE page 9. The EIE notes that the FP considers "the potential maximization of the sewage from Trumbull under the current contract....and the potential development of a sanitary sewer system in Monroe." Currently, Trumbull is not considering such a connection for Monroe

EIE page 45. The EIE states that the existing facilities have capacity for accept Trumbull flows at 4.2 mgd on an average daily basis.

FP page 5-1. The discussion of the Bridgeport-Trumbull IMA requires elaboration. The 2016 IMA and related discussions have treated the 4.2-mgd wastewater flow from Trumbull as both an annual average and as a monthly maximum. This long-recognized discrepancy should be corrected in the IMA, and the Facility Plan should reflect that correction.

FP page 5-43. The section on Trumbull's flows and future sewer plans apparently reflects discussion between CDM Smith and the Town's Department of Planning and Zoning. The Trumbull WPCA was not consulted on its plans for extensions of the Trumbull sewer system. The Trumbull WPCA will provide Bridgeport with a summary of its current plans for sewer expansion accompanied by estimates of sanitary flow rates and I/I amount.

FP page 5-43. The section on Monroe's sewer plans estimates a future wastewater flow of 0.36 mgd from Monroe, including both sanitary flow and I/I. The only practical way for that potential flow to reach the Bridgeport sewer system is through a connection to the Trumbull system. Currently, Trumbull is not considering such a connection for Monroe.

II. Secondary Bypass Volumes and Frequencies and Expected CSO Reductions

EIE pages 7 and 8. Tables 1-2 and 1-4 show annual average bypass frequencies of 27 per year at the West Side plant and 11 per year at the East Side plant, and the associated text states that both plants are undersized. The text on page 8 indicates that the CSO volume (1-yr, 24-hr storm) is estimated to be 49.8 million gallons.

EIE pages 14 and 18. The text states that the proposed improvements will provide full control of 7 of 19 CSOs on the west side and 3 of 6 outfall on the east side.

EIE page 20. The graph shows how the CSO volume is expected to decrease from about 50 million gallons to about 22 million gallons with the implementation of the expanded facilities. There is no explanation on the basis for the further decline in CSO volume from about 22 million gallons in 2030 to about 2 million gallons in 2040.

FP Page 5-45. Table 5.4-1 summarizes the expected increases over time of average daily, maximum daily and peak hourly flows at the West Side plant. The last column contains estimates of those flows for the recommended plan to expand the West Side plant to have a wet-weather capacity of 200 mgd. We would expect that the wet weather peak flow would extend for longer than one hour, and it would certainly impact the maximum-day flow when it occurs.

Notwithstanding the above, this table shows an increase in that peak flow from 98.3 mgd (2050 conditions without the wet-weather expansion) to 200 mgd with the expansion. This represents an increase of over 100%. It is our understanding that this increase is explicitly aimed at reducing the scope and cost of the CSO Long-Term Control Plan (LTCP).

FP Page 5-50. Table 5.4-8 summarizes the expected increases over time of average daily, maximum daily and peak hourly flows at the East Side plant. We have the same comment as above about the peak hour and maximum daily flows. This table shows an increase in that peak flow from 30.4 mgd (2050 conditions without the wet-weather expansion) to 80 mgd with the expansion. This represents an increase of over 160%. It is our understanding that this increase will sharply reduce the expected annual volume of CSOs on the east side (Figure 5.4-2), and no eastside CSO control was included in the LTCP.

FP Page 9-112. Figure 9.6-2 shows how CSO volumes are expected to decline from about 50 million gallons per year to about 22 million gallons per year once the two plants are expanded with additional wet-weather capacity. Further significant declines are shown from 22 million gallons per year in 2030 to about 2 million gallons per year in 2040.

What will cause that additional 2030-to-2040 decline? Is it the implementation of the remaining LTCP projects (West Side) and yet-unplanned CSO improvements on the east side? If so, what are the costs of those measures.

III. Costs

CSO Control Costs

EIE page 3. The City of Bridgeport WPCA submitted a report to the CT DEEP in 2011 entitled, Long Term CSO Control Plan (LTCP) and it was approved in 2018. The projected project cost for recommended plan was anticipated to be \$385 million; this value is currently estimated in the EIE at \$496 million.

EIE page 47. It is noted that a "new LTCP is likely to be necessary to properly control the remaining CSOs......". This indicates that the current recommendations do not address all the CSOs and that future project work is required; the timing and cost impact to the users is unknown.

FP Page 5-46. Figure 5.4-1 depicts the expected reduction in annual CSO volume associated with various increases in the wet-weather design flows at the West Side plant. At 200 mgd, the CSO volume reduction is shown to be 22.9 million gallons or about one-half the current CSO volume. Given that significant amounts of CSO flow would remain (21.5 mgd), what reduction in the LTCP costs does this represent?

FP Page 7-158. The Facility Plan updates the 2010 cost of the LTCP to \$496 million in 2020 dollars. If the LTCP did not consider CSO control on the east side, how much would an expanded LTCP (including both west and east sides) cost?

The cost to increase the West Side wet-weather capacity to 200 mgd is \$135 million, including collection system improvements. The cost to increase the East Side wet-weather capacity to 80 mgd is \$50 million including collection system improvements. The sum of these two new costs is \$185 million, or 37% of the updated LTCP west-side costs and represents the costs to "gain the full CSO benefit".

Is the \$185 million figure the amount that Bridgeport believes will be eligible for 50% state grant? How much of the LTCP costs will remain after implementation of the recommended improvements at the two plants?

FP Page 8-4. Table 8.2-1 shows significant savings for the 200/80 alternative compared with the 90/40 alternative. If the larger expansions costs more, is the implied savings related to the phasing? Or does the 90/40 option include the LTCP, while the 200/80 cost does not contain any LTCP costs (even if some CSO measures are still needed)? This matter is of major financial consequence to Trumbull and to the average user and should be clarified.

FP Page 9-109. Table 9.5-4 summarizes the expected grant eligibility of the improvements at the two plants. What is the estimated eligibility by grant category; that is, how much of the project is eligible for 50% grants?

Overall Costs

EIE pages 14 and 18. The text states that the proposed improvements will cost \$403 to \$443 million. It should be noted that these costs do not include remaining CSO work.

FP Page 8-1. One of the assumptions in this analysis is that "only sewer and stormwater related costs are included". Do the planned expenditures include costs for improvements to the City's stormwater system that are unrelated to CSOs?

FP Page 8-9. It is stated that O&M costs and miscellaneous revenues are assumed to remain the same as the baseline projection. There must be significant additional O&M expenses associated with pumping power, electrical costs for disinfection and additional sludge handling. These costs add to the user fee and impact the affordability assessment.

Cost of Sewer Service

EIE page 47. The text states that debt service costs of the project are "expected to be distributed across the customer base and will be cumulative to the costs already paid by customers for sewer service".

FP Page 8-18. For the 200/80 alternative, the Residential Indicator is shown to peak at 1.96 of MHI in FY 2030. The calculations leading up to this indicator exclude the costs of the remaining CSO measures on the west side of the City (the remaining LTCP costs), and the added O&M costs for the new facilities.

FP Section 8. Trumbull and Bridgeport have agreed that Trumbull with cease its discharge to the Bridgeport system by 2029. Other thing being equal, that will reduce the Bridgeport revenues by about 17%, increase the user charges by about 20%, and increase the Residential Factor by about 20%. This scenario should be included in the Section 8 materials.

Lauren McBennett Mappa, P.E. General Manager

WATER POLLUTION CONTROL AUTHORITY

for the City of Bridgeport

695 Seaview Avenue • Bridgeport, Connecticut 06607-1628 Telephone (203) 332-5550 • Fax (203) 576-7005

ATTACHMENT 2

August 5, 2021

Ms. Ann Straut
Sanitary Engineer III
Connecticut Department of Energy and Environmental Protection
Bureau of Water Protection and Land Reuse
Water Planning and Management Division
79 Elm Street
Hartford, CT 06106-5127

Subject:

Responses from Water Pollution Control Authority, City of Bridgeport

To Trumbull's Comments on Facilities Plan and EIE

Dear Ms. Straut:

Attached please find the responses to the Town of Trumbull's comments on both the Facilties Plan and the Environmental Impact Evaluation. To date these are the only outstanding comments for both documents requiring response. If you need anything else, please do not hesitate to contact this office.

Very truly yours,

Lauren McBennett Mappa, PE

cc: Joe Laliberte - CDM Smith Inc.



Memorandum

To: Lauren McBennett Mappa, PE

From: Daniel Murphy, PE

Date: August 5, 2021

Subject: Responses from Water Pollution Control Authority, City of Bridgeport to

Trumbull's Comments on Facilities Plan and Environmental Impact Evaluation

The Water Pollution Control Authority (WPCA), City of Bridgeport has submitted its Wastewater Treatment Facilities Plan (FP) in accordance with Administrative Order WRMU19001. CDM Smith was retained as a consultant to complete this FP. As part of the requirements of the Connecticut Environmental Policy Act (CEPA), a virtual public scoping meeting was scheduled by Connecticut Department of Energy and Environmental Protection (CTDEEP) and advertised to the public. This public information session was posted by CTDEEP and held on October 29, 2020. Trumbull representative attended this public meeting. CDM Smith presented the recommended plans for upgrading both the East Side and West Side WWTPs and accepted comments and questions on the Facilities Plan Report. Responses to the questions received through the public scoping process were provided in the draft EIE posted to CTDEEP's website on December 22, 2020.

Subsequently, the WPCA hosted their own virtual public meeting which was posted by WPCA in the Connecticut Post on January 3 and held on January 28, 2021. Trumbull representative attended this public meeting. CDM Smith again presented the recommended plans for upgrading both the East Side and West Side WWTPs, along with a focus on addressing comments received during the prior project scoping process.

Following this transparent public outreach, an Environmental Impact Evaluation (EIE) was completed by SLR International Corporation. This report was required by CEPA and also included a comment period. As part of this comment period, Wright-Pierce, on behalf of the Town of Trumbull has submitted comments on both the FP and EIE reports. These comments were directed to Ann Straut from CTDEEP in a letter dated July 22, 2021.

CDM Smith, on behalf of the WPCA, has compiled the questions and comments from Wright-Pierce and provided responses below. The original comments from Wright-Pierce are provided in quotations with regular font. CDM Smith and the WPCA have provided corresponding responses in italic font. The comments and responses are broken into four categories to correspond with the original comment letter from Wright-Pierce.

- Cover Letter (CL)
- Topic I "Treatment Capacity for Trumbull"

- Topic II "Secondary Bypass Volumes and Frequencies and Expected CSO Reductions"
- Topic III "Costs"

Cover Letter Comments (Page 2 of July 22, 2021 Letter)

Comment CL-1 (Page 2)

"The provision of capacity for Trumbull wastewater flows is not based on current projections for growth in the Trumbull sewer system nor consistent with the Bridgeport-Trumbull Intermunicipal Agreement (IMA)."

CDM Smith and WPCA met with representatives of Trumbull on February 26, 2020. The primary intent of the meeting was to inform Trumbull of the ongoing FP process and to obtain Trumbull's projections for sewer extensions/growth.

The existing IMA includes a provision allowing Trumbull to discharge a maximum of 4.2 million gallons per day (mgd) of wastewater to the Bridgeport collection system. The 4.2 mgd flow allowance was used as a daily average flow for the FP planning process but is referred to as both a "maximum daily flow" and a "maximum monthly average flow" in the existing IMA.

The Facilities Plan evaluated flows through the year 2050, well beyond the timeframe of the existing agreement. As stated in Section 5 of the FP, Trumbull averaged 3.4 mgd of total flow between January 2017 and December 2019. Modeling indicated that the sanitary component of the flow accounts for approximately 1.7 mgd of the total flow, with the other half being inflow and infiltration (1/1).

Unless the 4.2 mgd IMA flow limit is exceeded, Trumbull pays sewer fees based on potable water records, which roughly correlate with the sanitary component of the flow, not the total flow treated by the WPCA. Due to stagnant population growth in Trumbull, and the excessive quantity of clean water (I/I) entering Bridgeport's collection system from Trumbull, the existing 4.2 mgd flow allowance was viewed as a reasonable projection for the next 30 years.

Trumbull should perform corrective measures to reduce the quantity of I/I, with or without planned future sewer expansion. Trumbull has agreed to I/I control measures in the existing IMA.

Comment CL-2 (Page 2)

"A large part of the projected costs is for facilities or facility improvements that are not used by Trumbull or are not occasioned by Trumbull flows."

Trumbull's flow, including the excessive I/I noted above, is conveyed through existing piping in Bridgeport for treatment at both the West Side and East Side WWTPs. For example, during the period of January 2017 to December 2019, the highest monthly average flow from Trumbull was recorded to be 5.1 mgd, which is three times the estimated average wastewater flow of 1.7 mgd. Trumbull exceeded 4.2 mgd monthly average during nine months from January 2017 to December 2019. Trumbull's excessive I/I displaces combined flows, directly contributing to CSOs in Bridgeport.

• Comment CL-3 (Page 2)

"The estimated costs for the Bridgeport project are understated because they do not include the operation and maintenance for the new facilities."

Bridgeport's existing WWTPs need upgrades, as indicated by the Consent Order from CTDEEP. The existing equipment is in constant need of repair and maintenance. The upgraded facilities will be modern and highly automated. The WPCA does not anticipate the need for additional staff at this time and may have less O&M cost than the existing facilities. The O&M costs are largely driven by the contract with the contract operator of the facilities, which was determined by a public bid. The current contract operator agreement expires in 2023 and the WPCA will be publicly bidding the new contract operator agreement within the next two years. O&M costs will be further evaluated during the future design phase and based on the result of the public bid process for the contract operator.

• Comment CL-4 (Page 2)

"The proposed facilities are purported to reduce the extent of the Long Term CSO Control Plan (LTCP) by reducing the CSO volume by about 50%. The costs for the remaining portions of the LTCP are not included and are likely to be significant."

Although CSOs were not the main scope of the FP, CDM Smith and the WPCA identified that expanding the wet weather treatment capacity of the WWTPs was a cost-effective method of addressing wet weather flow in the collection system. An update of the CSO LTCP will be prepared and published after the Facilities Plan is approved. It is expected that this update will recommend collection system metering following the construction of both West Side and East Side WWTP upgrades and will evaluate a path forward to address the remaining wet weather flow in the collection system to meet the CSO Consent Decree.

• Comment CL-5 (Page 2)

"The Affordability Assessment excludes new O&M costs and the costs for the later CSO control work."

The Bridgeport WPCA's existing 0&M costs were assumed to inflate at 2% through the financial analysis period, see Section 8.3 of the FP. See response CL-3.

The later CSO work was not within the scope of this FP. The WPCA acknowledges that additional CSO work will be required after the WWTPs are constructed. This will be further evaluated in future LTCP updates. See response CL-4.

Comment CL-6 (Page 2)

"In the current IMA between Bridgeport and Trumbull, Bridgeport has agreed to support Trumbull in seeking alternative means to treat and dispose of Trumbull's wastewater. The Facility Plan should provide a more detailed cost evaluation of those alternatives to support the IMA."

The WPCA acknowledges that the IMA includes language that the WPCA will not hinder Trumbull's potential exit from the Bridgeport system. The IMA also states that the WPCA will reasonably assist the Trumbull WPCA with permits/licenses needed to effectuate a connection to another sewer system. Any expenditure by the WPCA of Bridgeport is to be reimbursed by Trumbull. This FP was an evaluation of Bridgeport's wastewater facilities, and the scope developed by the WPCA and CDM Smith did not include evaluation of Trumbull's options for disconnection from the Bridgeport collection system.

Topic I – Treatment Capacity for Trumbull (Page 3 of July 22, 2021 Letter)

Comment I-1 (Page 3)

"EIE page 9. The EIE notes that the FP considers "the potential maximization of the sewage from Trumbull under the current contract....and the potential development of a sanitary sewer system in Monroe." Currently, Trumbull is not considering such a connection for Monroe"

The WPCA acknowledges that Trumbull has noted they are not currently considering a connection for Monroe. Monroe has expressed sewer interest in the past, even forming their own WPCA. The FP planning period extended to 2050, and any potential future flows needed to be accounted for, including a potential future connection for Monroe. The WPCA is proactively considering the future interests of the region and believes this connection could occur sometime in the next 30 years. Therefore, Monroe was included in future projections. The WPCA agrees that any future connection from Monroe would need to be negotiated with both Trumbull and Bridgeport.

Comment I-2 (Page 3)

"EIE page 45. The EIE states that the existing facilities have capacity for accept Trumbull flows at 4.2 mgd on an average daily basis."

Noted.

Comment I-3 (Page 3)

"FP page 5-1. The discussion of the Bridgeport-Trumbull IMA requires elaboration. The 2016 IMA and related discussions have treated the 4.2-mgd wastewater flow from Trumbull as both an annual average and as a monthly maximum. This long-recognized discrepancy should be corrected in the IMA, and the Facility Plan should reflect that correction."

See response to comment CL-1. WPCA agrees that the average daily and peak flow allocations for Trumbull should be clarified in the IMA in the future.

Comment I-4 (Page 3)

"FP page 5-43. The section on Trumbull's flows and future sewer plans apparently reflects discussion between CDM Smith and the Town's Department of Planning and Zoning. The Trumbull WPCA was not consulted on its plans for extensions of the Trumbull sewer system. The Trumbull WPCA will provide Bridgeport with a summary of its current plans for sewer expansion accompanied by estimates of sanitary flow rates and I/I amount."

The WPCA reached out to representatives from Trumbull for a meeting with the primary objective to discuss the FP process and to obtain Trumbull's projections for sewer extensions/growth. Two meetings occurred on February 26, 2020 at Trumbull Town Hall with Bridgeport WPCA, CDM Smith and Trumbull Officials (George Estrada and Rob Librandi in attendance respectively). A second meeting occurred virtually on April 28, 2021 with Bridgeport WPCA, CDM Smith, Wright Pierce and Trumbull Officials in attendance.

Comment I-5 (Page 3)

"FP page 5-43. The section on Monroe's sewer plans estimates a future wastewater flow of 0.36 mgd from Monroe, including both sanitary flow and I/I. The only practical way for that potential flow to reach the Bridgeport sewer system is through a connection to the Trumbull system. Currently, Trumbull is not considering such a connection for Monroe."

Please see response to Comment I-1.

Topic II – Secondary Bypass Volumes and Frequencies and Expected CSO Reductions (Page 4 of July 22, 2021 Letter)

• Comment II-1 (Page 4)

"EIE pages 7 and 8. Tables 1-2 and 1-4 show annual average bypass frequencies of 27 per year at the West Side plant and 11 per year at the East Side plant, and the associated text states that both plants are undersized. The text on page 8 indicates that the CSO volume (1-yr, 24-hr storm) is estimated to be 49.8 million gallons."

Noted.

Comment II-2 (Page 4)

"EIE pages 14 and 18. The text states that the proposed improvements will provide full control of 7 of 19 CSOs on the west side and 3 of 6 outfall on the east side."

This is correct, however the "full control" noted in this comment is CSO control to the 1-year, 24-hour storm as required by CTDEEP's CSO Consent Order.

Comment II-3 (Page 4)

"EIE page 20. The graph shows how the CSO volume is expected to decrease from about 50 million gallons to about 22 million gallons with the implementation of the expanded facilities. There is no explanation on the basis for the further decline in CSO volume from about 22 million gallons in 2030 to about 2 million gallons in 2040."

As stated in previous responses, the FP recommendations take advantage of the existing conveyance capacity of Bridgeport's collection system to address wet weather flow by increasing the wet weather treatment capacity of both the WWTPs. Specific CSO project planning beyond the completion of both WWTP construction upgrades was not included in scope of this FP. This gradual reduction of CSO shown in the graph beyond the construction of both WWTP upgrades is estimated to meet the current CSO Consent Decree deadline of December 31, 2039.

• Comment II-4 (Page 4)

"FP Page 5-45. Table 5.4-1 summarizes the expected increases over time of average daily, maximum daily and peak hourly flows at the West Side plant. The last column contains estimates of those flows for the recommended plan to expand the West Side plant to have a wet-weather capacity of 200 mgd. We would expect that the wet weather peak flow would extend for longer than one hour, and it would certainly impact the maximum-day flow when it occurs."

"Notwithstanding the above, this table shows an increase in that peak flow from 98.3 mgd (2050 conditions without the wet-weather expansion) to 200 mgd with the expansion. This represents an increase of over 100%. It is our understanding that this increase is explicitly aimed at reducing the scope and cost of the CSO Long-Term Control Plan (LTCP)."

The FP recommendations include maintaining and rehabilitating the existing aeration tanks at the West Side WWTP, which can handle a maximum of 58 mgd flowing through them. Currently when this 58 mgd is exceeded during wet weather events, flow is bypassed around the aeration tanks, and receives only primary treatment and disinfection. Under existing conditions any flow in excess of about 80 mgd must be prevented from entering the West Side WWTP to avoid tank flooding and protect critical processes.

The expansion to 200 mgd for wet weather flow allows any flow between 80 mgd and 200 mgd to receive primary treatment and disinfection. This greatly reduces the volume of untreated wet weather discharge to Long Island Sound.

Comment II-5 (Page 4)

"FP Page 5-50. Table 5.4-8 summarizes the expected increases over time of average daily, maximum daily and peak hourly flows at the East Side plant. We have the same comment as above about the peak hour and maximum daily flows. This table shows an increase in that peak flow from 30.4 mgd (2050 conditions without the wet-weather expansion) to 80 mgd with the expansion. This represents an increase of over 160%. It is our understanding that

this increase will sharply reduce the expected annual volume of CSOs on the east side (Figure 5.4-2), and no eastside CSO control was included in the LTCP."

Similar to Response II-4 regarding the West Side WWTP, the East Side WWTP has a maximum capacity of 24 mgd for its secondary treatment system (aeration tanks). Flow beyond the 24 mgd limit of the secondary system and the approximately 35 mgd total capacity of the WWTP receives primary treatment and disinfection only.

Increasing wet weather treatment at the East Side WWTP to 80 mgd allows for wet weather flows between 35 and 80 mgd to receive primary treatment and disinfection. This expansion reduces untreated wet weather discharges on the East Side significantly.

Comment II-6 (Page 4)

"FP Page 9-112. Figure 9.6-2 shows how CSO volumes are expected to decline from about 50 million gallons per year to about 22 million gallons per year once the two plants are expanded with additional wet-weather capacity. Further significant declines are shown from 22 million gallons per year in 2030 to about 2 million gallons per year in 2040."

"What will cause that additional 2030-to-2040 decline? Is it the implementation of the remaining LTCP projects (West Side) and yet-unplanned CSO improvements on the east side? If so, what are the costs of those measures."

See Comment Response II-3.

Topic III -Costs (Page 5 of July 22nd, 2021 Letter)

• Comment III-1 (Page 5)

"EIE page 3. The City of Bridgeport WPCA submitted a report to the CT DEEP in 2011 entitled, Long Term CSO Control Plan (LTCP) and it was approved in 2018. The projected project cost for recommended plan was anticipated to be \$385 million; this value is currently estimated in the EIE at \$496 million."

The 2011 CSO LTCP estimated costs of \$385M were presented in 2010 dollars. The difference in estimated costs from \$385M in the 2011 CSO LTCP to \$496M in the FP is for escalation from 2010 to 2020.

Comment III-2 (Page 5)

"EIE page 47. It is noted that a "new LTCP is likely to be necessary to properly control the remaining CSOs.......". This indicates that the current recommendations do not address all the CSOs and that future project work is required; the timing and cost impact to the users is unknown."

See response to Comment CL-4.

Comment III-3 (Page 5)

"FP Page 5-46. Figure 5.4-1 depicts the expected reduction in annual CSO volume associated with **v**arious increases in the wet-weather design flows at the West Side plant. At 200 mgd, the CSO volume reduction is shown to be 22.9 million gallons or about one-half the current CSO volume. Given that significant amounts of CSO flow would remain (21.5 mgd), what reduction in the LTCP costs does this represent?"

See Section 7.4 of the FP. It is expected that increasing the size of the West Side WWTP to 200 mgd can reduce approximately half of the wet weather issue on the West Side for approximately 27% of the total cost of the 2011 LTCP with escalation. The reduction in project schedule and value of money inflated over time also provide additional savings.

• Comment III-4 (Page 5)

"FP Page 7-158. The Facility Plan updates the 2010 cost of the LTCP to \$496 million in 2020 dollars. If the LTCP did not consider CSO control on the east side, how much would an expanded LTCP (including both west and east sides) cost?

The cost to increase the West Side wet-weather capacity to 200 mgd is \$135 million, including collection system improvements. The cost to increase the East Side wet-weather capacity to 80mgd is \$50 million including collection system improvements. The sum of these two new costs is \$185 million, or 37% of the updated LTCP west-side costs and represents the costs to "gain the full CSO benefit".

Is the \$185 million figure the amount that Bridgeport believes will be eligible for 50% state grant? How much of the LTCP costs will remain after implementation of the recommended improvements at the two plants?"

The 2010 LTCP did not provide recommendations for the East Side. Planning of specific CSO projects to achieve full 1-year control was not included in the scope of this FP. An updated LTCP will be required to determine the cost of an expanded LTCP, including the East Side.

The \$185 million figure noted above is unrelated to the amount that will be determined to be eligible for 50% grant. The amount eligible for various CTDEEP Clean Water Fund (CWF) grant percentages will be determined by CTDEEP at a later date. See response CL-4 regarding future LTCP costs.

• <u>Comment III-5 (Page 5)</u>

"FP Page 8-4. Table 8.2-1 shows significant savings for the 200/80 alternative compared with the 90/40 alternative. If the larger expansions costs more, is the implied savings related to the phasing? Or does the 90/40 option include the LTCP, while the 200/80 cost does not contain any LTCP costs (even if some CSO measures are still needed)? This matter is of major financial consequence to Trumbull and to the average user and should be clarified."

Table 8.2-1 is intended to be a summary of spending under each program. Adhering to the schedules in both the original Consent Orders would have required completion of both WWTPs simultaneously by 2026 and control of all CSOs to the 1-year level by the end of 2039. This spending program was determined to be unaffordable; therefore, a staggered schedule of the preferred plan from FP Section 7 was considered.

The savings for the larger WWTP expansions is related to more cost effectively addressing wet weather flow from the collection system through wet weather treatment at the WWTPs; therefore, reducing the scope of future CSO projects in the collection system to address the remaining wet weather flow. See response CL-4 regarding future LTCP costs.

• Comment III-6 (Page 5)

"FP Page 9-109. Table 9.5-4 summarizes the expected grant eligibility of the improvements at the two plants. What is the estimated eligibility by grant category; that is, how much of the project is eligible for 50% grants?"

CTDEEP will determine the CWF grant percentages. It is anticipated that a large portion of the WWTP upgrade will receive 50% grant funding, while other portions will receive lower (30% or 20%) grant percentages. For affordability considerations, a conservative 30% "blended" grant amount was used as an expected grant eligibility for the entire project.

• <u>Comment III-7 (Page 6)</u>

"EIE pages 14 and 18. The text states that the proposed improvements will cost \$403 to \$443 million. It should be noted that these costs do not include remaining CSO work."

Noted.

• <u>Comment III-8 (Page 6)</u>

"FP Page 8-1. One of the assumptions in this analysis is that "only sewer and stormwater related costs are included". Do the planned expenditures include costs for improvements to the City's stormwater system that are unrelated to CSOs?"

While the United States Environmental Protection Agency (USEPA) affordability analysis guidelines allow for stormwater infrastructure costs to be included, no costs for improvements related to the City's separated stormwater system have been included.

• Comment III-9 (Page 6)

"FP Page 8-9. It is stated that O&M costs and miscellaneous revenues are assumed to remain the same as the baseline projection. There must be significant additional O&M expenses associated with pumping power, electrical costs for disinfection and additional sludge handling. These costs add to the user fee and impact the affordability assessment."

See responses to Comments CL-3 and CL-5.

Comment III-10 (Page 6)

"EIE page 47. The text states that debt service costs of the project are "expected to be distributed across the customer base and will be cumulative to the costs already paid by customers for sewer service".

Noted.

• Comment III-11 (Page 6)

"FP Page 8-18. For the 200/80 alternative, the Residential Indicator is shown to peak at 1.96 of MHI in FY 2030. The calculations leading up to this indicator exclude the costs of the remaining CSO measures on the west side of the City (the remaining LTCP costs), and the added O&M costs for the new facilities."

The costs of the remaining CSO measures are not currently known and are not within the scope of the FP. The WPCA does not expect to make significant investment in CSO reduction beyond what is included in the FP until the completion of both WWTP upgrades (approximately 2030). By this time, additional LTCP updates will be completed and the WPCA will have a better idea of the cost and timing of future CSO projects. The cost and impact to the residential indicator will be reevaluated at that time. Regarding O&M costs, see responses CL-3 and CL-5.

Comment III-12 (Page 6)

"FP Section 8. Trumbull and Bridgeport have agreed that Trumbull with cease its discharge to the Bridgeport system by 2029. Other thing being equal, that will reduce the Bridgeport revenues by about 17%, increase the user charges by about 20%, and increase the Residential Factor by about 20%. This scenario should be included in the Section 8 materials."

WPCA recognizes that the term of the current IMA expires in 2026, with a 3-year extension until 2029. The WPCA also recognizes that Trumbull is currently evaluating other options for its wastewater discharge but is not aware of a firm plan for the removal of Trumbull flow. The impact on sewer rates with the reduction in wastewater flow from Trumbull, or any sewer customer, was not evaluated as part of the FP.

ATTACHMENT 3

Affidavit of Publication

State of Connecticut County of <u>Fairfield</u>

I, <u>Elaine Purdy</u>, a billing representative of Graystone Group Advertising, 55 Merritt Blvd., Trumbull, CT 06611, do solemnly swear that on:

Date:	June 15, 2021
Ad Title:	CT DEEP - Public Notice of Availability of
	Environmental Impact Evaluation
Appeared in:	CT Post
	167906

publication and the newspaper extracts, hereto annexed were clipped from the above named issue of said newspaper.

Signature of Billing Representative <u>Elective Petroly</u>
Subscribed to and sworn to before me, this <u>Jo</u> day of <u>August</u>, 2021.

Dorothy Schreiner Notary Public-Connecticut My Commission Expires September 30, 2025

Affidavit of Publication

State of Connecticut County of <u>Fairfield</u>

I, <u>Elaine Purdy</u>, a billing representative of Graystone Group Advertising, 55 Merritt Blvd., Trumbull, CT 06611, do solemnly swear that on:

Date:	June 22, 2021				
Ad Title:	CT DEEP – Public Notice of Availability of				
	Environmental Impact Evaluation				
Appeared in:	CT Post				
Job#:	167906				

publication and the newspaper extracts, hereto annexed were clipped from the above named issue of said newspaper.

Signature of Billing Representative

Claime Per

Subscribed to and sworn to before me, this

day of

, 202

Notary Public

Dorothy Schreiner Notary Public-Connecticut My Commission Expires September 30, 2026

Affidavit of Publication

State of Connecticut County of <u>Fairfield</u>

I, <u>Elaine Purdy</u>, a billing representative of Graystone Group Advertising, 55 Merritt Blvd., Trumbull, CT 06611, do solemnly swear that on:

Date:	June 29, 2021					
Ad Title:	CT DEEP - Public Notice of Availability of					
	Environmental Impact Evaluation					
Appeared in:	CT Post					
Job#:	167906					

publication and the newspaper extracts, hereto annexed were clipped from the above named issue of said newspaper.

Signature of Billing Representative <u>Scenne Penely</u>
Subscribed to and sworn to before me, this <u>20</u> day of <u>August</u>, 2021.

1.5g 25,7

Dorothy Schreiner Notary Public-Connecticut My Commission Expires September 30, 2025

A public hearing will be held at the offices of the Harbor Point Infrastructure Improvement District (the "District") at 1 Elmcroft Road, Suite 500, Stamford, Connecticut 06902, on Tuesday, June 29, 2021, at 2:00 p.m. regarding the District's proposed 2021-22 annual operating budget, including all taxes, fees, rents, benefit assessments and any other charges of the District.

A copy of the District's proposed 2021-22 annual operating budget is available for public inspection at the District's offices during normal business hours.

Paul Kuehner, President

Harbor Point Infrastructure Improvement District

DEPARTMENT OF ENERGY & ENVIRONMENTAL PROTECTION

Public Notice of Availability of Environmental Impact Evaluation

The Department of Energy & Environmental Protection (DEEP) hereby gives notice that an Environmental Impact Evaluation has been prepared pursuant to Section 22a-1d of the Connecticut Statues and Section 22a-1a-8 of the Regulations of Connecticut Statue Agencies for the proposed upgrades at both wastewater treatment facilities in southern Bridgeport, CT. Both wastewater treatment facilities serve Bridgeport's Bridgeport, CT. Both wastewater treatment facilities serve Bridgeport's combined sewer overflow (CSO) community, where both sanitary sewage and stormwater are carried in a single pipe. The wastewater treatment facilities are the subject of Administrative Order AOWRMU19001 issued by DEEP on March 1, 2019 (Order). In response to this Order, a Facilities Plan was submitted to DEEP on November 24, 2020. Through the Council on Environmental Quality website, the engineering report was submitted for scoping, post-scoping and a Public Hearing was held. Based on the engineering report, comments received during scoping and post-scoping and at the public hearing, an environmental impact evaluation was completed and is the subject of this scoping.

Upgrades will be made to two wastewater treatment plants (the 13.9-acre West Side plant and the 8.3-acre East Side plant) in southern Bridgeport west side plant and the co-active Last side plant in Southern Bridgepor to bring the facilities into compliance with public safety and environmental health compliance. Work will include the retention and retrofitting of much of the existing facilities, as well as the construction of new buildings, and demolition of several buildings and structures at the sites, located entirely within the current property boundaries of both facilities. Following local and state approvals of the conceptual work, the design phase is expected to start in Summer, 2021 with completion of construction at both facilities expected by October 2028.

Copies of this are available by emailing Ann Straut, Sanitary Engineer 3, at ann.straut@ct.gov. A copy is also available for inspection at the office of the City Clerk at 45 Lyon Terrace, Room 204, Bridgeport, CT 06604. The deadline for submission of comments is July 23, 2021.

Jennifer L. Perry, P.E.

Water Planning & Management Division Bureau of Water Protection & Land Reuse

The Connecticut Department of Energy and Environmental Protection is an Affirmative Action/Equal Opportunity Employer that is committed to complying with the requirements of the Americans with Disabilities Act. Please contact Ann.Straut@ct.gov if you are seeking a communication aid or service, have limited proficiency in English, or require some other accommodation. If you wish to file an ADA or Title VI discrimination complaint, you may submit your complaint to Barbara Viadella or Cenit Mirabal, DEEP Office of Diversity and Equity at (860) 418-510 or via email at deep accommodations@ct.gov. In order to facilitate or via email at deep.accommodations@ct.gov. In order to facilitate efforts to provide an accommodation, please request all accommodations as soon as possible following notice of any agency hearing, meeting, program or event.

PROBATE NOTICES

NOTICE TO CREDITORS ESTATE OF Henry Eyer Spyker Owen, Of Trumbull, AKA Henry E.S. Owen, AKA Henry Owen, AKA Henry E. Owen (21-00292)

The Hon. T. R. Rowe, Judge of the Court of Probate, District of Trumbull Probate Court, by decree dated May 24, 2021, ordered that all claims must be presented to the fiduciary at the address below. Failure to promptly present any such claim may result in the loss of rights to recover on such claim.

Gena Salerno, Clerk

The fiduciary is: Pollyann Keller Owen, 18 Fern Circle, Trumbull, CT 06611

NOTICE TO CREDITORS ESTATE OF Martin A, Vallent, Of Monroe (21-00291)

The Hon. T. R. Rowe, Judge of the Court of Probate, District of Trumbull Probate Court, by decree dated May 24, 2021, ordered that all claims must be presented to the fiduciary at the address below Failure to promptly present any such claim may result in the loss of rights to recover on such claim.

Gena Salerno, Clerk

The fiduciary is: Janet L. Vallent, PO Box 279, Monroe, CT 06468

NOTICE TO CREDITORS ESTATE OF John David McMahon, Of Monroe (21-00078)

The Hon. T. R. Rowe, Judge of the Court of Probate, District of Trumbull Probate Court, by decree dated May 27, 2021, decree dated May 27, 2021, ordered that all claims must be presented to the fiduciary at the below. Failure promptly present any such claim may result in the loss of rights to recover on such claim.

Gena Salerno, Clerk

The fiduciary is: Russell Quetti, 14 Faucett Lane, Pittsfield, MA 01201 David Quetti, PO Box 2386, Lenox, MA 01240

NOTICE TO CREDITORS ESTATE OF Carmen Massimino, Of Easton (21-00314)

The Hon. T. R. Rowe, Judge of the Court of Probate, District of Trumbull Probate Court, by decree dated May 24, 2021, decree dated May 24, 2021, ordered that all claims must be presented to the fiduciary at the address below. Failure to address below. Failure to promptly present any such claim may result in the loss of rights to recover on such claim.

Gena Salerno, Clerk

The fiduciary is: Michael Massimino, 145 F Horizon Drive, Easton, CT 06612 Fai Dina M. Vogt, 15 Harvest Moon Road, Easton, CT 06612

NOTICE TO CREDITORS

ESTATE OF Rosalie L. Mever (21-00250)

The Hon, Max L. Rosenberg. Judge of the Court of Probate, District of Stratford Probate Court, by decree dated June 10, 2021, ordered that all claims must be pre sented to the fiduciary at the address below. Failure to promptly present any such claim may result in the loss of rights to recover on such claim.

Jennie-Lynn Mainville, Clerk

The fiduciary is:

William P. Meyer, Executor, 1041 St. Andrews Drive, Oxford, CT 06478

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NOTICE TO CREDITORS ESTATE OF Mario Carmen Petruccelli (21-00239)

The Hon. Max L. Rosenberg, Judge of the Court of Probate, Dis-trict of Stratford Probate Court, by decree dated June 10, 2021, or-dered that all claims must be presented to the fiduciary at the address below. Failure to promptly present any such claim may result in the loss of rights to recover on

PROBATE NOTICES

Jennie-Lynn Mainville, Clerk

The fiduciary is:

Christopher Petruccelli, Executor, 109 C Fiddler Green Road, Stratford, CT 06614 LIQUOR PERMITS

Notice of Application This is to give notice that I, IBRAHIM HANNA SAKAKINI

LIQUOR PERMIT

60 TRELANE DR SEPORT, CT 06606 Have filed an application placarded 06/10/2021 with the Department of Consumer Protection for a RESTAURANT LIQUOR PERMIT for the sale of alcoholic liquor on the premises at 10 BROADWAY BUILDING 2 TRUMBULL CT 06611-1368

The business will be owned by: SAKAKINI INVESTMENTS LLC Entertainment will consist of: No Live Entertainment

Objections must be filed by: 07-22-2021

IBRAHIM HANNA SAKAKINI

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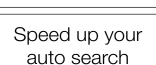
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PUBLIC NOTICES

DEPARTMENT OF ENERGY & ENVIRONMENTAL PROTECTION

Public Notice of Availability of Environmental Impact Evaluation

The Department of Energy & Environmental Protection (DEEP) hereby gives notice that an Environmental Impact Evaluation has been prepared pursuant to Section 22a-1d of the Connecticut Statues and Section 22a-1a-8 of the Regulations of Connecticut Statues and Section 22a-1a-8 of the Regulations of Connecticut State Agencies for the proposed upgrades at both wastewater treatment facilities in southern Bridgeport, CT. Both wastewater treatment facilities serve Bridgeport's combined sewer overflow (CSO) community, where both sanitary sewage and stormwater are carried in a single pipe. The wastewater treatment facilities are the subject of Administrative Order AOWRMU19001 issued by DEEP on March 1, 2019 (Order). In response to this Order, a Facilities Plan was submitted to DEEP on November 24, 2020. Through the Council on Environmental Quality website, the engineering report was submitted for scoping, post-scoping and a Public Hearing was held. Based on the engineering report, comments received during scoping and post-scoping and at the public hearing, an environmental impact evaluation was completed and is the subject of this scoping. The Department of Energy & Environmental Protection (DEEP) hereby

Upgrades will be made to two wastewater treatment plants (the 13.9-acre West Side plant and the 8.3-acre East Side plant) in southern Bridgeport to bring the facilities into compliance with public safety and environmental health compliance. Work will include the retention and retrofitting of much of the existing facilities, as well as the construction of new buildings, and demolition of several buildings and structures at the sites, located entirely within the current property boundaries of both facilities. Following local and state approvals of the conceptual work, the design phase is expected to start in Summer, 2021 with completion of construction at both facilities expected by October 2028. construction at both facilities expected by October 2028.

Copies of this are available by emailing Ann Straut, Sanitary Engineer 3, at ann.straut@ct.gov. A copy is also available for inspection at the office of the City Clerk at 45 Lyon Terrace, Room 204, Bridgeport, CT 06604. The deadline for submission of comments is July 23, 2021.

Jennifer L. Perry, P.E.

Water Planning & Management Division Bureau of Water Protection & Land Reuse

The Connecticut Department of Energy and Environmental Protection is an Affirmative Action/Equal Opportunity Employer that is committed to complying with the requirements of the Americans with Disabilities Act. Please contact Ann.Straut@ct.gov if you are seeking a communication aid or service, have limited proficiency in English, or require some other accommodation. If you wish to file an ADA or Title VI discrimination complaint, you may submit your complaint to Barbara Viadella or Cenit Mirabal, DEEP Office of Diversity and Equity at (860) 418-5910 or via email at deep.accommodations@ct.gov. In order to facilitate efforts to provide an accommodation, please request all accommodations as soon as possible following notice of any agency hearing, meeting, program or event.

NOTICE

In accordance with Sub-Part 35.929-2 of the 40 CFR, Connecticut General Statutes Section 7-255 and Section 13.04.220 of the Bridgeport Code of Ordinances the projected revenues and expenses for the Water Pollution Control Authority for the City of Bridgeport for Fiscal 2021-2022 are

The approved budget, approved charges for the connection with and for the use of the City of Bridgeport Sewerage System were filed with the City Clerk on June 18, 2021. Payment is due within thirty (30) days of the billing date. Payment can be made by mail or in person at the WPCA's Administrative Office at 695 Seaview Avenue, Bridgeport, CT 06607. Any appeals from such charges must be made within twenty-one (21) days after the above filing date.

WATER POLLUTION CONTROL AUTHORITY FOR THE CITY OF BRIDGEPORT FISCAL 2021-2022 APPROVED BUDGET

REVENUES:

OUTSIDE COMMUNITIES INTEREST ON INVESTMENTS SEPTIC TICKET REVENUE OTHER REVENUE

ARREARAGE COLLECTIONS CAPITAL FUNDS

TOTAL REVENUES

6.776.418 4,000 1,205,750 165,000 1,710,000 865,000 \$41.838.010

\$27,693,000

EXPENSES:
OPERATIONS, MAINTENANCE & MANAGEMENT
SERVICES AGREEMENT
UTILITIES
ADMINISTRATION
OF THE PROPERTY OF

2,615,000 2,094,005 COLLECTION SYSTEM REHABILITATION NITROGEN PAYMENT CITY OVERHEAD COSTS COLLECTION FEES 1,404,330 250,000 475,000 300,000 COLLECTION FEES 300,000
DEBT SERVICE- BONDS 668.871
STATE LOAN RESERVE FUNDING 2,922,491
EQUIPMENT AND VEHICLES 1,577,500
BAD DEBT RESERVES AND ADJUSTMENTS 1,587,813
OPERATING RESERVE 250,000

41,838,010 **TOTAL EXPENSES**

The approved usage rate is as follows:

Sewer Use (per CCF)
Industrial Biological Oxygen Demand Surcharge per Pound
Industrial Total Suspended Solids Surcharge per Pound
Sewer Connection Permit Fees (New Connections):
Sanitary-Single Family Dwelling
Sanitary-Multiple Family Dwelling(up to 4 units)
Sanitary-Multiple Family Dwelling(5 or more units)
additional charge per unit over 4
Sanitary-Commercial/Industrial Building \$6.280 \$0.480 \$0.430 \$125 \$200 \$50 \$275 Sanitary-Commercial/Industrial Building Storm Sewer(Residential per connection) Storm Sewer(Commercial/Industrial per connection \$125 \$275

STORAGE TREASURES AUCTION ONE FACILITY - MULTIPLE UNITS

Extra Space Storage will hold a public auction to sell personal property described below belonging to those individuals listed below at the location indicated: 70 E Main St, Stratford, CT 06614, July 7th, 2021 at 10:00AM

Jeremy Thompson 3091 Furniture and Household Items, Anthony Miguel 4014 Clothes

The auction will be listed and advertised on www.storagetreasures.com. Purchases must be made with cash only and paid at the above referenced facility in order to complete the transaction. Extra Space Storage may refuse any bid and may rescind any purchase up until the winning bidder takes possession of the personal property.

NOTICE OF PUBLIC SALE: The following self-storage Cube contents containing household and other goods will be sold for cash by CubeSmart , 829 Bridgeport Ave., Shelton, CT 06484, to satisfy a lien on July 6, 2021, at approx. 10:00 AM at www.storagetreasures.com.

Mark Cosgrove Cube #2206 John McCarthy Cube #3038

NOTICE OF PUBLIC SALE:

The following self-storage Cube contents containing household and other goods will be sold for cash by CubeSmart 873 Main Street, Monroe, CT 06468 to satisfy a lien on July 6th, 2021 at approx. 2:00PM at www.storagetreasures.com www.storagetreasures.com Cube - #222 Shaneka Claire

SELLING

YOUR HOME?

LIST IT HERE 203-333-4151

PROBATE NOTICES

NOTICE TO CREDITORS ESTATE OF William J. Kupinse Jr., Of Easton (21-00326) The Hon. T.R. Rowe, Judge of the

The Hon. T.R. Rowe, Judge of the Court of Probate, District of Trumbull Probate Court, by decree dated June 9, 2021, ordered that all claims must be presented to the fiduciary at the address below. Failure to promptly present any such claim may result in the loss of rights to recover on such claim.

Gena Salerno, Clerk

The fiduciary is:
Jennifer L. Kupinse, 62 Prospect
Place, Brooklyn, NY 11217
William J. Kupinse, III, 4024 N.
36th Street, Tacoma, WA 98407
Andrew D. Kupinse, 54 Chicken
Street, Wilton, CT 06897

YOU CAN EMAIL YOUR CLASSIFIED AD TO: classifieds@hearstmediact.com M-F, 8:30 a.m. to 4:30 p.m.

NOTICE TO CREDITORS ESTATE OF Steven D. Finger, of Trumbull (21-00333)

PROBATE NOTICES

The Hon. T.R. Rowe, Judge of the Court of Probate, District of Trubull Probate Court, by decree dated June 8, 2021, ordered that all claims must be presented to the fiduciary at the address below. Failure to promptly present any such claim may result in the loss of rights to recover on such claim.

Gena Salerno, Clerk

The fiduciary is: Linda Finger, 21 Brookhedge Road, Trumbull, CT 06611

NOTICE TO CREDITORS ESTATE OF Michael J. Visnicky, Of Trumbull (21-00337)

The Hon. T.R. Rowe, Judge of the Court of Probate, District of Trumbull Probate Court, by decree dated June 8, 2021, ordered that all claims must be presented to the fiduciary at the Failure below. promptly present any such claim may result in the loss of rights to recover on such claim.

Gena Salerno, Clerk

The fiduciary is: Irene C. Visnicky, 3235 Madison Avenue Unit 2, Bridgeport, CT 06606

LIQUOR PERMITS

LIQUOR PERMIT

Notice of Application This is to give notice that I,

MIGUEL L RUA 39 GIBSON AVE TRUMBULL, CT 06611-3737

Have filed an application placarded 06/22/2021 with the

Department of Consumer
Protection
for a CAFE LIQUOR PERMIT for the sale of alcoholic liquor on the premises

at 2 WEST AVE

BRIDGEPORT CT 06604-5022 The business will be owned by: ECLIPSE CAFE & SPORTS BAR LLC

Entertainment will consist of: Acoustics (not amplified), Disc Jockeys, Karaoke

Objections must be filed by: 08-03-2021

MIGUEL L RUA

LIQUOR PERMIT

Notice of Application

This is to give notice that I, IBRAHIM HANNA SAKAKINI 60 TRELANE DR BRIDGEPORT, CT 06606-2215

Have filed an application placarded 06/10/2021 with the Department of Consumer Protection for a RESTAURANT LIQUOR PERMIT for the sale of alcoholic liquor on the premises at 10 BROADWAY BUILDING 2 TRUMBULL CT 06611-1368

The business will be owned by: SAKAKINI INVESTMENTS LLC Entertainment will consist of: No Live Entertainment

Objections must be filed by: 07-22-2021

IBRAHIM HANNA SAKAKINI

GENERAL HELP WANTED

Grill Cooks, Short Order Cooks, Saute Cooks, Servers & Bussers wanted to join our team at Country Corner Diner, 756 Amity Rd., Bethany (Restaurant reopening soon). Must be reliable and dependable. All cooks \$20-25 per hour to start, excellent pay & perks for all others. Please apply via e-mail: qazit2018@gmail.com

PLUMBING MECHANIC-

P2 license, valid drivers license, FT, Competitive salary based on exp, vacation, medical, 401k & holiday pay. Call: 203-327-4160 or Email Resume: kevin@darienplumbingandheating.com

Seamstress/Tailors experienced part or full time. Sign up Bonus available for qualified person. Apply Mar-Vic Cleaners and Tailors 186 Grand St. Waterbury, CT. or call Vic Buselli, 203 510-6241

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CLUB CADET vacuum & shredder host attchmnt. Exc con \$400 203-929-8237 hammock with stand. \$75 203-929-8237

Lawn boy. 6.5HP elec start Kohler engine. \$150 203-929-8237

MERCHANDISE FOR SALE

6.5 HP Rearview Drive, 21in. BADGER Lawn Mower- \$125, Table Saw-\$150 Band Saw- \$150

203-913-7293 6 Glass Mugs w tops & handles- 9\$ 203-375-8560

CHAIR & OTTOMAN, Cindy Crawford, Beige, \$300 203-797-0666

CIGNANELLO HAND BAG, leather, red exc. condt. \$73 203-375-8560

ETHAN ALLEN Solid Cherry Wood TV Cabinet. \$99 obo. 203-249-7039 Flannel Sheets, King, New, \$23, 203-375-8560

Golf Balls Assorted 100 for \$20. All Brands, Joe 203-313-5704 **Lucite** shelf 4ft \$30, good cond., 203-375-8560

Mens tshirts. 10 shirts. L & XL. \$60 - NEW CON'D. 203-375-8560

VEHICLES FOR SALE

CASH PAID FOR ANY TOYOTA, OTHER MAKES Running or not, crashed ok, will take other makes/models, free pick up, call any time. (203)600-4431

DONATE YOUR CAR to Children with Special Needs Tax Deductible Free Towing 203-293-6474

ONLY 160 Hours on 2010 Sunset Bay 19ft. Pontoon with Brand New 2021 trailer \$15000 OBO 860-354-0544

VEHICLES WANTED

1-203-243-3800

AUTOS & TRUCKS wanted for junk. Cash Paid.

1-203-243-3800

\$\$\$

AUTOS & TRUCKS wanted for junk. Cash Paid. JUNK VEHICLES with titles or

VEHICLES FOR SALE

VEHICLES WANTED

WANTED \$\$\$

PRE-1973 CARS
Jags, Benzs, Healeis, Caddys,
Porshes, Lotis, Ford, Chevy,
MG, Triumph, Harleys and other cars & bikes, projects and rotted, running or not CASH WAITING Old & new 203-889-6856

EARN EXTRA CASH

HAVE A **GARAGE**



VEHICLES FOR SALE



Serving New York and Connecticut 203-942-1324

"WE WILL EITHER FIND A WAY OR MAKE ONE"

PUBLIC NOTICES

INVITATION FOR PROPOSAL

The Milford Public Schools Food Service Department will receive sealed Request for Poposals for the period August 1, 2021 through July 31, 2022 on the following until Tuesday July 20, 2021 AT 11:00AM.

PROPOSAL #2021/22-37 FOOD SERVICE GROCERY, BREAD, FROZEN, REFRIGERATED, SNACK AND PAPER SUPPLIES

Contact: Eileen S. Faustich Director of Food Services Milford Public Schools 70 West River Street Milford, CT 06460 203-783-3490

Email: efaustich@milforded.org

The Milford Public Schools reserves the right to reject any firm which does not meet the standard or quality established by this information package, and all proposals or any part thereof, to waive defects in the same, or to accept any proposal it deems to be in the best interest of the Milford Public Schools and/or the City of Milford.

LEGAL NOTICE

Notice is hereby given pursuant to the requirements of Connecticut General Statutes Section 22a-133x, the Voluntary Remediation Program, that remedial activities will be conducted at the assemblage of property known as 141 North Avenue in Bridgeport, Connecticut. The remediation will be conducted under the supervision of a State of Connecticut Licensed Environmental Professional and will be reported to the Connecticut Department of Energy & Environmental Protection as required by the Voluntary Remediation Program. Investigation, remediation, and monitoring activities are being performed in accordance with Regulations of Connecticut State Agencies Section 22a-133k-1 through 133k-3 (Remediation Standard Regulations). If additional information is desired, please contact Darrick Jones of WSP USA, Inc. at (203) 929-8555.

PUBLIC NOTICES

STORAGE TREASURES AUCTION ONE FACILITY - MULTIPLE UNITS

Extra Space Storage will hold a public auction to sell personal property described below belonging to those individuals listed below at the loca-

70 E Main St, Stratford, CT 06614, July 7th, 2021 at 10:00AM

Jeremy Thompson 3091 Furniture and Household Items, Anthony Miguel 4014 Clothes

The auction will be listed and advertised on www.storagetreasures.com. Purchases must be made with cash only and paid at the above referenced facility in order to complete the transaction. Extra Space Storage may refuse any bid and may rescind any purchase up until the winning bidder takes possession of the personal property.

DEPARTMENT OF ENERGY & ENVIRONMENTAL PROTECTION

Public Notice of Availability of Environmental Impact Evaluation

The Department of Energy & Environmental Protection (DEEP) hereby The Department of Energy & Environmental Protection (DEEP) hereby gives notice that an Environmental Impact Evaluation has been prepared pursuant to Section 22a-1d of the Connecticut Statues and Section 22a-1a-8 of the Regulations of Connecticut State Agencies for the proposed upgrades at both wastewater treatment facilities in southern Bridgeport, CT. Both wastewater treatment facilities serve Bridgeport's combined sewer overflow (CSO) community, where both sanitary sewage and stormwater are carried in a single pipe. The wastewater treatment facilities are the subject of Administrative Order AOWRMU19001 issued facilities are the subject of Administrative Order AOWHMU19001 issued by DEEP on March 1, 2019 (Order). In response to this Order, a Facilities Plan was submitted to DEEP on November 24, 2020. Through the Council on Environmental Quality website, the engineering report was submitted for scoping, post-scoping and a Public Hearing was held. Based on the engineering report, comments received during scoping and post-scoping and at the public hearing, an environmental impact evaluation was completed and is the subject of this scoping.

Upgrades will be made to two wastewater treatment plants (the 13.9-acre West Side plant and the 8.3-acre East Side plant) in southern Bridgeport to bring the facilities into compliance with public safety and environmental health compliance. Work will include the retention and retrofitting of much of the existing facilities, as well as the construction of new buildings, and demolition of several buildings and structures at the sites, located entirely within the current property boundaries of both facilities. Following local and state approvals of the conceptual work, the design phase is expected to start in Summer, 2021 with completion of construction at both facilities expected by October 2028.

Copies of this are available by emailing Ann Straut, Sanitary Engineer 3, at ann.straut@ct.gov. A copy is also available for inspection at the office of the City Clerk at 45 Lyon Terrace, Room 204, Bridgeport, CT 06604. The deadline for submission of comments is July 23, 2021.

Jennifer L. Perry, P.E.

Director
Water Planning & Management Division
Bureau of Water Protection & Land Reuse

The Connecticut Department of Energy and Environmental Protection is an Affirmative Action/Equal Opportunity Employer that is committed to complying with the requirements of the Americans with Disabilities Act. Please contact Ann.Straut@ct.gov if you are seeking a communication aid or service, have limited proficiency in English, or require some other accommodation. If you wish to file an ADA or Title VI discrimination accommodations in you wish to line an ADA of filter violation in the complaint, you may submit your complaint to Barbara Viadella or Cenit Mirabal, DEEP Office of Diversity and Equity at (860) 418-5910 or via email at deep.accommodations@ct.gov. In order to facilitate efforts to provide an accommodation, please request all accommodations as soon as possible following notice of any agency hearing, meeting, program or event.

LEGAL NOTICE

Notice is hereby given pursuant to the requirements of Connecticut General Statutes Section 22a-134, the Connecticut Transfer Act, that remedial activities will be conducted at the property known as 244 Middlesex Avenue in Chester, Connecticut. The remediation will be conducted under the supervision of a State of Connecticut Licensed Environmental Professional and will be reported to the Connecticut Department of Energy & Environmental Protection as required by the Connecticut Transfer Act. Investigation, remediation, and monitoring activities are being performed in accordance with Regulations of Connecticut State Agencies Section 22a-133k-1 through 133k-3 (Remediation Standard Regulations). If additional information is desired, please contact Darrick Jones of WSP USA, Inc. at (203) 929-8555.

LEGAL NOTICE

Notice is hereby given pursuant to the requirements of Connecticut General Statutes Section 22a-134, the Connecticut Transfer Act, that remedial activities will be conducted at the assemblage of property known as 1613 State Street in Bridgeport, Connecticut. The remediation will be conducted under the supervision of a State of Connecticut Licensed Environmental Professional and will be reported to the Connecticut Department of Energy & Environmental Protection as required by the Connecticut Transfer Act. Investigation, remediation, and monitoring activities are being performed in accordance with Regulations monitoring activities are being performed in accordance with Regulations of Connecticut State Agencies Section 22a-133k-1 through 133k-3 (Remediation Standard Regulations). If additional information is desired, please contact Darrick Jones of WSP USA, Inc. at (203) 929-8555.

PUBLIC NOTICES

City of Bridgeport HISTORIC DISTRICT COMMISSION 45 Lyon Terrace, Bridgeport, CT 06604

Notice is hereby given that the Historic District Commission of the City of Bridgeport will hold a virtual public hearing on Tuesday, July 6, 2021 at 6:00 P.M. as to the following:

Continued Business:

1. Application #2021-8 of Dadie Isaac for replacement front door on the house located at the address of 540 Clinton Avenue.

2. Application #2021-9 of Gloria Penaranoa/Timoteo Zabala for replacement vinyl siding, wrap fascia & soffit, new aluminum flashing around windows on the house located at the address of 194 Arctic Street.

194 Arctic Street.
3. Application #2021-10 of Denise & Stanley Puffer for replacement architectural shingles on the house located at the address of 118 Ellsworth Street.
4. Application #2021-11 of Dwayne Hanson/Taylor Emmerson for

4. Application #2021-11 of Dwayne Hanson/1aylor Emmerson for installation of roof mounted solar panels on the house located at the address of 69 Blackman Place.

5. Application #2021-12 of Ghyslin Louis/David Cruz for replacement shingles on the house located at the address of 165 Barnum Avenue.

6. Application #2021-13 of John Lee/Tom Wilson for replacement architectural shingles on the house located at the address of

30 Beacon Street The applications & plans for the above described matters are available for viewing on the home page of the Zoning Department in the Virtual Meeting link of the City of Bridgeport.

ZOOM Meeting ID#: 935 4885 0929 Dial In#: 1-929-436-2866

LIQUOR PERMITS

LIQUOR PERMIT

Notice of Application This is to give notice that I,

MIGUFI I RUA

39 GIBSON AVE TRUMBULL, CT 06611-3737 Have filed an application placarded 06/22/2021 with the

Department of Consumer Protection for a CAFE LIQUOR PERMIT for the sale of

alcoholic liquor on the premises at 2 WEST AVE BRIDGEPORT CT 06604-5022

The business will be owned by: ECLIPSE CAFE & SPORTS BAR LLC

Entertainment will consist of: Acoustics (not amplified), Disc Jockeys, Karaoke

Objections must be filed by:

MIGUEL L RUA

PROBATE NOTICES

NOTICE TO CREDITORS

ESTATE OF RICHARD W. SWANSON, deceased (21-00247)

The Hon. Fred J. Anthony, Judge of the Court of Probate, District of Shelton Probate Court, by decree dated June 23, 2021, ordered that all claims must be presented to the fiduciary at the address below. Failure to promptly present any such claim may result in the loss of rights to recover on such claim.

Susan M. Pulos, Clerk

The fiduciary is:

David Simonetti c/o FRANCIS LIETO, GOLDMAN GRUDER & WOODS, LLC, 105 TECHNOLOGY DRIVE, TRUMBULL, CT 06611

PROBATE NOTICES

NOTICE TO CREDITORS

ESTATE OF Kenneth J. Wynn (21-

The Hon. Max L. Rosenberg, Judge of the Court of Probate, Dis-trict of Stratford Probate Court, by decree dated June 28, 2021, ordered that all claims must be pre-sented to the fiduciary at the ad-dress below. Failure to promptly present any such claim may result in the loss of rights to recover on such claim.

Deirdre Bassett, Chief Clerk

The fiduciary is:

Erin M. Wynn and Colleen E. Wynn-Kroeber Co-Executrices C/O Attorney Douglas R. Brown, Brody, Wilkinson PC 2507 Post Road, Southport, CT 06890

What should I do during a power outage?



Keep food as safe as possible

- ☐ Keep refrigerator and freezer doors closed as much as possible. First use perishable food from the refrigerator. An unopened refrigerator will keep foods cold for about 4 hours.
- freezer will keep the temperature for about 48 hours (24 hours if it is half full) if the door remains closed. Use your non-perishable foods and

Then use food from the freezer. A full

- staples after using food from the refrig-erator and freezer.
- If it looks like the power outage will continue beyond a day, prepare a cooler with ice for your freezer items.
- ☐ Keep food in a dry, cool spot and keep it



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LAWN & GARDEN SERVICES



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eeding, Sod, Seed, Soil, Mulch,
Weeding, Fall leaf cleaning,
awn Maintenance, Lawn Mowing,
Spring Cleanups & Dump Runs,
Exterior Power Washing,
Painting, Masonry.
Low Rates/Free Estimates

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& Walkways, Patios, Walls, Pavers, Brick, Stucco. Con-crete. Belgium Block, \$11.00 per Block Installed. Low Rates, Free Est, Licensed & Insured. Tali 203-965-0653

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Weeding, Fall leaf cleaning,
awn Maintenance, Lawn Mowing,
Spring Cleanups & Dump Runs,
Exterior Power Washing,
Painting, Masonry.
Low Rates/Free Estimates

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Free Estimates. Licensed &

GRAVEL

SCREENED TOPSOIL SPECIAL

12 cubic yards

18 cubic yards \$450.00

DELIVERED TO: Bpt., Easton, Ffld, Monroe, Mlfrd, Shelton, Stfd, and Trumbull

Crushed Stone, Process, Fill Material

Dalling Construction (203) 386-1407





Painting, Powerwashing, nterior,Exterior, Commercial & Residential. Low Rates/

Insured. Tali 203-965-0653 TOP SOIL / SAND

8 cubic yards \$275.00

\$340.00

and Dump Truck Service Available

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- Weekly Lawn Mowing
- Brush Chipping Tree Removal & Pruning,
- Hedgetrimming Stump Grinding
- Shrub & Brush Removal **Masonry Patios & Walkways** Installed

COMMERCIAL/RESIDENTIAL Licensed Arborist DEP# B2716 L581897. 203-650-2595 or 203-380-0690

\$225/Full Cord 1-203-316-8300 **COMPLETE TREE**



WOOD **FIREWOOD FOR SALE** \$150/Half Cord



LAWN & GARDEN SERVICES



Invoice

Invoice No. 167906-655526

Date: August 20, 2021

55 Merritt Blvd, Trumbull CT 06611

Tel: 203.549.0060 Accounting Fax: 203.549.0065

Email: AccountingDept@GravstoneAdv.com

Federal ID# 06-1422266t

CT Dept. of Energy and Environmental Protection

Attn: Janet Aikins

Water Planning and Management Division

79 Elm Street, 3rd Floor

Bureau of Water Protection and Land Reuse

Hartford, CT 06106-5127

Order No: 51097 Blanket Order No:

Contact: Janet Aikins Job No: 167906

Ad Title: Public Notice of Availability of

	Insert Date	Size	Description		Amount	
CT Post	6/15/2021	2 x 56	In Column	\$	604.80	
			Web	+\$	10.00	
			10.00% Admin Fee	+\$	61.48	
					Ad Subtotal	\$676.28
CT Post	6/22/2021	2 x 56	In Column	\$	604.80	
			Web	+\$	10.00	
			10.00% Admin Fee	+\$	61.48	
					Ad Subtotal	\$676.28
CT Post	6/29/2021	2 x 56	In Column	\$	604.80	
			Web	+\$	10.00	
			Affidavit	+\$	25.00	
			10.00% Admin Fee	+\$	63.98	
					Ad Subtotal	\$703.78
				INIV	NCE TOTAL	\$2.056.34

INVOICE TOTAL

\$2,056.34

Payment Terms: Strictly 30 days. Due Date: 9/19/2021

Finance Charges of 1.50% per month if not paid within terms.

Amount Due if paid after due date:

\$2,087.19

Graystone Group provides quality advertising services at very close margins therefore prompt processing of this invoice would be appreciated!

ATTACHMENT 4

Notice of Scoping for City of Bridgeport Facilities Planning for East Side and West Side Wastewater Treatment Plants

Municipality where proposed project might be located: Bridgeport

Address of Possible Project Location: East Side WPCF, 695 Seaview Avenue, Bridgeport, CT 06607 and West Side WPCF, 205 Botswick Avenue, Bridgeport, CT 06607

Project Description: The City of Bridgeport owns and operates two wastewater treatment plants that serve the combined sewer overflow (CSO) community, where both sanitary sewage and stormwater are carried in a single pipe. The wastewater treatment plants are the subject of Administrative Order AOWRMU19001 issued by DEEP on March 1, 2019 requiring a facilities planning report to be submitted to DEEP on or before November 30, 2020. Based on previously submitted engineering reports, inspection reports and parameter testing results, a number of upgrades at both plants will be required by the Administrative Order for the treatment plants to treat to a level that protects human health and the environment. Both plants have exceeded their ability to function properly including a building that was deemed unfit for habitation that had to be demolished.

The following items are being investigated during this facility planning stage:

- Liquid Stream Alternatives
- Solids Processing Alternatives
- Plant Consolidation
- High Flow Management/Maximization of Flow to WWTP(s)
- Operability/Constructability Assessment
- Resiliency to Storms, Flooding and Climate Change
- Outfall Inspection, Improvements, and Necessary Changes
- SCADA Evaluation
- Odor Control Evaluation

Project Map: Click here to view a Location Map of the project area, a map of the East Side Wastewater Treatment Plant and the West Side Wastewater Treatment Plant.

Written comments from the public are welcomed and will be accepted until the close of business on: November 5, 2020 Any person can ask the sponsoring agency to hold a Public Scoping Meeting by sending such a request to the address below. If a meeting is requested by 25 or more individuals, or by an association that represents 25 or more members, the sponsoring agency shall schedule a Public Scoping Meeting. Such requests must be made by October 16, 2020.

Written comments and/or requests for a Public Scoping Meeting should be sent to:

Name: Ann Straut

Agency: Department of Energy and Environmental Protection

Address: 79 Elm Street Hartford CT 06106

Email: ann.straut@ct.gov

If you have questions about the public meeting, or other questions about the scoping for this project, contact:

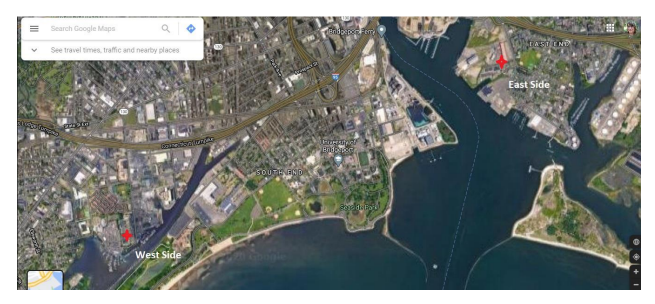
Name: Ann Straut

Agency: Department of Energy and Environmental Protection

Address: 79 Elm Street Hartford CT 06106

Telephone: 860-424-3137 **E-Mail:** ann.straut@ct.gov

What Happens Next: The sponsoring agency will make a determination whether to proceed with preparation of an Environmental Impact Evaluation (EIE) or that the project does not require the preparation of an EIE under the Connecticut Environmental Policy Act (CEPA). A Post-Scoping Notice of its decision will appear in a future edition of the *Environmental Monitor*.



Overview



West Side



East Side



Notice of an Environmental Impact Evaluation (EIE) for City of Bridgeport Facilities Planning for East Side and West Side Wastewater Treatment Plants

Address of Possible Project Location: East Side WPCF, 695 Seaview Avenue, Bridgeport, CT 06607 and West Side WPCF, 205 Botswick Avenue, Bridgeport, CT 06607

Municipality where proposed project might be located: Bridgeport

Project Description: The scoping notice for this project was published in the October 6, 2020 edition of the Environmental Monitor and a <u>virtual Public Scoping Meeting</u> was held on October 29, 2020. The post scoping notice for this project was published <u>January 5, 2021</u>.

The City of Bridgeport owns and operates two wastewater treatment plants that serve the combined sewer overflow (CSO) community, where both sanitary sewage and stormwater are carried in a single pipe. The wastewater treatment plants are the subject of Administrative Order AOWRMU19001 issued by DEEP on March 1, 2019. In response to this order, a facilities plan was submitted to DEEP on November 24, 2020. Through the Council on Environmental Quality website, the engineering report was submitted for scoping, post-scoping and a Public Hearing was held. Based on the engineering report, comments received during scoping and post-scoping and at the public hearing, an environmental impact evaluation was completed and is the subject of this scoping.

Updates will be made to two wastewater treatment plants (the 13.9-acre West Side plant and the 8.3-acre East Side plant) in southern Bridgeport to being the facilities into compliance with public safety and environmental health compliance. Work will include the retention and retrofitting of much of the existing facilities, as well as the construction of new buildings, and demolition of several buildings and structures on the sites which will occur entirely within the current parcel boundary. Following local and state approvals of the concepts, the design phase is expected to start Spring 2021 with completion of both plants expected by October 2028.

The City of Bridgeport is already under an enforcement action to upgrade both wastewater treatment plants. The enforcement will be updated to memorialize the schedule of the treatment plant upgrades.

The EIE can be viewed from this link: Bridgeport Facilities Plan EIE

Project Map: Click here to view a Location Map of the project area.

Written comments on this EIE will be accepted until the close of business on: Friday, July 23, 2021.

A public hearing may be requested by 25 persons or by an association having more than 25 members within 10 days of this notice's publication, June 18, 2021. If you have questions about a public hearing, or other questions about this project, contact Ms. Straut, as directed below.

Send your written comments about this EIE to:

Name: Ann Straut, Sanitary Engineer 3

Agency: Department of Energy and Environmental Protection

Address: 79 Elm Street, Hartford CT 06106

E-Mail: ann.straut@ct.gov

If you have questions about this EIE, or similar matters, please contact:

Name: Ann Straut, Sanitary Engineer 3

Agency: Department of Energy and Environmental Protection

Address: 79 Elm Street, Hartford CT 06106

E-Mail: ann.straut@ct.gov

What happens next: The Department of Energy and Environmental Protection (DEEP) will review the comments received and may conduct further environmental study and analysis or amend the evaluation. DEEP will prepare responses to the substantive issues raised in review of and comment on the EIE and any supplemental materials or amendments. Those responses and all supplemental materials and comments shall be made available in a "Record of Decision" which will appear in the *Environmental Monitor* for public inspection.